GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

S

SENATE BILL 257

Appropriations/Base Budget Committee Substitute Adopted with unengrossed amendments 5/10/17 Finance Committee favorable with unengrossed amendments 5/10/17 Pensions and Retirement and Aging Committee Substitute Adopted 5/10/17 Third Edition Engrossed 5/11/17

Short Title: Appropriations Act of 2017.

Sponsors:

Referred to:

March 15, 2017

| ΑE | BILL | TO | BE | EN 7 | TTL | ED |
|----|------|----|----|-------------|-----|----|
|----|------|----|----|-------------|-----|----|

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

5 The General Assembly of North Carolina enacts:

- 7 PART I. INTRODUCTION AND TITLE OF ACT
- 9 TITLE OF ACT

SECTION 1.1. This act shall be known as the "Current Operations and Capital
 Improvements Appropriations Act of 2017."

13 INTRODUCTION

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

20

1

6

8

12

- 21 PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND
- 22 23

CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

SECTION 2.1. Appropriations from the General Fund of the State for the maintenance of the State departments, institutions, and agencies, and for other purposes as enumerated, are made for the fiscal biennium ending June 30, 2019, according to the following schedule:

 28
 29
 Current Operations – General Fund
 FY 2017-2018
 FY 2018-2019

 30
 31
 EDUCATION
 FUND
 FUND



3

(Public)

| | General Assembly Of North Carolina | | Session 2017 |
|----------------|--|------------------------|----------------------------|
| 1 | Community Colleges System Office | \$ 1,110,762,099 | \$ 1,130,467,649 |
| 2 3 4 | Department of Public Instruction | 9,000,178,792 | 9,340,668,173 |
| 5 | Appalachian State University | 134,672,993 | 134,672,993 |
| 6 | East Carolina University | | |
| 7 | Academic Affairs | 214,598,809 | 214,598,809 |
| 8 | Health Affairs | 74,373,798 | 75,014,745 |
| 9 | Elizabeth City State University | 31,964,712 | 31,154,712 |
| 10 | Fayetteville State University | 52,116,162 | 52,116,162 |
| 11 | NC A&T State University | 91,203,482 | 91,203,482 |
| 12 | NC Central University | 83,243,559 | 83,243,559 |
| 13 | NC State University | | |
| 14 | Academic Affairs | 409,648,050 | 407,648,050 |
| 15 | Agricultural Extension | 41,895,231 | 41,895,231 |
| 16 | Agricultural Research | 52,636,905 | 52,636,905 |
| 17 | UNC-Asheville | 38,750,625 | 38,750,625 |
| 18 | UNC-Chapel Hill | | |
| 19 | Academic Affairs | 248,309,119 | 248,309,119 |
| 20 | Health Affairs | 189,665,032 | 189,665,032 |
| 21 | AHEC | 56,783,693 | 62,183,693 |
| 22 | UNC-Charlotte | 226,376,692 | 226,376,692 |
| 23 | UNC-Greensboro | 150,156,774 | 150,156,774 |
| 24 | UNC-Pembroke | 53,711,549 | 53,715,428 |
| 25 | UNC-School of the Arts | 30,424,499 | 30,424,499 |
| 26 | UNC-Wilmington | 120,327,946 | 120,327,946 |
| 27 | Western Carolina University | 89,729,461 | 89,730,641 |
| 28 | Winston-Salem State University | 64,717,512 | 64,717,512 |
| 29 | General Administration | 42,172,369 | 42,172,369 |
| 30 | University Institutional Programs | 102,624,192 | 152,976,706 |
| 31 | Related Educational Programs | 110,268,501 | 110,768,501 |
| 32 | NC School of Science & Math | 20,958,012 | 20,959,212 |
| 33 34 | Aid to Private Institutions | 155,169,754 | 165,719,754 |
| 35 36 | Total University of North Carolina – Board of Governors | 2,885,699,431 | 2,951,139,151 |
| 30 37 38 | HEALTH AND HUMAN SERVICES | | |
| 38 39 | Department of Health and Human Services | | |
| 40 | Central Management and Support | 124,254,579 | 138,439,922 |
| 40 41 | Division of Aging & Adult Services | 45,106,213 | 45,139,285 |
| 42 | Division of Blind Services/Deaf/HH | 8,418,832 | 8,478,672 |
| 42 43 | | 268,984,429 | 272,511,265 |
| 43 44 | Division of Child Development & Early Education Division of Health Service Regulation | 18,438,099 | 19,052,444 |
| 44 45 | Division of Medical Assistance | 3,688,012,697 | 3,802,858,741 |
| 45 46 | Division of Mental Health, Developmental Disabilitie | | 3,002,030,741 |
| 40 47 | | | 655 112 652 |
| 47 48 | & Substance Abuse Services NC Health Choice | 684,418,672 459,077 | 655,413,652 |
| 48 49 | Division of Health Benefits | 439,077 9,742,662 | 396,238 9,786,700 |
| 49 50 | Division of Public Health | 9,742,662 | , , |
| 50 51 | Division of Social Services | 197,255,967 | 149,748,494 203,399,766 |
| 51 | Division of Social Services | 177,233,907 | 203,399,700 |

| General Assembly Of North Carolina | | Session 2017 |
|--|-----------------------------|-----------------------------|
| Division of Vocational Rehabilitation Total Health and Human Services | 38,711,023 5,235,060,048 | 38,932,726 5,344,157,905 |
| NATURAL AND ECONOMIC RESOURCES | | |
| Department of Agriculture and Consumer Services | 127,283,175 | 125,111,877 |
| Department of Commerce | | |
| Commerce | 140,097,735 | 134,736,660 |
| Commerce State-Aid | 15,275,793 | 15,175,793 |
| Wildlife Resources Commission | 10,678,051 | 10,792,605 |
| Department of Environmental Quality | 70,669,650 | 71,154,583 |
| Department of Labor | 17,531,715 | 17,736,687 |
| Department of Natural and Cultural Resources Department of Natural and Cultural | 174,982,339 | 173,263,834 |
| Resources – Roanoke Island | 555,571 | 555,571 |
| JUSTICE AND PUBLIC SAFETY | | |
| Department of Public Safety | 1,978,576,494 | 1,996,753,751 |
| Judicial Department | 516,549,931 | 523,749,357 |
| Judicial Department – Indigent Defense | 120,413,821 | 121,363,932 |
| Department of Justice | 55,904,112 | 56,445,076 |
| | | |
| GENERAL GOVERNMENT | | |
| Department of Administration | 62,265,447 | 62,596,178 |
| Office of Administrative Hearings | 5,906,579 | 6,004,787 |
| Department of State Auditor | 13,585,122 | 13,737,445 |
| Office of State Controller | 23,579,858 | 23,949,466 |
| State Board of Elections | 6,600,070 | 6,662,401 |
| General Assembly | 65,126,273 | 65,531,379 |
| Office of the Governor | 5,744,264 | 5,802,137 |
| Office of the Governor – Special Projects | 2,001,625 | 2,001,625 |
| | | |

| General Assembly Of North Carolina | | Session 2017 |
|---|--|--------------------------|
| Office of State Budget and Managemen OSBM – Reserve for Special Appropri | | 8,084,541 2,000,000 |
| Housing Finance Agency | 10,660,000 | 10,660,000 |
| Department of Insurance | 40,519,795 | 40,918,283 |
| Office of Lieutenant Governor | 793,477 | 771,266 |
| Military and Veterans Affairs | 10,302,913 | 8,372,298 |
| Department of Revenue | 84,633,619 | 85,471,978 |
| Department of Secretary of State | 13,070,985 | 13,281,617 |
| Department of State Treasurer | | |
| State Treasurer | 4,802,959 | 4,821,416 |
| State Treasurer – Retirement for Fire and Rescue Squad Workers | 27,645,361 | 27,995,361 |
| DEPARTMENT OF INFORMATION 7 | TECHNOLOGY 51,515,580 | 51,661,844 |
| RESERVES, ADJUSTMENTS, AND D | | 5 000 000 |
| Contingency & Emergency Fund Other Operating Reserves | 5,000,000 500,000 | 5,000,000 500,000 |
| Classification and Compensation System | 3,900,000 | 7,800,000 |
| Statutory Pay Plan Reserve | 20,365,642 | 21,503,791 |
| Workers' Compensation Settlement Reserv | | 0 |
| Salary Adjustment Fund | 5,000,000 | 5,000,000 |
| University System Enrollment Reserve | 46,571,112 | 94,734,518 |
| Film and Entertainment Grant Fund | 15,000,000 | 15,000,000 |
| Supplement Disaster Recovery Act | 70,000,000 | 0 |
| Matching Funds for Disaster Recovery | 80,000,000 | 0 |
| Enterprise Resource Planning NC Promise Tuition Plan | 3,000,000 | 10,000,000 |
| Public Schools Average Daily Membership | p Reserve 0 | 11,000,000 48,410,289 |
| Debt Service | | |
| General Debt Service | 727,166,339 | 770,458,736 |
| Federal Reimbursement | 1,616,380 | 1,616,380 |
| TOTAL CURRENT OPERATIONS - | | |
| GENERAL FUND | \$ 22,879,102,000 | \$ 23,444,620,340 |
| | | |
| GENERAL FUND AVAILABILITY ST SECTION 2.2.(a) The Genera | ATEMENT l Fund availability used in develo | ping the 2017-2019 |
| | | |
| fiscal biennial budget is shown below: | | |

| | General Assembly Of North Carolina | | Session 2017 |
|----------|--|---------------------|---------------------|
| 1 | | FY 2017-2018 | FY 2018-2019 |
| 2 | Unappropriated Balance | \$ 208,607,416 | \$ 307,044,290 |
| 3 | Disaster Recovery Appropriations (S.L. 2016-124) | (200,928,370) | 0 |
| 4 | Transfer From Savings Reserve | 100,928,370 | 0 |
| 5 | Revised Unappropriated Balance | 108,607,416 | 0 |
| 6 | Over Collections FY 2016-17 | 580,600,000 | 0 |
| 7 | Reversions FY 2016-17 | 271,000,000 | 0 |
| 8 9 | Replenish Savings Reserve (S.L. 2016-124) Earmarkings of Year End Fund Balance: | (100,928,370) | 0 |
| 10 | Savings Reserve | (263,000,000) | 0 |
| 11 | Repairs and Renovations | (120,000,000) | 0 |
| 12 13 | Beginning Unreserved Fund Balance | 476,279,046 | 307,044,290 |
| 14 | Revenues Based on Existing Tax Structure | 22,303,700,000 | 23,299,200,000 |
| 15 | N (D | | |
| 16 | Non-tax Revenues | <i>C</i> 0 100 000 | |
| 17 | Investment Income | 60,100,000 | 60,600,000 |
| 18 | Judicial Fees | 240,900,000 | 240,500,000 |
| 19 | Disproportionate Share | 164,700,000 | 149,600,000 |
| 20 | Insurance | 75,500,000 | 75,500,000 |
| 21 | Master Settlement Agreement (MSA) | 127,200,000 | 127,200,000 |
| 22 | Other Non-Tax Revenues | 180,600,000 | 182,900,000 |
| 23 | Subtotal Non-tax Revenues | 849,000,000 | 836,300,000 |
| 24 | | | |
| 25 26 | Total General Fund Availability | 23,628,979,046 | 24,442,544,290 |
| 20 27 | Total General Fund Availability | 23,020,979,040 | 24,442,344,290 |
| 28 | Adjustments to Availability: 2017 Session | | |
| 29 | Tax Law Changes | (323,700,000) | (709,500,000) |
| 30 | Diversion of Taxes From Short-Term Lease | (===;:==;;==;;==;; | (,,, |
| 31 | or Rental of Motor Vehicles to Highway Fund | (10,000,000) | (10,000,000) |
| 32 | Diversion to Savings Reserve (S.L. 2017-5) | 0 | (91,455,000) |
| 33 | Divert Additional MSA funds to Golden Leaf | (10,000,000) | (10,000,000) |
| 34 | Transfer from Federal Insurance Contributions Act (FICA | | (10,000,000) |
| 35 | Transfer to Medicaid Transformation Fund | (75,000,000) | (75,000,000) |
| 36 | Transfer from Department of Insurance | 729,111 | 1,125,434 |
| 37 | Transfer from the Department of the State Treasurer | (5,463,867) | (5,445,410) |
| 38 | Transfer from the Department of the State Treasurer | (3,+03,007) | (3,443,410) |
| 39 | Subtotal Adjustments to Availability: 2017 Session | (421,934,756) | (900,274,976) |
| 40 41 | Revised General Fund Availability | \$ 23,207,044,290 | \$ 23,542,269,314 |
| 42 | · | | |
| 43 44 | Less General Fund Net Appropriation | (22,900,000,000) | (23,444,620,340) |
| 45 46 | Unappropriated Balance Remaining | \$ 307,044,290 | \$ 97,648,974 |
| 40 47 | SECTION 2.2.(b) Notwithstanding the prov | visions of G.S. 143 | C-4-3(a), the State |
| 48 | Controller shall transfer a total of one hundred twenty mi | | |

47 **SECTION 2.2.(b)** Notwithstanding the provisions of G.S. 143C-4-3(a), the State 48 Controller shall transfer a total of one hundred twenty million dollars (\$120,000,000) from the 49 unreserved fund balance to the Repairs and Renovations Reserve on June 30, 2017. This 50 subsection becomes effective June 30, 2017. Funds transferred under this section to the Repairs

1 and Renovations Reserve are appropriated for the 2017-2018 fiscal year and shall be used in 2 accordance with Section 36.5 of this act. 3 SECTION 2.2.(c) Notwithstanding G.S. 143C-4-2, the State Controller shall 4 transfer a total of three hundred sixty-three million nine hundred twenty-eight thousand three 5 hundred seventy dollars (\$363,928,370) from the unreserved fund balance to the Savings 6 Reserve Account on June 30, 2017. This transfer is not an "appropriation made by law," as that 7 phrase is used in Section 7(1) of Article V of the North Carolina Constitution. This subsection 8 becomes effective June 30, 2017. 9 **SECTION 2.2.(d)** Notwithstanding any other provision of law to the contrary, 10 effective June 30, 2017, one million five hundred thousand dollars (\$1,500,000) from the NC 11 FICA Account (Budget Code 24160/Fund Code 2000) shall be transferred to the State Controller to be deposited in the appropriate budget code as determined by the State Controller. 12 13 These funds shall be used to support the General Fund appropriations as specified in this act for 14 the 2017-2018 fiscal year. 15 **SECTION 2.2.(e)** The State Controller shall reserve from funds available in the 16 General Fund the sum of seventy-five million dollars (\$75,000,000) in nonrecurring funds for 17 the 2017-2018 fiscal year and the sum of seventy-five million dollars (\$75,000,000) in 18 nonrecurring funds for the 2018-2019 fiscal year. The funds reserved in this subsection shall be 19 transferred and deposited in the Medicaid Transformation Fund established in Section 12H.29 20 of S.L. 2015-241. Funds deposited in the Medicaid Transformation Fund do not constitute an 21 "appropriation made by law," as that phrase is used in Section 7(1) of Article V of the North 22 Carolina Constitution. 23 **SECTION 2.2.(f)** Funds reserved in the Medicaid Contingency Reserve established 24 in Section 12H.38 of S.L. 2014-100 do not constitute an "appropriation made by law," as that 25 phrase is used in Section 7(1) of Article V of the North Carolina Constitution. 26 **SECTION 2.2.(g)** G.S. 105-187.9(a) reads as rewritten: 27 "(a) Distribution. - Taxes Of the taxes collected under this Article at the rate of eight 28 percent (8%)-(8%), the sum of ten million dollars (\$10,000,000) shall be credited annually to 29 the Highway Fund, and the remainder shall be credited to the General Fund. Taxes collected 30 under this Article at the rate of three percent (3%) shall be credited to the North Carolina 31 Highway Trust Fund." 32 SECTION 2.2.(h) Subsection (g) of this section is effective when this act becomes 33 law and applies to taxes collected on or after that date. 34 35 PART III. CURRENT OPERATIONS/HIGHWAY FUND 36 37 **CURRENT OPERATIONS AND EXPANSION/HIGHWAY FUND** 38 SECTION 3.1. Appropriations from the State Highway Fund for the maintenance 39 and operation of the Department of Transportation and for other purposes as enumerated are 40 made for the fiscal biennium ending June 30, 2019, according to the following schedule: 41 42 **Current Operations – Highway Fund** FY 2017-2018 FY 2018-2019 43 44 Department of Transportation 45 Administration \$ 96,416,366 \$ 94,370,410 46 47 **Division of Highways** 48 Administration 34,782,224 34,782,224 49 Construction 76,100,000 76,100,000 50 Maintenance 1,389,482,939 1,440,670,935 51 Planning and Research 0 0

| General Assembly Of North Carolina | | Session 2017 |
|--|---|---|
| OSHA Program | 358,030 | 358,030 |
| State Aid to Municipalities | 147,500,000 | 147,500,000 |
| | | |
| Intermodal Divisions | 11,000,075 | 11000 075 |
| Ferry | 44,983,375 | 44,983,375 |
| Public Transportation | 92,527,592 | 92,527,592 |
| Aviation | 94,312,773 | 104,012,773 |
| Rail | 43,659,362 | 43,850,362 |
| Bicycle and Pedestrian | 724,032 | 724,032 |
| Governor's Highway Safety | 255,367 | 255,367 |
| Division of Motor Vehicles | 127,257,318 | 124,525,997 |
| | 22.270.262 | 20.001.024 |
| Other State Agencies, Reserves, Transfers | 33,270,363 | 38,801,934 |
| Capital Improvements | 9,616,700 | 8,600,000 |
| | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | -,, |
| Total Highway Fund Appropriations | \$ 2,191,246,441 | \$ 2,252,063,031 |
| | | |
| HIGHWAY FUND AVAILABILITY STATEM | | |
| SECTION 3.2. The Highway Fund a | availability used in develop | oing the 2017-2019 |
| fiscal biennial budget is shown below: | | |
| Highway Fund Availability Statement | FY 2017-2018 | FY 2018-2019 |
| Unreserved Fund Balance | \$ 0 | \$ 0 |
| Estimated Revenue | 2,179,096,441 | 2,237,763,031 |
| Adjustment to Revenue Availability: | 2,179,090,441 | 2,237,703,031 |
| Division of Motor Vehicles Hearing Fees | 2,150,000 | 4,300,000 |
| Highway Use Tax Lease Proceeds | 10,000,000 | 10,000,000 |
| Inghivaj ese fan Lease Hoeeeas | 10,000,000 | 10,000,000 |
| Total Highway Fund Availability | \$ 2,191,246,441 | \$ 2,252,063,031 |
| | | |
| Unappropriated Balance | \$ 0 | \$ 0 |
| | | |
| PART IV. HIGHWAY TRUST FUND APPRO | PRIATIONS | |
| | | |
| HIGHWAY TRUST FUND APPROPRIATION | | |
| SECTION 4.1. Appropriations from | | |
| maintenance and operation of the Department of | - | |
| anymorated are made for the fiscal biannium and | ing June 30, 2019, accordin | ng to the following |
| enumerated are made for the fiscal biennium end | | |
| schedule: | | |
| schedule: | | |
| | FY 2017-2018 | FY 2018-2019 |
| schedule: Current Operations – Highway Trust Fund | | |
| schedule: Current Operations – Highway Trust Fund Program Administration | \$ 35,156,560 | \$ 35,156,560 |
| schedule: Current Operations – Highway Trust Fund Program Administration Debt Service | \$ 35,156,560 52,160,868 | \$ 35,156,560 50,036,452 |
| schedule: Current Operations – Highway Trust Fund Program Administration Debt Service Turnpike Authority | \$ 35,156,560 52,160,868 49,000,000 | \$ 35,156,560 50,036,452 49,000,000 |
| schedule: Current Operations – Highway Trust Fund Program Administration Debt Service Turnpike Authority State Ports Authority | \$ 35,156,560 52,160,868 49,000,000 45,000,000 | \$ 35,156,560 50,036,452 49,000,000 45,000,000 |
| schedule: Current Operations – Highway Trust Fund Program Administration Debt Service Turnpike Authority | \$ 35,156,560 52,160,868 49,000,000 | \$ 35,156,560 50,036,452 49,000,000 |

| | General Assembly Of North Carolina | | Session 2017 |
|-----------------------|--|---------------------|------------------------|
| 1 2 3 | Strategic Prioritization Funding Plan for Transportation Investments | 1,361,257,401 | 1,402,087,304 |
| 4 | Total Highway Trust Fund Appropriations | \$ 1,547,614,829 | \$ 1,586,320,316 |
| 5 6 7 8 9 | HIGHWAY TRUST FUND AVAILABILITY STAT SECTION 4.2. The Highway Trust Fun 2017-2019 fiscal biennial budget is shown below: | | l in developing the |
| 10 | Highway Trust Fund Availability | FY 2017-2018 | |
| 11 | Unreserved Fund Balance | \$ 0 | \$ 0 |
| 12 | Estimated Revenue | 1,547,614,829 | 1,586,320,316 |
| 13 14 | Adjustment to Revenue Availability | 0 | 0 |
| 15 16 | Total Highway Trust Fund Availability | \$ 1,547,614,829 | \$ 1,586,320,316 |
| 17 | Unappropriated Balance | \$ 0 | \$ 0 |
| 18 | | | |
| 19 | PART V. OTHER APPROPRIATIONS | | |
| 20 | | | |
| 21 | CASH BALANCES AND OTHER APPROPRIATION | | |
| 22 | SECTION 5.1.(a) Cash balances, federal f | · · | 1 0 |
| 23 | gifts from the General Fund, revenue funds, enterpris | | al service funds are |
| 24 | appropriated for the 2017-2019 fiscal biennium as follo | | |
| 25 | (1) For all budget codes listed in the Go | | - |
| 26 27 | 2017-2019 fiscal biennium, dated M | | • • |
| 27 | Document, fund balances and receip specified, as adjusted by the Gener | | - |
| 28 29 | year and the 2018-2019 fiscal year. | | |
| 30 | programs, purposes, objects, and line | | |
| 31 | General Assembly. Expansion budg | | |
| 32 | appropriated only as otherwise provide | | |
| 33 | (2) Notwithstanding the provisions of su | | subsection: |
| 34 | a. Any receipts that are requ | | |
| 35 | requirements for various out | standing bond issue | s and certificates of |
| 36 | participation are appropriated | - | |
| 37 | the 2017-2018 fiscal year and | | cal year and shall be |
| 38 | used only to pay debt service | - | |
| 39 | b. Other funds, cash balances, | - | |
| 40 | definition issued by the Gov | | - |
| 41 | of a trust or agency fund ar | | |
| 42 43 | required to meet the legal req 2017-2018 fiscal year and the | | - |
| 43 44 | SECTION 5.1.(b) Receipts collected in a | - | |
| 45 | appropriated by this section shall remain unexpended a | • | |
| 46 | the General Assembly, unless the expenditure of over | | |
| 47 | which the receipts were collected is authorized by the | - | • |
| 48 | are appropriated in the amounts necessary to implement | - | |
| 49 | SECTION 5.1.(c) Notwithstanding subsec | | this section, there is |
| 50 | appropriated from the Reserve for Reimbursements t | | |

1 Revenues for each fiscal year an amount equal to the amount of the distributions required by 2 law to be made from that reserve for that fiscal year. 3 4 **OTHER RECEIPTS FROM PENDING GRANT AWARDS** 5 **SECTION 5.2.(a)** Notwithstanding G.S. 143C-6-4, State agencies may, with approval of the Director of the Budget, spend funds received from grants awarded subsequent 6 7 to the enactment of this act for grant awards that are for less than two million five hundred 8 thousand dollars (\$2,500,000), do not require State matching funds, and will not be used for a 9 capital project. State agencies shall report to the Joint Legislative Commission on 10 Governmental Operations within 30 days of receipt of such funds. 11 State agencies may spend all other funds from grants awarded after the enactment of 12 this act only with approval of the Director of the Budget and after consultation with the Joint 13 Legislative Commission on Governmental Operations. 14 SECTION 5.2.(b) The Office of State Budget and Management shall work with 15 the recipient State agencies to budget grant awards according to the annual program needs and 16 within the parameters of the respective granting entities. Depending on the nature of the award, 17 additional State personnel may be employed on a time-limited basis. Funds received from such 18 grants are hereby appropriated and shall be incorporated into the authorized budget of the 19 recipient State agency. 20 **SECTION 5.2.(c)** Notwithstanding the provisions of this section, no State agency 21 may accept a grant not anticipated in this act if acceptance of the grant would obligate the State 22 to make future expenditures relating to the program receiving the grant or would otherwise 23 result in a financial obligation as a consequence of accepting the grant funds. 24 25 **FUNDS/CHANGES EDUCATION** LOTTERY TO **REVENUE** 26 ALLOCATIONS/NEEDS-BASED CAPITAL FUND 27 SECTION 5.3.(a) The appropriations made from the Education Lottery Fund for 28 the 2017-2019 fiscal biennium are as follows: 29 FY 2017-2018 FY 2018-2019 30 31 Noninstructional Support Personnel \$372,266,860 \$372,266,860 32 Prekindergarten Program 78,252,110 78,252,110 33 Public School Building Capital Fund 100,000,000 100,000,000 34 Needs-Based School Capital Fund 75,000,000 75,000,000 35 Scholarships for Needy Students 30,450,000 30,450,000 36 UNC Need-Based Financial Aid 10,744,733 10,744,733 37 School-Based Administrator Compensation 33,668,556 28,004,257 38 39 **TOTAL APPROPRIATION** \$694,717,960 \$700,382,259 40 41 **SECTION 5.3.(b)** G.S. 18C-162 reads as rewritten: 42 "§ 18C-162. Allocation of revenues. 43 (a) The Commission shall allocate revenues to the North Carolina State Lottery Fund in 44 order to increase and maximize the available revenues for education purposes, and to the extent 45 practicable, shall adhere to the following guidelines: At least fifty percent (50%) of the total annual revenues, as described in this 46 (1)47 Chapter, shall be returned to the public in the form of prizes. 48 At least thirty-five percent (35%) of the total annual revenues, as described (2)49 in this Chapter, shall be transferred as provided in G.S. 18C-164. 50 No more than eight percent (8%) of the total annual revenues, as described (3)

| General | Asseml | oly Of North Carolina | Session 2017 |
|----------------------|----------------------------|--|-------------------------|
| | | Advertising expenses shall not exceed one percent (1 | %) of the total annual |
| | (4) | No more than seven percent (7%) of the face value of described in this Chapter, shall be allocated for compe | |
| | | game retailers. | |
| <u>(a1)</u> | | rtising costs shall not exceed two percent (2%) of the tot | al annual revenues, as |
| described | in this | <u>Chapter.</u> | |
| " | GEO | | |
| 11/1-) | | FION 5.3.(c) G.S. 18C-163(b) reads as rewritten: | |
| "(b) | - | nses of the lottery shall also include a all of the following | |
| | <u>(1)</u> | <u>A</u> transfer of two million one hundred thousand | |
| | | annually to the Department of Public Safety, Alcol | iol Law Enforcement |
| | (2) | Branch, for gambling enforcement activities. | |
| | $\frac{(2)}{\mathbf{SEC}}$ | Advertising costs." | |
| "S 19C 1 | | FION 5.3.(d) G.S. 18C-164 reads as rewritten: | |
| § 18C-1 | 04. 113 | ansfer of net revenues. | |
| (b) | From | the Education Lottery Fund, the The Office of State Bu | daet and Management |
| | | <u>And Education Educity Fund, the Ine</u> office of State Bu <u>v</u> a sum equal to five percent (5%) of the net revenue in | 6 |
| | | m the Education Lottery Fund in a fiscal of the prior | |
| | | Fund. A special revenue fund for this purpose shall be e | - |
| • | | nown as the Education Lottery Reserve Fund, and that | |
| | | <u>timum balance of</u> fifty million dollars (\$50,000,000). | |
| | | Fund may be appropriated only as provided in subsection | |
| | | i and may be appropriated only as provided in subsection | |
| (e) | If No | twithstanding the minimum balance requirement contain | ed in subsection (b) of |
| | | he actual net revenues are less than the appropriation for | |
| | | shall transfer from the Education Lottery Reserve Fun | |
| | | ropriation by the General Assembly. To the extent that | |
| | | re required to be appropriated, they are hereby appropria | |
| forth in th | <u>nis subs</u> | ection. | |
| (f) | Actua | d net revenues in excess of the amounts appropriated | in a fiscal year shall |
| remain in | the Ed | ucation Lottery Fund." | |
| | | FION 5.3.(e) There is created the Needs-Based Public S | |
| | | by the Superintendent of Public Instruction. The Fund s | |
| - | | es designated as development tier one or development t | - |
| | | 8, to assist with their critical public school buildin | |
| - | | of Public Instruction shall award grants to counties in | accordance with the |
| following | | | |
| | (1) | Counties designated as development tier one areas. | |
| | (2) | Counties with greater need and less ability to generate | sales tax and property |
| | | tax revenue. | |
| | (3) | Counties with a high debt-to-tax revenue ratio. | |
| | (4) | The extent to which a project will address critical defi | ciencies in adequately |
| | OF OF | serving the current and future student population. | -1-11 1 |
| | | FION 5.3.(f) Grant funds awarded under this section | shall be subject to a |
| matching | - | ment from the recipient county as follows: | (1 |
| | (1) | For a county designated as a development tier one ar exceed two dellars (52.00) in grant funds for ever | - |
| | | exceed two dollars (\$2.00) in grant funds for even | y one dollar $(\$1.00)$ |
| | | provided by the county. | |
| | | | |

| | General Assembly Of North Carolina | Session 2017 |
|-------------|--|-----------------------|
| 1 2 3 | (2) For a county designated as a development tier two are exceed one dollar (\$1.00) for every one dollar (\$1.00) for every one dollar (\$1.00) | - |
| 5 4 | county. The total amount awarded to a single county in a fiscal year | shall not avceed ten |
| 5 | million dollars (\$10,000,000). The total aggregate amount awarded from | |
| 6 | year shall not exceed one hundred million dollars (\$100,000,000). Grant fu | |
| 7 | new capital projects only. Grant funds shall not be used for real proper | |
| 8 | operational lease agreements. | ty acquisition of for |
| 8 9 | SECTION 5.3.(g) On or before April 1 of each year, a grant i | ecinient shall submit |
| 10 | to the Superintendent of Public Instruction an annual report for the | 1 |
| 10 | describes the progress of the project for which the grant was received. The | |
| 12 | submit a final report to the State Superintendent of Public Instruction wi | |
| 13 | the completion of the project. | |
| 13 | SECTION 5.3.(h) On or before May 1 of each year, the Sup | erintendent of Public |
| 15 | Instruction shall submit a report to the chairs of the Senate Appropria | |
| 16 | Education/Higher Education, the chairs of the House Appropriations Com | |
| 17 | and the Fiscal Research Division. The report shall contain at least | |
| 18 | information for the fiscal year: | |
| 19 | (1) Number and description of projects awarded. | |
| 20 | (2) Total cost of each project and amount supported by the | Fund. |
| 21 | (3) Projections for local school administrative unit capital | |
| 22 | years, based upon present conditions and estimated dem | |
| 23 | (4) Any legislative recommendations for improving the Fun | |
| 24 | | |
| 25 | CIVIL PENALTY AND FORFEITURE FUND | |
| 26 | SECTION 5.4.(a) Appropriations are made from the Civil P | enalty and Forfeiture |
| 27 | Fund for the fiscal biennium ending June 30, 2019, as follows: | |
| 28 | FY 2017-201 | |
| 29 | School Technology Fund \$18,000,000 | |
| 30 | State Public School Fund 155,754,970 | |
| 31 | Total Appropriation \$173,754,970 | |
| 32 | SECTION 5.4.(b) Excess receipts realized in the Civil Penalty | |
| 33 | in each year of the 2017-2019 fiscal biennium shall remain unspent un | til appropriated by a |
| 34 | further act of the General Assembly. | |
| 35 | | |
| 36 37 | INDIAN GAMING EDUCATION REVENUE FUND | f air million dollars |
| 37 | SECTION 5.5. Notwithstanding G.S. 143C-9-7, the sum o (\$6,000,000) in each year of the 2017-2019 fiscal biennium is transfer | |
| 38 39 | Gaming Education Revenue Fund to the Department of Public Instruct | |
| 40 | Digital Resources Allotment. | IOII, TEXIDOOKS, allu |
| 40 41 | Digital Resources Anothem. | |
| 42 | DISASTER RELIEF FUNDING | |
| 43 | SECTION 5.6.(a) Funding. – Of the funds appropriated in | this act to the State |
| 44 | Emergency Response and Disaster Relief Fund, the sum of one hundred | |
| 45 | (\$150,000,000) shall be used as follows: | inty minion domais |
| 46 | (1) Eighty million dollars (\$80,000,000) to provide the Sta | ate match for federal |
| 47 | disaster assistance programs. | |
| 48 | (2) Seventy million dollars (\$70,000,000) to provide fu | rther relief to areas |
| 49 | assisted financially under S.L. 2016-124. Funds describ | |
| 50 | may be expended only upon a further act of the General | |
| | | - |

1 **SECTION 5.6.(b)** Limitation. – The Governor may not use the funds described in 2 subsection (a) of this section to make budget adjustments under G.S. 143C-6-4 or to make 3 reallocations under G.S. 166A-19.40(c). Nothing in this subsection shall be construed to 4 prohibit the Governor from exercising the Governor's authority under these statutes with 5 respect to funds other than those described in subsection (a) of this section. **SECTION 5.6.(c)** No Reversion of Funds. – Funds described in subsection (a) of 6 7 this section shall remain available to implement the provisions of this section until the General 8 Assembly directs the reversion of any unexpended and unencumbered funds. 9 G.S. 143C-6-23(f1)(1) shall not apply to funds described in subsection (a) of this section. 10 11 PART VI. GENERAL PROVISIONS 12 13 **CONTINGENCY AND EMERGENCY FUND LIMITATION** 14 **SECTION 6.1.** G.S. 143C-4-4(b) reads as rewritten: 15 "(b) Authorized Uses. - Notwithstanding any other provision of law, funds appropriated 16 to the Contingency and Emergency Fund may be used only for expenditures required: (i) by a 17 court or Industrial Commission order, (ii) to respond to events as authorized under 18 G.S. 166A-19.40(a) of the North Carolina Emergency Management Act, or (iii) for other 19 statutorily authorized purposes or other contingencies and emergencies.(iii) by the State 20 Treasurer to pay death benefits as authorized under Article 12A of Chapter 143 of the General 21 Statutes, (iv) by the Office of the Governor for crime rewards in accordance with G.S. 15-53 22 and G.S. 15-53.1, (v) by the Industrial Commission for supplemental awards of compensation, 23 or (vi) by the Department of Justice to pay prevailing party legal fees pursuant to court order." 24 25 **ESTABLISHING OR INCREASING FEES** 26 SECTION 6.2.(a) Notwithstanding G.S. 12-3.1, an agency is not required to 27 consult with the Joint Legislative Commission on Governmental Operations prior to 28 establishing or increasing a fee to the level authorized or anticipated in this act. 29 **SECTION 6.2.(b)** Notwithstanding G.S. 150B-21.1A(a), an agency may adopt an 30 emergency rule in accordance with G.S. 150B-21.1A to establish or increase a fee as authorized 31 by this act if the adoption of a rule would otherwise be required under Article 2A of Chapter 32 150B of the General Statutes. 33 34 **EXPENDITURES OF FUNDS IN RESERVES LIMITED** 35 **SECTION 6.3.** Article 4 of Chapter 143C of the General Statutes is amended by 36 adding a new section to read: 37 "§ 143C-4-8. Use of funds appropriated to a reserve. 38 All funds appropriated into a reserve by a Current Operations Appropriations Act or other 39 act of the General Assembly may be expended only for the purpose or purposes for which the 40 reserve was established." 41 42 **CAP STATE FUNDED PORTION OF NONPROFIT SALARIES** 43 **SECTION 6.4.** Article 6 of Chapter 143C of the General Statutes is amended by 44 adding a new section to read: 45 "§ 143C-6-21.1. Limitation on use of State funds for nonprofit salaries. No more than one hundred twenty thousand dollars (\$120,000) in State funds, including 46 47 any interest earnings accruing from those funds, may be used for the annual salary of any 48 individual employee of a nonprofit organization." 49 50 MSA FUND/INCREASE APPROPRIATION TO GOLDEN L.E.A.F. 51 **SECTION 6.5.** G.S. 143C-9-3(a1) reads as rewritten:

| | General | Assem | bly Of N | lorth Carolina | Session 2017 |
|---------------------------------|-------------------------------------|---|--|--|--|
| 1 2 3 4 5 6 7 | the Settle Advancer G.S. 1430 | ement F ment Fo C-6-23. Ir shall | Reserve 1 oundation The reputed the transf | e sum of tentwenty million dollars (\$10 Fund is appropriated to The Golden L.E n), Inc., a nonprofit corporation, and thes mainder of the funds credited to the So Ferred to the General Fund and included in | E.A.F. (Long-Term Economic e funds shall not be subject to ettlement Reserve Fund each |
| 8 | CLARIF | | | GET DEFINITION | |
| 9 0 | | | | 6.(a) G.S. 143C-1-1(d) reads as rewritten | |
| | "(d) | | | The following definitions apply in this C | - |
| | | (1) | withd Assem | priation. – An enactment by the Generawal of money from the State treasury. The bly that authorizes, specifies, or otherwise or a particular purpose is not an appropriate | An enactment by the General se provides that funds may be |
| | | (1c) | Daga I | Budget. – That part of the recommended | State budget that provides the |
| | | (10) | | ne for the next biennium. The base budg | 0 1 |
| | | | | e authorized budget for that agency w | e |
| | | | follow | • • • | |
| | | | a. | Annualization of programs and position | IS. |
| | | | b. | Reductions to adjust for items funded w | vith nonrecurring funds during |
| | | | | the prior fiscal biennium. | |
| | | | c. | Increases to adjust for nonrecurring red | uctions during the prior fiscal |
| | | | 1 | biennium. | |
| | | | d. | Adjustments for federal payroll tax chan | - |
| | | | e. | Rate increases in accordance with the t | ernis of existing leases of fear |
| | | | f. | property. Adjustments to receipt projections, | made in accordance with |
| | | | 1. | G.S. 143C-3-5(b)(2)c. | made in accordance with |
| | | | g. | Reconciliation of intragovernmental and | d intergovermental transfers. |
| | | | <u>h.</u> | Adjustments for statutory appropriation | 0 |
| | | | | | |
| | | (28) | Statute | ory appropriation. – An appropriation tha | t authorizes the withdrawal of |
| | | | | from the State treasury during fiscal | |
| | | | curren | t fiscal biennium, without further act of t | he General Assembly. |
| | | " | | | |
| | "(L) | | | 6.(b) G.S. 115C-562.8(b) reads as rewrite | |
| | "(b) | | | Assembly finds that, due to the critical | 1 |
| | | • | | noice for North Carolina students, it is im t least ten million dollars (\$10,000,000) e | |
| | | | | ship Grant Fund Reserve. Therefore, the | |
| | | • | | serve the following amounts for each f | |
| | purposes | | | e | |
| | 1 1 | | 'iscal Ye | | Appropriation |
| | | 20 | 017-201 | 8 | \$44,840,000 |
| | | | 018-201 | | \$54,840,000 |
| | | | 019-202 | | \$64,840,000 |
| | | | 020-202 | | \$74,840,000 |
| | | | 021-2022 | | \$84,840,000 |
| | | | 022-202 | | \$94,840,000 \$104,840,000 |

51

2023-2024

\$104,840,000

| | General Assembly Of North Carolina | Session 2017 |
|----------|---|----------------------------|
| 1 | 2024-2025 | \$114,840,000 |
| 2 | 2025-2026 | \$124,840,000 |
| 3 | 2026-2027 | \$134,840,000 |
| 4 | For the 2027-2028 fiscal year and each fiscal year thereafter, there | · · |
| 5 | General Fund to the Reserve the sum of one hundred forty-four mil | 11 1 |
| 6 | thousand dollars (\$144,840,000) to be used for the purposes set f | |
| 7 | developing for a fiscal year the base budget, as defined in G.S. 143C | |
| 8 | Budget shall include the appropriated amount set forth in this subset | |
| 9 | fiscal year." | etton for that particular |
| 10 | SECTION 6.6.(c) Section 11A.3(i) of S.L. 2016-94 reads a | as rewritten: |
| 11 | "SECTION 11A.3.(i) Subsections (a) and (b) of this section a | |
| 12 | 2016-2017 school year. Subsections (g) and Subsection (h) of this | |
| 12 | effective July 1, 2017." | section become becomes |
| 13 14 | SECTION 6.6.(d) Subsection (a) of this section becomes | s affactiva July 1 2017 |
| 14 | and applies beginning with the base budget developed for the 201 | • |
| 15 16 | remainder of this section is effective when it becomes law. | 8-2019 fiscal year. The |
| 10 | remainder of this section is effective when it becomes law. | |
| 17 | USE OF STATE FUNDS/EMPLOYMENT OF OUTSIDE COUNS | ГI |
| 18 19 | SECTION 6.7.(a) G.S. 147-17 reads as rewritten: | |
| 20 | "§ 147-17. May employ counsel in cases wherein State is interested | |
| 20 21 | (a) No department, officer, agency, institution, commission, but | |
| 21 | activity of the State which receives support in whole or in part from th | |
| 22 | <u>private</u> counsel, except with the approval of the Governor. The G | |
| 23 24 | approval only if the Attorney General has advised him, as provided | 0 |
| 24 25 | section, that it is impracticable for the Attorney General to render the le | |
| 23 26 | or proceeding, civil or criminal, in or before any court or agency of thi | |
| 20 27 | or the United States, or in any other matter in which the State of Nor | - |
| 27 | the Governor may employ such special private counsel as he may deer | |
| 28 29 | represent the interest of the State, and may fix the compensation for the | |
| 30 | (b) The Attorney General shall be counsel for all departm | |
| 31 | institutions, commissions, bureaus or other organized activities of | |
| 32 | support in whole or in part from the State. Whenever the Attorney | |
| 32 33 | Governor that it is impracticable for him to render legal services to a | |
| 33 34 | institution, commission, bureau or other organized activity, or to defe | |
| 34 35 | · · · · | 1 1 |
| 35 36 | former employee as authorized by Article 31A of Chapter 143 of the Governor may authorize the employment of such-private counsel, as in | |
| 30 37 | employed to render such services, and may fix the compensation for the | 5 0 |
| 38 | | |
| | (c) The Governor may direct that the compensation fixed under | |
| 39 40 | private counsel shall be paid out of appropriations or other funds created appropriation appropriation of the organized | |
| 40 41 | department, agency, institution, commission, bureau, or other organize | a activity of the State of |
| | out of the Contingency and Emergency Fund. | C 4 4(b) as State for de |
| 42 | (c1) Notwithstanding subsection (c) of this section and G.S. 143 | |
| 43 | shall be withdrawn from the State treasury to pay for litigation serve | |
| 44 45 | counsel except as expressly authorized by an appropriation of the Gen | - |
| 45 | in this subsection, litigation services include legal work conducted | - |
| 46 47 | preparation for, any suit or action. As used in this section, private coun | - |
| 47 | attorney retained, engaged, or otherwise representing a department, of | • • |
| 48 | commission, bureau, or other organized activity of the State but doe | |
| 49 50 | attorney who holds a permanent budgeted position in either the Depa | |
| 50 | applicable department, officer, agency, institution, commission, bur | eau, or other organized |
| 51 | activity of the State. | |

1 In those instances when a department, officer, agency, institution, commission, (d) 2 bureau, or other organized activity of the State which receives support in whole or in part from 3 the State shall employ private counsel other than the Attorney General as permitted by law, 4 such employed counsel shall allocate authority between counsel and the State client in 5 conformance with Rule 1.2 of the North Carolina Rules of Professional Conduct. In those 6 instances where more than one counsel is providing legal representation, counsel, or service on 7 a legal matter on behalf of a State client, the client shall designate in writing which of its legal 8 counsel possesses final decision-making authority on behalf of the State client, and other 9 co-counsel shall, consistent with the Rules of Professional Conduct, cooperate with such 10 designated lead counsel."

11 12

SECTION 6.7.(b) G.S. 114-2.3 reads as rewritten:

"§ 114-2.3. Use of private counsel limited.

(a) Every agency, institution, department, bureau, board, or commission of the State,
authorized by law to retain private counsel, shall obtain written permission from the Attorney
General prior to employing private counsel. This section does not apply to counties, cities,
towns, other municipal corporations or political subdivisions of the State, or any agencies of
these municipal corporations or political subdivisions, or to county or city boards of education.

18 (b) Article 2A of this Chapter applies to any contract to retain private counsel 19 authorized by the Attorney General under this section.

20 (c) Except as provided in G.S. 147-17, the Attorney General shall represent the State in
21 any action requiring the State to be a party under G.S. 1-72.3.

22 No State funds shall be withdrawn from the State treasury to pay for litigation (d)23 services provided by private counsel except as expressly authorized by an appropriation of the 24 General Assembly. As used in this subsection, litigation services include legal work conducted 25 in anticipation of, or in preparation for, any suit or action. As used in this section, private 26 counsel includes any licensed attorney retained, engaged, or otherwise representing a 27 department, officer, agency, institution, commission, bureau, or other organized activity of the 28 State but does not include a licensed attorney who holds a permanent budgeted position in 29 either the Department of Justice or the applicable department, officer, agency, institution, 30 commission, bureau, or other organized activity of the State."

31

SECTION 6.7.(c) G.S. 136-18.03(b) reads as rewritten:

32 "(b) Authorization. – The Department of Transportation may engage the services of 33 private counsel with the pertinent expertise to provide legal services related to any project 34 undertaken by the Department. The Department shall supervise and manage the private counsel 35 engaged under this section and, excluding legal services related to workers' compensation 36 claims brought by Department employees, shall not be required to obtain written permission or 37 approval from the Attorney General under G.S. 114-2.3. <u>G.S. 147-17(c1) and G.S. 114-2.3(d)</u> 38 do not apply to this section."

39

SECTION 6.7.(d) G.S. 20-194(b) reads as rewritten:

40 In the event that a member of the Highway Patrol or any other State "(b) 41 law-enforcement officer is sued in a civil action as an individual for acts occurring while such 42 member was alleged to be acting within the course and scope of his office, employment, 43 service, agency or authority, which was alleged to be a proximate cause of the injury or damage 44 complained of, the Attorney General is hereby authorized to defend such employee through the 45 use of a member of his staff or, in his discretion, employ private counsel, subject to the 46 provisions of Article 31A of Chapter 143 and G.S. 147-17. G.S. 147-17(a) through (c) and (d). 47 Any judgment rendered as a result of said civil action against such member of the Highway 48 Patrol or other State law-enforcement officer, for acts alleged to be committed within the course and scope of his office, employment, service, agency or authority shall be paid as an 49 50 expense of administration up to the limit provided in the Tort Claims Act." 51 SECTION 6.7.(e) G.S. 143B-30.1(g) reads as rewritten:

In the discretion of the Commission, G.S. 114-2.3 and G.S. 147-17(a) through (c) 1 "(g) 2 (c1) shall not apply to the Commission if the Commission is being sued by another agency, 3 institution, department, bureau, board, or commission of the State, whether such body is created 4 by the Constitution or by statute. The chairman, upon approval of a majority of the 5 Commission, may retain private counsel to represent the Commission to be paid with available State funds to defend such litigation either independently or in cooperation with the 6 7 Department of Justice. If private counsel is to be so retained to represent the Commission, the 8 chairman shall designate lead counsel who shall possess final decision-making authority with 9 respect to the representation, counsel, or service for the Commission. Other counsel for the 10 Commission shall, consistent with the Rules of Professional Conduct, cooperate with such 11 designated lead counsel." SECTION 6.7.(f) G.S. 143C-6-9 reads as rewritten: 12 13 "§ 143C-6-9. Use of lapsed salary savings. 14 Lapsed salary savings may be expended only for nonrecurring purposes or line (a) 15 items. 16 Lapsed salary savings shall not be used to pay for litigation services provided by (b) 17 private counsel. As used in this subsection, litigation services and private counsel are as defined in G.S. 147-17(c1) and G.S. 114-2.3(d)." 18 19 20 **PENDING LITIGATION** 21 **SECTION 6.8.** Any reference to either the State Board of Elections or the State 22 Ethics Commission in either this act or the Committee Report described in Section 39.2 of this 23 act does not constitute a waiver by the General Assembly regarding the validity and 24 constitutionality of S.L. 2017-6. 25 26 PART VII. PUBLIC SCHOOLS 27 28 FUNDS FOR CHILDREN WITH DISABILITIES 29 **SECTION 7.1.(a)** The State Board of Education shall allocate additional funds for 30 children with disabilities on the basis of four thousand one hundred twenty-five dollars and 31 twenty-seven cents (\$4,125.27) per child for fiscal years 2017-2018 and 2018-2019. Each local 32 school administrative unit shall receive funds for the lesser of (i) all children who are identified 33 as children with disabilities or (ii) twelve and one-half percent (12.5%) of its 2017-2018 34 allocated average daily membership in the local school administrative unit. The dollar amounts 35 allocated under this section for children with disabilities shall also be adjusted in accordance 36 with legislative salary increments, retirement rate adjustments, and health benefit adjustments 37 for personnel who serve children with disabilities. 38 **SECTION 7.1.(b)** G.S. 115C-105.25(b) reads as rewritten: 39 Subject to the following limitations, local boards of education may transfer and may "(b) 40 approve transfers of funds between funding allotment categories: 41 Repealed by Session Laws 2013-360, s. 8.14, effective July 1, 2013. (1)42 (1a)for children with disabilities, careercareer and technical Funds education, education and other purposes may be transferred only as permitted 43 by federal law and the conditions of federal grants or as provided through 44 45 any rules that the State Board of Education adopts to ensure compliance with 46 federal regulations. No funds shall be transferred out of the children with disabilities allotment 47 (1b)48 category." 49 50 FUNDS FOR ACADEMICALLY GIFTED CHILDREN 51

| | General Tippenia | |
|-----------------------|---|---|
| 1 2 3 4 5 | academically or fourteen dollars 2018-2019. A lo percent (4%) of i | TION 7.2.(a) The State Board of Education shall allocate additional funds for intellectually gifted children on the basis of one thousand three hundred and fifty-six cents (\$1,314.56) per child for fiscal years 2017-2018 and ocal school administrative unit shall receive funds for a maximum of four ts 2017-2018 allocated average daily membership, regardless of the number of |
| 6 | | ed as academically or intellectually gifted in the unit. The dollar amounts |
| 7 | | this section for academically or intellectually gifted children shall also be |
| 8 | 5 | rdance with legislative salary increments, retirement rate adjustments, and |
| 9 | | djustments for personnel who serve academically or intellectually gifted |
| 10 | children. | |
| 11 | | TION 7.2.(b) G.S. 115C-105.25(b) is amended by adding a new subdivision |
| 12 | to read: | |
| 13 | " <u>(3b)</u> | No funds shall be transferred out of the academically or intellectually gifted |
| 14 | | children allotment category." |
| 15 | | |
| 16 | | AL FUNDING IN LOW-WEALTH COUNTIES |
| 17 | | TION 7.3.(a) Use of Funds for Supplemental Funding. – All funds received |
| 18 | 1 | section shall be used only (i) to provide instructional positions, instructional |
| 19 | 11 1 | s, teacher assistant positions, clerical positions, school computer technicians, |
| 20 | | plies and equipment, staff development, and textbooks and digital resources |
| 21 | • • • | y supplements for instructional personnel and instructional support personnel. |
| 22 | | education are encouraged to use at least twenty-five percent (25%) of the funds |
| 23 | | t to this section to improve the academic performance of children who are |
| 24 25 | 1 0 | vel I or II on either reading or mathematics end-of-grade tests in grades three |
| 25 26 | through eight. | TION 72 (b) Definitions As used in this section the following definitions |
| 26 27 | | TION 7.3.(b) Definitions. – As used in this section, the following definitions |
| 27 28 | apply: | Anticipated county property for revenue availability. The county adjusted |
| 28 29 | (1) | Anticipated county property tax revenue availability. – The county-adjusted property tax base multiplied by the effective State average tax rate. |
| 29 30 | (2) | Anticipated total county revenue availability. – The sum of the following: |
| 30 31 | (2) | a. Anticipated county property tax revenue availability. |
| 32 | | b. Local sales and use taxes received by the county that are levied under |
| 33 | | Chapter 1096 of the 1967 Session Laws or under Subchapter VIII of |
| 34 | | Chapter 105 of the General Statutes. |
| 35 | | c. Fines and forfeitures deposited in the county school fund for the most |
| 36 | | recent year for which data are available. |
| 37 | (3) | Anticipated total county revenue availability per student. – The anticipated |
| 38 | | total county revenue availability for the county divided by the average daily |
| 39 | | membership of the county. |
| 40 | (4) | Anticipated State average revenue availability per student. – The sum of all |
| 41 | | anticipated total county revenue availability divided by the average daily |
| 42 | | membership for the State. |
| 43 | (5) | Average daily membership. – Average daily membership as defined in the |
| 44 | ~ / | North Carolina Public Schools Allotment Policy Manual adopted by the |
| 45 | | State Board of Education. If a county contains only part of a local school |
| 46 | | administrative unit, the average daily membership of that county includes all |
| 47 | | students who reside within the county and attend that local school |
| 48 | | administrative unit. |
| 49 | (6) | County-adjusted property tax base. – Computed as follows: |
| | | |

| General Asser | nbly Of North Carolina | Session 2017 |
|---------------|--|----------------------|
| | a. Subtract the present-use value of agricultural land and forestland in the county, as defined in G.S. 1 total assessed real property valuation of the county | 05-277.2, from the |
| | b. Adjust the resulting amount by multiplying by a v the three most recent annual sales assessment ratio | veighted average of |
| | c. Add to the resulting amount the following: | studies. |
| | 1. Present-use value of agricultural land, hor forestland, as defined in G.S. 105-277.2. | ticultural land, and |
| | Value of property of public service compa accordance with Article 23 of Chapter 1 Statutes. | |
| | 3. Personal property value for the county. | |
| (7) | County-adjusted property tax base per square mile. – T property tax base divided by the number of square miles | |
| | county. | |
| (8) | County wealth as a percentage of State average wealt follows: | h. – Computed as |
| | a. Compute the percentage that the county per capi | ta income is of the |
| | State per capita income and weight the resulting | g percentage by a |
| | factor of five-tenths. | |
| | b. Compute the percentage that the anticipated to | tal county revenue |
| | availability per student is of the anticipated Sta | te average revenue |
| | availability per student and weight the resultin | g percentage by a |
| | factor of four-tenths. | |
| | c. Compute the percentage that the county-adjusted | l property tax base |
| | per square mile is of the State-adjusted property mile and weight the resulting percentage by a factor | |
| | d. Add the three weighted percentages to derive the | county wealth as a |
| | percentage of the State average wealth. | |
| (9) | Effective county tax rate The actual county tax ra | te multiplied by a |
| | weighted average of the three most recent annual sale | es assessment ratio |
| | studies. | |
| (10) | Effective State average tax rate The average of effecti | ve county tax rates |
| | for all counties. | |
| (11) | ± | • |
| | appropriations to public schools, as reported by local boa | |
| | the audit report filed with the Secretary of the I | Local Government |
| | Commission pursuant to G.S. 115C-447. | |
| (12) | 1 0 | |
| | data are available of the per capita income according | |
| | report of the United States Department of Commerce, B | |
| | Analysis, including any reported modifications for prior | years as outlined in |
| | the most recent report. | |
| (13) | | udies performed by |
| | the Department of Revenue under G.S. 105-289(h). | |
| (14) | | |
| | county-adjusted property tax bases for all counties divide | d by the number of |
| | square miles of land area in the State. | |
| (15) | State average current expense appropriations per student. State total of county current expense appropriations to | |

| General Assembly Of Nort | th Carolina | Session 2017 | |
|---|--|---------------------------------------|--|
| - | by local boards of education in the audit report of the Local Government Commission pursuant to | | |
| | . – To decrease local per student current expensions fiscal year to the next fiscal year. | e appropriations | |
| (17) Weighted | l average of the three most recent annual sales | | |
| | - The weighted average of the three most reco nt ratio studies in the most recent years for whic | | |
| expense a | appropriations and adjusted property tax valuations | are available. If | |
| 1 1 | erty in a county has been revalued one year prior to | | |
| | essment ratio study, a weighted average of the two | | |
| | nt ratios shall be used. If property has been revalue ent sales assessment ratio study, the sales assessm | • | |
| | evaluation shall be used. | ient fatio for the | |
| | c) Eligibility for Funds. – Except as provided in | subsection (g) of | |
| | oard of Education shall allocate these funds | | |
| | l in whole or in part in counties in which the cou | • | |
| 1 0 | age wealth is less than one hundred percent (100%) | | |
| | d) Allocation of Funds. – Except as provided in | | |
| | eceived per average daily membership for a cou | • | |
| | e average current expense appropriations per studer student that the county could provide given the cou | | |
| | public schools. To derive the current expense ap | • | |
| 0 | d be able to provide given the county's wealth and | | |
| to fund public schools, multiply the county's wealth as a percentage of State average wealth by | | | |
| - | the State average current expense appropriations per student. The funds for the local school | | |
| | in whole or in part in the county shall be alloca | | |
| | ocated in whole or in part in the county based on t | | |
| - | y's students in the school units. If the funds | | |
| | not adequate to fund the formula fully, each ceive a pro rata share of the funds appropriated : | | |
| funding. | cerve a pro-rata share of the runds appropriated | for supplementa | |
| 0 | e) Formula for Distribution of Supplemental Fun | ding Pursuant to | |
| | e formula in this section is solely a basis for | - | |
| supplemental funding for lo | w-wealth counties and is not intended to reflect an | y measure of the | |
| | l program or funding for public schools. The for | | |
| | nmitment by the General Assembly to appropriat | e any additional | |
| supplemental funds for low- | | · · · · · · · · · · · · · · · · · · · | |
| | f) Minimum Effort Required. – A county shall rec | - | |
| | unty (i) maintains an effective county tax rate the the effective State average tax rate in the most recent | | |
| | intains a county appropriation per student to the sch | | |
| | | | |

42 expense fund of at least one hundred percent (100%) of the current expense appropriations per 43 student to the school local current expense fund that the county could provide given the 44 county's wealth and an average effort to fund public schools. A county that maintains a county 45 appropriation per student to the school local current expense fund of less than one hundred 46 percent (100%) of the current expense appropriations per student to the school local current 47 expense fund that the county could provide given the county's wealth and an average effort to 48 fund public schools shall receive funding under this section at the same percentage that the 49 county's appropriation per student to the school local current expense fund is of the current 50 expense appropriations per student to the school local current expense fund that the county 51 could provide given the county's wealth and an average effort to fund public schools.

(2)

1 **SECTION 7.3.(g)** Nonsupplant Requirement. – A county in which a local school 2 administrative unit receives funds under this section shall use the funds to supplement local 3 current expense funds and shall not supplant local current expense funds. For the 2017-2019 4 fiscal biennium, the State Board of Education shall not allocate funds under this section to a 5 county found to have used these funds to supplant local per student current expense funds. The 6 State Board of Education shall make a finding that a county has used these funds to supplant 7 local current expense funds in the prior year, or the year for which the most recent data are 8 available, if all of the following criteria apply:

- 9 10
- (1) The current expense appropriations per student of the county for the current year is less than ninety-five percent (95%) of the average of local current expense appropriations per student for the three prior fiscal years.
- 11 12
- 13 14

The county cannot show (i) that it has remedied the deficiency in funding or (ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section.

15 The State Board of Education shall adopt rules to implement the requirements of 16 this subsection.

17 **SECTION 7.3.(h)** Counties Containing a Base of the Armed Forces. – 18 Notwithstanding any other provision of this section, for the 2017-2019 fiscal biennium, 19 counties containing a base of the Armed Forces of the United States that have an average daily 20 membership of more than 23,000 students shall receive the same amount of supplemental 21 funding for low-wealth counties as received in the 2012-2013 fiscal year.

SECTION 7.3.(i) Funds for EVAAS Data. – Notwithstanding the requirements of subsection (a) of this section, local school administrative units may utilize funds allocated under this section to purchase services that allow for extraction of data from the Education Value-Added Assessment System (EVAAS).

SECTION 7.3.(j) Reports. – For the 2017-2019 fiscal biennium, the State Board of
 Education shall report to the Fiscal Research Division prior to May 15 of each year if it
 determines that counties have supplanted funds.

29 SECTION 7.3.(k) Department of Revenue Reports. – The Department of Revenue 30 shall provide to the Department of Public Instruction a preliminary report for the current fiscal 31 year of the assessed value of the property tax base for each county prior to March 1 of each 32 year and a final report prior to May 1 of each year. The reports shall include for each county the 33 annual sales assessment ratio and the taxable values of (i) total real property, (ii) the portion of 34 total real property represented by the present-use value of agricultural land, horticultural land, 35 and forestland, as defined in G.S. 105-277.2, (iii) property of public service companies 36 determined in accordance with Article 23 of Chapter 105 of the General Statutes, and (iv) 37 personal property.

38 39

SMALL COUNTY SCHOOL SYSTEM SUPPLEMENTAL FUNDING

40 **SECTION 7.4.(a)** Allotment Schedule for the 2017-2019 Fiscal Biennium. – 41 Except as otherwise provided in subsection (d) of this section, each eligible county school 42 administrative unit shall receive a dollar allotment according to the following schedule:

| 43 | Allotted ADM | Small County Allotment |
|----|--------------|------------------------|
| 44 | 0-600 | \$1,710,000 |
| 45 | 601-1,300 | \$1,820,000 |
| 46 | 1,301-1,700 | \$1,548,700 |
| 47 | 1,701-2,000 | \$1,600,000 |
| 48 | 2,001-2,300 | \$1,560,000 |
| 49 | 2,301-2,600 | \$1,470,000 |
| 50 | 2,601-2,800 | \$1,498,000 |
| 51 | 2,801-3,200 | \$1,548,000 |

1 **SECTION 7.4.(b)** Phase-Out Provision for the 2017-2018 Fiscal Year. – If a local 2 school administrative unit becomes ineligible for funding under the schedule in subsection (a) 3 of this section in the 2017-2018 fiscal year, funding for that unit shall be phased out over a 4 five-year period. Funding for such local school administrative units shall be reduced in equal 5 increments in each of the five years after the unit becomes ineligible. Funding shall be 6 eliminated in the fifth fiscal year after the local school administrative unit becomes ineligible.

Allotments for eligible local school administrative units under this subsection shall not be reduced by more than twenty percent (20%) of the amount received in fiscal year 2016-2017 in any fiscal year. A local school administrative unit shall not become ineligible for funding if either the highest of the first two months total projected average daily membership for the current year or the higher of the first two months total prior year average daily membership would otherwise have made the unit eligible for funds under the schedule in subsection (a) of this section.

SECTION 7.4.(c) Phase-Out Provision for the 2018-2019 Fiscal Year. – If a local school administrative unit becomes ineligible for funding under the schedule in subsection (a) of this section in the 2018-2019 fiscal year, funding for that unit shall be phased out over a five-year period. Funding for such local school administrative units shall be reduced in equal increments in each of the five years after the unit becomes ineligible. Funding shall be eliminated in the fifth fiscal year after the local administrative unit becomes ineligible.

Allotments for eligible local school administrative units under this subsection shall not be reduced by more than twenty percent (20%) of the amount received in fiscal year 2017-2018 in any fiscal year. A local school administrative unit shall not become ineligible for funding if either the highest of the first two months total projected average daily membership for the current year or the higher of the first two months total prior year average daily membership would otherwise have made the unit eligible for funds under the schedule in subsection (a) of this section.

27 **SECTION 7.4.(d)** Nonsupplant Requirement for the 2017-2019 Fiscal Biennium. – 28 A county in which a local school administrative unit receives funds under this section shall use 29 the funds to supplement local current expense funds and shall not supplant local current 30 expense funds. For the 2017-2019 fiscal biennium, the State Board of Education shall not 31 allocate funds under this section to a county found to have used these funds to supplant local 32 per student current expense funds. The State Board of Education shall make a finding that a 33 county has used these funds to supplant local current expense funds in the prior year or the year 34 for which the most recent data are available, if all of the following criteria apply:

- 35 36
- (1) The current expense appropriation per student of the county for the current year is less than ninety-five percent (95%) of the average of local current expense appropriation per student for the three prior fiscal years.
- 37 38 39

40

The county cannot show (i) that it has remedied the deficiency in funding or
 (ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section.

41 The State Board of Education shall adopt rules to implement the requirements of 42 this subsection.

43 SECTION 7.4.(e) Reports. – For the 2017-2019 fiscal biennium, the State Board of
 44 Education shall report to the Fiscal Research Division prior to May 15 of each fiscal year if it
 45 determines that counties have supplanted funds.

46 **SECTION 7.4.(f)** Use of Funds. – Local boards of education are encouraged to use 47 at least twenty percent (20%) of the funds they receive pursuant to this section to improve the 48 academic performance of children who are performing at Level I or II on either reading or 49 mathematics end-of-grade tests in grades three through eight.

| | General Assembly of North Carolina Session 2017 |
|----------|---|
| 1 | Local school administrative units may also utilize funds allocated under this section |
| 2 | to purchase services that allow for extraction of data from the Education Value-Added |
| 3 | Assessment System (EVAAS). |
| 4 | |
| 5 | DISADVANTAGED STUDENT SUPPLEMENTAL FUNDING (DSSF) |
| 6 | SECTION 7.5.(a) Funds appropriated in this act for disadvantaged student |
| 7 | supplemental funding shall be used, consistent with the policies and procedures adopted by the |
| 8 | State Board of Education, only to do the following: |
| 9 | (1) Provide instructional positions or instructional support positions. |
| 10 | (2) Provide professional development. |
| 11 | (3) Provide intensive in-school or after-school remediation, or both. |
| 12 | (4) Purchase diagnostic software and progress-monitoring tools. |
| 13 | (5) Provide funds for teacher bonuses and supplements. The State Board of |
| 14 | Education shall set a maximum percentage of the funds that may be used for |
| 15 | this purpose. |
| 16 | The State Board of Education may require local school administrative units |
| 17 | receiving funding under the Disadvantaged Student Supplemental Fund to purchase the |
| 18 | Education Value-Added Assessment System (EVAAS) in order to provide in-depth analysis of |
| 19 | student performance and help identify strategies for improving student achievement. This data |
| 20 | shall be used exclusively for instructional and curriculum decisions made in the best interest of |
| 21 | children and for professional development for their teachers and administrators. |
| 22 | SECTION 7.5.(b) Disadvantaged student supplemental funding (DSSF) shall be |
| 23 | allotted to a local school administrative unit based on (i) the unit's eligible DSSF population |
| 24 | and (ii) the difference between a teacher-to-student ratio of 1:21 and the following |
| 25 | teacher-to-student ratios: |
| 26 | (1) For counties with wealth greater than ninety percent (90%) of the statewide |
| 27 | average, a ratio of 1:19.9. |
| 28 | (2) For counties with wealth not less than eighty percent (80%) and not greater |
| 29 | than ninety percent (90%) of the statewide average, a ratio of 1:19.4. |
| 30 | (3) For counties with wealth less than eighty percent (80%) of the statewide |
| 31 | average, a ratio of 1:19.1. |
| 32 | (4) For local school administrative units receiving DSSF funds in fiscal year |
| 33 | 2005-2006, a ratio of 1:16. These local school administrative units shall |
| 34 | receive no less than the DSSF amount allotted in fiscal year 2006-2007. |
| 35 | For the purpose of this subsection, wealth shall be calculated under the low-wealth |
| 36 | supplemental formula as provided for in this act. |
| 37 | SECTION 7.5.(c) If a local school administrative unit's wealth increases to a level |
| 38 | that adversely affects the unit's disadvantaged student supplemental funding (DSSF) allotment |
| 39 | ratio, the DSSF allotment for that unit shall be maintained at the prior year level for one |
| 40 | additional fiscal year. |
| 41 | |
| 42 | UNIFORM EDUCATION REPORTING SYSTEM (UERS) FUNDS |
| 43 | SECTION 7.6. Funds appropriated in this act for the Uniform Education Reporting |
| 44 | System (UERS) for the 2017-2019 fiscal biennium shall not revert at the end of each fiscal year |
| 45 | but shall remain available until expended. |
| 46 | |
| 47 | BUDGET REDUCTIONS/DEPARTMENT OF PUBLIC INSTRUCTION |
| 48 | SECTION 7.7.(a) Notwithstanding G.S. 143C-6-4, the Department of Public |
| 49 50 | Instruction may, after consultation with the Office of State Budget and Management and the |
| 50 | Fiscal Research Division, reorganize the Department, if necessary, to implement the budget |

50 Fiscal Research Division, reorganize the Department, if necessary, to implement the budget 51 reductions for the 2017-2019 fiscal biennium. Consultation shall occur prior to requesting

Session 2017

1 budgetary and personnel changes through the budget revision process. The Department of 2 Public Instruction shall provide a current organization chart and the proposed organization 3 chart clearly identifying the changes for the Department in the consultation process and shall 4 report to the Joint Legislative Commission on Governmental Operations on any reorganization, 5 including any movement of positions and funds between fund codes on a recurring basis. 6 SECTION 7.7.(b) In implementing budget reductions for the 2017-2019 fiscal 7 biennium, the Department of Public Instruction shall make no reduction to funding for the State 8 Public School Fund, including for the following residential schools: Eastern North Carolina 9 School for the Deaf, the North Carolina School for the Deaf, and the Governor Morehead 10 School, except that the Department may, in its discretion, reduce positions at these institutions 11 that have been vacant for more than 16 months. The Department shall also make no transfers from or reduction to funding or positions for any of the following: 12 13 Communities in Schools of North Carolina, Inc. (1)14 (2)Teach For America, Inc. 15 Beginnings for Parents of Children Who are Deaf or Hard of Hearing, Inc. (3) The Excellent Public Schools Act, Read to Achieve Program, initially 16 (4) 17 established under Section 7A.1 of S.L. 2012-142. 18 (5) The North Carolina School Connectivity Program. 19 The Achievement School District. (6) 20 (7)Positions appointed by and with a direct report to the State Superintendent of 21 Public Instruction, including those positions described in Section 7.10 of this 22 act. 23 24 **DPI/ALIGNMENT OF FEDERAL FUNDS** 25 SECTION 7.8. The Department of Public Instruction, in consultation with the 26 Office of State Budget and Management, shall align federal funds to accurately reflect the amount projected to be spent by the Department in each year of the 2017-2019 fiscal biennium 27 28 in accordance with the State Budget Act, Chapter 143C of the General Statutes, as part of the 29 certification of the budget for the 2017-2019 fiscal biennium. 30 31 ADMINISTRATION OF THE EXCELLENT PUBLIC SCHOOLS ACT 32 SECTION 7.9.(a) From the funds appropriated to implement Section 7A.1 of S.L. 33 2012-142, as amended, for the 2017-2019 fiscal biennium only, the Department of Public 34 Instruction shall use those funds for the following 13 time-limited positions that support the 35 kindergarten through third grade formative reading assessments pursuant to G.S. 115C-83.6: 36 Position Title 37 65017164 Project Administrator 38 Project Lead 65017165 39 Project Lead 65017166 40 Program Assistant V 65017167 Northeast Consultant 41 65017169 42 Southeast Consultant 65017170 43 65017171 North Central Consultant 44 Sandhills Consultant 65017172 45 Piedmont Triad Consultant 65017173 46 65017174 Southwest Consultant 47 Northwest Consultant 65017250 48 65017251 Western Consultant 49 65021990 **Project Coordinator** 50 SECTION 7.9.(b) The positions listed in subsection (a) of this section shall be in

addition to the 11 permanent, full-time positions authorized by Section 7A.12 of S.L. 2012-142.

SECTION 7.9.(c) This section expires June 30, 2019.

SUPERINTENDENT OF PUBLIC INSTRUCTION SUPPORT STAFF

4 **SECTION 7.10.** Of the funds appropriated by this act to the Department of Public 5 Instruction for the 2017-2019 fiscal biennium, the Superintendent of Public Instruction may use 6 up to four hundred thirty-two thousand six hundred forty-four dollars (\$432,644) to appoint, in 7 addition to any other personnel appointed by the Superintendent, up to five full-time equivalent 8 exempt policy-making positions, as defined in G.S. 126-5(b)(3), to staff the office of the 9 Superintendent and assist in the administration of the Superintendent's duties under Article III 10 and Section 4(2) of Article IX of the North Carolina Constitution as an elected officer and 11 member of the Council of State and as secretary and chief administrative officer of the State 12 Board of Education. Personnel appointed to these positions shall be exempt from the North 13 Carolina Human Resources Act and shall report solely to the Superintendent of Public 14 Instruction. The Superintendent of Public Instruction shall fix the salaries of the personnel for 15 the office of the Superintendent within the funds available as provided by this section. The personnel for the office of the Superintendent of Public Instruction within the Department of 16 17 Public Instruction shall be in addition to any staff appointed to the Department in accordance 18 with G.S. 115C-21(a)(1). The appointments shall not be subject to approval or disapproval by 19 the State Board of Education.

20 21

22

32

1

2 3

CARRYFORWARD OF CERTAIN DPI FUNDS

SECTION 7.11.(a) Section 8.7(g) of S.L. 2016-94 reads as rewritten:

23 "SECTION 8.7.(g) Of the funds appropriated to the Department of Public Instruction by 24 this act for the 2016-2017 fiscal year to support teacher compensation models and advanced 25 teaching roles, the Department may use up to two hundred thousand dollars (\$200,000) for the 26 State Board of Education to contract with an independent research organization for the pilot 27 evaluations. Any remaining funds may be used to award funds to selected local school 28 administrative units for the implementation of the pilots in accordance with this section. Funds 29 appropriated to the Department of Public Instruction for the 2016-2017 fiscal year for the pilot 30 and for the evaluation of the pilot shall not revert at the end of the fiscal year but shall remain 31 available until expended."

SECTION 7.11.(b) Section 8.27(i) of S.L. 2016-94 reads as rewritten:

33 "SECTION 8.27.(i) Use of Funds. – Of the funds appropriated to the Department of Public 34 Instruction for the 2016-2017 fiscal year to implement the LATP programs, the Department 35 may use up to two hundred thousand dollars (\$200,000) in nonrecurring funds for the State 36 Board of Education to contract with the independent research organization as required by this 37 section. Any remaining funds shall be used to award one-year grants to each LATP program 38 selected under subsection (c) of this section for the purposes of implementing the program. 39 Each selected LATP program shall be awarded a proportional amount of the funds available. 40 Funds appropriated to the Department of Public Instruction for the 2016-2017 fiscal year to implement the LATP programs and for the evaluation of the LATP programs shall not revert at 41 42 the end of the fiscal year but shall remain available until expended." 43

SECTION 7.11.(c) Section 5 of S.L. 2016-110 reads as rewritten:

44 "SECTION 5. There is appropriated from the General Fund to the Department of Public 45 Instruction four hundred thousand dollars (\$400,000) in recurring funds for the 2016-2017 fiscal year for salary and benefits for the ASD Superintendent, staff, and other expenses 46 47 associated with the ASD. Any funds appropriated for this purpose that are unexpended at the 48 end of the 2016-2017 fiscal year shall not revert but shall remain available for one-time start-up expenses of the ASD until the end of the 2017-2018 fiscal year. There is appropriated from the 49 50 General Fund to the Department of Public Instruction five hundred thousand dollars (\$500,000) 51 for the 2016-2017 fiscal year to contract with an independent research organization to conduct

| General Assembly Of North Carolina | | Session 2017 | |
|--|--|-----------------------|--|
| the evaluation | the evaluation required in Section 4 of this act. Funds appropriated to the Department of Public | | |
| | Instruction for the 2016-2017 fiscal year for the evaluation shall not revert at the end of the | | |
| | fiscal year but shall remain available until expended." | | |
| | CTION 7.11.(d) This section becomes effective June 30, 2017. | | |
| | RANSFER OF LIMITED ENGLISH PROFICIENCY FUNI | | |
| | CTION 7.12. G.S. 115C-105.25(b) is amended by adding a new | w subdivision to | |
| read: | | | |
| " <u>(10</u> | (a) <u>No funds shall be transferred out of the limited Eng</u> allotment category." | lish proficiency | |
| α από από ματά τη από ματά ματά τη από ματά πατά τη από ματά τη απ | RANSFER OF TEXTBOOKS AND DIGITAL RESOURCES | S ELINIDS | |
| | CTION 7.13. G.S. 115C-105.25 reads as rewritten: | 5 FUNDS | |
| | 5. Budget flexibility. | | |
| | • • | d shall provide | |
| | sistent with improving student performance, a local board | - | |
| goals. | ibility to schools in the use of funds to enable the schools to a | accomprish then | |
| 0 | ject to the following limitations, local boards of education may | transfor and may | |
| | ers of funds between funding allotment categories: | mansfer and may | |
| approve transfe | is of funds between funding anotheric categories. | | |
| (12) | Funds allotted for textbooks and digital resources may only | , be used for the | |
| (12) | <u>purchase of textbooks and digital resources. These func</u> | | |
| | transferred out of the allotment for any other purpose. | <u>us shan not be</u> | |
| (c) To e | ensure that parents, educators, and the general public are inform | ed on how State | |
| | en used to address local educational priorities, each local school | | |
| | sh the following information on its Web site by October 15 of ea | | |
| unit shun puon | | ion your | |
| (4) | A description of any transfer of funds from the textbo | oks and digital | |
| | resources allotment into another allotment category with a | Ū. | |
| | why the transfer from the textbooks and digital resource | 1 | |
| | made to a different allotment category. | | |
| (5) | A chart that clearly reflects how the local school administ | rative unit spent | |
| | State funds." | - | |
| | | | |
| LIMITATION | S ON K-5 CLASSROOM TEACHER POSITION | NS/PROGRAM | |
| ENHANCI | EMENT TEACHERS | | |
| SEC | CTION 7.14.(a) Section 1(a)(2) of S.L. 1995-450 is repealed. | | |
| SEC | CTION 7.14.(b) Beginning with the 2017-2018 fiscal ye | ar, the funding | |
| allotment for c | elassroom teachers in the State Public School Fund shall be re | eplaced with the | |
| following fund | ing allotments: | | |
| (1) | Classroom teachers in grades kindergarten through five. | | |
| (2) | Classroom teachers in grades six through 12. | | |
| | CTION 7.14.(c) G.S. 115C-105.25(b) reads as rewritten: | | |
| | ject to the following limitations, local boards of education may t | transfer and may | |
| approve transfe | ers of funds between funding allotment categories: | | |
| | | | |
| (5a) | | | |
| | equivalents to contract for visiting international exchange te | - | |
| | visiting international exchange teacher program approve | - | |
| | These positions shall be converted at the statewide ave | • • | |
| | classroom teachers, including benefits. The converted fund | ts shall be used | |
| | | | |

| General Assembly (| Of North Carolina | Session 2017 |
|--------------------|--|---------------------|
| со | ly to provide visiting international exchange teach mmensurate with their experience levels, to provide an onuses, and to cover the costs associated with su | ny State-approved |
| in | ternational exchange teachers within the local school ad | dministrative unit, |
| | cluding programming and related activities, background | |
| | verage, and other program administration services in ac | |
| | deral regulations for the Exchange Visitor Program, 22 C accept as provided in subdivision (5a) of this subsection, 1 | |
| | r classroom teachers and instructional support personnel | |
| | follows: | |
| <u>a.</u> | For the allotment for classroom teachers in grade | es six through 12, |
| | classroom teacher positions may be converted to | |
| | for any purpose authorized by the policies of the | ne State Board of |
| | Education. These positions shall be converted at | • |
| | first step of the "A" Teachers Salary Schedule. | 1 |
| | allotments These positions shall not be transferred | to dollars to hire |
| | the same type of position. | |
| <u>b.</u> | | - |
| | through five, classroom teacher positions allocated | |
| | accordance with State Board of Education policy s for classroom teacher positions, including progr | |
| | teachers, as defined in G.S. 115C-301(f)(2), set | |
| | grades kindergarten through five. Those position | - |
| | <u>converted to dollar equivalents for any purpose exc</u> | |
| | visiting international exchange teachers under subd | - |
| | subsection. | |
| <u>c.</u> | For the allotment for instructional support person | nnel, instructional |
| | support personnel positions may be converted to | dollar equivalents |
| | for any purpose authorized by the policies of the | |
| | Education. These positions shall be converted at | - |
| | first step of the "A" Teachers Salary Schedule. The | |
| " | not be transferred to dollars to hire the same type of | position. |
| •••• | N 7.14.(d) It is the intent of the General Assembly | to use the dete |
| | ice with the reporting requirements set forth in Section 2 | |
| | t for kindergarten through fifth grade program enhance | |
| | trative units beginning with the 2018-2019 fiscal year. | |
| | | |
| CLASS SIZE FLEX | XIBILITY FOR CURRENT PILOT PROGRAMS | |
| SECTIO | N 7.15.(a) Section 8.7(i) of S.L. 2016-94 is repealed. | |
| | N 7.15.(b) Notwithstanding G.S. 115C-301 or Sect | |
| | ol administrative units approved by the State Board | |
| | acher compensation models and advanced teaching ro | |
| | ction 8.7 of S.L. 2016-94 may allow a certain number of | |
| - | proposals to exceed individual class size requirement | - |
| as follows: | or the duration of the pilot program ending with the 2019 | -2020 school year |
| | hapel-Hill Carrboro City Schools: 20 schools. | |
| | narlotte-Mecklenburg Schools: 46 schools. | |
| | lgecombe County Schools: 14 schools. | |
| | tt County Schools: four schools. | |
| | | |

| 6 7 8 9 10 | the Project LIFT, Inc., program are those schools within the feeder area for West Charlotte High School governed by the collaborative agreement between the CMS Board of Education and Project Leadership and Investment for Transformation. SECTION 7.15.(d) Subsection (b) of this section expires June 30, 2020. |
|------------------------|--|
| 11 | |
| 12 | IMPROVE EDUCATION FINANCIAL AND INFORMATION TRANSPARENCY |
| 13 | SECTION 7.16.(a) The Department of Public Instruction shall implement the |
| 14 | School Business System Modernization Plan, as proposed by the State Board of Education in |
| 15 | the report required by Section 8.15(b) of S.L. 2016-94, using the funds appropriated by this act |
| 16 | for that purpose. It is the intent of the General Assembly to fund a multiphase, multipear project |
| 17 | to (i) modernize State and local education financial, human capital, and school information |
| 18 | systems, (ii) provide for a common reporting system and analytics system, (iii) integrate |
| 19 | financial, payroll, human resources, and related human capital systems through the use of a |
| 20 | new software as a service enterprise resource planning (ERP) solution, make enhancements to |
| 21 | existing local systems, or both, and (iv) link the State licensure system with the upgraded local |
| 22 | systems. The State Superintendent of Public Instruction (State Superintendent) shall review and |
| 23 | improve business processes in the Department of Public Instruction, as appropriate, and |
| 24 | modernize State systems at the Department. |
| 25 | SECTION 7.16.(b) The State Superintendent shall work with the Friday Institute |
| 26 | for Educational Innovation at North Carolina State University, the Government Data Analytics |
| 27 | Center (GDAC), local superintendents, charter school leadership, and local school |
| 28 | administrative unit personnel administrators and finance officers to establish common data |
| 29 | reporting requirements, consistent with the Uniform Education Reporting System established |
| 30 | by the State Board of Education. All local school administrative units and charter schools shall |
| 31 | comply with the reporting requirements. |
| 32 | SECTION 7.16.(c) Of the funds appropriated to the Department of Public |
| 33 | Instruction by this act for the school business system modernization plan for the 2017-2019 |
| 34 | fiscal biennium, the Department may use the sum of up to one million four hundred thirty |
| 35 | thousand dollars (\$1,430,000) in the 2017-2018 fiscal year and one million four hundred |
| 36 | twenty thousand dollars (\$1,420,000) in the 2018-2019 fiscal year to establish positions, to |
| 37 | contract for services, or both for business-specific project management. The State |
| 38 | Superintendent shall be responsible for the implementation of the activities specified under this |
| 39 | subsection and may appoint one of the positions established pursuant to Section 7.10 of this act |
| 40 | to oversee the business-specific project management required to implement the school business |
| 41 | system modernization plan and other operating costs as necessary. SECTION $7.1((d)) = Of$ the funde convergentiated to the Department of Public |
| 42 | SECTION 7.16.(d) Of the funds appropriated to the Department of Public |
| 43 | Instruction by this act for the school business system modernization plan for the 2017-2019 |
| 44 45 | fiscal biennium, the Department shall transfer up to three million two hundred fifty thousand dollars (\$3,250,000) for the 2017 2018 fiscal war and up to two hundred fifty thousand dollars |
| 43 46 | dollars (\$3,250,000) for the 2017-2018 fiscal year and up to two hundred fifty thousand dollars (\$250,000) for the 2018-2019 fiscal year to GDAC to leverage existing public-private |
| 40 47 | partnerships for the development and deployment of a data integration service that consolidates |
| 47 | data from financial, human resources, licensure, student information, and related systems. |
| 48 49 | Implementation shall also include development and deployment of a modern analytical |
| 49 50 | platform and reporting environment. By December 1, 2017, GDAC shall execute any |
| 50 | platorin and reporting environment. By December 1, 2017, ODAC shall execute ally |
| | Senate Bill 257-Third Edition Page 27 |
| | |

1

(5) Vance County Schools: three schools.

General Assembly Of North Carolina

Washington County Schools: five schools. (6)

2 3 SECTION 7.15.(c) In addition to the schools listed in subsection (b) of this 4 schools participating in the existing Project LIFT, Inc., program in section, 5 Charlotte-Mecklenburg Schools (CMS) may exceed individual class size requirements in kindergarten through third grade for the duration of that program. The schools participating in 6

Session 2017

contractual agreements and interagency data sharing agreements necessary to develop the
 reporting system established by this section.

3 **SECTION 7.16.(e)** As required by Section 8.15(c) of S.L. 2016-94, the State 4 Superintendent shall issue a Request for Proposal for an ERP software as a service solution by 5 October 1, 2017. The State Superintendent may issue additional requests for proposals as 6 needed to complete the requirements of subsection (a) of this section. The State Superintendent 7 shall select the vendors for the development and implementation of the ERP and other 8 enhancement solutions.

9 **SECTION 7.16.(f)** Prior to executing any contractual agreements and interagency 10 data sharing agreements necessary to develop the financial reporting system as provided for in 11 this section, the State Superintendent shall submit to the Joint Legislative Education Oversight 12 Committee (Committee) and the Fiscal Research Division an initial report by September 15, 13 2017, on the progress of GDAC's development and deployment of a data integration service 14 that consolidates data from financial, human resources, licensure, student information, and related systems. The State Superintendent shall also submit an interim report to the Committee 15 16 and the Fiscal Research Division by January 30, 2018, on the selection of a vendor for an ERP 17 software as a service solution. Thereafter, the State Superintendent shall submit annual reports 18 to the Committee and the Fiscal Research Division by March 15 of each year on the 19 expenditure of funds for the project and progress of implementation until the completion of the 20 project.

SECTION 7.16.(g) Funds appropriated to the Department of Public Instruction for the 2017-2019 fiscal biennium to implement the school business modernization system shall not revert at the end of the fiscal year but shall remain available until expended.

24 25

26

38

39

40

41

OFFICE OF CHARTER SCHOOLS/WEB-BASED RECORD AND DATA MANAGEMENT

SECTION 7.17.(a) The Department of Public Instruction shall use up to two hundred thousand dollars (\$200,000) each fiscal year of the 2017-2019 fiscal biennium to support the purchase of a Web-based electronic records and data reporting management system to automate and streamline reporting and accountability requirements to assist the Office of Charter Schools (OCS) in complying with the annual reporting obligations of charter schools from the following available funds:

- 33 (1) For the 2017-2018 fiscal year, the Department shall use funds appropriated
 34 to the Department for the Uniform Education Reporting System (UERS) by
 35 S.L. 2015-241 for the 2016-2017 fiscal year that were unexpended and did
 36 not revert at the end of the 2016-2017 fiscal year in accordance with Section
 37 8.7 of that act.
 - (2) For the 2018-2019 fiscal year, the Department shall use funds appropriated to the Department for UERS by this act for the 2017-2018 fiscal year that are unexpended and do not revert at the end of the 2017-2018 fiscal year in accordance with Section 7.6 of this act.

42 SECTION 7.17.(b) The Department shall purchase a system pursuant to subsection
43 (a) of this section that meets all of the following requirements:

- 44 (1) Allows OCS to develop and assign submission types to manage compliance
 45 with applicable law, control document transparency reporting, and create
 46 and manage users and roles throughout the system.
- 47 (2) Controls collections of documents to assist in core authorizing functions,
 48 including the charter school application and charter school renewal
 49 processes.
- 50(3)Provides for the visualization of academic, financial, and demographic51information for either an individual school or a portfolio of charter schools.

| General Assem | ably Of North Carolina | Session 2017 |
|------------------|--|--|
| (4) | Provides for the safe and secure electronic storage of doc | uments in a Tier 3 |
| | datacenter that meets the following standards: | |
| | a. Sarbanes-Oxley Act (SOX) compliant, includi | ng Statement on |
| | Auditing Standards (SAS) No. 70, Statement | 0 |
| | Attestation Engagements (SSAE) No. 16, Ser | |
| | Control (SOC) No. 1, and SOC No. 2. | vice organization |
| | | ty Λ_{ot} (LID Λ_{Λ}) |
| | b. Health Insurance Portability and Accountabili | • |
| | compliant, including the Office for Civil Rights (O | CR) HIPAA Audit |
| | Protocol. | Chandard (DCC) |
| | c. Payment Card Industry (PCI) Data Security | Standard (DSS) |
| | compliant. d. Safe Harbor certification program compliant. | |
| | d. Safe Harbor certification program compliant. | |
| TATE BOAR | RD OF EDUCATION/USE OF STATE FUNDS | |
| | CTION 7.18.(a) G.S. 115C-11 reads as rewritten: | |
| | rganization and internal procedures of Board. | |
| | iding Officer. – The State Board of Education shall elect from | n its membership a |
| · · · · | vice-chairman. A majority of the Board shall constitute | 1 |
| | business. In accordance with the provisions of this section | |
| | ne appointive members of the Board shall be provided | - |
| - | ant to G.S. 138-5. The chairman of the Board shall preside | • |
| • • | he absence of the chairman, the vice-chairman shall preside | - |
| | nan and the vice-chairman, the Board shall name one of its | |
| hairman pro te | | |
| ···· F-··· | | |
| (b) Reg | ular Meetings of Board. – The regular meetings of the Board | shall be held each |
| | certain, as determined by the Board. The Board shall determ | |
| | may be adjourned from day to day, or to a day certain, until t | |
| | been completed. Per diem and expenses of appointive and ad | |
| the Board shall | be provided for up to two business days each month for the r | egular meetings of |
| he State Board | | |
| (b1) Ann | ual meeting with the State Board of Community Colleges | and the Board of |
| · , | he University of North Carolina. The State Board of Educati | |
| | d of Community Colleges and the Board of Governors of | |
| | at least once a year to discuss educational matters of mut | • |
| | the General Assembly such policies as are appropriate | |
| | f public education at every level in this State. The meeting | - |
| - | reafter shall be hosted by the University Board of Governo | • |
| • | three years thereafter shall be hosted by the State Board of | • |
| • | 89 and every three years thereafter shall be hosted by the | |
| 0 | lleges. Per diem and expenses of appointive and advisory mer | |
| • | ed for the annual meeting required by this subsection. | |
| - | cial Meetings. – Special meetings of the Board may be | set at any regular |
| · · · · | y be called by the chairman or by the secretary upon th | |
| • | ided, a special meeting shall be called by the chairman upon | 11 |
| | f the Board. In case of regular meetings and special meetings, | |
| | each member, in writing, of the time and purpose of the | • |
| - | n member at his home post-office address. Such notice must | |
| | ffice at least three days prior to the date of meeting. <u>Appoint</u> | - |
| • | e Board shall not receive per diem and expenses for specia | |
| | ant to this subsection. | ai moorings of the |
| - Juna ber purbu | | |

| 1 | | | | | |
|----------|--|--|--|--|--|
| 2 | (f) Committees. – The Board may create from its membership such committees as it | | | | |
| 3 | deems necessary to facilitate its business. The chairman of the Board shall with approval of the | | | | |
| 4 | majority of the Board appoint members to the several committees authorized by the Board and | | | | |
| 5 | to any additional committees which the chairman may deem to be appropriate. <u>Appointive and</u> | | | | |
| 6 | advisory members of the Board shall not receive per diem and expenses for committee | | | | |
| 7 | meetings of the Board, except for a committee meeting held on the same day as a regular | | | | |
| 8 | meeting of the Board for which per diem and expenses are provided in accordance with | | | | |
| 9 | subsection (b) of this section. | | | | |
| 10 | (f1) General Limitation on Per Diem and Expenses. – Except as otherwise provided in | | | | |
| 11 | this section and G.S. 115C-12.1, appointive and advisory members of the Board shall not | | | | |
| 12 | receive per diem and expenses for activities of the Board, unless such per diem and expenses is | | | | |
| 13 | otherwise authorized by law for an individual member of the Board serving the State in another | | | | |
| 14 | <u>capacity.</u> | | | | |
| 15 | " •••• | | | | |
| 16 | SECTION 7.18.(b) G.S. 115C-12.1 reads as rewritten: | | | | |
| 17 | "§ 115C-12.1. Training of State Board members. | | | | |
| 18 | The State Board of Education shall establish minimum training requirements for members | | | | |
| 19 | of the State Board of Education. All Board members shall participate in training programs, as | | | | |
| 20 | required by the State Board. Per diem and expenses of appointive and advisory members of the | | | | |
| 21 | State Board shall be provided to members for the training required by this section." | | | | |
| 22 | SECTION 7.18.(c) Article 2 of Chapter 115C of the General Statutes is amended | | | | |
| 23 | by adding a new section to read: | | | | |
| 24 | " <u>§ 115C-13.5. Prohibition on use of State funds to employ private counsel in litigation.</u> | | | | |
| 25 | Notwithstanding G.S. 114-2.3 and G.S. 147-17, the State Board of Education shall not use | | | | |
| 26 | any State funds to employ private counsel to provide litigation services to the State Board of | | | | |
| 27 | Education. As used in this section, litigation services include legal work conducted in | | | | |
| 28 | anticipation of or in preparation for any suit or action. As used in this section, private counsel | | | | |
| 29 | includes any licensed attorney retained, engaged, or otherwise representing the State Board of | | | | |
| 30 | Education but does not include a licensed attorney who holds a permanent budgeted position in | | | | |
| 31 | either the Department of Justice or the State Board of Education." | | | | |
| 32 | SECTION 7.18.(d) The State Board of Education may only appoint the following | | | | |
| 33 | personnel positions to support the meetings and direct operations of the office of the State | | | | |
| 34 | Board of Education: | | | | |
| 35 | Position number <u>Title</u> | | | | |
| 36 | (1) 65023576 Attorney I. | | | | |
| 37 | (2) 60009384 Attorney II. | | | | |
| 38 | (3) 65003194 Paralegal II. | | | | |
| 39 | (4) 60095070 Administrative Assistant I. | | | | |
| 40 | The State Board of Education may utilize other staff employed through the | | | | |
| 41 | Department of Public Instruction to provide administrative and technical assistance to the State | | | | |
| 42 | Board and to carry out the directives of the State Board. | | | | |
| 43 | SECTION 7.18.(e) Subsection (c) of this section shall not apply to State funds that | | | | |
| 44 | are encumbered for the 2016-2017 fiscal year for the purposes of employing private counsel to | | | | |
| 45 | represent the State Board of Education. | | | | |
| 46 | | | | | |
| 47 | TEACHERS/ISOLATED K-12 SCHOOLS | | | | |
| 48 | SECTION 7.19. G.S. 115C-301, as amended by S.L. 2017-9, is amended by | | | | |
| 49 50 | adding a new subsection to read: | | | | |
| 50 | "(g1) Notwithstanding any other provision of this section, the State Board of Education | | | | |
| 51 | shall allot additional classroom teachers to schools containing grades kindergarten through 12 | | | | |

| | General Assembly Of North Carolina | Session 2017 |
|----------|--|--------------------------|
| 1 | when consolidation is not feasible due to the geographic isolation of the scho | ol and the school |
| 2 | meets at least one of the following criteria for geographic isolation: | |
| 3 | (1) The school is located in a local school administrative u | nit in which the |
| 4 | average daily membership is less than 1.5 per square mile. | |
| 5 | (2) The school is located in a local school administrative u | <u>init for a county</u> |
| 6 | containing more than 150,000 acres of national forest own | ed by the federal |
| 7 | government and managed by the United States Forest Se | rvice pursuant to |
| 8 | <u>G.S. 104-5.</u> | |
| 9 | The State Board shall allot teachers to geographically isolated schools | pursuant to this |
| 10 | subsection on the basis of one classroom teacher per grade level and shall all | ot teachers to the |
| 11 | remainder of the local school administrative unit in accordance with the | formulas for the |
| 12 | regular classroom teacher allotments." | |
| 13 | | |
| 14 | TURNING TAS INTO TEACHERS PILOT EXPANSION | |
| 15 | SECTION 7.20. Section 8.29 of S.L. 2016-94 reads as rewritten: | |
| 16 | "TEACHER ASSISTANT TUITION REIMBURSEMENT PILOT PROG | |
| 17 | "SECTION 8.29.(a) Purpose. – The purpose of this section is to establish | 1 1 0 |
| 18 | for-for, beginning with the 2016-2017 fiscal year, the local boards of educat | |
| 19 | County, Franklin County, Moore County, Richmond County, and Scotlan | • |
| 20 | administrative units and, beginning with the 2017-2018 fiscal year, the | |
| 21 | education of the Alamance-Burlington Schools, Ashe County Schools, Avery | • |
| 22 | Beaufort County Schools, Duplin County Schools, Guilford County School | |
| 23 | Schools, Nash County Schools, New Hanover County Schools, Randolph | |
| 24 25 | Rowan County Schools, Stanly County Schools, Watauga County Schools, an | |
| 25 26 | <u>Schools to provide tuition assistance awards to part-time or full-time teacher a</u> in those local school administrative units to pursue a college degree that will | - |
| 20 27 | licensure. Tuition assistance awards under the program may be provided | |
| 28 | full-time coursework. A local board of education may grant a teacher assistance | - |
| 20 29 | to pursue coursework that may only be taken during working hours. A | |
| 30 | receiving an award under the program shall fulfill the student teaching rec | |
| 31 | educator preparation program by working in the teacher assistant's employ | |
| 32 | administrative unit. A teacher assistant may continue to receive salary an | - |
| 33 | student teaching in the local school administrative unit in accordance with G.S | |
| 34 | | <u> </u> |
| 35 | "SECTION 8.29.(d) The local boards of education participating in the | pilot program for |
| 36 | the 2016-2017 fiscal year shall jointly report to the Joint Legislative Edu | |
| 37 | Committee by September 1, 2017, 2017. All of the local boards of education | 0 |
| 38 | the pilot program shall jointly report to the Joint Legislative Education Over | |
| 39 | by September 1, 2018, and by September 1 of each year thereafter on the re- | esults of the pilot |
| 40 | program, including at least the following information: | - |
| 41 | (1) The number and amount of funds in tuition assistance aw | ards provided to |
| 42 | teacher assistants. | |
| 43 | (2) The number of teacher assistant recipients who achieved t | teacher licensure, |
| 44 | including the period of time from the issue of an initial | tuition assistance |
| 45 | award to the time of achieving licensure. | |
| 46 | (3) The number of recipients who remained employed in | the local school |
| 47 | administrative unit after achieving teacher licensure." | |
| 48 | | |
| 49 | DRIVER SAFETY INCENTIVE PROGRAM | |
| 50 | SECTION 7.21.(a) G.S. 115C-215(a) reads as rewritten: | |

1 "(a) In accordance with criteria and standards approved by the State Board of Education, 2 the State Superintendent of Public Instruction shall organize and administer a standardized 3 program of driver education to be offered at the public high schools of this State for all 4 physically and mentally qualified persons who (i) are older than 14 years and six months, (ii) 5 are approved by the principal of the school, pursuant to rules adopted by the State Board of Education, (iii) are enrolled in a public or private high school within the State or are receiving 6 7 instruction through a home school as provided by Part 3 of Article 39 of Chapter 115C of the 8 General Statutes, and (iv) have not previously enrolled in the program. The driver education 9 program shall be for the purpose of making available public education to all students on driver 10 safety and training. The State Board of Education shall use for this purpose all funds 11 appropriated to it for this purpose and may use all other funds that become available for its use for this purpose." 12

13

SECTION 7.21.(b) G.S. 115C-216(g) reads as rewritten:

14 Fee for Instruction. - The local boards of education shall fund driver education "(g) 15 courses from funds available to them and may charge each student participating in a driver 16 education course a fee of up to sixty five dollars (\$65.00) to offset in an amount not to exceed 17 the actual costs of providing the training and instruction.course to each individual student. If a local board of education charges a fee for participation in a driver education course, the local 18 19 board shall-may provide a process for reduction or waiver of that fee for students unable to pay 20 the fee due to economic hardship hardship, including a process for the local board to be 21 reimbursed for the portion of the course fee that is not charged to an eligible student under the 22 Driver Safety Incentive Program pursuant to G.S. 115C-217."

23 SECTION 7.21.(c) Article 14 of Chapter 115C of the General Statutes is amended
 24 by adding a new section to read:

25 "<u>§ 115C-217. Driver Safety Incentive Program.</u>

26 Reimbursement of Driver Education Costs. - Within the funds made available for (a) 27 this purpose, the Department of Public Instruction shall establish the Driver Safety Incentive Program (Program) for the reimbursement of the direct costs for a driver education course to a 28 29 parent or legal guardian of a child who (i) is at least 15 years old but less than 18 years old and 30 (ii) successfully obtains a Level 1 limited learner's permit, in accordance with G.S. 20-11, on 31 the child's first attempt at obtaining the permit. The Department shall establish eligibility 32 guidelines for reimbursable costs that shall include a course of driver education prescribed in 33 G.S. 115C-215 or a course of driver instruction at a licensed commercial driver training school. 34 The reimbursement amount shall be up to two hundred seventy-five dollars (\$275.00) of the 35 direct costs for one driver education course. 36

36 If a local board of education reduces or waives the driver education course fee for a student 37 pursuant to G.S. 115C-216(g), the local board may apply for reimbursement to the Department 38 for the portion of the course fee not charged to a student who is eligible for reimbursement 39 under the Program. The total amount of reimbursement to both the parent or legal guardian and 40 the local board of education shall not exceed two hundred seventy-five dollars (\$275.00).

Application. – A parent or legal guardian eligible for reimbursement of the driver 41 (b) 42 education direct costs shall apply to the Department of Public Instruction within 90 days of the child obtaining the limited learner's permit. The application shall be submitted in the form 43 required by the Department and shall include (i) documentation from the Division of Motor 44 45 Vehicles that the child obtained the limited learner's permit on the first attempt and (ii) an invoice or other documentation approved by the Department to demonstrate the direct costs of 46 47 the driver education course for which the parent or legal guardian is seeking reimbursement. 48 If a local board of education has reduced or waived the driver education course fee pursuant

49 <u>to G.S. 115C-216(g) for a student who is eligible for reimbursement under the Program, the</u> 50 student shall provide any documentation necessary to the local board so that the local board

50 student shall provide any documentation necessary to the local board so that the local board 51 may apply to the Department for the reimbursement of the portion of the fee that was not

1 charged to the student. The local board of education may submit an application for 2 reimbursement under this section for up to 60 days after the eligible student provides the local 3 board the documentation required for the application. 4 Distribution. - The Department of Public Instruction shall make payments for (c) 5 reimbursement within 60 days of the receipt of an application that meets the requirements of this section. In the event that total requests for reimbursement exceed the amounts available for 6 distribution, the monies available shall be distributed in the order of receipt of completed, 7 8 eligible applications in each fiscal year. In the subsequent fiscal year when funds are available, 9 the Department shall prioritize payment for eligible reimbursement applications submitted in 10 the prior fiscal year that were not paid due to lack of available funds. 11 Administration. - The State Board of Education, in consultation with the (d) 12 Department of Transportation, Division of Motor Vehicles, shall establish any rules necessary 13 for the administration of the reimbursement program by the Department of Public Instruction. 14 including (i) eligibility rules for a person less than 18 years of age who is no longer a dependent of a parent or legal guardian and (ii) submission of applications in accordance with the 15 16 provisions of this section. For the purposes of this Program, the Division of Motor Vehicles 17 shall implement a process to provide documentation to drivers obtaining their limited learner's 18 permits on the first attempt. The Department of Public Instruction may use up to five percent (5%) of the funds appropriated for the Program each fiscal year for administrative costs, 19 20 including reimbursing the Division of Motor Vehicles for costs related to providing 21 documentation to drivers obtaining their limited learner's permits on the first attempt. Report. - The Department of Public Instruction shall report by March 15 of each 22 (e) 23 fiscal year to the Fiscal Research Division and the Joint Legislative Education Oversight 24 Committee on the administration of the reimbursement program for the prior fiscal year, including (i) the amount of reimbursement funds distributed under the Program, (ii) the type of 25 26 driver education course submitted for reimbursement of costs, including if the course was operated solely by a local board of education, by a local board of education contracting with 27 another public or a private entity for delivery of the course, or a licensed commercial driver 28 training school, (iii) the extent to which the reimbursement amount covers the total direct cost 29 30 of driver education courses, (iv) the amount of reimbursements requested by local boards of education to cover reduced or waived course fees, and (v) an estimate of the cost of the 31 32 Program for the upcoming fiscal year." 33 SECTION 7.21.(d) G.S. 115C-105.25(b)(11) is repealed. 34 SECTION 7.21.(e) Section 5.3(c) of S.L. 2015-241, as amended by Section 5.2 of 35 S.L. 2016-94, is repealed. 36 **SECTION 7.21.(f)** Subsections (a) and (b) of this section apply beginning with the 37 2017-2018 school year. Subsection (c) of this section applies to driver education courses 38 completed on or after July 1, 2017. 39 40 **COOPERATIVE INNOVATIVE HIGH SCHOOL FUNDING CHANGES** SECTION 7.22.(a) Legislative Findings. – The General Assembly finds the 41 42 following in regard to the State's long-term, ongoing investment in providing high school 43 students with opportunities to obtain postsecondary credit and career credentials at no cost to 44 the student in order to maximize cost savings to students in obtaining a postsecondary 45 education: 46 (1)Dual enrollment opportunities for high school students have been available 47 in the State for many years but began to significantly grow in the early- to 48 mid-2000s as a result of the General Assembly's enactment of the Innovative 49 Education Initiatives Act and the establishment of the cooperative innovative 50 high school program pursuant to Part 9 of Article 16 of Chapter 115C of the 51 General Statutes. This act demonstrated the State's commitment in

| Gen | eral Asseml | oly Of North Carolina | Session 2017 |
|-----|-------------|---|--------------------------|
| 1 | | prioritizing cooperative efforts between secondary scho | ools and institutions of |
| 2 | | higher education so as to reduce the high school drop | out rate, increase high |
| 3 | | school and college graduation rates, decrease the ne | ed for remediation in |
| 4 | | institutions of higher education, and raise certificate, a | ssociate, and bachelor |
| 5 | | degree completion rates. | |
| 6 | (2) | To ensure continued efficiency in the investment of S | State funds to provide |
| 7 | | postsecondary dual enrollment programs for high | school students, the |
| 8 | | General Assembly directed the State Board of Education | |
| 9 | | of Community Colleges to jointly establish the Career | e |
| 10 | | Program pursuant to Section 7.1A of S.L. 2011-145 | • |
| 11 | | 2012, to consolidate existing cooperative efforts betwee | - |
| 12 | | and institutions of higher education by providing (i) | |
| 13 | | for obtaining college credit that is transferable to con- | |
| 14 | | institutions of higher education, (ii) for college | credit leading to a |
| 15 | | subject-area certificate, diploma, or degree, and (iii) the | nrough enrollment at a |
| 16 | | cooperative innovative high school, enabling students | to concurrently obtain |
| 17 | | a high school diploma and to begin or complete | an associate degree |
| 18 | | program, master a certificate or vocational program, o | r earn up to two years |
| 19 | | of college credit within five years. | |
| 20 | (3) | The recent growth in the establishment of cooperation | |
| 21 | | school programs has resulted in a steady increase in | _ |
| 22 | | (FTE) student enrollment at community colleges due | |
| 23 | | those programs, including an increase of one hundred | • • |
| 24 | | in FTE enrollment for these students between 2008-200 | |
| 25 | (4) | The implementation of other Career and College Prom | |
| 26 | | certain traditional high school students to con | • |
| 27 | | postsecondary courses leading to a defined academic | 0 |
| 28 | | in a recent rise in student enrollment at community | |
| 29 | | percent (30%) increase in the College Transfer pathy | |
| 30 | | percent (21%) increase in the Career and Technica | al Education pathway |
| 31 | | between 2012-2013 and 2013-2014. | |
| 32 | (5) | For the 2013-2014 academic year, the General A | |
| 33 | | fifty-seven million dollars (\$57,000,000) in State fund | • |
| 34 | | college FTE for 11,389 students during the first year of | of full implementation |
| 35 | | of the Career and College Promise Program. | |
| 36 | (6) | For the 2015-2016 fiscal year, the General Assem | |
| 37 | | following amounts to cover the cost of cooperative in | - |
| 38 | | and other Career and College Promise programs as foll | |
| 39 | | a. For the cooperative innovative high school a | |
| 40 | | twenty-five million four hundred eighty-e | ight thousand seven |
| 41 | | hundred twenty-five dollars (\$25,488,725). | |
| 42 | | b. For community college FTE for the following: | |
| 43 | | 1. For students enrolled in cooperative in | - |
| 44 | | the sum of forty-two million two | |
| 45 | | thousand three hundred eighty-six dolla | |
| 46 | | 2. For students enrolled in courses that cou | |
| 47 | | Transfer pathway, the sum of twen | - |
| 48 | | hundred forty-three thousand five h | undred seven dollars |
| 49 | | (\$21,343,507). | ~ |
| 50 | | 3. For students enrolled in courses that co | |
| 51 | | and Technical Education pathway, th | e sum of twenty-one |

| General Assembly Of North CarolinaSession 2017 |
|---|
| million seven hundred eight thousand nine hundred thirty-two dollars (\$21,708,932). |
| c. For the reimbursement of tuition for constituent institutions of the University of North Carolina as a partner institution of higher education to a cooperative innovative high school, the sum of one million nine hundred forty-five thousand two hundred one dollars (\$1,945,201). |
| d. For the reimbursement of tuition for private colleges located in North Carolina that are a partner institution of higher education to a cooperative innovative high school, the sum of four hundred fifty-seven thousand six hundred thirty-nine dollars (\$457,639). |
| (7) Since considerable State funds have been appropriated on an ongoing basis |
| to cover the cost of high school student enrollment at community colleges, |
| constituent institutions, and approved private colleges pursuant to |
| G.S. 115C-238.54 and G.S. 115D-5(b)(12) as part of the Career and College |
| Promise programs, it is necessary to examine the total cost of these programs |
| and prioritize the appropriation of State funds to achieve the General |
| Assembly's goal of maximizing cost savings to students in obtaining a |
| postsecondary education. This includes reducing funds allocated for the cooperative innovative high school allotment for local school administrative |
| units with established programs and new programs in areas of the State with |
| significant resources to support those schools and to more effectively utilize |
| these funds in supporting and establishing cooperative innovative high |
| schools in economically distressed areas of the State. |
| SECTION 7.22.(b) Study. – In accordance with the legislative finding set forth in |
| subdivision (7) of subsection (a) of this section, by February 15, 2018, the State Board of |
| Community Colleges, the Board of Governors of The University of North Carolina, and the |
| State Board of Education shall study and report to the Senate Appropriations Committee on |
| Education/Higher Education, the House Appropriations Committee on Education, the Fiscal |
| Research Division, and the Joint Legislative Education Oversight Committee on the costs |
| associated with the Career and College Promise Program, including operation of cooperative |
| innovative high schools and the cost of concurrent enrollment in the high school and the |
| institution of higher education, student outcomes related to the Program, and any legislative |
| recommendations on modifications to the administration and funding for the Program, |
| including the use of State funds for the planning and establishment of new cooperative innovative high schools in economically distressed areas of the State. Legislative |
| recommendations shall also specifically address the use of the funds for the cooperative |
| innovative high school allotment, whether the allotment is necessary for the operation of the |
| schools, and how modification or discontinuation of the allotment would impact the programs. |
| SECTION 7.22.(c) Established Cooperative Innovative High Schools Located in |
| |

Tier III Areas. - For the 2017-2018 fiscal year, notwithstanding G.S. 115C-238.54 and any 41 42 other provision of law to the contrary, for a cooperative innovative high school that, as of July 43 1, 2017, (i) was approved under G.S. 115C-238.51A(c), (ii) has received a cooperative 44 innovative high school allotment for at least three of the prior fiscal years, and (iii) is located in 45 a development tier three area as defined in G.S. 143B-437.08, the cooperative innovative high school allotment amount established by the Department of Public Instruction for the 2017-2018 46 47 fiscal year shall be reduced by twenty-five percent (25%). For the 2018-2019 fiscal year and 48 subsequent fiscal years, these same schools shall receive a fifty percent (50%) reduction of the 49 cooperative innovative high school allotment amount established by the Department of Public 50 Instruction for each fiscal year in which the allotment is allocated to local school administrative 51 units for approved cooperative innovative high schools. For the 2017-2019 fiscal biennium,

1 these schools shall continue to receive additional State funds for community college FTE and 2 tuition reimbursement for institutions of higher education, as applicable. 3 SECTION 7.22.(e) Other New Cooperative Innovative High Schools Located in 4 Tier I Areas. – For the 2017-2019 fiscal biennium, the Department of Public Instruction shall 5 allocate funds to local school administrative units located in a development tier one area as 6 defined in G.S. 143B-437.08 as of July 1, 2017, with a cooperative innovative high school that 7 (i) was approved by the State Board of Education under G.S. 115C-238.51A(c) and (ii) did not 8 receive cooperative innovative high school allotment funds in a prior fiscal year as follows: 9 For the 2017-2018 fiscal year, any of the remaining funds available after the (1)10 Department allocates funds to the local school administrative units as 11 required by subsection (d) of this section shall be allocated in equal amounts by the Department to local school administrative units for each eligible 12 13 cooperative innovative high school located in the unit. 14 For the 2018-2019 fiscal year, any of the remaining funds available after the (2)15 Department allocates funds to the local school administrative units as required by subsection (d) of this section shall be allocated in equal amounts 16 17 of up to three hundred sixteen thousand six hundred forty-six dollars 18 (\$316,646) to local school administrative units for each eligible cooperative 19 innovative high school located in the unit. 20 **SECTION 7.22.(f)** Reporting Requirement on the Career and College Promise 21 Programs. – G.S. 115D-5 is amended by adding a new subsection to read: In addition to the evaluation of cooperative innovative high schools by the State 22 "(x) 23 Board of Education pursuant to G.S. 115C-238.55, the State Board of Community Colleges, in 24 conjunction with the State Board of Education and the Board of Governors of The University 25 of North Carolina, shall evaluate the success of students participating in the Career and College 26 Promise Program, including the College Transfer pathway and the Career and Technical Education pathway. Success shall be measured by high school retention rates, high school 27 completion rates, high school dropout rates, certification and associate degree completion, 28 29 admission to four-year institutions, postgraduation employment in career or study-related 30 fields, and employer satisfaction of employees who participated in the programs. The Boards 31 shall jointly report by January 15 of each year to the Joint Legislative Education Oversight 32 Committee." 33 **SECTION 7.22.(g)** Certain CIHSs Operating Without Additional Funds. -34 Beginning with the 2017-2018 school year and for subsequent school years thereafter, 35 notwithstanding G.S. 115C-238.51A(c) and G.S. 115C-238.54, Charlotte Middle College at 36 Merancas Campus, Charlotte Teacher Cadet Early College, Harnett County Early College, 37 Agriculture and Science Early College, Onslow Early College High School, and Wake CTE 38 High School North shall be permitted to operate in accordance with G.S. 115C-238.53 and 39 G.S. 115C-238.54 cooperative innovative high schools approved under as 40 shall be subject to the G.S. 115C-238.51A(c) and evaluation requirements of 41 G.S. 115C-238.55. 42 43 PREPARING FUTURE WORKFORCE IN CODING AND **MOBILE APP** 44 **DEVELOPMENT GRANT PROGRAM** 45 **SECTION 7.23.(a)** Program Purpose. – The Department of Public Instruction shall establish the Coding and Mobile Application Grant Program (Program) to develop industry 46 47 partnerships with local school administrative units and charter schools to design and implement 48 computer science, coding, and mobile application development curricular programs for middle 49 school and high school students. Funds appropriated for the Program shall be used to award 50 competitive grants of up to four hundred thousand dollars (\$400,000) each fiscal year to grant 51 recipients. Grant funds shall be used for the purchase of equipment, digital materials, and

1 related capacity building activities, which may include teacher professional development for 2 coding, computer science, and mobile application development initiatives. Grant recipients 3 shall use no more than five percent (5%) of the grant award each fiscal year for administrative 4 costs. 5 **SECTION 7.23.(b)** Program Criteria and Guidelines; Applications. – By August 6 15, 2017, the Superintendent of Public Instruction shall establish criteria and guidelines for 7 grant applications and Program requirements for local school administrative units and charter 8 schools, including sufficient curricular rigor for courses offered to students. The Department of 9 Public Instruction shall accept applications for the first year of the Program until October 15, 10 2017. For subsequent fiscal years in which funds are available for new applications to the 11 Program, the Department shall accept applications until May 15 of that year. Grant applicants 12 shall submit at least the following information in their applications: 13 A description of how the proposed partnership initiative will provide (1)14 increased career opportunities for students to engage in high-wage, 15 high-skill, and high-demand occupations. Demonstrated evidence of employer demand for the partnership initiative 16 (2)17 and related career and technical education (CTE) training, including 18 documentation of industry involvement in the partnership initiative. 19 (3) A proposed budget for the partnership initiative, including demonstrated 20 commitment of local or regional partners to sustain the programs beyond the 21 initial grant funding. 22 (4) A description of how the proposed initiative aligns with other programs, 23 including CTE, Career and College Pathways, and postsecondary programs 24 and, if appropriate, how equipment necessary for the initiative will be 25 utilized by partners. 26 (5) A description of how the project will create innovative, nontraditional, and 27 immediate career pathways for students to enter high demand jobs in the development of mobile software applications. 28 29 SECTION 7.23.(c) Selection of Recipients. - In selecting recipients for the 30 Program, the Superintendent of Public Instruction shall consider diversity among the pool of 31 applicants, including geographic location, the positive impact on the community of industry 32 partnerships, and the size of the student population served by the recipient, in order to award 33 funds to the extent possible to grant recipients that represent different characteristics of the 34 State. The Superintendent of Public Instruction shall select initial grant recipients by November 35 15, 2017, to begin implementation of the partnership initiatives under the Program as early as 36 the spring semester of the 2017-2018 school year. For subsequent fiscal years in which funds 37 are available for new applications to the Program, the Superintendent shall select grant 38 recipients by July 15 of that year. 39 SECTION 7.23.(d) Reporting Requirements. – By August 1 of each year of the 40 Program, grant recipients shall submit a report to the Department of Public Instruction, 41 beginning with an initial report by August 1, 2018, for the preceding year in which grant funds 42 were expended that provides at least the following information on the partnership initiative: 43 (1)The use of grant funds. 44 The number of students by grade level participating in the partnership (2)45 initiative. 46 (3) The number of students who subsequently participated in work-based 47 opportunities, internships, or apprenticeship programs and a description of 48 the types of opportunities for those students.

49 (4) Student outcome data regarding job attainment and postsecondary
 50 opportunities as a result of the partnership initiative.

| | General Assemb | ly Of North Carolina | | | Session 2017 |
|----------|-------------------|--|------------------------|--------------------|-----------------|
| 1 | (5) | Any other informatio | on the Superintendent | of Public Instr | ruction deems |
| 2 3 | By So | necessary. ptember 15 of each yea | or of the Program the | Department chal | l report to the |
| 3 4 | - | Education Oversight Co | - | - | - |
| 5 | - | port by September 15, | | | |
| 6 | | ig the information requi | • | - | |
| 7 | | y legislative recommend | | | |
| 8 | subsection and an | y legislative recomment | | | i the i rogram. |
| 9 | EXTENDED | LEARNING AND | INTEGRATED | STUDENT | SUPPORTS |
| 10 | | IVE GRANT PROGRA | | STODENT | Serroxio |
| 11 | | TION 7.24.(a) Of the fu | | his act for the At | t-Risk Student |
| 12 | | ive School Allotment for | | | |
| 13 | | shall use up to six mill | | | - |
| 14 | | illion dollars (\$6,000,0 | | · · | • |
| 15 | - | egrated Student Support | | • | |
| 16 | - | tment of Public Instru | - | | |
| 17 | · | ch fiscal year to adminis | • • | | |
| 18 | , | TION 7.24.(b) The | e | ram is to fund | high-quality, |
| 19 | | lidated extended learnin | | | |
| 20 | | that raise standards fo | | | |
| 21 | following: | | | | |
| 22 | (1) | Use of an evidence-bas | sed model with a prove | n track record of | success. |
| 23 | (2) | Inclusion of rigorous | s, quantitative perfor | mance measures | s to confirm |
| 24 | | effectiveness of the pro- | ogram. | | |
| 25 | (3) | Deployment of multipl | | | |
| 26 | | to achievement, such | e | - | |
| 27 | | anti-social behaviors, | academic growth, and | d enhancement of | of parent and |
| 28 | | family engagement. | | | |
| 29 | (4) | Alignment with State | - | | nic goals, and |
| 30 | | the North Carolina Star | | | |
| 31 | (5) | Prioritization in progra | | | |
| 32 | | science, technology, | | | · · |
| 33 | (\mathbf{c}) | opportunities or readin | | • | |
| 34 35 | (6) | Minimization of stu | | en providing i | nstruction or |
| 35 36 | (7) | instructional supports a Expansion of student a | | arning activities | and academic |
| 30 37 | (\prime) | support that strengther | | | |
| 38 | | resources, which may | | | |
| 39 | | and private-sector emp | - | nat provide ment | Services |
| 40 | (8) | Utilization of digital co | 5 | ng time, when apr | propriate |
| 41 | · · · | TON 7.24.(c) Grants sh | - | | - |
| 42 | | -risk students operated | | | |
| 43 | | king in collaboration with | | - | · · · • |
| 44 | - | eive grants for up to tw | | | 1 1 |
| 45 | - | 0) each year. Program | - | - | |
| 46 | | ade level as demonstrat | | - | |
| 47 | | students at-risk of scho | • | | |
| 48 | - | ocial behaviors. Priori | - | - | - |
| 49 | 0 | odels that focus servic | 1 0 | schools that are | identified as |
| 50 | low-performing p | ursuant to G.S. 115C-10 |)5.37. | | |

1 A grant participant shall provide certification to the Department of Public 2 Instruction that the grants received under the program shall be matched on the basis of three 3 dollars (\$3.00) in grant funds for every one dollar (\$1.00) in nongrant funds. Matching funds 4 shall not include other State funds. The Department shall also give priority consideration to an 5 applicant that is a nonprofit corporation working in partnership with a local school administrative unit resulting in a match utilizing federal funds under Part A of Title I of the 6 7 Elementary and Secondary Education Act of 1965, as amended, or Title IV of the Higher 8 Education Act of 1965, as amended, and other federal or local funds. Matching funds may 9 include in-kind contributions for up to fifty percent (50%) of the required match.

10 **SECTION 7.24.(d)** A nonprofit corporation may act as its own fiscal agent for the 11 purposes of this Program. Grant recipients shall report to the Department of Public Instruction for the year in which grant funds were expended on the progress of the program, including 12 13 alignment with State academic standards, data collection for reporting student progress, the 14 source and amount of matching funds, and other measures, before receiving funding for the 15 next fiscal year. Grant recipients shall also submit a final report on key performance data, 16 including statewide test results, attendance rates, graduation rates, and promotion rates, and 17 financial sustainability of the program.

18 SECTION 7.24.(e) The Department of Public Instruction shall provide an interim 19 report on the Program to the Joint Legislative Education Oversight Committee by September 20 15, 2018, with a final report on the Program by September 15, 2019. The final report shall 21 include the final results of the Program and recommendations regarding effective program 22 models, standards, and performance measures based on student performance, leveraging of 23 community-based resources to expand student access to learning activities, academic and 24 behavioral support services, and potential opportunities for the State to invest in proven models 25 for future grants programs.

26

27

LIFE CHANGING EXPERIENCES SCHOOL PILOT PROGRAM

28 SECTION 7.25.(a) Of the funds appropriated by this act for the At-Risk Student 29 Services Alternative School Allotment for the 2017-2019 fiscal biennium, the Department of 30 Public Instruction shall use up to three hundred sixty thousand dollars (\$360,000) in 31 nonrecurring funds for the 2017-2018 fiscal year and up to three hundred sixty thousand dollars 32 (\$360,000) in nonrecurring funds for the 2018-2019 fiscal year to contract with the Children 33 and Parent Resource Group, Inc., to design, implement, and evaluate a two-year Life Changing 34 Experiences School Pilot Program (Project), beginning with the 2017-2018 school year and 35 ending with the 2018-2019 school year. The Project shall be operated and administered for 36 students in grades six through 11 in the following local school administrative units: Mitchell 37 County Schools, Pitt County Schools, Wayne County Schools, and Winston-Salem/Forsyth 38 County Schools. These contract funds shall not be used for any purpose other than to 39 implement the Project in the local school administrative units, which consists of traveling 40 three-dimensional, interactive, holistic, and evidence-based multimedia education in-school 41 programs. The Project includes theme-specific programs screened as school assemblies and 42 additional follow-up applications that address dangerous life and community threatening 43 activities that negatively impact teenagers, including alcohol and other drugs, dangerous 44 driving, violence, and bullying. The goal of these programs is to increase positive intentions 45 and behavioral outcomes by teaching students the techniques and skills that empower them to 46 reach meaningful life goals, employ positive behaviors, and start businesses and social 47 enterprises.

48 **SECTION 7.25.(b)** The Children and Parent Resource Group, Inc., in consultation 49 with the Department of Public Instruction, shall submit an initial report on the Project 50 authorized by subsection (a) of this section by March 1, 2018, and a final report by March 1, 51 2019, to the Joint Legislative Education Oversight Committee and the Fiscal Research

| 1 | Division. The report shall include an accounting of expenditures and student outcome data |
|----------|---|
| 2 | related to the operation of the Project. |
| 3 | |
| 4 | SCHOOL PERFORMANCE GRADES/ESSA COMPLIANCE |
| 5 | SECTION 7.26.(a) G.S. 115C-12(9)c1. reads as rewritten: |
| 6 | "c1. To issue an annual "report card" for the State and for each local |
| 7 | school administrative unit, assessing each unit's efforts to improve |
| 8 | student performance based on the growth in performance of the |
| 9 | students in each school and taking into account progress over the |
| 10 | previous years' level of performance and the State's performance in |
| 11 | comparison with other states. This assessment shall take into account |
| 12 | factors that have been shown to affect student performance and that |
| 13 | the State Board considers relevant to assess the State's efforts to |
| 14 | improve student performance. As a part of the The annual "report |
| 15 | card" for each local school administrative unit, unit shall include the |
| 16 | following: |
| 17 | <u>1.</u> the <u>The</u> State Board shall award, in accordance with |
| 18 | G.S. 115C-83.15, an overall numerical school achievement, |
| 19 | growth, and performance score on a scale of zero to 100 and a |
| 20 | corresponding performance letter grade of A, B, C, D, or F |
| 21 | earned by each school within the local school administrative |
| 22 | unit. The school performance score and grade shall reflect |
| 23 | student performance on annual subject-specific assessments, |
| 24 | college and workplace readiness measures, and graduation |
| 25 26 | rates.rates, promotion rates, and student progress in achieving |
| 20 27 | English language proficiency. In addition, the State Board shall award separate performance scores and grades for the |
| 27 | |
| 28 29 | <u>following:</u> <u>I.</u> <u>School performance of certain subgroups of students</u> |
| 30 | as provided in G.S. 115C-83.15. |
| 31 | <u>II.</u> For schools serving students in any grade from |
| 32 | kindergarten to eighth grade, separate performance |
| 33 | scores and grades shall also be awarded based on |
| 34 | theschool performance in reading and mathematics |
| 35 | respectively. |
| 36 | <u>2.</u> The annual "report card" for <u>For</u> schools serving students in |
| 37 | third grade also shall include grade, the number and |
| 38 | percentage of third grade students who (i) take and pass the |
| 39 | alternative assessment of reading comprehension; (ii) were |
| 40 | retained in third grade for not demonstrating reading |
| 41 | proficiency as indicated in G.S. 115C-83.7(a); and (iii) were |
| 42 | exempt from mandatory third grade retention by category of |
| 43 | exemption as listed in G.S. 115C-83.7(b). |
| 44 | <u>3.</u> The annual "report card" for For high schools shall also |
| 45 | includeschools, measures of Advanced Placement course |
| 46 | participation and International Baccalaureate Diploma |
| 47 | Programme participation and Advanced Placement and |
| 48 | International Baccalaureate examination participation and |
| 49 | performance." |
| 50 | SECTION 7.26.(b) G.S. 115C-47(58) reads as rewritten: |

| | General Assemb | ly Of N | lorth Carolina | Session 2017 |
|---|--------------------|---|--|--|
| 1 2 3 4 5 6 7 8 9 10 11 12 | "(58) | by the ensure receive public perfor admin promi unit. <u>overa</u> shall | form the Public About the North Carolina School R e State Board of Education. – Each local board e that the report card issued for it by the State B es wide distribution to the local press or is otherway e. Each local board of education shall ensure that mance score and grade earned by each school in istrative unit for the current and previous fou nently displayed on the Web site of the local sch off any school in the local school administrative unit school performance grade of D or F, the local b provide notice of the grade in writing to the parent at school." | of education shall board of Education ise provided to the the overall school in the local school in school years is nool administrative nit is awarded <u>aan</u> board of education |
| 13 | SECT | TION 7 | 26.(c) G.S. 115C-83.15 reads as rewritten: | |
| 14 | "§ 115C-83.15. § | School | achievement, growth, performance scores, and gr | ades. |
| 15 | (a) Schoo | l Score | s and Grades The State Board of Education s | shall award school |
| 16 | | | d performance scores and an associated performanc | |
| 17 | • | | and calculated as provided in this section. The | |
| 18 | Education shall e | enter al | necessary data into the Education Value-Added A | Assessment System |
| 19 | | | culate school performance scores and grades. | |
| 20 | | | of the School Achievement Score.Score as a Mea | |
| 21 | | | lating the overall school achievement score earned | • |
| 22 | | | nic achievement, the State Board of Education sha | Il total the sum of |
| 23 | points earned by a | | | |
| 24 | <u>(1)</u> | | chools serving any students in kindergarten through | |
| 25 | | | Board shall assign points on all of the following | indicators that are |
| 26 | | measu | red for that school: | |
| 27 | | (1)<u>a.</u> | One point for each percent of students who | |
| 28 29 | | | proficient on annual assessments for mathemati through eight. | cs in grades three |
| 30 | | (2) b. | One point for each percent of students who | score at or above |
| 31 | | (<u>-)<u></u></u> | proficient on annual assessments for reading in gr | |
| 32 | | | eight. | ades ance anough |
| 33 | | (3)<u>c.</u> | One point for each percent of students who | score at or above |
| 34 | | (3) <u>ei</u> | proficient on annual assessments for science in gra | |
| 35 | | <u>d.</u> | One point for each percent of students who pro | 0 |
| 36 | | <u></u> | English language proficiency on annual assessme | |
| 37 | | | through eight. | <u>Into in grades anee</u> |
| 38 | | <u>e.</u> | One point for each percent of students who are | promoted from the |
| 39 | | <u>c.</u> | third grade to the fourth grade within four years of | - |
| 40 | | | kindergarten. | |
| 41 | | <u>f.</u> | One point for each percent of students who are | promoted from the |
| 42 | | <u>1.</u> | eighth grade to the ninth grade within three y | |
| 43 | | | entering sixth grade. | <u>rears of a student</u> |
| +3 44 | (2) | For | chools serving any students in ninth through 12t | h orade the State |
| 45 | <u>\</u> <u></u> | | shall assign points on all of the following indicators | - |
| 46 | | | at school: | <u>s mut ure medsureu</u> |
| 47 | | <u>(4)a.</u> | One point for each percent of students who s | score at or above |
| 48 | | (<u>+7a.</u> | proficient on the Algebra I or Integrated Math I en | |
| +o 49 | | (5)<u>b.</u> | One point for each percent of students who | |
| +9 50 | | (37 <u>0.</u> | proficient on the English II end-of-course test. | |

| | General Assembly Of N | orth Carolina | Session 2017 |
|----------|-----------------------------|--|-----------------------|
| 1 | (6)<u>c.</u> | One point for each percent of students who | score at or above |
| 2 3 | (7)<u>d.</u> | proficient on the Biology end-of-course test. One point for each percent of students who com | nlete Algebra II or |
| 4 | (7) <u>u.</u> | Integrated Math III with a passing grade. | |
| 5 | <u>(8)e.</u> | One point for each percent of students who ach | hieve the minimum |
| 6 | | score required for admission into a constituent | |
| 7 | | University of North Carolina on a nationally nor | rmed test of college |
| 8 | | readiness. | |
| 9 | (9)<u>f.</u> | One point for each percent of students enrol | |
| 10 | | Technical Education courses who meet the stand | |
| 11 | | Silver, Gold, or Platinum levels on a nationa | lly normed test of |
| 12 13 | (10)g | workplace readiness. One point for each percent of students who g | raduata within four |
| 13 14 | (10) <u>g.</u> | years of entering high school. | raduate within four |
| 15 | <u>h.</u> | One point for each percent of students who pr | ogress in achieving |
| 16 | <u></u> | English language proficiency. | |
| 17 | In calculating the ov | erall school achievement score earned by schools, | , the State Board of |
| 18 | | composite approach to weigh the achievement ele | |
| 19 | number of students measured | ured by any given achievement element and (ii) p | proportionally adjust |
| 20 | | he absence of a school achievement element for a | |
| 21 | | ve a measure of one of the school achievement | |
| 22 | | taught at that school. The overall school achieve | |
| 23 | - | nt scale and used for school reporting purpos | ses as provided in |
| 24 25 | | C-218.65, 115C-238.66, and 116-239.8. f the School Growth Score.Score as a Measure of | School Quality and |
| 23 26 | | g EVAAS, the State Board shall calculate the o | - |
| 27 | | s as a measure of school quality and student succes | - |
| 28 | • | by schools, the State Board of Education shall we | - |
| 29 | 0 | cators as provided in subsection (b) of this section | 0 |
| 30 | | erical values used to determine whether a school ha | |
| 31 | | rowth shall be translated to a 100-point scale a | |
| 32 | | provided in G.S. 115C-12(9)c1., 115C-218.65, | 115C-238.66, and |
| 33 | 116-239.8. | | |
| 34 | | f the <u>Overall</u> School Performance Scores and C | |
| 35 36 | | It use EVAAS to calculate the <u>overall</u> school pe | |
| 30 37 | | vement score, as provided in subsection (b) of the provided in subsection (c) of this section, earne | |
| 38 | | e shall account for eighty percent (80%), and the | |
| 39 | | percent (20%) of the total sum. If a school has π | - |
| 40 | | col's growth score reduces the school's performance | |
| 41 | | se the school achievement score solely to calcula | - |
| 42 | score and grade. For all | schools, the total school performance score shall | l be converted to a |
| 43 | 100-point scale and use | d to determine a <u>an overall</u> school performance | grade based on the |
| 44 | following scale: | | |
| 45 | | bol performance score of at least 90 is equivalent | to an overall school |
| 46 | 1 | mance grade of A. | , 11 • • |
| 47 | | bol performance score of at least 80 is equivalent | to an overall school |
| 48 40 | 1 | mance grade of B. | to an avarall ashart |
| 49 50 | | bol performance score of at least 70 is equivalent mance grade of C. | to all overall school |
| 50 | perior | | |

| | General Assemb | oly Of North Carolina | Session 2017 |
|----------|---------------------|--|----------------------------|
| 1 2 | (4) | A school performance score of at least 60 is equivalent performance grade of D. | alent to an overall school |
| 3 4 | (5) | A school performance score of less than 60 points i school performance grade of F. | s equivalent to an overall |
| 5 | (d1) Calcu | lation of the School Performance Scores and Grades | for Certain Subgroups of |
| 6 | | by a School. – In addition to the overall school perfor | |
| 7 | | his section, for each school that serves a minimum | |
| 8 | | ents listed in this subsection, the State Board of Educa | |
| 9 | | performance scores and shall determine a correspon | |
| 10 | | ubgroup using the same method as set forth in subse | |
| 11 | - | nce scores for subgroups of students shall not be inclu | |
| 12 | • | l performance scores and grades under subsection (d) | • |
| 13 | | ard shall establish the minimum number of students i | - |
| 14 | | cessary to disaggregate information on student perform | |
| 15 | | ace grade for that subgroup. The school performance s | |
| 16 | | ely on the annual school report card provided un | |
| 17 | | 5C-238.66, and 116-239.8 for the following subgroup | |
| 18 | (1) | Economically disadvantaged students. | |
| 19 | $\overline{(2)}$ | Students from major racial and ethnic groups. | |
| 20 | $\overline{(3)}$ | Children with disabilities. | |
| 21 | <u>(4)</u> | English learners. | |
| 22 | (e) Eleme | entary and Middle School Reading and Math Ach | ievement Scores For |
| 23 | schools serving s | tudents in kindergarten through eighth grade, the scho | ool achievement scores in |
| 24 | reading and math | nematics, respectively, shall be reported separately on | the annual school report |
| 25 | card provided un | der G.S. 115C-12(9)c1., 115C-218.65, 115C-238.66, | and 116-239.8. |
| 26 | (f) Indica | ation of Growth In addition to awarding the o | verall school scores for |
| 27 | - | owth, and performance and the performance grade, | - |
| 28 | | gnate that a school has met, exceeded, or has not m | 1 0 |
| 29 | | tudent growth shall be clearly displayed in the ar | |
| 30 | | G.S. 115C-12(9)c1., 115C-218.65, 115C-238.66, and 1 | |
| 31 | - | ss to Annual Report Card Information on the De | - |
| 32 | | lata collected in the 2017-2018 school year, the State | • |
| 33 | 2 | ndly access to the public on the annual report card | |
| 34 | | nits and individual schools pursuant to G.S. 115 | |
| 35 | | ublic Instruction's Web site. The information provid | led for the annual report |
| 36 | | gned and organized to provide at least the following: | |
| 37 | <u>(1)</u> | A summary for each local school administrative un | |
| 38 | | school of the school performance grades, wheth | |
| 39 | | exceeded, or has not met expected growth, and | |
| 40 | $\langle 0 \rangle$ | required to be provided as part of the annual report of | |
| 41 | <u>(2)</u> | The percentage of schools receiving an overall s | |
| 42 | | grade of A, B, C, D, or F earned by each school loca | ated within a local school |
| 43 44 | (2) | administrative unit and statewide. | where wet wet owned |
| 44 45 | <u>(3)</u> | The number of schools that have met, exceeded, or growth by each school located within a local school | - |
| 45 46 | | growth by each school located within a local school statewide | n aummisuative unit and |
| 40 47 | (A) | statewide. A Web page for each individual school that p | rominently displays the |
| 47 48 | <u>(4)</u> | <u>A Web page for each individual school that p</u> school's performance grades, whether the school h | |
| 48 49 | | not met expected growth, and the school's performa | |
| 49 50 | | <u>a way that is easy for the user to read.</u> | ince and growin scores III |
| 50 | | a way mai is easy for me user to read. | |

| General Assen | ıbly Of N | North C | Carolin | a | Session 2017 |
|---------------|-----------|--------------------|--------------------------|---|--------------------------|
| (5) | The a | ability | to easi | ly compare annual report card inform | nation. including |
| | | | | grades and whether schools have met, e | |
| | | - | | growth, for local school administrativ | |
| | | - | | or a time span of at least three years." | |
| SEC | | | | B of Article 8 of Chapter 115C of the G | eneral Statutes is |
| amended by ad | | | | - | |
| • | 0 | | | indicators for the purpose of complia | nce with federal |
| law | | | | | |
| | | ^f Educa | tion sł | hall use the school performance score | es and grades as |
| | | | | satisfy the federal requirement under the | |
| | | | | as amended by the Every Student Suc | |
| - | | | | the performance of schools on an annu | |
| | | | | w, the indicators shall be defined as follo | |
| (1) | - | | | g any students in kindergarten through (| |
| <u>(1)</u> | - | | - | fine the indicators as follows: | <u>eighti giude, the</u> |
| | <u>a.</u> | | | Academic Achievement. – | |
| | <u>u.</u> | <u>1.</u> | | academic achievement indicator sh | all include the |
| | | <u>1.</u> | | wing measures: | <u>un merude me</u> |
| | | | <u>Iono</u> <u>I.</u> | Proficiency on annual assessments for | r mathematics in |
| | | | <u>1.</u> | grades three through eight. | <u>n mamematics m</u> |
| | | | II. | Proficiency on annual assessments | for reading in |
| | | | <u></u> | grades three through eight. | <u>ioi iouuing in</u> |
| | | <u>2.</u> | The | other academic indicator shall includ | le the following |
| | | <u>2.</u> | meas | | ie ine tonowing |
| | | | <u>I.</u> | Proficiency on annual assessments | for science in |
| | | | <u></u> | grade five. | |
| | | | II. | Proficiency on annual assessments | for science in |
| | | | <u> 11.</u> | grade eight. | <u>ioi seienee m</u> |
| | | | III. | The rate of promotion from the th | ird grade to the |
| | | | | fourth grade within four years of a | |
| | | | | kindergarten. | |
| | | | IV. | The rate of promotion from the eig | the state to the |
| | | | | ninth grade within three years of a | |
| | | | | sixth grade. | |
| | | <u>3.</u> | The | English language proficiency indicat | or shall be the |
| | | | | entage of students who progress in a | |
| | | | - | lage proficiency on annual assessments | |
| | | | - | igh eight. | |
| | <u>b.</u> | The 1 | | e of school quality and student succ | ess shall be the |
| | <u></u> | | | e earned by schools. | |
| (2) | For s | - | | g any students in ninth through 12th | grade, the State |
| <u></u> | | | | he indicators as follows: | <u>e</u> |
| | <u>a.</u> | | | Academic Achievement. – | |
| | <u></u> | <u>1.</u> | | academic achievement indicator sh | all include the |
| | | | | wing measures: | |
| | | | <u>a.</u> | Proficiency on the Algebra I or In | ntegrated Math I |
| | | | | end-of-course test. | |
| | | | b. | Proficiency on the English II end-of-c | course test. |
| | | <u>2.</u> | | other academic indicator shall includ | |
| | | _ | meas | | _ |
| | | | <u>a.</u> | Proficiency on the Biology end-of-co | urse test. |
| | | | | • | |

| General Assembly Of North (| C <mark>arolin</mark> a | Session 2017 |
|-------------------------------|-------------------------|--|
| | <u>b.</u> | The percentage of students who achieve the minimum |
| | | score required for admission into a constituent |
| | | institution of The University of North Carolina on a |
| | | nationally normed test of college readiness. |
| | <u>c.</u> | The percentage of students enrolled in Career and |
| | | Technical Education courses who meet the standard |
| | | when scoring at Silver, Gold, or Platinum levels on a |
| | | nationally normed test of workplace readiness. |
| <u>3.</u> | The g | graduation rate indicator shall be the percentage of |
| _ | studer | nts who graduate within four years of entering high |
| | schoo | |
| <u>4.</u> | The] | English language proficiency indicator shall be the |
| | percer | ntage of students who progress in achieving English |
| | langua | age proficiency. |
| <u>b.</u> <u>The</u> | measure | of school quality and student success shall be the |
| grow | th score | earned by schools." |
| SECTION 7.26.(e) | G.S. 11 | 5C-75.5(5) reads as rewritten: |
| "(5) Qualifying | school. | – A low-performing school, as defined in |
| | | hat meets one of the following criteria: |
| | | received an overall school performance score in the |
| | - | ercent (5%) of all schools in the prior school year that |
| | | e following requirements: |
| 1. | | chool includes all or part of grades kindergarten through |
| | fifth. | |
| 2. | | chool did not exceed growth in at least one of the prior |
| | | school years and did not meet growth in at least one of |
| 2 | - | ior three school years. |
| 3. | | of the models established in G.S. 115C-105.37B for |
| | | nually low-performing schools had not been adopted for |
| SECTION 7 26 (f) | | chool for the immediately prior school year." |
| \$115C-105.37. Identification | | 5C-105.37 reads as rewritten: |
| | | rming Schools. – The State Board of Education shall |
| | | annual basis. Low-performing schools are those that |
| | | e grade of D or F and a school growth score of "met |
| | | growth" as defined by G.S. 115C-83.15. |
| expected growth of not met e | Apecieu | growth as defined by 0.5. 1150 05.15. |
| (b) Parental Notice of | Low-Pe | rforming School Status. – Each school that the State |
| | | shall provide written notification to the parents and |
| 1 | 0 | ool within 30 days of the identification that includes the |
| following information: | | ····· |
| 6 | that the | State Board of Education has found that the school has |
| | | <u>Il</u> school performance grade of D or F and a school |
| | | et expected growth" or "not met expected growth" and |
| 6 | | ed as a low-performing school as defined by |
| | | The statement shall include an explanation of the school |
| | | and growth scores. |
| (2) The school p | erforma | nce grade and growth score received. |
| | | e preliminary plan developed under subsection (a1) of |
| | | e availability of the final plan on the local school |
| administrativ | <i>ve</i> unit's | Web site |

| General Assembly | Of North Carolina | Session 2017 |
|-----------------------|--|-------------------------|
| | he meeting date for when the preliminary plan will ocal board of education. | ll be considered by the |
| | description of any additional steps the school is tal erformance." | king to improve student |
| 1 | | |
| | N 7.26.(g) G.S. 115C-105.39A reads as rewritten: | iniatus tins unita |
| | Identification of low-performing local school adm | |
| | ation of Low-Performing Local School Administra | |
| | shall identify low-performing local school adm | |
| | -performing local school administrative unit is a unit | |
| | hat unit that received $\frac{1}{2}$ and overall school performance wided in G.S. 115C 83 15 have been identified as k | - |
| | vided in G.S. 115C-83.15 have been identified as lo | ow-performing schools, |
| as provided in G.S. | 115C-105.57. | |
| (c) Parental | Notice of Low Derforming Local School Admini | atrotiva Unit Statua |
| | Notice of Low-Performing Local School Admini dministrative unit that the State Board identifies a | |
| | fication to the parents and guardians of all students | |
| - | lministrative unit within 30 days of the identification | u |
| following information | • | ation that merades the |
| Ū. | statement that the State Board of Education has for | ound that a majority of |
| | he schools in the local school administrative unit has | |
| | chool performance grade of D or F and a school | |
| | spected growth" or "not met expected growth" and | - |
| | ow-performing schools as defined by G.S. 115C-1 | |
| | nall also include an explanation of the school pe | |
| | chool growth scores. | 8 |
| | he percentage of schools identified as low-performing | ng. |
| | formation about the preliminary plan developed u | - |
| | his section and the availability of the final plan | |
| a | dministrative unit's Web site. | |
| (4) T | he meeting date for when the preliminary plan will | ll be considered by the |
| lo | ocal board of education. | |
| (5) A | description of any additional steps the local school | administrative unit and |
| S | chools are taking to improve student performance. | |
| | or notifications sent to parents and guardians of stud | - |
| | hat is identified as low-performing under G.S. 115 | |
| | hat the State Board of Education has found that the | |
| | n overall school performance grade of D or F and a | |
| | net expected growth" or "not met expected growth" | |
| | s a low-performing school as defined by G. | |
| | otification also shall include the overall school p | |
| | chool growth score the school received and an exp | planation of the school |
| - | erformance grades and school growth scores." | |
| | N 7.26.(h) G.S. 115C-218.65 reads as rewritten: | |
| | orth Carolina School Report Cards. | |
| | ol shall ensure that the report card issued for it | - |
| | wide distribution to the local press or is otherwise pr | - |
| | ensure that the overall school performance score a | - |
| | ne current and previous four school years is promin a charter school is swarded can overall school performed | |
| | a charter school is awarded a an overall school perfor | - |

the charter school shall provide notice of the grade in writing to the parent or guardian of all students enrolled in that school." 50

51

| SECTION 7.26.(i) G.S. 115C-218.94(a) reads as rewritten: |
|--|
| "(a) Identification of Low-Performing Charter Schools. – The State Board of Education |
| shall identify low-performing charter schools on an annual basis. Low-performing charter |
| schools are those that receive a <u>an overall</u> school performance grade of D or F and a school |
| growth score of "met expected growth" or "not met expected growth" as defined by |
| G.S. 115C-83.15." |
| SECTION 7.26.(j) G.S. 115C-238.66(11) reads as rewritten: |
| "(11) North Carolina School Report Cards. – A regional school shall ensure that |
| the report card issued for it by the State Board of Education receives wide |
| distribution to the local press or is otherwise provided to the public. A |
| regional school shall ensure that the overall school performance score and |
| grade earned by the regional school for the current and previous four school |
| years is prominently displayed on the school Web site. If a regional school is |
| awarded aan overall school performance grade of D or F, the regional school |
| shall provide notice of the grade in writing to the parent or guardian of all |
| students enrolled in that school." |
| SECTION 7.26.(k) G.S. 116-239.8(14) reads as rewritten: |
| "(14) North Carolina school report cards. – A lab school shall ensure that the |
| report card issued for it by the State Board of Education receives wide |
| distribution to the local press or is otherwise provided to the public. A lab |
| school shall ensure that the overall school performance score and grade |
| earned by the lab school for the current and previous four school years is |
| prominently displayed on the school Web site. If a lab school is awarded an |
| overall school performance grade of D or F, the lab school shall provide |
| notice of the grade in writing to the parent or guardian of all students |
| enrolled in that school." |
| SECTION 7.26.(<i>l</i>) This section applies beginning with the 2017-2018 school year. |
| |
| READ TO ACHIEVE DIAGNOSTIC CHANGES |
| SECTION 7.27.(a) G.S. 115C-83.6 reads as rewritten: |
| "§ 115C-83.6. Facilitating early grade reading proficiency. |
| (a) Kindergarten, first, second, and third grade students shall be assessed with valid, |
| reliable, formative, and diagnostic reading assessments made available to local school |
| administrative units by the State Board of Education pursuant to G.S. 115C-174.11(a). |
| Difficulty with reading development identified through administration of formative and |
| diagnostic assessments shall be addressed with instructional supports and services. Parents or |
| guardians of first and second grade students demonstrating reading comprehension below grade |
| level as identified through assessments administered pursuant to this subsection shall be |
| encouraged to enroll their student in a reading camp provided by the local school administrative |
| unit. Parents or guardians of a student identified as demonstrating reading comprehension |
| below grade level shall make the final decision regarding a student's reading camp attendance. |
| (a1) To the greatest extent possible, kindergarten Kindergarten through third grade |
| reading assessments shall yield data that can be used with the Education Value-Added |
| Assessment System (EVAAS), or a compatible and comparable system approved by the State |
| Board of Education, (EVAAS) to analyze student data to identify root causes for difficulty with |
| reading development and to determine actions to address them. |
| " ···· |
| SECTION 7.27.(b) G.S. 115C-174.11 reads as rewritten: |
| "§ 115C-174.11. Components of the testing program. |
| (a) A construction to find U' a dense when E' and U' in U'' is a final U'' in U'' in U'' |

49 "\$ 115C-174.11. Components of the testing program.
50 (a) Assessment Instruments for Kindergarten, First, Second, and Third Grades. – The
51 State Board of Education shall develop, adopt, and provide to the local school administrative

General Assembly Of North Carolina Session 2017 1 units developmentally appropriate individualized assessment instruments consistent with the 2 Basic Education Program and Part 1A of Article 8 of this Chapter for the kindergarten, first, 3 second, and third grades. The State Board shall provide one or more valid, reliable, formative, 4 and diagnostic reading assessment instruments for selection by local school administrative 5 units, in accordance with the following: The Department of Public Instruction, under the direction of the State 6 (1)Superintendent of Public Instruction, shall evaluate and certify any vendor 7 8 that provides diagnostic reading assessment instruments before the 9 instruments are provided by the State Board for selection by local school 10 administrative units. 11 (2)In order to certify a vendor, the Department shall evaluate the vendor to ensure that the diagnostic reading assessment instruments offered by the 12 13 vendor meet the following criteria: 14 Yield data that can be used with the Education Value-Added a. Assessment System (EVAAS). 15 16 Demonstrate close alignment with student performance on State <u>b.</u> 17 assessments, including all assessments required in kindergarten through third grade by Part 2 of Article 10A of Chapter 115C of the 18 19 General Statutes. 20 Demonstrate high rates of predictability as to student performance on <u>c.</u> 21 State assessments, including all assessments required in kindergarten 22 through third grade by Part 2 of Article 10A of Chapter 115C of the 23 General Statutes. 24 (3) Within 60 days of certifying a new vendor to provide reading assessment 25 instruments pursuant to this subsection, the Department of Public Instruction 26 shall provide written notice of the certification to the General Assembly in accordance with G.S. 120-29.5 and to the Joint Legislative Education 27 28 Oversight Committee. 29 Each local school administrative unit shall select one valid, reliable, formative, and (a1) 30 diagnostic reading assessment from the assessment instrument or instruments approved by the 31 State Board under subsection (a) of this section. Local school administrative units shall use 32 these the assessment instruments provided to them by the State Board for kindergarten, first, 33 second, and third grade students to assess progress, diagnose difficulties, and inform instruction 34 and remediation needs. Local school administrative units shall not use standardized tests for 35 summative assessment of kindergarten, first, and second grade students except as required as a 36 condition of receiving federal grants. " 37 38 **SECTION 7.27.(c)** This section applies beginning with the 2018-2019 school year. 39 40 **REIMBURSE INITIAL TEACHER LICENSURE FEE FOR CERTAIN NC TEACHING** 41 **GRADUATES** 42 **SECTION 7.28.(a)** G.S. 115C-296 is amended by adding a new subsection to read: "(a4) Notwithstanding subsection (a2) of this section, the State Board of Education shall 43 44 reimburse the initial teacher licensure application fee for the first time an applicant submits an 45 application for teacher licensure, if the applicant meets all of the following requirements: 46 The applicant is a graduate of an approved educator preparation program (1) 47 located in North Carolina. 48 The applicant has successfully earned an initial teaching license in North (2)49 Carolina. The State Board shall issue reimbursement to the applicant within 30 days of the date the 50 applicant successfully earns an initial teaching license in North Carolina." 51

| <u> </u> | eneral Assembly Of North Carolina | Session 2017 |
|----------|--|-----------------|
| | SECTION 7.28.(b) This section applies to applications for licensure | received on or |
| a | ter July 1, 2017. | |
| D | EVISE TEACHER BONUS PROGRAMS | |
| ľ | SECTION 7.29.(a) Section 8.8 of S.L. 2016-94 reads as rewritten: | |
| " | ADVANCED PLACEMENT/INTERNATIONAL BACCALAUREATE | TEACHER |
| | BONUS PILOT PROGRAM | TEACHER |
| | "SECTION 8.8.(a) The State Board of Education shall establish the | he Advanced |
| Р | acement/International Baccalaureate Pilot Program (pilot program)(program) | |
| | lvanced course teacher performance and to encourage student learning and imp | |
| | tain this goal, the Department of Public Instruction shall administer bonus pay | |
| | ears-through the end of the 2017-2019 fiscal biennium to licensed-teachers | |
| - | purses, courses in public schools, including charter schools, beginning with | |
| | 015-2016 school year, in accordance with the following: | |
| | (1) A bonus in the amount of fifty dollars (\$50.00) for each studen | t taught by an |
| | advanced course teacher in each advanced course who receives | |
| | score: | e |
| | a. For Advanced Placement courses, a score of three or | higher on the |
| | College Board Advanced Placement Examination. | C |
| | b. For International Baccalaureate Diploma Programme co | ourses, a score |
| | of four or higher on the International Baccalau | reate course |
| | examination. | |
| | (2) No teacher shall be awarded a bonus pursuant to this subsection | n that exceeds |
| | two thousand dollars (\$2,000) in any given school year. The b | onus awarded |
| | to a teacher pursuant to this subsection shall be in addition t | o any regular |
| | wage or other bonus the teacher receives or is scheduled to rece | eive. |
| | (3) For advanced course scores collected from the 2015-2016 set | hool year and |
| | the 2016-2017 school year, bonuses Bonuses awarded put | |
| | subsection are payable in January 2017 and Ja | • |
| | respectively, January, based on data from the previous scl | |
| | qualifying advanced course teachers who remain emplo | • |
| | advanced courses in the same local school administrative unit | |
| | from the school year the data is collected until the correspondir | ig school year |
| | that the bonus is paid. | |
| | "SECTION 8.8.(b) For the purposes of this section, an "advanced course" | shall mean an |
| A | dvanced Placement or International Baccalaureate Diploma Programme course. | |
| | "SECTION 8.8.(c) Notwithstanding G.S. 135-1(7a), the compensation bon | |
| | nder this section are not compensation under Article 1 of Chapter 135 of the Ger | neral Statutes, |
| tl | e Teachers' and State Employees' Retirement System. | |
| | "SECTION 8.8.(d) The State Board of Education shall report on and st | tudy the pilot |
| P | regram as follows: | ranged agains |
| | (1) The State Board shallstudy the effect of the program on adv | |
| | teacher performance and retention. The State Board shall reportion its findings and report on the amount of bonuses awarded to ad- | |
| | teachers, including the amount awarded for Advanced Place | |
| | and the amount awarded for International Baccalaure | |
| | | - |
| | Provisining concees to the Precident Prostemation of the Centre | e the Nneaker |
| | Programme courses, to the President Pro Tempore of the Senat | · • |
| | of the House of Representatives, the Joint Legislative Educat Committee, and the Fiscal Research Division by March 15, 20 | ion Oversight |

| _ | General Assemb | oly Of North Carolina | Session 2017 |
|---|------------------|--|--|
| | (2) | The State Board shall study the effect of the pill course teacher performance and retention. The Star results of its findings to the President Pro Ten Speaker of the House of Representatives, the Fisca | ate Board shall report the pore of the Senate, the al Research Division, and |
| | | the Joint Legislative Education Oversight Committee | |
| | also include in | 8.8.(e) For the 2017-2018 fiscal year only, the Dir the base budget, as defined by G.S. 143C-1-1 | |
| | 0 | ds needed to support the pilot program. | |
| | | 8.8.(f) This section expires June 30, 2018." | annittan |
| | | FION 7.29.(b) Section 8.9 of S.L. 2016-94 reads as r ERTIFICATIONS AND CREDENTIALS TEA | |
| | PROGRAM | | CHER DONUS FIEOF |
| | | 8.9.(a) The State Board of Education, in collaboration | on with the Department of |
| | | l establish the Industry Certifications and Credenti | |
| | | program)(program) to reward the performance of te | |
| | | <u>r schools</u> , who teach students earning approved i | |
| | credentials cons | sistent with G.S. 115C-156.2 and to encourage | e student learning and |
| | improvement. To | o attain this goal, the Department of Public Instruction | on shall administer bonus |
| | | end of the 2017-2019 fiscal bienniumfor two school y | |
| | | g charter schools, who teach students earning approv | • |
| | | eginning with data from the 2015-2016 school year | r, in accordance with the |
| | following: | | 1.1.1.1.1 |
| | (1) | For teachers who provide direct instruction to st | udents, bonuses shall be |
| | | provided in the following amounts: | $\left(\frac{1}{25} \right) $ for each |
| | | a. A bonus in the amount of twenty-five d student taught by a teacher who provided in | nstruction in a course that |
| | | led to the attainment of an industry certific twenty-five-dollar (\$25.00) value rankin | |
| | | subdivision (3) of this subsection.b. A bonus in the amount of fifty dollars (3) | \$50.00) for each student |
| | | taught by a teacher who provided instruction | |
| | | the attainment of an industry certification | |
| | | fifty-dollar (\$50.00) value ranking as deter (3) of this subsection. | |
| | (2) | No teacher shall be awarded a bonus pursuant to th | is subsection that exceeds |
| | (2) | two thousand dollars (\$2,000) in any given school | |
| | | to a teacher pursuant to this subsection shall be i | - |
| | | wage or other bonus the teacher receives or is sched | |
| | (3) | The Department of Commerce, in consultation with | |
| | | assign a value ranking for each industry certificatio | |
| | | academic rigor and employment value in accordan | nce with this subdivision. |
| | | Fifty percent (50%) of the ranking shall be based of | on academic rigor and the |
| | | remaining fifty percent (50%) on employment va | lue. Academic rigor and |
| | | employment value shall be based on the following e | |
| | | a. Academic rigor shall be based on the numb | |
| | | including work experience or internship ho | - |
| | | industry certification or credential, with | . . |
| | | | allaga aradit |
| | | coursework that also provides community cob. Employment value shall be based on the end | - |

| | General Assembly Of North Carolina Session 20 | 17 |
|----------------------|---|---------------|
| 1 2 | openings for the primary occupation linked with the indust certification or credential. | ry |
| 3 | (4) For data on courses leading to student attainment of industry certification | ns |
| 4 | and credentials collected from the 2015-2016 school year and the 2016-2016 | |
| 5 | school year, bonusesBonuses awarded pursuant to this subsection a | |
| 6 | payable in January 2017 and January 2018, respectively, to qualifying | |
| 7 | teachers who remain employed teaching students earning approved indust | - |
| 8 | certifications or credentials in the same local school administrative up | • |
| 9 | <u>school</u> at least from the school year the data is collected until the | |
| 10 | corresponding school year that the bonus is paid. | IC |
| 11 | "SECTION 8.9.(b) Notwithstanding G.S. 135-1(7a), the compensation bonuses awards | he |
| 12 | under this section are not compensation under Article 1 of Chapter 135 of the General Statute | |
| 12 | the Teachers' and State Employees' Retirement System. | ъ, |
| 13 | "SECTION 8.9.(c) The State Board of Education shall report on and study the pil | ot |
| 14 | program as follows: | σ |
| 16 | (1) The State Board shall study the effect of the program on teach | or |
| 10 | performance and retention. The State Board shall report the results of i | |
| 18 | findings, on the amount of bonuses awarded to teachers who teach studen | |
| 19 | earning approved industry certifications or credentials <u>credentials</u> and the contract of the credentials credent | |
| 20 | type of industry certifications and credentials earned by their students to the | |
| 20 | President Pro Tempore of the Senate, the Speaker of the House | |
| 21 | Representatives, the Joint Legislative Education Oversight Committee, and | |
| 22 | the Fiscal Research Division by March 15, 2017, and again by March 1 | |
| 23 24 | $\frac{2018.15}{2018.15}$ of each year bonuses are awarded. | 5, |
| 2 4 25 | (2) The State Board shall study the effect of the pilot program on teach | or |
| 23 26 | performance and retention. The State Board shall report the results of i | |
| 20 27 | findings to the President Pro Tempore of the Senate, the Speaker of the | |
| 28 | House of Representatives, the Fiscal Research Division, and the Joi | |
| 29 | Legislative Education Oversight Committee by March 15, 2018. | |
| 30 | "SECTION 8.9.(d) For the 2017-2018 fiscal year only, the Director of the Budget sha | ıll |
| 31 | also include in the base budget, as defined by G.S. 143C-1-1(d)(1c), the amount | |
| 32 | nonrecurring funds needed to support the pilot program. | |
| 33 | "SECTION 8.9.(c) This section expires June 30, 2018." | |
| 34 | SECTION 7.29.(c) Section 9.7 of S.L. 2016-94 reads as rewritten: | |
| 35 | "THIRD GRADE READING TEACHER PERFORMANCE PILOT PROGRAM | |
| 36 | "SECTION 9.7.(a) The State Board of Education shall establish the Third Grade Reading | ıg |
| 37 | Teacher Performance Pilot Program (program) to reward teacher performance and encourage | ge |
| 38 | student learning and improvement. To attain this goal, the Department of Public Instruction | m |
| 39 | shall administer bonus pay to licensed third grade teachers who have an Education | m |
| 40 | Value-Added Assessment System (EVAAS) student growth index score for third grade reading | ıg |
| 41 | from the previous school year, beginning with the data from the 2015-2016 school year, | as |
| 42 | follows: | |
| 43 | (1) Of the funds appropriated for this the program, five million dolla | rs |
| 44 | (\$5,000,000) shall be allocated for bonuses to licensed third grade-teached | rs |
| 45 | who are in the top twenty-five percent (25%) of teachers in the Sta | te |
| 46 | according to the EVAAS student growth index score for third grade reading | ıg |
| 47 | from the previous year. These funds shall be allocated equally among | ıg |
| 48 | qualifying teachers. | |
| 49 | (2) Of the funds appropriated for this the program, five million dolla | rs |
| 50 | (\$5,000,000) shall be allocated to pay bonuses to licensed third grad | |
| 51 | teachers who are in the top twenty-five percent (25%) of teachers in the | eir |
| | | |

| General Assembly Of North Carolina | Session 2017 |
|---|--|
| | ministrative units according to the EVAAS student |
| 6 | nird grade reading from the previous year. These |
| | ortionally based on average daily membership for |
| | strative unit and then distributed equally among |
| · · · | ch local school administrative unit, subject to the |
| following conditions: | |
| 1 1 | d in charter schools and regional schools are not |
| e | a bonus under this subdivision. |
| • | king in a local school administrative unit that |
| | fewer third grade teachers shall receive a bonus |
| | sion if that teacher has an EVAAS student growth |
| | rd grade reading from the previous school year that |
| exceeds expected | |
| - | th index score data collected during the 2015-2016 |
| • | 5-2017 school year, bonuses awarded pursuant to |
| | of this subsection are payable in January of 2017 |
| • | pectively, to qualifying third grade-teachers who |
| 1. | ning third grade in the same local school |
| | _at least from the school year the data is collected |
| | hool year that the bonus is paid. |
| | to receive a bonus under both subdivisions (1) and |
| | all receive both bonuses. The bonus or bonuses |
| - | suant to this subsection shall be in addition to any |
| • • | us the teacher receives or is scheduled to receive. |
| | S. 135-1(7a), the compensation bonuses awarded |
| | article 1 of Chapter 135 of the General Statutes, the |
| Teachers' and State Employees' Retirement S | |
| | of Education shall report on and study the Third |
| Grade Reading Teacher Performance Pilot P | |
| | tion shallstudy the effect of the program on teacher |
| — | n. The State Board shall report the results of its |
| • • | listribution of statewide bonuses as among local |
| | s- <u>units</u> , and the distribution of bonuses within local |
| | s as among individual schools to the President Pro |
| - | the Speaker of the House of Representatives, the |
| | on Oversight Committee, and the Fiscal Research |
| | 17, and again on March 1, 2018.15 of each year |
| $\frac{\text{bonuses are awarded.}}{\text{The State Board of Educed}}$ | estion shall study the effect of the Dressman |
| | cation shall study the effect of the Program on |
| ± | etention. The State Board of Education shall report |
| 0 | to the President Pro Tempore of the Senate, the |
| 1 | Representatives, the Fiscal Research Division, and |
| 0 | eation Oversight Committee no later than March 1, |
| 2018. "SECTION 0.7 (d) Ear the 2017 2018 | final year only the Director of the Dydget shall |
| | fiscal year only, the Director of the Budget shall final by $C = \frac{1}{2} \frac{1}$ |
| | efined by G.S. 143C-1-1(d)(1c), the amount of |
| nonrecurring funds needed to support the Pro | |
| "SECTION 9.7.(e) This section expires | |
| | to the bonuses payable in January 2018 pursuant to 2° of S L 2016 04 as amonded by this section the |
| $\beta = \beta =$ | 2) of S.L. 2016-94, as amended by this section, the |

| | General Assembly Of North Carolina Session 2017 |
|---|--|
| | Department of Public Instruction shall make payable no later than October 31, 2017, bonuses |
| 2 | earned by qualifying teachers pursuant to data from the 2015-2016 school year, as follows: |
| 5 | (1) Bonuses earned pursuant to Section 8.8 or 8.9 of S.L. 2016-94, as amended |
| Ļ | by this section, that were not paid in January of 2017 because the teacher |
| | taught in a charter school. |
| | (2) Bonuses earned pursuant to Section 8.8, 8.9, $9.7(a)(1)$, or $9.7(a)(2)$ of S.L. |
| | 2016-94, as amended by this section, that were not paid in January of 2017 |
| | because the teacher did not continue teaching the same subject or grade |
| | level. |
| | SECTION 7.29.(e) Notwithstanding subsections (a), (b), and (c) of this section, the |
| | following limitations shall apply to this section: |
| | (1) Every teacher who received a bonus pursuant to Section 8.8, 8.9, or 9.7 of |
| | S.L. 2016-94 in January of 2017 shall keep his or her bonus. |
| | (2) Any teacher who would receive a bonus in January of 2018 pursuant to |
| | unamended Section 8.8, 8.9, or 9.7 of S.L. 2016-94 shall receive that bonus. |
| | SCHOOL BOARDS CAN'T SUE COUNTIES |
| | SCHOOL BOARDS CAN I SUE COUNTIES SECTION 7.30.(a) G.S. 115C-431 reads as rewritten: |
| | "§ 115C-431. Procedure for resolution of dispute between board of education and board |
| | of county commissioners. |
| | (a) If the board of education determines that the amount of money appropriated to the |
| | local current expense fund, or the capital outlay fund, or both, by the board of county |
| | commissioners is not sufficient to support a system of free public schools, the chairman of the |
| | board of education and the chairman of the board of county commissioners shall arrange a joint |
| | meeting of the two boards to be held within seven days after the day of the county |
| | commissioners' decision on the school appropriations. |
| | Prior to the joint meeting, the Senior Resident Superior Court Judge shall appoint a |
| | mediator unless the boards agree to jointly select a mediator. The mediator shall preside at the |
| | joint meeting and shall act as a neutral facilitator of disclosures of factual information, |
| | statements of positions and contentions, and efforts to negotiate an agreement settling the |
| | boards' differences. |
| | At the joint meeting, the entire school budget shall be considered carefully and judiciously, |
| | and the two boards shall make a good-faith attempt to resolve the differences that have arisen |
| | between them. |
| | (b) If no agreement is reached at the joint meeting of the two boards, the mediator shall, |
| | at the request of either board, commence a mediation immediately or within a reasonable |
| | period of time. The mediation shall be held in accordance with rules and standards of conduct |
| | adopted under Chapter 7A of the General Statutes governing mediated settlement conferences |
| | but modified as appropriate and suitable to the resolution of the particular issues in |
| | disagreement. the decision of the county commissioners is final. The local board of education |
| | shall not file any legal action challenging the sufficiency of the funds appropriated by the board |
| | of county commissioners to the local current expense fund, the capital outlay fund, or both. |
| | Unless otherwise agreed upon by both boards, the following individuals shall constitute the |
| | two working groups empowered to represent their respective boards during the mediation: |
| | (1) The chair of each board or the chair's designee; |
| | (1) The chain of calculation and the county (2) The superintendent of the local school administrative unit and the county |
| | manager or either's designee; |
| | (3) The finance officer of each board; and |
| | (4) The attorney for each board. |
| | Members of both boards, their chairs, and representatives shall cooperate with and respond |
| | to all reasonable requests of the mediator to participate in the mediation. Notwithstanding |
| | reconcernation of the second s |

Article 33C of Chapter 143 of the General Statutes, the mediation proceedings involving the 1 2 two working groups shall be conducted in private. Evidence of statements made and conduct 3 occurring in a mediation are not subject to discovery and are inadmissible in any court action. 4 However, no evidence otherwise discoverable is inadmissible merely because it is presented or 5 discussed in a mediation. The mediator shall not be compelled to testify or produce evidence 6 concerning statements made and conduct occurring in a mediation in any civil proceeding for 7 any purpose, except disciplinary hearings before the State Bar or any agency established to 8 enforce standards of conduct for mediators. Reports by members of either working group to 9 their respective boards shall be made in compliance with Article 33C of Chapter 143 of the 10 **General Statutes.** 11 Unless both boards agree otherwise, or unless the boards have already resolved their 12 dispute, the mediation shall end no later than August 1. The mediator shall have the authority to 13 determine that an impasse exists and to discontinue the mediation. The mediation may continue 14 beyond August 1 provided both boards agree. If both boards agree to continue the mediation 15 beyond August 1, the board of county commissioners shall appropriate to the local school 16 administrative unit for deposit in the local current expense fund a sum of money sufficient to 17 equal the local contribution to this fund for the previous year. 18 If the working groups reach a proposed agreement, the terms and conditions must be 19 approved by each board. If no agreement is reached, the mediator shall announce that fact to 20 the chairs of both boards, the Senior Resident Superior Court Judge, and the public. The 21 mediator shall not disclose any other information about the mediation. The mediator shall not 22 make any recommendations or public statement of findings or conclusions. 23 The local board of education and the board of county commissioners shall share equally the 24 mediator's compensation and expenses. The mediator's compensation shall be determined 25 according to rules adopted under Chapter 7A of the General Statutes. 26 Within five days after an announcement of no agreement by the mediator, the local (c)27 board of education may file an action in the superior court division of the General Court of 28 Justice. Either board has the right to have the issues of fact tried by a jury. When a jury trial is 29 demanded, the cause shall be set for the first succeeding term of the superior court in the 30 county, and shall take precedence over all other business of the court. However, if the judge 31 presiding certifies to the Chief Justice of the Supreme Court, either before or during the term, 32 that because of the accumulation of other business, the public interest will be best served by not 33 trying the cause at the term next succeeding the filing of the action, the Chief Justice shall 34 immediately call a special term of the superior court for the county, to convene as soon as 35 possible, and assign a judge of the superior court or an emergency judge to hold the court, and 36 the cause shall be tried at this special term. The judge shall find, or if the issue is submitted to 37 the jury, the jury shall find the facts as to the following in order to maintain a system of free 38 public schools as defined by State law and State Board of Education policy: (i) the amount of 39 money legally necessary from all sources and (ii) the amount of money legally necessary from 40 the board of county commissioners. In making the finding, the judge or the jury shall consider 41 the educational goals and policies of the State and the local board of education, the budgetary 42 request of the local board of education, the financial resources of the county and the local board 43 of education, and the fiscal policies of the board of county commissioners and the local board 44 of education. 45 All findings of fact in the superior court, whether found by the judge or a jury, shall be 46 conclusive. When the facts have been found, the court shall give judgment ordering the board 47 of county commissioners to appropriate a sum certain to the local school administrative unit, 48 and to levy such taxes on property as may be necessary to make up this sum when added to 49 other revenues available for the purpose. 50 An appeal may be taken to the appellate division of the General Court of Justice, (d)

51 and notice of appeal shall be given in writing within 10 days after entry of the judgment. All

papers and records relating to the case shall be considered a part of the record on appeal. The 1 2 conclusion of the school or fiscal year shall not be deemed to resolve the question in 3 controversy between the parties while an appeal is still pending. Any final judgment shall be 4 legally binding on the parties at the conclusion of the appellate process. The payment of any 5 final judgment by the county in favor of the local school administrative unit shall not be 6 considered, or used in any manner, to deny or reduce appropriations to the local school 7 administrative unit by the county in fiscal years subsequent to the one at issue to offset such 8 payment of a final judgment. 9 If, in an action filed under this section, the final judgment of the General Court of (e) Justice is rendered after the due date prescribed by law for property taxes, the board of county 10 11 commissioners is authorized to levy such supplementary taxes as may be required by the judgment, notwithstanding any other provisions of law with respect to the time for doing acts 12 13 necessary to a property tax levy. Upon making a supplementary levy under this subsection, the 14 board of county commissioners shall designate the person who is to compute and prepare the 15 supplementary tax receipts and records for all such taxes. Upon delivering the supplementary 16 tax receipts to the tax collector, the board of county commissioners shall proceed as provided in 17 G.S. 105-321. 18 The due date of supplementary taxes levied under this subsection is the date of the levy, and 19 the taxes may be paid at par or face amount at any time before the one hundred and twentieth 20 day after the due date. On or after the one hundred and twentieth day and before the one 21 hundred and fiftieth day from the due date there shall be added to the taxes interest at the rate 22 of two percent (2%). On or after the one hundred and fiftieth day from the due date, there shall 23 be added to the taxes, in addition to the two percent (2%) provided above, interest at the rate of 24 three-fourths of one percent (3/4 of 1%) per 30 days or fraction thereof until the taxes plus 25 interest have been paid. No discounts for prepayment of supplementary taxes levied under this 26 subsection shall be allowed." 27 SECTION 7.30.(b) G.S. 115C-432(a) reads as rewritten: 28 "(a) After the board of county commissioners has made its appropriations to the local 29 school administrative unit, or after the appeal-procedure set out in G.S. 115C-431 has been 30 concluded, the board of education shall adopt a budget resolution making appropriations for the 31 budget year in such sums as the board may deem sufficient and proper. The budget resolution 32 shall conform to the uniform budget format established by the State Board of Education." 33 SECTION 7.30.(c) This section applies beginning with budget ordinances adopted 34 on or after the date this act becomes law. 35 36 **REMOVE FUNDING FOR EASTERN NORTH CAROLINA STEM** 37 **SECTION 7.31** Notwithstanding any provision of this act to the contrary, no funds 38 shall be appropriated or allocated for the Eastern North Carolina STEM. 39 40 PART VIII. COMPENSATION OF PUBLIC SCHOOL EMPLOYEES 41 42 **TEACHER SALARY SCHEDULE** 43 **SECTION 8.1.(a)** The following monthly teacher salary schedule shall apply for 44 the 2017-2018 fiscal year to licensed personnel of the public schools who are classified as 45 teachers. The salary schedule is based on years of teaching experience. 46 2017-2018 Teacher Monthly Salary Schedule 47 **Years of Experience** "A" Teachers 48 0 \$3,500 49 1 \$3,584 2 50 \$3,635 3 51 \$3,688

| | General Asseml | bly Of North Carolina Session 2017 |
|----------|----------------|---|
| 1 | 4 | \$3,756 |
| 2 | 5 | \$3,823 |
| 3 | 6 | \$3,907 |
| 4 | 7 | \$3,976 |
| 5 | 8 | \$4,043 |
| 6 | 9 | \$4,111 |
| 7 | 10 | |
| 8 | 1 | |
| 9 | 12 | , |
| 10 | 13 | |
| 11 | 14 | |
| 12 | | 5-19 \$4,693 |
| 13 | |)-24 \$4,871 |
| 14 | | 5+ \$5,100. |
| 15 | | FION 8.1.(b) Salary Supplements for Teachers Paid on This Salary Schedule. |
| 16 | _ | (b) Sully Supplements for reachers fund on find Sully Schedule. |
| 17 | (1) | Licensed teachers who have NBPTS certification shall receive a salary |
| 18 | (1) | supplement each month of twelve percent (12%) of their monthly salary on |
| 19 | | the "A" salary schedule. |
| 20 | (2) | Licensed teachers who are classified as "M" teachers shall receive a salary |
| 20 | (2) | supplement each month of ten percent (10%) of their monthly salary on the |
| 22 | | "A" salary schedule. |
| 23 | (3) | Licensed teachers with licensure based on academic preparation at the |
| 24 | (5) | six-year degree level shall receive a salary supplement of one hundred |
| 25 | | twenty-six dollars (\$126.00) per month in addition to the supplement |
| 26 | | provided to them as "M" teachers. |
| 27 | (4) | Licensed teachers with licensure based on academic preparation at the |
| 28 | (') | doctoral degree level shall receive a salary supplement of two hundred |
| 29 | | fifty-three dollars (\$253.00) per month in addition to the supplement |
| 30 | | provided to them as "M" teachers. |
| 31 | (5) | Certified school nurses shall receive a salary supplement each month of ten |
| 32 | (5) | percent (10%) of their monthly salary on the "A" salary schedule. |
| 33 | SEC | FION 8.1.(c) The first step of the salary schedule for (i) school psychologists, |
| 34 | | h pathologists who are licensed as speech pathologists at the master's degree |
| 35 | | and (iii) school audiologists who are licensed as audiologists at the master's |
| 36 | - | higher shall be equivalent to the sixth step of the "A" salary schedule. These |
| 37 | - | receive a salary supplement each month of ten percent (10%) of their monthly |
| 38 | - · | eligible to receive salary supplements equivalent to those of teachers for |
| 39 | | ation at the six-year degree level or the doctoral degree level. |
| 40 | | FION 8.1.(d) The twenty-sixth step of the salary schedule for (i) school |
| 41 | | i) school speech pathologists who are licensed as speech pathologists at the |
| 42 | 1. | evel or higher, and (iii) school audiologists who are licensed as audiologists at the |
| 43 | 0 | ree level or higher shall be seven and one-half percent (7.5%) higher than the |
| 43 44 | • | y these same employees on the twenty-fifth step of the salary schedule. |
| 44 | • | FION 8.1.(e) Beginning with the 2014-2015 fiscal year, in lieu of providing |
| 45 46 | | payments to teachers paid on the teacher salary schedule, the amounts of those |
| 40 47 | • • | nts are included in the monthly amounts under the teacher salary schedule. |
| 47 48 | | FION 8.1.(f) A teacher compensated in accordance with this salary schedule |
| 40 49 | | 8 school year shall receive an amount equal to the greater of the following: |
| 49 50 | (1) | The applicable amount on the salary schedule for the applicable school year. |
| 50 | (1) | The applicable amount on the salary schedule for the applicable school year. |

| General Assemb | ly Of North Carolina | Session 2017 |
|-----------------------|--|------------------------------------|
| (2) | For teachers who were eligible for longevity | for the 2013-2014 school year, |
| ~ / | the sum of the following: | 2 <i>2</i> |
| | a. The teacher's salary provided in Section | on 35.11 of S.L. 2013-360. |
| | b. The longevity that the teacher we | |
| | longevity system in effect for the 201 | |
| | Section 35.11 of S.L. 2013-360 base | • • |
| | of service. | |
| | c. The annual bonus provided in Section | 9.1(e) of S.L. 2014-100. |
| (3) | For teachers who were not eligible for long | |
| | year, the sum of the teacher's salary and an | • |
| | 9.1 of S.L. 2014-100. | Ĩ |
| SECT | ION 8.1.(g) As used in this section, the ter | rm "teacher" shall also include |
| tructional supp | | |
| IPPORT HIG | HLY QUALIFIED NC TEACHING GRAD | UATES |
| | ION 8.2.(a) For purposes of this section, a " | |
| | ig the teaching profession who has graduate | |
| | am located in North Carolina (i) with a grade | |
| | its equivalent, and (ii) with a score of 48 or h | |
| | score on the nationally normed and valid | 0 |
| - | l practice performance. Notwithstanding Sect | |
| | e shall be paid pursuant to the "A" Teachers | |
| - | at person qualifies, as follows: | |
| (1) | A highly qualified graduate licensed and emp | ployed to teach by a local board |
| | of education who accepts initial employn | nent at a school identified as |
| | low-performing by the State Board | of Education pursuant to |
| | G.S. 115C-105.37 shall be paid as though | that person has three years of |
| | experience on the "A" Teachers salary sche | edule during that person's first |
| | four years of employment as a teacher, without | out a break in service, as long as |
| | that person remains teaching (i) at the same s | chool or (ii) accepts subsequent |
| | employment at another low-performing school | ol or local school administrative |
| | unit identified as low-performing. | |
| (2) | A highly qualified graduate licensed and em | |
| | special education, science, technology, engin | |
| | paid as though that person has two years of | - |
| | salary schedule during that person's first th | |
| | teacher, without a break in service, as long as | s that person continues teaching |
| | in one of those areas. | |
| (3) | A highly qualified graduate licensed and emp | |
| | of education shall be paid as though that per | • • |
| | on the "A" Teachers salary schedule during | |
| | employment as a teacher without a break in s | |
| | ION 8.2.(b) This section applies for teacher | s entering the profession in the |
| 2017-2018 fiscal | year. | |
| RINCIPAL SA | LARY SCHEDULE | |
| | ION 8.3.(a) The following annual salary sch | edule for principals shall apply |
| | fiscal year, beginning July 1, 2017. | |
| | 2017-2018 Principal Annual Salary Se | ah a duul a |

| 49 | 2017-201 | го г пистраї Ані | iual Salai y Scheuule | |
|----|-----------------------|------------------|-----------------------|------------------------|
| 50 | Avg. Daily Membership | Base | Met Growth | Exceeded Growth |
| 51 | 0-400 | \$61,751 | \$67,926 | \$74,101 |

| (| General Assemb | oly Of No | orth Carolina | | Session 2017 |
|---|-------------------|------------|---------------------------------------|---------------------|-------------------------------|
| | 401-700 | | \$64,839 | \$71,322 | \$77,806 |
| | 701-1,000 |) | \$67,926 | \$74,719 | \$81,511 |
| | 1,001-1,3 | 00 | \$71,014 | \$78,115 | \$85,216 |
| | 1,301+ | | \$74,101 | \$81,511 | \$88,921. |
| | A prir | ncipal's p | blacement on the salary s | | etermined according to the |
| а | 1 | | • | | in the current school year |
| | | | | | .15(c), for each school the |
| | | | | | s of a break in service, and |
| | | | | | ast a majority of the school |
| - | year, as follows: | 1 1 | | | 5 5 |
| | (1) | A prine | cipal shall be paid at the | "Exceeded Growt | h" level of the schedule if |
| | | - | | | chools exceeded expected |
| | | | in at least two of the las | | 1 |
| | (2) | 0 | | • | el of the schedule if either |
| | | - | following apply: | | |
| | | a. | 0 11 5 | es show the schoo | ol or schools met expected |
| | | | growth in at least two of | | |
| | | b. | 0 | | ol or schools met expected |
| | | | U | | chool years and exceeded |
| | | | expected growth in one | | • |
| | (3) | A prin | | | level of the schedule if |
| | | - | | • | plicable or if the principal |
| | | | | 1 | least two of the last three |
| | | school | - | | |
| | SECT | | | e 2017-2018 fisca | year, in lieu of providing |
| а | | | U | | schedule, the amounts of |
| | | | | | under the principal salary |
| | schedule. | F | | | |
| ~ | | TION 8.3 | 3.(c) A principal compensation | nsated in accordan | ce with this section for the |
| 2 | | | ll receive an amount equ | | |
| | | | | | esection (a) of this section. |
| | (2) | | | | the 2016-2017 school year, |
| | (-) | - | n of the following: | | |
| | | a. | The principal's salary as | provided in Sectio | on 9.2 of S.L. 2016-94 |
| | | b. | | - | ve received as provided for |
| | | 0. | • • • | - | Human Resources Act for |
| | | | | | principal's current years of |
| | | | service. | | june pars carrent years of |
| | (3) | For pri | | igible for longevit | y in the 2016-2017 school |
| | (5) | | ne principal's salary as pr | | |
| | | year, a | le principul 5 sului y us pr | | |
| I | PRINCIPAL BO | ONLISES | | | |
| - | | | | Public Instruction | shall administer a bonus in |
| ť | | | | | s a principal for a majority |
| | | • | • • • • | | (50%) of school growth in |
| | - | • | | | State Board pursuant to |
| | G.S. 115C-83.15 | | - | actuated by the | State Board pursuant to |
| | 5.5. 1150-05.15 | (e), us 10 | 2017-2018 Principal | Bonus Schedule | |
| | Statewid | e Growt | h Percentage | | onus |
| | | op 5% | n i ci centage | | 5,000 |
| | | op 10% | | | 4,000 |
| | 10 | Sh 1030 | | φ | ,,,,,, |

| | General Assembly Of North Carolina | Session 2017 |
|----------|--|--|
| 1 | Top 15% | \$3,000 |
| 2 | Top 20% | \$2,000 |
| 3 | Top 50% | \$1,000. |
| 4 | 1 | than one bonus pursuant to this subsection. The |
| 5 | bonus shall be paid at the highest amount for y | 1 |
| 6 | SECTION 8.4.(b) In addition to t | he bonuses provided pursuant to subsection (a) of |
| 7 | | er a bonus in the 2017-2018 fiscal year to any |
| 8 | | a principal for a majority of the 2015-2016 school |
| 9 | year and the 2016-2017 school year if the | school was designated by the State Board of |
| 10 | Education pursuant to G.S. 115C-83.15(f) as 1 | having met expected growth or as having not met |
| 11 | expected growth in the 2015-2016 school year | and was designated by the State Board as having |
| 12 | exceeded expected growth in the 2016-2017 s | school year. The bonus shall be the greater of the |
| 13 | following: | |
| 14 | (1) Five thousand dollars (\$5,0 | 00). |
| 15 | | ,000) for any principal who supervised a school |
| 16 | | ol year with a school performance grade of D or |
| 17 | 6 | e Board pursuant to G.S. 115C-83.15(d). |
| 18 | • | shall receive more than two bonuses pursuant to |
| 19 | | to a principal pursuant to this section shall be in |
| 20 | | e principal receives or is scheduled to receive. |
| 21 | | ding G.S. 135-1(7a), the bonuses awarded in |
| 22 | | ensation under Article 1 of Chapter 135 of the |
| 23 | General Statutes, the Teachers' and State Emp | 1 |
| 24 | | awarded in accordance with this section do not |
| 25 | | rincipal due to resignation, dismissal, reduction in |
| 26 | force, death, or retirement or whose last work | |
| 27 | | of the General Assembly that funds provided to |
| 28 | | t to this section will supplement principal |
| 29 | compensation and not supplant local funds. | |
| 30 | SECTION 8.4.(g) The bonuses a | related to these funds shall be paid no later than |
| 31 | October 31, 2017. | |
| 32 | | |
| 33 | ASSISTANT PRINCIPAL SALARIES | |
| 34 | SECTION 8.5.(a) For the 201 | 7-2018 fiscal year, commencing July 1, 2017, |
| 35 | assistant principals shall receive a monthly sal | ary based on the salary schedule for teachers who |
| 36 | are classified as "A" teachers plus an addition | al thirteen percent (13%). Years of experience for |
| 37 | an assistant principal on the salary schedule s | hall be measured by the total number of years the |
| 38 | assistant principal has spent as a teacher, an | assistant principal, or both. For purposes of this |
| 39 | section, an administrator with a one-year pro- | ovisional assistant principal's certificate shall be |
| 40 | considered equivalent to an assistant principal | |
| 41 | SECTION 8.5.(b) Assistant pr | rincipals with certification based on academic |
| 42 | preparation at the six-year degree level sha | ll be paid a salary supplement of one hundred |
| 43 | twenty-six dollars (\$126.00) per month and a | at the doctoral degree level shall be paid a salary |
| 44 | supplement of two hundred fifty-three dollars | (\$253.00) per month. |
| 45 | · · · · · · · | in an approved full-time master's in-school |
| 46 | | 10-month stipend at the beginning salary of an |
| 47 | | od of the master's program. The stipend shall not |
| 48 | 6 6 | salary of an assistant principal plus the cost of |
| 49 50 | | ands received by the intern as a full-time student, |
| 50 | | Program. The Principal Fellows Program or the |
| 51 | school of education where the intern participat | tes in a full-time master's in-school administration |

| | • | | | | |
|----------|--|---|--------------------|---|--------------|
| 1 | program shall supply the Department | nt of Public Ins | truction | with certification of eli | gible |
| 2 | full-time interns. | | | a 1 1 1 a | |
| 3 | SECTION 8.5.(d) Beginn | 0 | | • • • | 0 |
| 4 | annual longevity payments to assistant | | | | |
| 5 | amounts of those longevity payments a | | emonth | ly amounts provided to assi | istant |
| 6 | principals pursuant subsection (a) of th | | | . 1 | .1 • |
| 7 | SECTION 8.5.(e) An as | | | | |
| 8 | section for the 2017-2018 school yea | ar shall receive a | an amou | int equal to the greater o | i the |
| 9 10 | following: | unt datarminad n | manant | a subsections (a) through (| (a) of |
| 10 11 | (1) The applicable among this section. | unt determined pt | Irsuant | to subsections (a) through (| (c) of |
| 11 | | nale who wara a | ligible | for longevity in the 2016- | 2017 |
| 12 | (2) For assistant principal school year, the sum | - | - | of longevity in the 2010- | 2017 |
| 13 14 | | Ŭ | | ovided in Section 9.2 of | S I |
| 14 | 2016-94. | it principal salar | y as pi | ovided in Section 9.2 of | 5. L. |
| 16 | | ty that the assist | tant nri | ncipal would have receive | as he |
| 17 | e | • | - | er the North Carolina Hu | |
| 18 | 1 | · | | nool year based on the assi | |
| 19 | | urrent years of ser | | loor your bused on the uss | Built |
| 20 | 1 1 | • | | for longevity in the 2016- | 2017 |
| 21 | · · · · · | | - | provided in Section 9.2 of | |
| 22 | 2016-94. | ······ · · · · · · · · · · | | F | ~ |
| 23 | | | | | |
| 24 | CENTRAL OFFICE SALARIES | | | | |
| 25 | SECTION 8.6.(a) The | monthly salary | ranges | that follow apply to assi | istant |
| 26 | superintendents, associate superinten | dents, directors/c | coordina | tors, supervisors, and fir | nance |
| 27 | officers for the 2017-2019 fiscal bienni | ium, beginning Ju | ıly 1, 20 | 17: | |
| 28 | | Minimum | | Maximum | |
| 29 | School Administrator I | \$3,505 | to | \$6,514 | |
| 30 | School Administrator II | \$3,709 | to | \$6,907 | |
| 31 | School Administrator III | \$3,931 | to | \$7,325 | |
| 32 | School Administrator IV | \$4,084 | to | \$7,615 | |
| 33 | School Administrator V | \$4,245 | to | \$7,921 | |
| 34 | School Administrator VI | \$4,501 | to | \$8,397 | |
| 35 | School Administrator VII | \$4,679 | to | \$8,734. | |
| 36 | The local board of educ | | | | |
| 37 | placement for each assistant superin | | - | | |
| 38 | supervisor, or finance officer within | | | | |
| 39 40 | General Assembly for central office ad | | - | | vhich |
| 40 | an employee is placed shall be included $SECTION 8 (h)$. The matrix | | | | -11 |
| 41 | SECTION 8.6.(b) The m | | - | | chool |
| 42 | superintendents for the 2017-2019 fisca | - | - | • | |
| 43 | Superintendent I | Minimum | | Maximum | |
| 44 45 | Superintendent I Superintendent II | \$4,964 \$5,268 | to to | \$9,263 \$9,820 | |
| 43 46 | Superintendent II | | to to | \$9,820 \$10,415 | |
| 40 | | 11 126 | | | |
| 17 | 1 | \$5,586 \$5,926 | | | |
| 47 48 | Superintendent IV | \$5,926 | to | \$11,045 | |
| 48 | Superintendent IV Superintendent V | \$5,926 \$6,287 | to to | \$11,045 \$11,716. | and |
| | Superintendent IV | \$5,926 \$6,287 cation shall dete | to to ermine | \$11,045 \$11,716. the appropriate category | |

1 administrative unit and within funds appropriated by the General Assembly for central office 2 administrators and superintendents. 3 **SECTION 8.6.(c)** Longevity pay for superintendents, assistant superintendents, 4 associate superintendents, directors/coordinators, supervisors, and finance officers shall be as 5 provided for State employees under the North Carolina Human Resources Act. 6 SECTION 8.6.(d) Superintendents, assistant superintendents, associate 7 superintendents, directors/coordinators, supervisors, and finance officers with certification 8 based on academic preparation at the six-year degree level shall receive a salary supplement of 9 one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided 10 pursuant to this section. Superintendents, assistant superintendents, associate superintendents, 11 directors/coordinators, supervisors, and finance officers with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred 12 13 fifty-three dollars (\$253.00) per month in addition to the compensation provided for under this 14 section. 15 **SECTION 8.6.(e)** The State Board of Education shall not permit local school 16 administrative units to transfer State funds from other funding categories for salaries for public 17 school central office administrators. 18 19 NONCERTIFIED PERSONNEL SALARIES 20 **SECTION 8.7.(a)** The annual salary increase for permanent, full-time noncertified 21 public school employees whose salaries are supported from the State's General Fund shall be 22 seven hundred fifty dollars (\$750.00) or one and one-half percent (1.5%), whichever is greater, 23 commencing July 1, 2017. 24 **SECTION 8.7.(b)** Local boards of education shall increase the rates of pay for 25 such employees who were employed for all or part of fiscal year 2016-2017 and who continue 26 their employment for fiscal year 2017-2018 by providing an annual salary increase for 27 employees of seven hundred fifty dollars (\$750.00) or one and one-half percent (1.5%), 28 whichever is greater. 29 For part-time employees, the pay increase shall be pro rata based on the number of 30 hours worked. 31 SECTION 8.7.(c) The State Board of Education may adopt salary ranges for 32 noncertified personnel to support increases of seven hundred fifty dollars (\$750.00) or one and 33 one-half percent (1.5%), whichever is greater, for the 2017-2018 fiscal year. 34 35 CREATE MINIMUM SALARY **SCHEDULE** FOR SCHOOL BOARDS 36 **OCCUPATIONAL THERAPISTS AND PHYSICAL THERAPISTS** 37 SECTION 8.8. G.S. 115C-316 is amended by adding a new subsection to read: 38 "(b1) Every local board of education shall adopt a minimum salary schedule for 39 occupational therapists and physical therapists employed in full-time, permanent positions. The 40 minimum salary schedule shall apply to positions paid from State, local, or federal funds. In accordance with the noncertified salary grades and ranges adopted by the State Board of 41 42 Education, the minimum salary schedule shall differentiate salaries based on years of experience, but experience-based intervals shall be no greater than five years. Local boards of 43 education may compensate occupational therapists and physical therapists above the minimum 44 45 salary schedule provided all State-funded salaries are within the noncertified salary grades and ranges adopted by the State Board of Education." 46 47 48 **THIRD GRADE READING TEACHER BONUS PROGRAM FOR 2018-2019** 49 **SECTION 8.9.(a)** It is the intent of the State to reward teacher performance and

50 encourage student learning and improvement. To attain this goal, the Department of Public 51 Instruction shall administer the Third Grade Reading Teacher Bonus Program (program) for the

| | General Assemb | ly Of North Carolina Session 2017 |
|---|-----------------------|---|
| | | year to qualifying teachers who have an Education Value-Added Assessment) student growth index score for third grade reading from the previous school |
| | • | For purposes of this section, the following definitions shall apply: |
| | (1) | For purposes of this section, the following definitions shall apply: |
| | | a. Eligible Teacher. – A teacher who remains teaching in the same school at least from the school way the data for the EVAAS student. |
| | | school at least from the school year the data for the EVAAS student |
| | | growth index score for third grade reading is collected until the |
| | | school year a bonus provided under this subsection is paid. |
| | | b. Qualifying Teacher. – An eligible teacher who meets one or both of the following criteria: |
| | | 1. Is in the top twenty-five percent (25%) of teachers in the |
| | | State according to the EVAAS student growth index score for |
| | | third grade reading from the previous school year. |
| | | 2. Is in the top twenty-five percent (25%) of teachers in the |
| | | teacher's respective local school administrative unit according |
| | | to the EVAAS student growth index score for third grade |
| | | reading from the previous school year. |
| | (2) | Of the funds appropriated for this program, five million dollars (\$5,000,000) |
| | | shall be allocated for bonuses to qualifying teachers under subdivision |
| | | (1)b.1. of this subsection. Funds appropriated for this purpose shall be |
| | | distributed equally among qualifying teachers. |
| | (3) | Of the funds appropriated for this program, five million dollars (\$5,000,000) |
| | | shall be allocated for bonuses to qualifying teachers under subdivision |
| | | (1)b.2. of this subsection. Funds allocated for this bonus shall be divided |
| | | proportionally based on average daily membership in third grade for each |
| | | local school administrative unit and then distributed equally among |
| | | qualifying teachers in each local school administrative unit, subject to the |
| | | following conditions: |
| | | a. Teachers employed in charter schools, regional schools, and |
| | | University of North Carolina laboratory schools are not eligible to |
| | | receive a bonus under this subdivision. |
| | | b. Any teacher working in a local school administrative unit that |
| | | employs three or fewer third grade teachers shall receive a bonus |
| | | under this subdivision if that teacher has an EVAAS student growth |
| | | index score for third grade reading from the previous school year that |
| | | exceeds expected growth. |
| | (4) | Bonuses awarded pursuant to subdivisions (2) and (3) of this subsection are |
| | | payable in January to qualifying teachers based on EVAAS student growth |
| | | index score data from the previous school year. |
| | (5) | A qualifying teacher may receive a bonus under both subdivisions (2) and |
| | | (3) of this subsection. |
| | (6) | The bonus or bonuses awarded to a qualifying teacher pursuant to this |
| | | section shall be in addition to any regular wage or other bonus the teacher |
| | | receives or is scheduled to receive. |
| | SECT | ION 8.9.(b) Notwithstanding G.S. 135-1(7a), the bonuses awarded by this |
| S | | compensation under Article 1 of Chapter 135 of the General Statutes, the |
| | | te Employees' Retirement System. |
| | | ION 8.9.(c) The State Board of Education shall study the effect of the |
| | | pursuant to this section on teacher performance and retention. The State |
| | | t the results of its findings, the distribution of statewide bonuses as among |
| | local school add | ministrative units, and the distribution of bonuses within local school |
| | | |

administrative units as among individual schools to the President Pro Tempore of the Senate,
the Speaker of the House of Representatives, the Joint Legislative Education Oversight
Committee, and the Fiscal Research Division by March 15, 2019.

4 5

6 7

PART IX. COMMUNITY COLLEGES

REORGANIZATION OF THE COMMUNITY COLLEGES SYSTEM OFFICE

8 **SECTION 9.1.(a)** Notwithstanding any other provision of law and consistent with 9 the authority established in G.S. 115D-3, the President of the North Carolina Community 10 College System may reorganize the System Office in accordance with recommendations and 11 plans submitted to and approved by the State Board of Community Colleges.

- 12
- 13 14

SECTION 9.1.(b) This section expires June 30, 2018.

CARRYFORWARD OF COLLEGE INFORMATION SYSTEM FUNDS

15 **SECTION 9.2.** Of the funds appropriated to the Community Colleges System 16 Office for the 2017-2019 fiscal biennium for the College Information System, up to one million 17 two hundred fifty thousand dollars (\$1,250,000) shall not revert at the end of each fiscal year 18 but shall remain available until expended. These funds may be used only to purchase periodic 19 system upgrades and modernize the North Carolina Community College System's enterprise 20 resource planning (ERP) system.

21

22 COMMUNITY COLLEGE WORKFORCE STUDY

SECTION 9.3.(a) The State Board of Community Colleges shall study the costs of workforce training and academic instruction delivered by the community colleges. The study shall assess, at minimum, the various factors that affect instructional costs in these courses, including specialized equipment requirements, faculty salaries, and space requirements.

SECTION 9.3.(b) By September 1, 2018, the State Board shall submit a report to the Office of State Budget and Management, the Fiscal Research Division, and the Joint Legislative Education Oversight Committee on the results of the study, including any recommendations on the calculation of tiered funding rates and the classification of courses by tier.

32

BUDGET ALIGNMENT FOR BIONETWORK GRANTS AND CC SPECIALIZED CENTERS AND PROGRAMS

35 **SECTION 9.4.** Of the funds reduced by this act for the Bionetwork Grants and the 36 Specialized Centers and Programs to align budgeted funds with actual expenditures for the 37 2017-2019 fiscal biennium, the Community Colleges System Office shall, to the extent 38 practicable, hold harmless for the 2017-2019 biennium those community colleges that 39 expended all of the funds allocated to them through the affected programs in the 2016-2017 40 fiscal year.

- 41
- 42

START-UP FUNDS FOR HIGH-COST WORKFORCE CURRICULUM COURSES

43 **SECTION 9.5.(a)** The State Board of Community Colleges shall establish the 44 Community College High-Cost Workforce Program Grant to allocate funds to community 45 colleges to establish new high-cost workforce Tier 1A and Tier 1B courses that require 46 significant start-up funds. The State Board shall adopt an application process for community 47 colleges to apply for the award of funds to establish new courses beginning with the 2018-2019 48 fiscal year. To be eligible to receive the funds, community colleges shall submit to the State 49 Board a completed application, which shall include at least the following information:

- 50
- (1) A description of the proposed program of study.

| | General Assem | bly Of North Carolina | Session 2017 |
|----------|---------------------|---|----------------------|
| 1 2 | (2) | An impact assessment of implementing the proposed or programs at contiguous colleges. | course on existing |
| 3 | (3) | Documentation of student interest in the course. | |
| 4 | (4) | Alignment of the course with the future employment nee | eds within the area |
| 5 | | served by the community college and the State. | |
| 6 | SEC | FION 9.5.(b) The State Board of Community Colleges shall | l submit a report to |
| 7 8 | the Joint Legisl | ative Education Oversight Committee by November 1 of | each year of the |
| 9 | including at leas | implementation of the new high-cost workforce Tier 1A an the following information: | |
| 10 | (1) | The use of funds by community colleges participating in | the grant program, |
| 11 | | including: | |
| 12 | | a. Start-up costs to establish new courses. | |
| 13 | | b. Costs associated with student instruction, includin | |
| 14 | | instructional supplies, and related instructional equ | |
| 15 | (2) | Evaluation of the success of the community college course | es, including: |
| 16 | | a. Student enrollment numbers. | 1 , 1 , 1 |
| 17 | | b. Student outcomes, including job attainment and p | |
| 18 | | completion of any certification, diploma, or | associate degree |
| 19 20 | | programs. | |
| 20 | | | |
| 21 22 | | F TRUSTEES TRAINING | utag is smandad by |
| 22 | adding a new sec | FION 9.6.(a) Article 2 of Chapter 115D of the General Stat | utes is amended by |
| 23 24 | | Fraining of board of trustees members. | |
| 24 25 | | s of a board of trustees shall participate in, within six mont | hs of appointment |
| 25 26 | | ssion provided by the Community Colleges System Office. I | |
| 20 27 | | education session provided by the System Office every tw | |
| 28 | | n the board of trustees. The System Office shall develo | |
| 20 29 | | n content in consultation with community college represe | - |
| 30 | | ege presidents and members of boards of trustees. Th | |
| 31 | | leges shall adopt rules to implement this section." | |
| 32 | | FION 9.6.(b) G.S. 115D-19(b) reads as rewritten: | |
| 33 | | ard of trustees may declare vacant the office of a member w | ho does not attend |
| 34 | · · / | e, scheduled meetings without justifiable excuse. A board o | |
| 35 | | he office of a member who, without justifiable excuse, d | • |
| 36 | | hs of appointment in a trustee orientation and education set | |
| 37 | the North Caroli | na Association of Community College Trustees.in the board | of trustees training |
| 38 | | nt to G.S. 115D-18.5. The board of trustees shall notif | |
| 39 | | rity of any vacancy." | • • • • |
| 40 | SEC | FION 9.6.(c) The Community Colleges System Offic | e shall make the |
| 41 | orientation sessi | on required by G.S. 115D-18.5, as enacted by this section, | available no later |
| 42 | | 2018. Members of boards of trustees appointed between | |
| 43 | becomes law an | nd January 1, 2018, shall have until June 30, 2018, to | participate in an |
| 44 | orientation session | on. Members of boards of trustees who were appointed prior | to the date this act |
| 45 | becomes law sh | all participate in an initial education session pursuant to (| G.S. 115D-18.5 by |
| 46 | December 31, 20 |)18. | |
| 47 | | FION 9.6.(d) Subsection (b) of this section becomes ef | fective January 1, |
| 48 | 2019. | | |
| 49 | | | |
| 50 | | OF LOCAL COMMUNITY COLLEGE PRESIDENTS | S/CONSULTANT |
| 51 | CONTRAC | TS | |
| | | | |

| General Asse | nbly Of North Carolina | | Session 2017 |
|------------------|--------------------------------|------------------------------|---|
| SE | CTION 9.7.(a) G.S. 115 | D-20(1) reads as rewritten: | |
| "(1 | | | cer of the institution for such |
| (1 | 1 | | hay fix, such fix. If the board |
| | | | t to assist with the election |
| | | | search consultant through a |
| | | | A contract with a search |
| | | | t be subject to Article 3C of |
| | _ | | on to of a president or chief |
| | - | | proval of the State Board of |
| | Community Colleges. | v | provar of the State Doard of |
| SF | • • | | contracts entered into on or |
| | is act becomes law. | tion applies to consultant | contracts entered into on or |
| arter the date t | its act becomes law. | | |
| CLARIFY Y | OUTH APPRENTICES | HIP PROGRAM | |
| SE | CTION 9.8.(a) G.S. 1151 | D-5(b)(16) reads as rewritte | en: |
| | | | participating in an <u>a</u> |
| , | · • | | at meets all of the following |
| | criteria: | | |
| | a. <u>Meets one of t</u> | he following: | |
| | <u>1.</u> Is a r | egistered apprenticeship | program recognized by the |
| | United | States Department of Lab | or. |
| | <u>2.</u> <u>Is a pr</u> | e-apprenticeship program | recognized and approved by |
| | the Sta | ate agency administering | the statewide apprenticeship |
| | progra | <u>m.</u> | |
| | b. Has a docur | nented plan of study w | vith courses relating to a |
| | job-specific or | ccupational or technical ski | ill. |
| | | | n to be high school students |
| | when entering | the program." | |
| SE | CTION 9.8.(b) This sec | tion applies retroactively | beginning with the 2016 fall |
| academic term | | | |
| | ALLEY CC/MANUFA | CTUDINC CENTED | |
| | | | is amended by adding a new |
| Article to read | ± | D of the Ocheral Statutes | is amended by adding a new |
| Article to read | | "Article 5B. | |
| "M | nufacturing Solutions Ce | nter at Catawba Valley Co | mmunity College |
| | . Purpose of the Center. | = | <u>initiality conege.</u> |
| | | | a Valley Community College |
| | | | of traditional and emerging |
| | • | • • • • | t development, entrepreneur |
| | | | managing a manufacturing |
| business incub | | s, applied research, and | managing a manaractaring |
| | <u>. Director and other Ce</u> | nter nersonnel. | |
| | | | all appoint an individual to |
| - | | | enter. The executive director |
| | | | val by the president of the |
| | | | other personnel of the Center |
| | | | ject to the personnel policies |
| of the commu | • | | <u> </u> |
| | | Center; use of Center fund | ds. |
| | | | |

Notwithstanding any other provision of law, all fees collected by the Manufacturing 1 2 Solutions Center for services to industry, except for regular curriculum and continuing 3 education tuition receipts, shall be retained by the Center and used for the operations of the Center. Purchases made by the Center using these funds are not subject to the provisions of 4 5 Article 3 of Chapter 143 of the General Statutes. However, the Center shall (i) notify the 6 Secretary of the Department of Administration or the Secretary's designee of the intent to enter 7 into a contract for supplies, materials, printing, equipment, and contractual services that 8 exceeds one million dollars (\$1,000,000) as provided in G.S. 114-8.3 and (ii) include in all 9 agreements or contracts to be awarded by the Center under this section a standard clause which provides that the State Auditor and internal auditors of the Center may audit the records of the 10 11 contractor during and after the term of the contract to verify accounts and data affecting fees and performance. The Center shall not award a cost plus percentage of cost agreement or 12 13 contract for any purpose." 14 15 PART X. UNIVERSITIES 16 17 FULL-TIME STAFF FOR BOARD OF GOVERNORS/10 DAYS PRIOR NOTICE FOR 18 VOTES ON BOARD OF GOVERNORS AGENDA ITEMS 19 **SECTION 10.1.(a)** Establish Full-Time Staff Positions. – The Board of Governors 20 of The University of North Carolina may hire up to three full-time staff members who shall 21 report directly to the Board of Governors. The Board of Governors shall determine the job 22 titles, responsibilities, and salaries for staff members by December 31, 2017. Salaries for staff 23 hired pursuant to this section shall be competitive with other positions of similar level and 24 authority within The University of North Carolina System. 25 SECTION 10.1.(b) Prior Notice for Votes on Agenda Items. - In order to allow 26 proper time to evaluate important items for consideration by the Board of Governors, votes will 27 be allowed only on agenda items that Board of Governors members have had in their 28 possession for at least 10 business days prior to the vote. 29 **SECTION 10.1.(c)** Funding for Staff Positions. – Of the funds appropriated by this 30 act to the Board of Governors of The University of North Carolina for the 2017-2019 fiscal 31 biennium, the sum of up to three hundred thousand dollars (\$300,000) in recurring funds may 32 be used by the Board of Governors each fiscal year of the biennium to support the staff 33 positions for the Board of Governors created pursuant to this section. 34 SECTION 10.1.(d) Reporting Requirement. - The Board of Governors shall report 35 to the Joint Legislative Education Oversight Committee no later than December 31, 2017, 36 regarding the staff positions authorized by this section. The report shall include the job titles, 37 responsibilities, and salaries for staff members hired pursuant to this section. 38 39 ELIZABETH CITY STATE UNIVERSITY BUDGET STABILIZATION FUNDS 40 REPORT 41 SECTION 10.2. The President of The University of North Carolina shall report 42 each quarter of the 2017-2019 fiscal biennium to the Office of State Budget and Management 43 and the Fiscal Research Division of the General Assembly on the status of budget stabilization 44 funds appropriated to Elizabeth City State University by this act for the purpose of supporting 45 temporary faculty, aviation science programs, and student success initiatives. The reports shall provide detailed descriptions of the scope of work that has been completed to date, anticipated 46

- 47 activities for the next quarter, and a plan with time lines to complete the full scope of work. The
 48 reports shall also include outcomes achieved from improvements implemented using these
 49 funds. The first quarterly report required by this section shall be made no later than January 1,
- 50 2018.
- 51

General Assembly Of North Carolina Session 2017 **INCREASE NUMBER OF MEDICAL STUDENT SLOTS** 1 2 **SECTION 10.3.** Of the funds appropriated by this act to the Board of Governors of 3 The University of North Carolina for the 2017-2018 fiscal year, a sum of at least three million 4 dollars (\$3,000,000) shall be used to increase the number of available medical student slots at 5 the School of Medicine. 6 7 EXTEND CHALLENGE GRANT FOR COLLABORATORY AT UNC-CHAPEL HILL 8 SECTION 10.4.(a) Section 27.5 of S.L. 2016-94 reads as rewritten: 9 "SECTION 27.5. Of the funds appropriated in this act to the Office of State Budget and 10 Management, Special Appropriations, up to the sum of three million five hundred thousand 11 dollars (\$3,500,000) in nonrecurring funds for the 2016-2017 fiscal year shall be allocated to the Board of Trustees of the University of North Carolina at Chapel Hill for operation of the 12 13 North Carolina Policy Collaboratory. Allocations made pursuant to this section shall be 14 matched by the Board of Trustees on the basis of one dollar (\$1.00) in allocated funds for every one dollar (\$1.00) in non-State funds that the Board of Trustees raises by June 30, 2017, 2018, 15 16 for the purposes of operating the Collaboratory. These funds shall be in addition to any other 17 funds appropriated in this act for the North Carolina Policy Collaboratory at the University of North Carolina at Chapel Hill. These funds shall not revert but shall continue to be available as 18 19 matching funds as provided by this section." 20 **SECTION 10.4.(b)** This section becomes effective June 30, 2017. 21 WESTERN SCHOOL OF ENGINEERING AND TECHNOLOGY FUNDS 22 23 **SECTION 10.5.(a)** Funds appropriated for project management and curriculum 24 development at the Western School of Engineering and Technology which was funded in the 25 Connect NC Bond for the 2016-2017 fiscal year shall not revert and shall remain available for 26 the 2017-2019 fiscal biennium for the purpose of project management and curriculum 27 development. 28 **SECTION 10.5.(b)** This section becomes effective June 30, 2017. 29 30 **ENHANCE** UNC DATA **SYSTEMS** TO **IMPROVE INSTITUTIONAL** 31 PERFORMANCE AND STUDENT SUCCESS 32 SECTION 10.6.(a) The Board of Governors of The University of North Carolina shall use funds appropriated by this act to modernize business processes, increase 33 34 standardization, and maximize State resources. The investment will enable better financial 35 management of The University of North Carolina and should yield, at a minimum, but not 36 limited to, cost-per-unit analysis, predictive modeling, and more timely access to actionable 37 information. Funds shall also be used to enhance data systems for the following purposes: 38 integrating financial, human resource, and student account systems across The University of 39 North Carolina System; developing new data collections systems that track faculty and staff 40 retention rates and post-graduation student outcomes; expanding "Know Before You Go" data 41 reporting; and implementing a Web-based student advising tool as part of a pilot program to be 42 known as "Finish in Four." 43 **SECTION 10.6.(b)** The President of The University of North Carolina shall report 44 on implementation of this section to the Joint Legislative Education Oversight Committee on or 45 before March 1 of each fiscal year of the 2017-2019 fiscal biennium. The report shall identify specific improvements to data access, analytics, and transparency available to the public and 46 47 legislative and executive branch decision-makers resulting from this project. 48 49 UNC/ESCHEATS FUND FOR STUDENT FINANCIAL AID PROGRAMS

50 SECTION 10.7.(a) The funds appropriated by this act from the Escheat Fund for 51 the 2017-2019 fiscal biennium for student financial aid shall be allocated in accordance with

1 G.S. 116B-7. Notwithstanding any other provision of Chapter 116B of the General Statutes, if 2 the interest income generated from the Escheat Fund is less than the amounts referenced in this 3 act, the difference may be taken from the Escheat Fund principal to reach the appropriations 4 referenced in this act; however, under no circumstances shall the Escheat Fund principal be 5 reduced below the sum required in G.S. 116B-6(f). If any funds appropriated from the Escheat 6 Fund by this act for student financial aid remain uncommitted aid as of the end of a fiscal year, 7 the funds shall be returned to the Escheat Fund, but only to the extent the funds exceed the 8 amount of the Escheat Fund income for that fiscal year.

9 **SECTION 10.7.(b)** The State Education Assistance Authority (SEAA) shall 10 conduct periodic evaluations of expenditures of the student financial aid programs administered 11 by SEAA to determine if allocations are utilized to ensure access to institutions of higher learning and to meet the goals of the respective programs. The SEAA may make 12 13 recommendations for redistribution of funds to the President of The University of North 14 Carolina and the President of the Community College System regarding their respective student 15 financial aid programs, who then may authorize redistribution of unutilized funds for a 16 particular fiscal year.

17

18 UNC MANAGEMENT FLEXIBILITY REDUCTION

19 SECTION 10.8.(a) The management flexibility reduction for The University of 20 North Carolina shall not be allocated by the Board of Governors to the constituent institutions 21 and affiliated entities using an across-the-board method but shall be done in a manner that 22 recognizes the importance of the academic missions and differences among The University of 23 North Carolina entities.

24 Before taking reductions in instructional budgets, the Board of Governors and the 25 campuses of the constituent institutions shall consider all of the following:

- 26 27
- Reducing State funding for centers and institutes, speaker series, and other (1)nonacademic activities.
- 28 29
- (2) Faculty workload adjustments.
- Restructuring of research activities. (3)
- 30 (4) Implementing cost-saving span of control measures. 31
 - Reducing the number of senior and middle management positions. (5)
- 32
- Eliminating low-performing, redundant, or low-enrollment programs. (6) Using alternative funding sources. (7)
- 33 34
- (8) Protecting direct classroom services.

35 The Board of Governors and the campuses of the constituent institutions also shall 36 review the institutional trust funds and the special funds held by or on behalf of The University of North Carolina and its constituent institutions to determine whether there are monies 37 38 available in those funds that can be used to assist with operating costs. In addition, the 39 campuses of the constituent institutions also shall require their faculty to have a teaching 40 workload equal to the national average in their Carnegie classification.

41 **SECTION 10.8.(b)** In allocating the management flexibility reduction, no 42 reduction in State funds shall be allocated in either fiscal year of the 2017-2019 fiscal biennium 43 to any of the following:

44

- UNC Need-Based Financial Aid. (1)
- 45 (2)North Carolina Need-Based Scholarship.
- 46 (3) Elizabeth City State University.
- Fayetteville State University. 47 (4)
- 48 NC School of Science and Mathematics. (5)
- 49 (6) University of North Carolina at Wilmington.
- 50 University of North Carolina School of the Arts. (7)

| | General Assembly Of North CarolinaSession 2017 |
|---|---|
| 1 | (8) State funds allocated to NC State University for support to the Agriculture |
| 2 | Education/Future Farmers of America Program. |
| 3 | (9) Special Education Scholarships for Children with Disabilities. |
| 4 | (10) University of North Carolina laboratory schools. |
| 5 | (11) North Carolina Personal Education Savings Accounts Program. |
| б | (12) Teaching Fellows Program. |
| 7 | (13) Opportunity Scholarship Program. |
| 8 | (14) Future Teachers of North Carolina. |
| 9 | (15) North Carolina Policy Collaboratory. |
|) | (16) NCSU Cooperative Extension. |
| 1 | (17) NCSU Agricultural Research. |
| 2 | SECTION 10.8.(c) The University of North Carolina shall report on the |
| 3 | implementation of the management flexibility reduction in subsection (a) of this section for the |
| 4 | 2017-2018 fiscal year to the Office of State Budget and Management and the Fiscal Research |
| 5 | Division no later than April 1, 2018, and shall report on the implementation of the management |
| 5 | flexibility reduction in subsection (a) of this section for the 2018-2019 fiscal year to the Office |
| 7 | of State Budget and Management and the Fiscal Research Division no later than April 1, 2019. |
| 8 | The reports shall identify both of the following by campus: |
| 9 | (1) The total number of positions eliminated by type (faculty/nonfaculty). |
| 0 | (2) The low-performing, redundant, and low-enrollment programs that were |
| 1 | eliminated. |
| 2 | |
| 3 | FUTURE TEACHERS OF NORTH CAROLINA |
| 4 | SECTION 10.9.(a) Article 1 of Chapter 116 of the General Statutes is amended by |
| 5 | adding a new Part to read: |
| 6 | "Part 4B. Future Teachers of North Carolina. |
| 7 | " <u>§ 116-41.30. Establishment of Future Teachers of North Carolina.</u> |
| 8 | (a) <u>Purpose. – Future Teachers of North Carolina, hereinafter FTNC, is established to</u> |
| 9 | encourage high-achieving high school students with strong academic, interpersonal, and |
| 0 | leadership skills to consider teaching as a career. |
| 1 | (b) Program FTNC shall be a program providing professional development and |
| 2 | curricula for courses that provide a challenging introduction to teaching as a profession for high |
| 3 | school students through courses offered by participating high schools in conjunction with |
| 4 | college partners. FTNC courses shall include both content on pedagogy and the profession of |
| | |
| 5 | teaching and field experiences for high school students. |
| 5 6 | teaching and field experiences for high school students. " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> |
| 5 5 7 | <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The |
| 5 6 7 8 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) <u>FTNC General Administration. – FTNC shall be administratively located in The</u> University of North Carolina General Administration. The President shall select three |
| 5 5 7 8 9 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) <u>FTNC General Administration. – FTNC shall be administratively located in The</u> University of North Carolina General Administration. The President shall select three |
| 5 6 7 8 9 | <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of |
| 5 6 7 8 9 0 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will |
| 5 6 7 8 9 0 1 2 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will |
| 5 7 8 9 1 2 3 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent |
| 5 6 7 8 9 0 1 2 3 4 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of |
| 5 6 7 8 9 0 1 2 3 4 5 | " <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of college faculty to provide support to high schools offering FTNC courses. |
| 5 5 7 8 9 0 1 2 3 4 5 6 | <u>*§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of college faculty to provide support to high schools offering FTNC courses. (b) FTNC Site Applications. – All high schools in the State are encouraged to offer |
| 5 6 7 8 9 0 1 2 3 4 5 6 7 | <u>*§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of college faculty to provide support to high schools offering FTNC courses. (b) FTNC Site Applications. – All high schools in the State are encouraged to offer FTNC courses to students. A high school shall apply to offer FTNC courses with the |
| 5 6 7 8 9 0 1 2 3 4 5 6 7 8 | <u>§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of college faculty to provide support to high schools offering FTNC courses. (b) FTNC Site Applications. – All high schools in the State are encouraged to offer FTNC courses to students. A high school shall apply to offer FTNC courses with the geographically appropriate constituent institution overseeing FTNC and shall ensure that all |
| 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 | <u>*§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of college faculty to provide support to high schools offering FTNC courses. (b) FTNC Site Applications. – All high schools in the State are encouraged to offer FTNC courses to students. A high school shall apply to offer FTNC courses with the geographically appropriate constituent institution overseeing FTNC and shall ensure that all teachers teaching FTNC courses have received appropriate training. High schools shall also |
| 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 2 3 4 5 6 7 8 9 0 1 | <u>*§ 116-41.31. Oversight of Future Teachers of North Carolina.</u> (a) FTNC General Administration. – FTNC shall be administratively located in The University of North Carolina General Administration. The President shall select three constituent institutions with highly successful schools of education located in the western, central, and eastern regions of the State, respectively, to collaborate on development of curricula for FTNC and to provide professional development to high school teachers who will teach FTNC courses. The three constituent institutions shall also work with other constituent institutions and other institutions of higher education in the State to seek input in the development of curricula and professional development for FTNC and to create a network of college faculty to provide support to high schools offering FTNC courses. (b) FTNC Site Applications. – All high schools in the State are encouraged to offer FTNC courses to students. A high school shall apply to offer FTNC courses with the |

| 1 | available outcome data to The University of North Carolina General Administration as |
|----|---|
| 2 | necessary for completion of the FTNC annual report required by G.S. 116-41.32. |
| 3 | (c) FTNC Institution of Higher Education Partners. – Constituent institutions that |
| 4 | partner with high schools shall offer dual credit for high school students who successfully |
| 5 | complete the FTNC course with a grade of "B" or higher. Other institutions of higher education |
| 6 | that partner with high schools are encouraged to offer dual credit for high school students who |
| 7 | successfully complete the FTNC course with a grade of "B" or higher. Constituent institutions |
| 8 | shall provide annually to The University of North Carolina General Administration data on |
| 9 | students who have received dual credit for completion of an FTNC course and students who |
| 10 | applied for admission into an educator preparation program at a constituent institution who |
| 11 | indicated in the application for admission that the student completed an FTNC course. Other |
| 12 | institutions of higher education are encouraged to provide annually to The University of North |
| 13 | Carolina General Administration data on students who have received dual credit for completion |
| 14 | of an FTNC course and students who applied for admission into an educator preparation |
| 15 | program at the institution of higher education who indicated in the application for admission |
| 16 | that the student completed an FTNC course. |
| 17 | "§ 116-41.32. Future Teachers of North Carolina reporting. |
| 18 | The University of North Carolina General Administration shall report annually, beginning |
| 19 | October 15, 2019, on the following: |
| 20 | (1) Total number and names of local school administrative units with high |
| 21 | schools participating in FTNC, total number and names of high schools |
| 22 | offering FTNC, partner institution of higher education for each high school, |
| 23 | and number of sections of the course being offered at each high school. |
| 24 | (2) Demographic information of students enrolled in FTNC courses. |
| 25 | (3) Percentage of students who, after completing the course, reported the |
| 26 | following: |
| 27 | a. <u>The student plans to choose teaching as a profession.</u> |
| 28 | b. The course was very or somewhat effective in helping the student |
| 29 | formulate a positive perception of the education profession. |
| 30 | c. The coursework and activities increased the student's knowledge of |
| 31 | the teaching profession and other careers in education. |
| 32 | d. The field experience helped the student understand the many factors |
| 33 | that contribute to effective teaching. |
| 34 | (4) Percentage of students who completed an FTNC course who received dual |
| 35 | credit for successful completion of the course, by institution. |
| 36 | (5) Percentage of students who completed an FTNC course who applied for |
| 37 | admission into an educator preparation program, by institution. |
| 38 | (6) Number of teachers provided professional development for FTNC." |
| 39 | SECTION 10.9.(b) The University of North Carolina General Administration shall |
| 40 | report by October 15, 2018, on the number of site applications received, number of teachers |
| 41 | provided professional development, number of local school administrative units and high |
| 42 | schools offering FTNC, and number of sections of the course being offered for the 2018-2019 |
| 43 | school year. |
| 44 | SECTION 10.9.(c) This section becomes effective July 1, 2017. The selected |
| 45 | constituent institutions shall make available site applications and provide professional |
| 46 | development to high school teachers no later than February 1, 2018. |
| 47 | |
| 48 | UNC ENROLLMENT FUNDING/OSBM RESERVE ACCOUNT |
| 49 | SECTION 10.10. Funds appropriated by this act for enrollment adjustments, |
| 50 | including funds for the NC Promise Tuition Plan, shall be certified to a reserve account in the |

51 Office of State Budget and Management. The appropriation is made on an annual basis and

1 shall be held in reserve until actual enrollment can be verified following the fall semester 2 census. Funds for the spring semester shall be allocated using the actual enrollment from the 3 fall semester and applying the three-year average fall-to-spring retention of fundable credit 4 hours. After verification, the Board of Governors, subject to the approval of the Director of the 5 Budget, shall allocate the funds for the fiscal year to the constituent institutions based on the 6 criteria set out in this section. 7 Upon authorization by the Director of the Budget, funds may be advanced to 8 constituent institutions whose tuition receipts are insufficient to maintain operations until 9 enrollment is verified. Any institutions receiving funds in advance shall report to the Office of 10 State Budget and Management at the close of the semester to reconcile any differences between 11 funding received for enrollment and actual enrollment. An allocation made pursuant to this 12 section may result in an allocation to a constituent institution that is greater than or less than the 13 amount originally requested for enrollment change funding at that institution. Pursuant to 14 G.S. 116-11(9)d., the Director of the Budget may, on recommendation of the Board, authorize 15 transfer of appropriated funds from one institution to another to provide additional adjustments 16 for over or under enrollment or may make any other adjustments among institutions that would 17 provide for the orderly and efficient operation of institutions. 18 19 **IN-STATE TUITION FOR VETERANS/COMPLIANCE WITH FEDERAL LAW** 20 **SECTION 10.11.** G.S. 116-143.3A reads as rewritten: 21 "§ 116-143.3A. Waiver of 12-month residency requirement for certain veterans and other 22 individuals entitled to federal education benefits under 38 U.S.C. Chapter 30 or 23 38 U.S.C. Chapter 33. 24 (a) Definitions. – The following definitions apply in this section: 25 Abode. – Has the same meaning as G.S. 116-143.3(a)(1). (1)26 (2)Armed Forces. – Has the same meaning as G.S. 116-143.3(a)(2). 27 (3) Veteran. – A person who served active duty for not less than 90 days in the 28 Armed Forces, the Commissioned Corps of the U.S. Public Health Service, 29 or the National Oceanic and Atmospheric Administration and who was 30 discharged or released from such service. 31 Waiver of 12-Month Residency Requirement for Veteran. - Any veteran who (b) 32 qualifies for admission to an institution of higher education as defined in G.S. 116-143.1(a)(3) 33 is eligible to be charged the in-State tuition rate and applicable mandatory fees for enrollment 34 without satisfying the 12-month residency requirement under G.S. 116-143.1, provided the 35 veteran meets all of the following criteria: 36 The veteran applies for admission to the institution of higher education and (1)37 enrolls within three years of the veteran's discharge or release from the 38 Armed Forces, the Commissioned Corps of the U.S. Public Health Service, 39 or the National Oceanic and Atmospheric Administration. 40 The veteran qualifies for and uses educational benefits pursuant to 38 U.S.C. (2)41 Chapter 30 (Montgomery G.I. Bill Active Duty Education Assistance 42 Program) or 38 U.S.C. Chapter 33 (Post-9/11 Educational Assistance), as 43 administered by the U.S. Department of Veterans Affairs. 44 The veteran's abode is North Carolina. (3) 45 The veteran provides the institution of higher education at which the veteran (4) intends to enroll a letter of intent to establish residence in North Carolina. 46 47 Eligibility of Other Individuals Entitled to Federal Educational Benefits Under 38 (c) 48 U.S.C. Chapter 30 or 38 U.S.C. Chapter 33. – Any person who is entitled to federal educational 49 benefits under 38 U.S.C. Chapter 30 or 38 U.S.C. Chapter 33 is also eligible to be charged the 50 in-State tuition rate and applicable mandatory fees for enrollment without satisfying the

| | General Assembly Of North CarolinaSession 2017 |
|---|---|
| ŕ | 12-month residency requirement under G.S. 116-143.1, if the person meets all of the following criteria: |
| | (1) The person qualifies for admission to the institution of higher education as |
| | defined in G.S. 116-143.1(a)(3) and and, with the exception of individuals |
| | described in subsections (c1) and (c2) of this section, enrolls in the |
| | institution of higher education within three years of the veteran's discharge |
| | or release from the Armed Forces, the Commissioned Corps of the U.S. |
| | Public Health Service, or the National Oceanic and Atmospheric Administration. |
| | (2) The person is the recipient of federal educational benefits pursuant to 38 |
| | U.S.C. Chapter 30 (Montgomery G.I. Bill Active Duty Education Assistance |
| | Program) or 38 U.S.C. Chapter 33 (Post-9/11 Educational Assistance), as |
| | administered by the U.S. Department of Veterans Affairs. |
| | (3) The person's abode is North Carolina. |
| | (4) The person provides the institution of higher education at which the person |
| | intends to enroll a letter of intent to establish residence in North Carolina. |
| | (c1) Recipients using transferred Post-9/11 GI Bill benefits (38 U.S.C. § 3319) while the |
| | transferor is on active duty in the Armed Forces, the commissioned corps of the U.S. Public |
| | Health Service, or the National Oceanic and Atmospheric Administration are eligible for the |
| | in-State tuition rate, provided the recipient's abode is in North Carolina and the recipient |
| | provides the institution of higher education a letter of intent to establish residency in North |
| | Carolina. |
| | (c2) Recipients of the Marine Gunnery Sergeant John David Fry Scholarship (38 U.S.C. |
| | § 3311(b)(9)), whose parent or spouse died in the line of duty, without regard as to whether the |
| | death in the line of duty followed a period of active duty service of 90 days or more, are |
| | eligible to receive in-State tuition under this section, provided the recipient's abode is in North |
| | Carolina and the recipient provides the institution of higher education a letter of intent to |
| | establish residency in North Carolina. |
| | (d) After the expiration of the three-year period following discharge or death as |
| | described in 38 U.S.C. § 3679(c), any enrolled veteran entitled to federal educational benefits |
| | under 38 U.S.C. Chapter 30 or 38 U.S.C. Chapter 33 and any other enrolled individual |
| | described in subsection (c) of this section entitled to federal educational benefits under 38 |
| | U.S.C. Chapter 30 or 38 U.S.C. Chapter 33 who is eligible for in-State tuition under this section |
| | shall continue to be eligible for the in-State tuition rate so long as the covered individual |
| | remains continuously enrolled (other than during regularly scheduled breaks between courses, |
| | quarters, terms, or semesters) at that institution of higher education." |
| | |
| | SENIOR CITIZENS MAY AUDIT COURSES AT UNC AND COMMUNITY |
| | COLLEGES |
| | SECTION 10.12.(a) Chapter 115B of the General Statutes is amended by adding a |
| | new section to read: |
| | " <u>§ 115B-2B. Senior citizens may audit classes.</u> |
| | Any person who is at least 65 years old may audit courses offered at the constituent |
| | institutions of The University of North Carolina and the Community Colleges as defined in |
| | G.S. 115D-2(2) without payment of any required registration or enrollment fee for the audit |
| | provided the audit is approved by the instructor of the class and there is no cost to the State. A |
| | person shall be allowed to audit a class under this section only on a space available basis. |
| | Persons auditing classes under this section shall not be counted in the computation of |
| | enrollment for funding purposes." |
| | SECTION 10.12.(b) G.S. 115B-4 reads as rewritten: |
| | "§ 115B-4. Enrollment computation for funding purposes. |

1 <u>Persons Except as provided in G.S. 115B-2B, persons attending classes under the</u> 2 provisions of this Chapter, without payment of tuition, shall be counted in the computation of 3 enrollment for funding purposes."

4 **SECTION 10.12.(c)** This section becomes effective July 1, 2017, and applies 5 beginning with the 2017 Fall academic semester.

6

7

STUDY/UNC EQUAL OPPORTUNITY COMPLIANCE OFFICERS

8 **SECTION 10.13.(a)** The Board of Governors of The University of North Carolina 9 shall study the equal opportunity policies, which include the policies related to diversity and 10 nondiscrimination, adopted by each constituent institution, the implementation of those policies 11 on each campus, and the services provided on each campus. In conducting the study, the Board 12 of Governors shall review and evaluate the equal opportunity policies with a particular focus on 13 transparency and effectiveness of the policies.

14 As part of the study, the Board of Governors shall direct each constituent institution 15 to identify all staff positions on campus that include as part of the job duties any responsibility 16 for the implementation, administration, or enforcement of policies intended to promote equal 17 opportunity, diversity, or inclusiveness; indicate how those staff positions and the services 18 offered through those positions fit within the organizational structure of the constituent 19 institution; and indicate the direct and indirect costs related to those staff positions and services 20 provided by those staff positions. This information shall include the number of part-time and 21 full-time employees in these staff positions by each individual campus, descriptions of job 22 duties of each of these employees, and the total costs of the positions.

The study shall also consider the feasibility of developing equal opportunity plans at each constituent institution that consolidate all equal opportunity services offered at each constituent institution into a single office headed by an equal employment officer designated by the Chancellor in order to promote effectiveness and efficiency.

SECTION 10.13.(b) The Board of Governors of The University of North Carolina shall submit a report that includes its findings, recommendations, and policy changes to the Joint Legislative Education Oversight Committee by January 1, 2018. The Board of Governors shall approve the report prior to the submission to the Joint Legislative Education Oversight Committee.

32

BOARD OF GOVERNORS STUDY/ESTABLISH SCHOOL OF HEALTH SCIENCES AND HEALTH CARE AT UNC-PEMBROKE

35 **SECTION 10.14.(a)** The Board of Governors of The University of North Carolina 36 shall study the feasibility of establishing a School of Health Sciences and Health Care at the 37 University of North Carolina at Pembroke. In its study the Board of Governors shall consider 38 the health care needs of the region and what health science and health care programs would 39 best serve the region and meet its health care needs. The Board of Governors shall also 40 consider the costs and financial benefits of establishing a School of Health Sciences and Health 41 Care.

The Board of Governors shall submit a report on the study, including its findings and recommendations, by March 1, 2018, to the members of the Senate and the House of Representatives, by filing a copy of the report with the Office of the President Pro Tempore of the Senate, the Office of the Speaker of the House of Representatives, and the Legislative Library.

47 **SECTION 10.14.(b)** Of the funds appropriated by this act to the Board of 48 Governors of The University of North Carolina for the 2017-2018 fiscal year, the Board may 49 use up to one hundred thousand dollars (\$100,000) to cover the costs of the study required by 50 this section.

51

UNC TO FUND NORTH CAROLINA RESEARCH CAMPUS 1 2 **SECTION 10.15.** Of the funds appropriated by this act to the Board of Governors 3 of The University of North Carolina, the Board of Governors shall use twenty-nine million 4 dollars (\$29,000,000) for the 2017-2018 fiscal year and twenty-nine million dollars 5 (\$29,000,000) for the 2018-2019 fiscal year to support UNC-related activities at the North 6 Carolina Research Campus at Kannapolis. 7 8 ESTABLISH LEGISLATIVE SCHOOL FOR LEADERSHIP AND PUBLIC 9 SERVICE/GOVERNOR'S SCHOOL FUNDS 10 **SECTION 10.16.(a)** The General Assembly finds that it is important to recognize 11 students who have talent and potential as leaders and to provide opportunities and training for students to develop and explore their leadership skills. The General Assembly further finds it is 12 13 important to prepare students who display leadership skills to lead in responsible, positive ways 14 and to provide a variety of settings for students to practice and strengthen leadership talents. 15 The General Assembly also recognizes that the community involvement and public services 16 performed by students seeking to fulfill their leadership potential provides an invaluable benefit 17 to the State and its citizens. 18 **SECTION 10.16.(b)** The Legislative School for Leadership and Public Service is 19 established within The University of North Carolina General Administration. The School shall 20 be a summer residential program for academically gifted high school students that offers a 21 course of study on leadership development and public service that is academically excellent 22 and that also provides an outstanding and unique educational experience. 23 The Board of Governors shall determine which constituent institution shall be the 24 site and sponsor of the program and, in consultation and collaboration with the constituent 25 institution, shall design and implement an application and nomination process for students 26 interested in attending the program and the criteria and process to be used to determine 27 admissions to the program. The curriculum for the program shall be designed by the constituent 28 institution based on criteria established by the Board of Governors and is subject to the 29 approval of the Board of Governors. 30 The constituent institution shall administer the Legislative School for Leadership 31 and Public Service in consultation and collaboration with The University of North Carolina 32 Office of General Administration. 33 **SECTION 10.16.(c)** G.S. 116-11 is amended by adding a new subdivision to read: 34 "(13b) The Board of Governors may authorize the constituent institution selected by 35 the Board as the site and sponsor for the Legislative School for Leadership 36 and Public Service to implement a tuition charge for students attending the 37 School to cover the costs of the School." SECTION 10.16.(d) Part 3 of Article 1 of Chapter 116 of the General Statutes is 38 39 amended by adding a new section to read: 40 "§ 116-33.3. Tuition for Legislative School for Leadership and Public Service. The Board of Trustees of any constituent institution selected by the Board of Governors as 41 42 the site and sponsor for the Legislative School for Leadership and Public Service may, with the approval of the Board of Governors, implement a tuition charge for students attending the 43 44 School to cover the costs of the School." 45 **SECTION 10.16.(e)** Of the funds appropriated by this act to the Board of Governors for the 2018-2019 fiscal year, the sum of two hundred thousand dollars (\$200,000) 46 47 shall be used to support the Summer Ventures Program. The funds shall be allocated equally 48 among the constituent institutions that offer the Summer Ventures Program. 49 **SECTION 10.16.(f)** The Legislative School for Leadership and Public Service 50 created by this act shall be offered beginning on or after July 1, 2018, and shall be offered each

51 subsequent summer semester.

| 1 | |
|----------|---|
| 2 | SUBPART X-A. UNIVERSITY/STATE EDUCATION ASSISTANCE AUTHORITY |
| 3 | SOFTWARE FOR ADMINISTRATION OF THE OPPOPTINITY SCHOLARSHIP |
| 4 5 | SOFTWARE FOR ADMINISTRATION OF THE OPPORTUNITY SCHOLARSHIP AND SPECIAL EDUCATION SCHOLARSHIP PROGRAMS |
| 5 6 | SECTION 10A.1.(a) The North Carolina State Education Assistance Authority |
| 7 | (Authority) shall purchase software necessary to support the administration of the Opportunity |
| 8 | Scholarship Grant Program and the Special Education Scholarships for Children with |
| 9 | Disabilities Program. The funds appropriated by this act for this purpose may also be used for |
| 10 | customization of the software, development of interfaces with other internal systems, |
| 11 | conversion of data, and training for staff on the new software system. |
| 12 | SECTION 10A.1.(b) The Authority shall report by October 1 of each year, |
| 13 | beginning October 1, 2017, and ending October 1, 2019, to the Fiscal Research Division and |
| 14 | the Joint Legislative Education Oversight Committee on the acquisition of software for |
| 15 | administration of the program and all aspects of implementation of the software system and the |
| 16 | expenditure of funds. |
| 17 | |
| 18 | ELIMINATE SCHOOL SITE SCHOLARSHIP ENDORSEMENT REQUIREMENT |
| 19 20 | SECTION 10A.2.(a) G.S. 115C-112.6(b1)(1)a. reads as rewritten: |
| 20 21 | "a. Scholarship endorsement for tuition. – The Authority shall remit, at least two times each school year, scholarship funds awarded to |
| 21 | eligible students for endorsement by at least one of the student's |
| 23 | parents or guardians for tuition to attend a nonpublic school that |
| 24 | meets the requirements of Part 1 or Part 2 of Article 39 of this |
| 25 | Chapter as identified by the Department of Administration, Division |
| 26 | of Nonpublic Education, is deemed eligible by the Division, and is |
| 27 | subject to the requirements of G.S. 115C-562.5. The parent or |
| 28 | guardian shall restrictively endorse the scholarship funds awarded to |
| 29 | the eligible student to the school for deposit into the account of the |
| 30 | school.nonpublic school to the credit of the eligible student. The |
| 31 | parent or guardian shall not designate any entity or individual |
| 32 | associated with the school as the parent's attorney-in-fact to endorse |
| 33 34 | the scholarship funds but shall endorse the scholarship funds in |
| 34 35 | person at the site of the school. <u>funds</u> . A parent's or guardian's failure to comply with this section shall result in forfeiture of the scholarship |
| 36 | funds. A scholarship forfeited for failure to comply with this section |
| 37 | shall be returned to the Authority to be awarded to another student." |
| 38 | SECTION 10A.2.(b) G.S. 115C-562.6 reads as rewritten: |
| 39 | "§ 115C-562.6. Scholarship endorsement. |
| 40 | The Authority shall remit, at least two times each school year, scholarship grant funds |
| 41 | awarded to eligible students to the nonpublic school for endorsement by at least one of the |
| 42 | student's parents or guardians. The parent or guardian shall restrictively endorse the scholarship |
| 43 | grant funds awarded to the eligible student to the nonpublic school-for deposit into the account |
| 44 | of the nonpublic school.school to the credit of the eligible student. The parent or guardian shall |
| 45 | not designate any entity or individual associated with the nonpublic school as the parent's |
| 46 | attorney-in-fact to endorse the scholarship grant funds but shall endorse the scholarship grant |
| 47 48 | funds in person at the site of the nonpublic school.funds. A parent's or guardian's failure to |
| 48 49 | comply with this section shall result in forfeit of the scholarship grant. A scholarship grant forfeited for failure to comply with this section shall be returned to the Authority to be awarded |
| 49 50 | to another student." |
| 50 | |

| General Assem | bly Of North Carolina | Session 2017 |
|-----------------------------|---|---------------------------|
| SEC with the 2017-20 | FION 10A.2.(c) This section applies to scholarship full school year. | unds awarded beginning |
| NORTH CARC | DLINA TEACHING FELLOWS | |
| SEC | FION 10A.3.(a) Article 23 of Chapter 116 of the Gene | eral Statutes is amended |
| by adding a new | | |
| , , | "Part 3. North Carolina Teaching Fellows Program | n. |
| " <u>§ 116-209.60.</u>] | Definitions. | |
| The followin | g definitions apply in this Part: | |
| <u>(1)</u> | Commission The North Carolina Teaching Fellows | s Commission. |
| <u>(2)</u> | Director The Director of the North Carolina Teach | ing Fellows Program. |
| <u>(3)</u> | Forgivable loan. – A forgivable loan made under the | Program. |
| <u>(4)</u> | Program The North Carolina Teaching Fellows Pro | ogram. |
| <u>(5)</u> | Public school An elementary or secondary sc | chool located in North |
| | Carolina that is governed by a local board of education | on, charter school board |
| | of directors, regional school board of directors, of | or University of North |
| | Carolina laboratory school board of trustees. | |
| <u>(6)</u> | STEM Science, technology, engineering, and math | ematics. |
| <u>(7)</u> | Trust Fund. – The North Carolina Teaching Fellows | Program Trust Fund. |
| " <u>§ 116-209.61.</u>] | North Carolina Teaching Fellows Commission estab | lished; membership. |
| (a) Com | mission Established. – There is established the No | orth Carolina Teaching |
| Fellows Commis | ssion. The Commission shall determine program and f | orgivable loan recipient |
| selection criteria | and selection procedures and shall select the recipien | nts to receive forgivable |
| loans under the l | North Carolina Teaching Fellows Program in accordance | ce with the requirements |
| of this Part. The | Director of the North Carolina Teaching Fellows Progr | am shall appoint staff to |
| the Commission | <u>.</u> | |
| <u>(b)</u> <u>Mem</u> | bership. – The Commission shall consist of 14 n | nembers who shall be |
| appointed or serv | ve as ex officio members as follows: | |
| <u>(1)</u> | The Board of Governors of The University of North | n Carolina shall appoint |
| | seven members to the Commission as follows: | |
| | a. Two deans of approved schools of education | ation at postsecondary |
| | constituent institutions of The University of N | North Carolina. |
| | b. <u>The president of a North Carolina community</u> | <u>college.</u> |
| | c. <u>A teacher who graduated from an approve</u> | ed educator preparation |
| | program located in the State within three y | vears of appointment to |
| | serve on the Commission. | |
| | d. <u>A principal who graduated from an approve</u> | ed educator preparation |
| | program located in the State. | |
| | e. A local board of education member. | |
| | f. A member to represent business and industry | in North Carolina. |
| (2) | The General Assembly shall appoint two members | |
| <u></u> | accordance with G.S. 120-121 as follows: | |
| | a. One dean of an approved school of e | ducation at a private |
| | postsecondary institution operating in | - |
| | recommendation of the Speaker of the House | - |
| | b. One dean of an approved school of e | |
| | postsecondary institution operating in | |
| | recommendation of the President Pro Tempor | - |
| <u>(3)</u> | The following five members shall serve as ex of | |
| <u>\</u> | Commission: | mento mentoero to ule |
| | a. The North Carolina Teacher of the Year. | |
| | a. The north Carolina reacher of the real. | |

| | General Assembly Of North Carolina | Session 2017 |
|----|---|----------------------------|
| 1 | b. The North Carolina Principal of the Year. | |
| 2 | c. The North Carolina Superintendent of the Year. | |
| 3 | d. The chair of the Board of the State Education Assista | nce Authority |
| 4 | e. The Director of the North Carolina Teaching Fellows | • |
| 5 | (c) Terms of Office. – Appointments to the Commission shall be for | |
| 6 | expiring on July 1 in odd-numbered years. Members serving ex officio, other | |
| 7 | the Board of the State Education Assistance Authority and Director of the | |
| 8 | Teaching Fellows Program, who have otherwise completed their term of servic | |
| 9 | to serve on the Commission until July 1, annually. | e, shan continue |
| 10 | (d) <u>Vacancies. – Except as otherwise provided, if a vacancy occurs in</u> | the membership |
| 11 | of the Commission, the appointing authority shall appoint another person m | |
| 12 | qualifications to serve for the balance of the unexpired term. | eeting the sume |
| 12 | (e) <u>Chair; Meetings. – The Director of the Program shall call the firs</u> | t meeting of the |
| 14 | Commission. The Commission members shall elect a chair and a vice- | - |
| 15 | membership of the Commission to serve one-year terms. The Commission sha | |
| 16 | at times and places deemed necessary by the chair or, in the absence of the | |
| 17 | vice-chair. | <u>ile elluit, by tile</u> |
| 18 | (f) Conflict of Interest. – A member of the Commission shall abstain | from voting on |
| 19 | the selection of an educator preparation program of a postsecondary constitue | |
| 20 | The University of North Carolina or a private postsecondary institution opera | |
| 20 | under G.S. 116-209.62(f) if the member is an officer or employee of the institu | |
| 22 | member of the institution's board of directors. | ution of sits us u |
| 23 | (g) Expenses. – Commission members shall receive per diem, subsist | ence and travel |
| 24 | allowances in accordance with G.S. 138-5 or G.S. 138-6, as appropriate. | ence, and naver |
| 25 | "§ 116-209.62. North Carolina Teaching Fellows Program established; adr | ninistration. |
| 26 | (a) Program. – There is established the North Carolina Teaching Fellow | |
| 27 | administered by the General Administration of The University of Nor | - |
| 28 | conjunction with the Authority and the Commission. The purpose of the Progr | |
| 29 | prepare, and support students residing in or attending institutions of higher edu | |
| 30 | North Carolina for preparation as highly effective STEM or special education | |
| 31 | State's public schools. The Program shall be used to provide a forgivable loa | |
| 32 | interested in preparing to teach in the public schools of the State in STEM or s | |
| 33 | licensure areas. | <u></u> |
| 34 | (b) Trust Fund. – There is established the North Carolina Teaching F | Fellows Program |
| 35 | Trust Fund to be administered by the Authority, in conjunction with the Genera | |
| 36 | of The University of North Carolina. All funds (i) appropriated to, or otherwise | received by, the |
| 37 | Program for forgivable loans, (ii) received as repayment of forgivable loans, and | |
| 38 | interest on these funds shall be placed in the Trust Fund. The purpose of the | |
| 39 | provide financial assistance to qualified students for completion of teache | |
| 40 | licensure programs to fill STEM or special education licensure areas in the p | |
| 41 | the State. | |
| 42 | (c) Uses of Monies in the Trust Fund. – The monies in the Trust Fund n | nay be used only |
| 43 | for (i) forgivable loans granted under the Program, (ii) administrative costs ass | sociated with the |
| 44 | Program, including recruitment and recovery of funds advanced under the Pr | ogram, and (iii) |
| 45 | extracurricular enhancement activities of the Program. The Authority may | use up to six |
| 46 | hundred thousand dollars (\$600,000) from the Trust Fund in each fisc | cal year for its |
| 47 | administrative costs, the salary of the Director of the Program, expenses of t | |
| 48 | and to provide the Commission with funds to use for the extracurricular enhance | cement activities |
| 49 | of the Program. | |
| 50 | (d) Director of the Program. – The Board of Governors of The Univ | versity of North |
| 51 | Carolina shall appoint a Director of the Program. The Director shall appo | oint staff to the |

| 1 | | d shall be responsible for recruitment and coordination of the Program, |
|----|--------------------|--|
| 2 | | ive, aggressive, and strategic recruitment of potential recipients. Recruitment |
| 3 | | nclude (i) targeting regions of the State with the highest teacher attrition rates |
| 4 | and teacher recr | ruitment challenges, (ii) actively engaging with educators, business leaders, |
| 5 | experts in huma | in resources, elected officials, and other community leaders throughout the |
| 6 | State, and (iii) | attracting candidates in STEM and special education licensure areas to the |
| 7 | Program. The D | irector shall report to the President of The University of North Carolina. The |
| 8 | Authority shall p | provide office space and clerical support staff, as necessary, to the Director for |
| 9 | the Program. | |
| 10 | (e) Stude | ent Selection Criteria for Forgivable Loans The Commission shall adopt |
| 11 | stringent standar | ds for awarding forgivable loans based on multiple measures to ensure that |
| 12 | only the stronges | at applicants receive them, including the following: |
| 13 | <u>(1)</u> | Grade point averages. |
| 14 | <u>(2)</u> | Performance on relevant career and college readiness assessments. |
| 15 | <u>(3)</u> | Experience, accomplishments, and other criteria demonstrating qualities |
| 16 | | positively correlated with highly effective teachers, including excellent |
| 17 | | verbal and communication skills. |
| 18 | <u>(4)</u> | Demonstrated commitment to serve in a STEM or special education |
| 19 | | licensure area in North Carolina public schools. |
| 20 | (f) Progr | am Selection Criteria. – The Authority shall administer the Program in |
| 21 | cooperation with | n five institutions of higher education with approved educator preparation |
| 22 | programs selecte | d by the Commission that represent both postsecondary constituent institutions |
| 23 | of The Universi | ty of North Carolina and private postsecondary institutions operating in the |
| 24 | State. The Com | mission shall adopt stringent standards for selection of the most effective |
| 25 | | tion programs, including the following: |
| 26 | (1) | Demonstrates high rates of educator effectiveness on value-added models |
| 27 | | and teacher evaluations, including using performance-based, subject-specific |
| 28 | | assessment and support systems, such as edTPA or other metrics of |
| 29 | | evaluating candidate effectiveness that have predictive validity. |
| 30 | <u>(2)</u> | Demonstrates measurable impact of prior graduates on student learning, |
| 31 | | including impact of graduates teaching in STEM or special education |
| 32 | | licensure areas. |
| 33 | <u>(3)</u> | Demonstrates high rates of graduates passing exams required for teacher |
| 34 | | licensure. |
| 35 | <u>(4)</u> | Provides curricular and co-curricular enhancements in leadership, facilitates |
| 36 | | learning for diverse learners, and promotes community engagement, |
| 37 | | classroom management, and reflection and assessment. |
| 38 | (5) | Requires at least a minor concentration of study in the subject area that the |
| 39 | | candidate may teach. |
| 40 | <u>(6)</u> | Provides early and frequent internship or practical experiences, including the |
| 41 | | opportunity for participants to perform practicums in diverse school |
| 42 | | environments. |
| 43 | <u>(7)</u> | Is approved by the State Board of Education as an educator preparation |
| 44 | | program. |
| 45 | (g) Awar | ds of Forgivable Loans. – The Program shall provide forgivable loans to |
| 46 | | to be used at the five selected institutions for completion of a program leading |
| 47 | to teacher licensu | |
| 48 | (1) | North Carolina high school seniors Forgivable loans of up to eight |
| 49 | <u></u> | thousand two hundred fifty dollars (\$8,250) per year for up to four years. |
| | | |

| General Assem | oly Of North Carolina | Session 2017 |
|---------------|--|-----------------------------------|
| <u>(2)</u> | Students applying for transfer to a selected e | ducator preparation program at |
| | an institution of higher education Forgivab | le loans of up to eight thousand |
| | two hundred fifty dollars (\$8,250) per year for | r up to three years. |
| <u>(3)</u> | Individuals currently holding a bachelor's c | legree seeking preparation for |
| | teacher licensure Forgivable loans of up t | to eight thousand two hundred |
| | fifty dollars (\$8,250) per year for up to two ye | ears. |
| <u>(4)</u> | Students matriculating at institutions of high | er education who are changing |
| | to enrollment in a selected educator preparation | on program. – Forgivable loans |
| | of up to eight thousand two hundred fifty dol | lars (\$8,250) per year for up to |
| | two years. | |
| - | ans may be used for tuition, fees, and the cost o | |
| | fication of STEM and Special Educatio | |
| | of Public Instruction shall identify and provid | |
| | of STEM and special education licensure areas | |
| | the number of available positions in each licens | |
| | ticipated teachers in that area of licensure. The | |
| - | ecial education licensure areas readily available | * * |
| | nistration of Forgivable Loan Awards Upon | • • |
| | by the Commission, the Commission shall | • |
| | Authority, in coordination with the Direct | |
| | inctions necessary to implement this Part, whi | |
| | nating information, acting as a liaison with par | · · · · |
| • | menting forgivable loan agreements, loan moni | |
| | lection, determining the acceptability of se | |
| | reements, and all other functions necessary for | or the execution, payment, and |
| - | romissory notes required under this Part. | |
| | al Report. – The Commission, in coordination | • • |
| | nuary 1, 2019, and annually thereafter, to the | ne Joint Legislative Education |
| | <u>ittee regarding the following:</u> | 1 . 1 . 4 |
| <u>(1)</u> | Forgivable loans awarded from the Trust Fund | |
| | a. Demographic information regarding re- | |
| | b. Number of recipients by institution of | |
| | <u>c.</u> <u>Information on number of recipien</u> | is by anticipated STEW and |
| (2) | special education licensure area. | fallowing |
| <u>(2)</u> | Placement and repayment rates, including the | |
| | a. <u>Number of graduates who have been e</u> | |
| | education licensure area within two ye | |
| | b. Number of graduates who accepted er | · · · |
| | school identified under G.S. 115C-10 | 15.57 as part of their years of |
| | service. | ted to do loop reportant and |
| | c. <u>Number of graduates who have elec</u> | |
| | their years of service, if any, prior to b | • • • • |
| | d. <u>Number of graduates employed in a</u> | ▲ |
| | licensure area who have received | |
| | accomplished and have met expected | growin on applicable standards |
| | of the teacher evaluation instrument. | with and profisionary in course |
| | e. <u>Aggregate information on student gro</u> | - · · |
| | taught by graduates who have fulfille | |
| (2) | employment in a STEM or special edu | |
| <u>(3)</u> | <u>Selected school outcomes by program, includi</u> <u>a.</u> <u>Turnover rate for forgivable loan grad</u> | |
| | | |

| General Ass | embly Of I | North Carol | ina | | | | Session 2017 |
|----------------------|--------------|-----------------|---------------------------------------|---------|------------|----------------------|-------------------------|
| | <u>b.</u> | Aggregate | information | on | student | growth an | <u>d proficiency as</u> |
| | | provided | annually by | the | State | Board of I | Education to the |
| | | <u>Commissi</u> | on in courses t | aught | t by forg | ivable loan g | raduates. |
| | <u>c.</u> | Fulfillmen | t rate of forgiv | able | loan grae | duates. | |
| " <u>§ 116-209.6</u> | 3. Terms | of forgivable | <u>e loans; receip</u> | ot and | d disbur | sement of fu | inds. |
| <u>(a)</u> <u>N</u> | otes. – Al | l forgivable | loans shall b | e evi | denced | by notes ma | de payable to the |
| Authority the | at bear inte | erest at a rat | e not to excee | ed ter | n percent | t (10%) per | year as set by the |
| Authority an | d beginnin | g on the first | st day of Sept | tembe | er after t | he completion | on of the program |
| leading to te | acher licen | sure or 90 d | ays after term | inatio | on of the | e forgivable | loan, whichever is |
| earlier. The f | orgivable l | loan may be | terminated up | on th | e recipie | nt's withdray | wal from school or |
| | | | standards set b | | | | |
| | | | | | | | rest accrued on the |
| | | | | | | | icensure, exclusive |
| | | | | | | | es as a teacher in a |
| STEM or sp | ecial educa | tion licensu | re area, as pro | vided | l in G.S. | 116-209.62 | (h), for every year |
| the teacher w | | - | ole loan, in any | | | | - |
| <u>(1</u> | | • | | | | | as low-performing |
| | - | | | | | | employment at the |
| | | | | | ploymen | <u>t during this</u> | period, at another |
| | | | as low-perform | | | | |
| (2 | | | | | - | <u>c school r</u> | not identified as |
| | | | nder G.S. 1150 | | | | |
| | | - | | | | - | for the recipient to |
| - | | | | - | | | leading to teacher |
| | | - | | | | - | ent disability of the |
| - | - | | - | • | | | lebtedness shall be |
| | | - | · · · · · · · · · · · · · · · · · · · | - | | | icensure supported |
| | | | • • | | | | teacher licensure, |
| | * | | | | | | eptember after the |
| | | | | | | - | nces, the Authority |
| | | | <u>pan in cash to i</u> | | | | |
| | | | | | | | Teaching Fellows |
| | | | - | ust I | 15, 2017 | . Initial app | pointments to the |
| Commission | 1 | • | | 1 | 11 / 1 1 | | 1 |
| | | | | | | | lection criteria for |
| - | | | | - | | | pproved educator |
| | 0 | | 1 · | | 0 | | er than November |
| | i shall mak | te available a | pplications to | prosp | pective s | tudents no la | ter than December |
| 31, 2017. | | | 1 0 | 1 / | CD 11 | т, ,. | 1 11 4 1 12 1 41 |
| | | | | | | | shall establish the |
| | - | | | | - | ovide that in | nformation to the |
| | | • | han October 1 | | | , | 1 1/1 |
| | | | | | | | d award the initial |
| | | | cademic year | | | | |
| | | | S. 115C-472.1 | | | | . North Carolina |
| | | | | | | | e North Carolina |
| | | | - | | | | ectly to improving |
| | | - | | | | - | loans for the North |
| | - | - | | | | | Carolina Teaching |
| | | | <u>icle 23 of Cha</u> | _ | | | autes. |
| 5 | LCTION I | uA.3.(g) G. | S. 116-209.27 | (a) rea | aus as re | written: | |

| | General Assembly Of North Carolina Session 2017 |
|---|--|
| 1 2 3 4 5 6 7 8 9 10 11 12 13 | "(a) The Authority shall, as of March 1, 2015, administer all outstanding scholarship loans previously awarded by the former North Carolina Teaching Fellows Commission and subject to repayment under the former Teaching Fellows Program.Program administered pursuant to Part 2 of Article 24C of Chapter 115C of the General Statutes." SECTION 10A.3.(h) For the 2017-2018 fiscal year, the Department of Public Instruction shall transfer the sum of four hundred fifty thousand dollars (\$450,000) in nonrecurring funds from the North Carolina Education Endowment Fund to the Board of Governors of The University of North Carolina to allocate to the Authority to be used to implement the North Carolina Teaching Fellows Program (Program), as established by this section. Beginning with the 2018-2019 fiscal year, the Department of Public Instruction shall transfer the sum of six million dollars (\$6,000,000) in recurring funds from the North Carolina Education Endowment Fund to the Board of Governors to be allocated to the Authority for the operation of the Program and for the award of forgivable loans to selected recipients beginning |
| 14 | with the 2018-2019 academic year. |
| 15 16 17 | PERSONAL EDUCATION SAVINGS ACCOUNT PROGRAM SECTION 10A.4.(a) Chapter 115C of the General Statutes is amended by adding a |
| 18 | new Article to read: |
| 19 | " <u>Article 39A.</u> |
| 20 21 | "Personal Education Savings Accounts. "8 115C 567.5 North Carolina Personal Education Sovings Account Program |
| 21 22 | " <u>§ 115C-567.5. North Carolina Personal Education Savings Account Program</u> established. |
| 22 | <u>There is established the North Carolina Personal Education Savings Accounts Program to</u> |
| 23 24 | provide the option for a parent to better meet the individual educational needs of the parent's |
| 25 | child. |
| 26 | " <u>§ 115C-567.6. Definitions.</u> |
| 27 | The following definitions apply in this Article: |
| 28 | (1) <u>Authority. – The North Carolina State Education Assistance Authority.</u> |
| 29 | (2) <u>Division. – The Division of Nonpublic Education, Department of</u> |
| 30 | Administration. |
| 31 | (3) Eligible student. – A student residing in North Carolina who has not yet |
| 32 | received a high school diploma and who meets all of the following |
| 33 | requirements: |
| 34 25 | a. <u>Meets one of the following criteria:</u> |
| 35 36 | <u>1.</u> <u>Was a full-time student (i) assigned to and attending a public</u> school pursuant to G.S. 115C-366 or (ii) enrolled in a |
| 30 37 | Department of Defense Elementary and Secondary School, |
| 38 | established pursuant to 10 U.S.C. § 2164 and located in North |
| 39 | Carolina, during the previous semester. |
| 40 | 2. <u>Received scholarship funds for a personal education savings</u> |
| 41 | account during the previous school year. |
| 42 | |
| 43 | <u>3.</u> <u>Is entering either kindergarten or the first grade.</u> <u>4.</u> <u>Is a child in foster care, as defined in G.S. 131D-10.2(9).</u> 5. Is a child whose adoption decree was entered not more than |
| 44 | 5. Is a child whose adoption decree was entered not more than |
| 45 | one year prior to submission of the scholarship application. |
| 46 | 6. Is a child whose parent or legal guardian is on full-time duty |
| 47 | status in the active uniformed service of the United States, |
| 48 | including members of the National Guard and Reserve on |
| 49 50 | active duty orders pursuant to 10 U.S.C. § 12301, et seq., and |
| 50 | <u>10 U.S.C. § 12401, et seq.</u> |

| | General Assemb | ly Of North Carolina | Session 2017 |
|---|-------------------|--|---|
| 1 | | 7. Is a child enrolled part-ti | me in a public school and part-time |
| 2 | | - | at exclusively provides services for |
| 3 | | children with disabilities. | <i>v</i> 1 |
| 1 | | | ndary institution in a matriculated |
| í | | status eligible for enrollment for | |
| | | | as defined in G.S. 115C-106.3(1), |
| | | | tual disability, hearing impairment, |
| | | speech or language impairment, | visual impairment, serious emotional |
| | | disturbance, orthopedic impairm | ent, autism, traumatic brain injury, |
| | | other health impairments, specifi | c learning disability, or disability as |
| | | may be required to be included up | nder IDEA. |
| | <u>(4)</u> | Nonpublic school A school that meet | s the requirements of Part 1, 2, or 3 |
| | | of Article 39 of this Chapter, as identified | d by the Division. |
| | <u>(5)</u> | Parent. – A parent, legal guardian, or leg | al custodian of an eligible student. |
| | <u>(6)</u> | Personal Education Savings Account or | PESA. – A bank account provided |
| | | to a parent for the purpose of holding | |
| | | Authority for an eligible student to | be used for qualifying education |
| | | expenses under G.S. 115C-567.10. | |
| | | Award of scholarship funds for a person | |
| | | cation Selection The Authority shall m | |
| | | plications to eligible students for the awar | ± |
| | | s account to be used for qualifying educa | |
| | | on about scholarship funds and the applica | - |
| | | s Web site. Applications shall be submitted with the submitted shall begin selecting recipients for scheme selecting recipients for scheme selecting selecti | |
| | <u>criteria:</u> | shall begin selecting tecipients for selec | starships according to the following |
| | <u>(1)</u> | First priority shall be given to elig | ible students who were awarded |
| | | scholarship funds for a PESA during | |
| | | students have applied by March 1. | ····· [······························· |
| | <u>(2)</u> | After funds have been awarded to prior | recipients as provided in subdivision |
| | | (1) of this subsection, any remainin | |
| | | scholarship funds for a PESA for all other | er eligible students. |
| | (b) Schol | arship Awards Scholarships shall be awa | arded each year for an amount not to |
| | | usand dollars (\$9,000) per eligible stude | • |
| | | eived. Recipients shall receive scholarshi | |
| | | ch quarter of the fiscal year. The first de | |
| | • | ecution of the parental agreement require | • • |
| | | a debit card with the prepaid funds loade | |
| | | the initial disbursement of funds, each su | · · · |
| | | bject to the submission by the parent of ar | |
| | | d electronically and shall include docume | |
| | | cribed in G.S. 115C-567.10(a)(1), for no | • • • • • |
| | | it card shall be renewed upon the recei | • • • |
| | | 0 for recipients awarded scholarship fun on the card at the end of the fiscal year | · · · · |
| | | card is renewed. Any funds remaining | |
| | | returned to the Authority. | on the care if an agreement is not |
| | | ility for Other Scholarships. – Eligibility f | for the other scholarship programs is |
| | provided for as f | • • • • | er ale outer senoraising programs is |
| | (1) | An eligible student under this Article m | ay receive, in addition to a PESA. a |
| | | scholarship under Part 2A of Article 39 of | |

| General Assem | bly Of North Carolina | Session 2017 |
|-------------------|---|---|
| (2) | An eligible student under this Article may receive, in a | ddition to a PESA and |
| <u> </u> | a scholarship under Part 2A of Article 39 of this (| |
| | under the special education scholarship program | 1 I I I I I I I I I I I I I I I I I I I |
| | disabilities pursuant to Part 1H of Article 9 of this | |
| | student has one or more of the following disabilities: | <u>Chapter, only it that</u> |
| | <u>a. Autism.</u> | |
| | <u>b.</u> <u>Developmental disability.</u> | |
| | | |
| | <u>d.</u> <u>Moderate or severe intellectual disability.</u> | |
| | c.Hearing impairment.d.Moderate or severe intellectual disability.e.Multiple, permanent orthopedic impairments.f.Visual impairment. | |
| | <u>f.</u> <u>Visual impairment.</u> | |
| (d) Appl | ications Not Public Records. – Applications for so | cholarship funds and |
| | ifiable information related to eligible students receiving | - |
| | nder Chapter 132 of the General Statutes. For the pur | |
| | ifiable information means any information directly re | - |
| | student's household, including the name, birthdate, ad- | |
| | ne number, e-mail address, or any other information or | • |
| - | ide information about a specific student or members | |
| household. | the momation about a specific student of memories | of a specific stadents |
| | <u>Student continuing eligibility.</u> | |
| | itial disbursement of funds, the Authority shall ensu | ure that the student's |
| | bility is assessed at least every three years by one of the fo | |
| <u>(1)</u> | The local education agency. – The local education age | |
| | student continues to be a child with a disability and ve | • |
| | form to be provided to the Authority. | |
| (2) | A licensed psychologist with a school psychology for | cus or a psychiatrist. – |
| | The psychologist or psychiatrist shall assess, after | |
| | medical and educational records, if the education | |
| | received by the student in the nonpublic school setti | |
| | child's educational performance and if the student wo | • • |
| | from placement in the nonpublic school setting. | |
| | psychiatrist shall verify the outcome of the assessn | |
| | provided to the Authority. | |
| '§ 115C-567.9. | Verification of eligibility. | |
| | ication of Information. – The Authority may seek verif | fication of information |
| | on for the award of scholarship funds for a personal educ | |
| The Authority sl | hall select and verify six percent (6%) of applications and | nually, including those |
| | rors on the face of the application. The Authority shall | |
| | ess. If a household fails to cooperate with verification | |
| - | award of scholarship funds for a PESA for the eligible st | • |
| | ss to Information. – Household members of applica | |
| | s for a PESA shall authorize the Authority to access in | - |
| * | rts held by other State agencies, including the Depa | |
| Human Services | and the Department of Public Instruction. | |
| | Parental agreement; use of funds. | |
| | tal Agreement. – The Authority shall provide the pa | arent of a scholarship |
| | written agreement, applicable for each year the elis | |
| - | ls under this Article, to be signed and returned to t | |
| | scholarship funds. The agreement shall be submitt | |
| - | he parent shall not designate any entity or individual to | - |
| on the parent's l | behalf. A parent or eligible student's failure to comply | with this section shall |

| | General Assemb | oly Of I | North Carolina | Session 2017 |
|----------|--------------------|------------------------|--|-----------------------------------|
| 1 | result in a forfe | it of so | holarship funds and those funds may be awa | arded to another eligible |
| 2 | | | l agree to the following conditions in order to a | - |
| 3 | under this Article | | rugice to the following conditions in order to r | receive senorarismp rands |
| 4 | (1) | _ | t least a portion of the scholarship funds to pro- | ovide an education to the |
| 5 | <u>(1)</u> | | ble student in, at a minimum, the subjects o | • |
| 6 | | | ematics, social studies, and science. | <u>I Eligiisti language arts,</u> |
| | (2) | | | C = 115C = 5(7 + (2)) = 7 |
| 7 | <u>(2)</u> | | ss the student is an eligible student pursuant to | |
| 8 | | - | se a local education agency in which the stud | |
| 9 | | | G.S. 115C-366 of all obligations to educate t | |
| 10 | | | ligible student is receiving scholarship fund | • |
| 11 | | - | t of a student, other than a student who is an | • |
| 12 | | | S. 115C-567.6(3)a.7., who decides to enroll t | - |
| 13 | | | ation agency or other North Carolina public se | - |
| 14 | | the a | greement shall notify the Authority to requ | uest a release from the |
| 15 | | | ment and shall return any unexpended funds to | |
| 16 | <u>(3)</u> | Use | the scholarship funds deposited into a pers | sonal education savings |
| 17 | | accou | int only for the following qualifying education | <u>expenses of the eligible</u> |
| 18 | | stude | nt: | |
| 19 | | <u>a.</u> | Tuition and fees for a nonpublic school tha | t meets the requirements |
| 20 | | _ | of Part 1 or Part 2 of Article 39 of this Cha | - |
| 21 | | | requirements of G.S. 115C-562.5. | · |
| 22 | | <u>b.</u> | Textbooks required by a nonpublic school. | |
| 23 | | <u>c.</u> | Tutoring and teaching services provided by | an individual or facility |
| 24 | | <u></u> | accredited by a State, regional, or national ac | • |
| 25 | | <u>d.</u> | Curricula. | <u> </u> |
| 26 | | <u>e.</u> | Fees for nationally standardized norm-refer | enced achievement tests |
| 27 | | <u></u> | advanced placement tests, or nationally rec | • |
| 28 | | | exams. | |
| 20 29 | | <u>f.</u> | Fees charged to the account holder for the m | anagement of the PFSA |
| 30 | | <u>r.</u> <u>g.</u> | Fees for services provided by a public sch | |
| 31 | | <u>5</u> . | classes and extracurricular programs. | ooi, meruding marviduai |
| 32 | | h | Premiums charged to the account holder for | r any insurance or surety |
| 33 | | <u>h.</u> | - | any insurance of surety |
| 33 34 | | : | bonds required by the Authority. | andited prestition on on |
| | | <u>i.</u> | Educational therapies from a licensed or a | ccredited practitioner or |
| 35 | | | provider. | |
| 36 | | <u>j.</u> | Educational technology defined by the Auth | |
| 37 | | | pursuant to Part 1H of Article 9 of this Chap | |
| 38 | | <u>k.</u> | Student transportation, pursuant to a cont | • |
| 39 | | | regularly provides student transportation, to | · · · · · |
| 40 | | | of education or related services or (ii) an edu | |
| 41 | <u>(4)</u> | <u>Not u</u> | se scholarship funds for any of the following p | |
| 42 | | <u>a.</u> | Computer hardware or other technological d | evices not defined by the |
| 43 | | | Authority as educational technology appro | ved for use pursuant to |
| 44 | | | Part 1H of Article 9 of this Chapter. | |
| 45 | | <u>b.</u> | Consumable educational supplies, including | paper, pen, or markers. |
| 46 | | <u>c.</u> | Tuition and fees at an institution of higher | |
| 47 | | | G.S. 116-143.1, or a private postsecondary in | nstitution. |
| 48 | | <u>d.</u> | Tuition and fees for a nonpublic school that | |
| 49 | | — | of Part 3 of Article 39 of this Chapter. | <u> </u> |
| 50 | (b) No R | efunds | to an Account Holder. – A nonpublic school | or a provider of services |
| 51 | | | tion (a) of this section shall not refund or reba | |

| | General Assemb | ly Of North Carolina | Session 2017 |
|-----------|-------------------------|---|--------------------------|
| 1 | to a parent or eli | gible student in any manner. The parent shall notify t | he Authority if such a |
| 2 | refund is required | | |
| 3 | • | in the PESA Not Taxable. – Funds received pursuant | t to this Article do not |
| 4 | | income to the parent, legal guardian, or legal custodia | |
| 5 | or to the eligible s | | <u>c</u> , |
| 6 | | Identification of nonpublic schools and dist | ribution of personal |
| 7 | | tion savings account information. | |
| 8 | | f Nonpublic Schools. – The Division shall provide ann | ually by February 1 to |
| 9 | the Authority a li | st of all nonpublic schools operating in the State that m | eet the requirements of |
| 0 | Part 1, 2, or 3 of A | Article 39 of this Chapter. | <u> </u> |
| 1 | (b) Inform | nation on PESAs to the Division. – The Authority sha | all provide information |
| 2 | about personal of | education savings accounts to the Division. The I | Division shall provide |
| 3 | information about | t PESAs to all qualified nonpublic schools on an annual | basis. |
| 4 | " <u>§ 115C-567.12.</u> | Administration. | |
| 5 | (a) Rules | and Regulations. – The Authority shall establish rules | and regulations for the |
| 6 | administration of | the program, including the following: | - |
| 7 | <u>(1)</u> | The administration and awarding of scholarship fun | ds, including a lottery |
| 8 | | process for the selection of recipients within the | criteria established by |
| 9 | | G.S. 115C-567.7(a), if necessary. | |
| 20 | <u>(2)</u> | Requiring a surety bond or insurance to be held by acc | count holders. |
| 21 | <u>(3)</u> | Use of the funds and the reporting of expenditures. | |
| 2 | <u>(4)</u> | Monitoring and control of spending scholarship | funds deposited in a |
| 3 | | personal education savings account. | |
| 4 | | act for Management of PESAs The Authority may | • |
| 25 | | ment firm or institution to manage PESAs in accordance | |
| 26 | | ll Audits. – The Authority shall conduct annual audi | - |
| 27 | | ampling of PESAs as needed to ensure compliance with | - |
| 8 | | Authority may contract with an independent entity to | |
| 29 | | ay remove a parent or eligible student from the program | ± |
| 0 | | s account for failure to comply with the terms of the p | |
| 1 | | with applicable laws, or because the student is no longe | |
| 2 | | nistration Costs. – Of the funds allocated to the Authori | • • |
| 3 | | Article, the Authority may retain up to two hundred | • |
| 4 | | fiscal year for administrative costs associated with t | |
| 5 | | non-State entities for administration of certain compone | nts of the program. |
| 86 7 | | Reporting requirements. | a the Isint I asialative |
| 57 • • | | y shall report annually, no later than September 1, to | o the joint Legislative |
| 8 | | ght Committee on the following: | r of aligible students |
| 9 0 | <u>(1)</u> | Total number, grade level, race, ethnicity, and se | x of engible students |
| -1 | (2) | receiving scholarship funds. Total amount of scholarship funding awarded. | |
| 2 | $\frac{(2)}{(2)}$ | | ashaals in the prior |
| | <u>(3)</u> | Number of students previously enrolled in public | _ |
| .3 .4 | (A) | semester by the previously attended local education ag | |
| | <u>(4)</u> | Nonpublic schools in which scholarship recipients a numbers of scholarship recipients at each nonpublic sc | |
| -5 -6 | (5) | The number of substantiated cases of fraud by recipie | |
| -0 -7 | <u>(5)</u> | parents or students removed from the program for n | |
| 8 | | provisions of this Article." | oncompliance with the |
| .8 .9 | SECT | TON 10A.4.(b) G.S. 105-153.5(b) is amended by add | ling a new subdivision |
| 0 | to read: | 1011 10/1.4.(0) (0.5. 105-155.5(0) is amended by add | mig a new suburvision |
| <i>v</i> | io reau. | | |

| General Assemb | oly Of North Carolina | Session 2017 |
|--|---|---|
| " <u>(12)</u> SECT | The amount deposited during the taxable year to savings account under Article 39A of Chapter 115C of FION 10A.4.(c) G.S. 115C-555 reads as rewritten: | - |
| | ualification of nonpublic schools. | |
| | ns of this Part shall apply to any nonpublic school wh | hich has one or more of |
| the following cha | | nen nus one or more or |
| | | |
| (4) | It receives no funding from the State of North Carol this Article, scholarship grant-funds awarded pursu | uant to Part 2A of this |
| | Article Article, Article 39A of this Chapter, or Part Chapter to eligible students attending a nonpublic considered for the form the State of North Considered | ic school shall not be |
| CECT | considered funding from the State of North Carolina. | |
| | FION 10A.4.(d) Of the funds appropriated by the | |
| | gs Account Program in the 2017-2018 fiscal year, the ollars (\$450,000) shall be allocated to the Authority to | |
| | propriated by this act for the Personal Education Savir | |
| | scal year, the sum of one million dollars (\$1,000,000) | 0 0 |
| | rd scholarship funds to eligible students in accordance | |
| • | FION 10A.4.(e) Subsection (a) of this section appl | |
| | b) year. Subsection (b) of this section is effective for | 0 0 |
| on or after Januar | • | under years beginning |
| | ., _0.0. | |
| PART XI. DEP | ARTMENT OF HEALTH AND HUMAN SERVICI | ES |
| | | |
| SUBPART XI-A | A. CENTRAL MANAGEMENT AND SUPPORT | |
| | | |
| HEALTH INFO | DRMATION TECHNOLOGY | |
| SECT | FION 11A.1. Article 3 of Chapter 143B of the Genera | l Statutes is amended by |
| adding a new sec | tion to read: | |
| " <u>§ 143B-139.4D</u> | Department of Health and Human Services; of | coordination of health |
| infor | mation technology. | |
| | mation technology. | |
| (a) The D | Department of Health and Human Services, in cooperat | |
| (a) The <u>D</u> Information Off | Department of Health and Human Services, in cooperatic icer, shall coordinate health information technology | policies and programs |
| (a) The D Information Office within the State of | Department of Health and Human Services, in cooperative ficer, shall coordinate health information technology of North Carolina. The goal of the Chief Information O | policies and programs fficer of the Department |
| (a) The D Information Off within the State of of Health and Hu | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information | policies and programs fficer of the Department n technology policy and |
| (a) The E Information Office within the State of of Health and Hu programs shall b | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that ear | policies and programs fficer of the Department n technology policy and the State agency, public |
| (a) The D Information Offer within the State of of Health and Hu programs shall b entity, and privat | Department of Health and Human Services, in cooperative icer, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that ea the entity that undertakes health information technology | policies and programs fficer of the Department n technology policy and ich State agency, public activities does so within |
| (a) The E Information Office within the State of of Health and Hu programs shall b entity, and private the area of its | Department of Health and Human Services, in cooperative icer, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that ea the entity that undertakes health information technology greatest expertise and technical capability and in a | policies and programs fficer of the Department n technology policy and the State agency, public activities does so within a manner that supports |
| (a) The E Information Office within the State of of Health and Hu programs shall b entity, and private the area of its | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of t | policies and programs fficer of the Department n technology policy and hech State agency, public activities does so within n manner that supports he following: |
| (a) The E Information Office within the State of of Health and Hu programs shall b entity, and private the area of its | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is see | policies and programs fficer of the Department n technology policy and hech State agency, public activities does so within n manner that supports he following: |
| (a) The E Information Offer within the State of of Health and Hu programs shall b entity, and privat the area of its coordinated State | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of t Ensuring that patient health information is sec accordance with applicable law. | policies and programs fficer of the Department n technology policy and uch State agency, public activities does so within n manner that supports he following: ure and protected, in |
| (a) The E Information Offer within the State of of Health and Hu programs shall b entity, and privat the area of its coordinated State | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information be to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is see accordance with applicable law. Improving health care quality, reducing medical | policies and programs fficer of the Department n technology policy and hech State agency, public activities does so within n manner that supports he following: ure and protected, in errors, reducing health |
| (a) The I Information Office within the State of of Health and Hu programs shall b entity, and private the area of its coordinated State (1) (2) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information Organ Services in coordinating State health information of the to avoid duplication of efforts and to ensure that east the entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is see accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cent | policies and programs fficer of the Department n technology policy and uch State agency, public activities does so within n manner that supports he following: ure and protected, in errors, reducing health tered medical care. |
| (a) The I Information Office within the State of of Health and Hupprograms shall be entity, and private the area of its coordinated State (1) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information of the to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of t Ensuring that patient health information is see accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cen Providing appropriate information to guide medical of the care of the second | policies and programs fficer of the Department n technology policy and uch State agency, public activities does so within n manner that supports he following: ure and protected, in errors, reducing health tered medical care. |
| (a) The E Information Offer within the State of of Health and Hu programs shall b entity, and privat the area of its coordinated State (1) (2) (3) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information of et avoid duplication of efforts and to ensure that east eventity that undertakes health information technology greatest expertise and technical capability and in a evand national goals, which shall include at least all of the Ensuring that patient health information is see accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cen Providing appropriate information to guide medical of place of care. | policies and programs fficer of the Department n technology policy and ech State agency, public activities does so within a manner that supports he following: ure and protected, in errors, reducing health tered medical care. lecisions at the time and |
| (a) The I Information Office within the State of of Health and Hu programs shall b entity, and private the area of its coordinated State (1) (2) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information Organ Services in coordinating State health information of the to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is seen accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cent providing appropriate information to guide medical or place of care. Ensuring meaningful public input into health information is seen accordance with application to guide medical or place of care. | policies and programs fficer of the Department n technology policy and ech State agency, public activities does so within a manner that supports he following: ure and protected, in errors, reducing health tered medical care. lecisions at the time and |
| (a)The IInformationOfficewithin the State ofof Health and Huprograms shall beentity, and privatethe area of itscoordinated State(1)(2)(3)(4) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information Organ Services in coordinating State health information of uman Services in coordinating State health information of the consumer that east the entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is see accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cent providing appropriate information to guide medical or place of care. Ensuring meaningful public input into health information is result. | policies and programs fficer of the Department in technology policy and uch State agency, public activities does so within a manner that supports he following: ure and protected, in errors, reducing health tered medical care. lecisions at the time and nformation technology |
| (a) The E Information Offer within the State of of Health and Hu programs shall b entity, and privat the area of its coordinated State (1) (2) (3) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information O uman Services in coordinating State health information of the to avoid duplication of efforts and to ensure that east entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is seen accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cen Providing appropriate information to guide medical of place of care. Ensuring meaningful public input into health infrastructure development. Improving the coordination of information among | policies and programs fficer of the Department n technology policy and hch State agency, public activities does so within n manner that supports he following: ure and protected, in errors, reducing health tered medical care. lecisions at the time and nformation technology hospitals, laboratories, |
| (a)The IInformationOfficewithin the State ofof Health and Huprograms shall beentity, and privatethe area of itscoordinated State(1)(2)(3)(4) | Department of Health and Human Services, in cooperative, shall coordinate health information technology of North Carolina. The goal of the Chief Information Organ Services in coordinating State health information of uman Services in coordinating State health information of the consumer that east the entity that undertakes health information technology greatest expertise and technical capability and in a e and national goals, which shall include at least all of the Ensuring that patient health information is see accordance with applicable law. Improving health care quality, reducing medical disparities, and advancing the delivery of patient-cent providing appropriate information to guide medical or place of care. Ensuring meaningful public input into health information is result. | policies and programs fficer of the Department in technology policy and ach State agency, public activities does so within a manner that supports he following: ure and protected, in errors, reducing health tered medical care. lecisions at the time and information technology hospitals, laboratories, fective infrastructure for |

| General Asse | mbly Of North Carolina Session 2017 |
|------------------|---|
| (6) | Improving public health services and facilitating early identification and |
| <u> </u> | rapid response to public health threats and emergencies, including |
| | bioterrorist events and infectious disease outbreaks. |
| (7) | |
| $\overline{(8)}$ | |
| | e Department, in cooperation with the Department of Information Technology, |
| | and direct a health information technology management structure that is efficient |
| and transpare | at and that is compatible with the Office of the National Health Coordinator for |
| Information | Technology (National Coordinator) governance mechanism. The health |
| information te | chnology management structure shall be responsible for all of the following: |
| (1) | Developing a State Plan for implementing and ensuring compliance with |
| | national health information technology standards and for the most efficient, |
| | effective, and widespread adoption of health information technology. |
| (2) | |
| | Plan, including aging populations, populations requiring mental health |
| | services, and populations utilizing the public health system, and (ii) unserved |
| | and underserved populations receive priority consideration for health |
| | information technology support. |
| (3) | |
| | feedback and participation from each stakeholder in the development of the |
| | State Plan. |
| <u>(4)</u> | |
| | considered and incorporated into the State Plan. |
| <u>(5)</u> | Identifying and eliminating conflicting health information technology efforts |
| | where necessary. |
| (6) | |
| | maintenance of health information technology, including identifying |
| | resources and available opportunities for North Carolina institutions of |
| | higher education. |
| (7) | Ensuring that potential State Plan participants are aware of health |
| | information technology policies and programs and the opportunity for |
| | improved health information technology. |
| <u>(8)</u> | Monitoring health information technology efforts and initiatives in other |
| | states and replicating successful efforts and initiatives in North Carolina. |
| <u>(9)</u> | Monitoring the development of the National Coordinator's strategic plan and |
| | ensuring that all stakeholders are aware of and in compliance with its |
| | requirements. |
| <u>(1</u> (| Monitoring the progress and recommendations of the Health Information |
| | Technology Policy and Standards Committee and ensuring that all |
| | stakeholders remain informed of the Committee's recommendations. |
| (11 | |
| <u>.</u> | and reporting to the Joint Legislative Oversight Committee on Information |
| | Technology and the Fiscal Research Division on the impact of report |
| | recommendations on State efforts to implement coordinated health |
| | information technology." |
| | |
| FUNDS FOR | MEDICAID MANAGEMENT INFORMATION SYSTEM/ANALYTICS |
| | UREMENT |
| | CTION 11A.2.(a) Of the funds appropriated in this act to the Department of |
| | uman Services, Division of Central Management and Support, the sum of one |

1 the 2017-2018 fiscal year and the sum of two hundred forty-three thousand nine hundred 2 sixty-seven dollars (\$243,967) in prior year earned revenues for the 2018-2019 fiscal year shall 3 be used to match federal funds to (i) enhance the Medicaid Management Information System 4 (MMIS) to align with federal Medicaid Information Technology Architecture standards, system 5 modularity, and reporting analytics and (ii) prepare for the procurement of a take-over vendor 6 for the MMIS and the Reporting and Analytics contract, all as required by the federal Centers 7 for Medicare and Medicaid Services. This project shall not proceed until the business case has 8 been approved by the Office of State Budget and Management and the State Chief Information 9 Officer in the Enterprise Project Management Office Touchdown System. Upon such approval, 10 funds may be budgeted and the Department may create up to 10 full-time equivalent 11 time-limited positions dedicated to the project for the 2018-2019 fiscal year.

SECTION 11A.2.(b) Departmental receipts appropriated in this act in the sum of one million two hundred eighty-four thousand three hundred dollars (\$1,284,300) for the 2017-2018 fiscal year and in the sum of two million one hundred ninety-five thousand seven hundred three dollars (\$2,195,703) for the 2018-2019 fiscal year shall be used for the purposes described in subsection (a) of this section.

17

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

20 **SECTION 11A.3.(a)** Of the funds appropriated in this act to the Department of 21 Health and Human Services, Division of Central Management and Support, the sum of eight 22 million nine hundred thousand dollars (\$8,900,000) in nonrecurring funds for the 2017-2018 23 fiscal year and the sum of eleven million one hundred nine thousand dollars (\$11,109,000) in 24 nonrecurring funds for the 2018-2019 fiscal year, along with prior year earned revenue in the 25 amount of eleven million nine hundred thousand dollars (\$11,900,000) for each year of the 26 2017-2019 fiscal biennium and the cash balance in Budget Code 24410 Fund 2411 shall be 27 used to match federal funds to expedite the development and implementation of Child Services 28 Case Management, additional Medicaid eligibility requirements, Enterprise Program Integrity, 29 and Identity Proofing Feasibility components of the North Carolina Families Accessing 30 Services through Technology (NC FAST) project. The Department shall report any changes in 31 approved federal funding or federal match rates within 30 days after the change to the Joint 32 Legislative Oversight Committee on Health and Human Services, the Joint Legislative 33 Oversight Committee on Information Technology, and the Fiscal Research Division. 34 Departmental receipts appropriated in this act in the sum of one hundred three million four 35 hundred fifty thousand dollars (\$103,450,000) for the 2017-2018 fiscal year and in the sum of 36 seventy-five million five hundred ninety-one thousand dollars (\$75,591,000) for the 2018-2019 37 fiscal year shall be used to implement the components of the NC FAST project described in this 38 subsection.

39 **SECTION 11A.3.(b)** Of the funds appropriated in this act to the Department of Health and Human Services, Division of Central Management and Support, the sum of one 40 41 million nine hundred thousand dollars (\$1,900,000) in recurring funds for the 2017-2018 fiscal 42 year and seven million seven hundred thousand dollars (\$7,700,000) in recurring funds for the 43 2018-2019 fiscal year shall be used to provide ongoing maintenance and operations for the NC 44 FAST system, including the creation of 32 full-time equivalent positions for the 2017-2018 45 fiscal year and 54 full-time equivalent positions for the 2018-2019 fiscal year. Departmental 46 receipts appropriated in this act in the sum of ten million five hundred thousand dollars 47 (\$10,500,000) for the 2017-2018 fiscal year and in the sum of fifteen million dollars 48 (\$15,000,000) for the 2018-2019 fiscal year shall be used for the purposes specified in this 49 subsection.

50

51 HEALTH ANALYTICS PILOT PROGRAM

| 1 | | | FION 11A.4. The Department of Health and Human Services shall continue to |
|----|--|---------------|--|
| 2 | coordinat | e with t | the Government Data Analytics Center (GDAC) to further develop and fully |
| 3 | | | e Health Analytics Pilot Program for Medicaid claims analytics and population |
| 4 | health management authorized by Section 12A.17 of S.L. 2015-241, as amended by Section | | |
| 5 | 12A.7 of | S.L. 20 | 16-94. The purpose of the Health Analytics Program is to apply analytics to |
| 6 | data avail | lable to | the Department through the GDAC in a manner that maximizes health care |
| 7 | savings a | nd effic | iencies to the State, optimizes positive impacts on health outcomes, and assists |
| 8 | in the tra | nsition | to, and management of, the transformed North Carolina Medicaid and North |
| 9 | | | Choice programs as described in S.L. 2015-245, as amended by Section 2 of |
| 10 | S.L. 2016 | -121. | |
| 11 | | | |
| 12 | HEALTH | H INFO | DRMATION EXCHANGE |
| 13 | | SECT | FION 11A.5.(a) Section 12A.5(a)(1) of S.L. 2015-241 reads as rewritten: |
| 14 | | "(1) | Establish a successor HIE Network to which (i) all Medicaid providers shall |
| 15 | | | be connected by February 1, 2018, and (ii) all other entities that receive State |
| 16 | | | funds for the provision of health services, including local management |
| 17 | | | entities/managed care organizations, shall be connected by June 1, 2018.the |
| 18 | | | following providers shall establish connectivity and commence submission |
| 19 | | | of demographic and clinical data or encounter and claims data, as |
| 20 | | | appropriate, in accordance with the following time line: |
| 21 | | | a. The following providers of Medicaid services that have an electronic |
| 22 | | | health record system, by June 1, 2018: |
| 23 | | | 1. Hospitals as defined in G.S. 131E-176(13). |
| 24 | | | 2. <u>Physicians licensed to practice under Article 1 of Chapter 90</u> |
| 25 | | | of the General Statutes. |
| 26 | | | 3. Physician assistants as defined in 21 NCAC 32S .0201. |
| 27 | | | 4. Nurse practitioners as defined in 21 NCAC 36.0801. |
| 28 | | | b. Prepaid Health Plans, as defined in S.L. 2015-245, by the |
| 29 | | | commencement date of a capitated contract with the Division of |
| 30 | | | Health Benefits for the delivery of Medicaid and NC Health Choice |
| 31 | | | services as specified in S.L. 2015-245. |
| 32 | | | c. <u>All other providers of Medicaid and State-funded services, including</u> |
| 33 | | | local management entities/managed care organizations, by June 1, |
| 34 | | | <u>2019.</u> " |
| 35 | | | FION 11A.5.(b) G.S. 90-414.4 reads as rewritten: |
| 36 | "§ 90-414 | | quired participation in HIE Network for some providers. |
| 37 | (a) | <u>Findir</u> | ngs. – The General Assembly makes the following findings: |
| 38 | | (1) | That controlling escalating health care costs of the Medicaid program and |
| 39 | | | other State-funded health services is of significant importance to the State, |
| 40 | | | its taxpayers, its Medicaid recipients, and other recipients of State-funded |
| 41 | | | health services. |
| 42 | | (2) | That the State needs timely access to certain demographic and clinical |
| 43 | | | information pertaining to services rendered to Medicaid and other |
| 44 | | | State-funded health care program beneficiaries and paid for with Medicaid |
| 45 | | | or other State-funded health care funds in order to assess performance, |
| 46 | | | improve health care outcomes, pinpoint medical expense trends, identify |
| 47 | | | beneficiary health risks, and evaluate how the State is spending money on |
| 48 | | | Medicaid and other State-funded health services. |
| 49 | | (3) | That making demographic and clinical information available to the State by |
| 50 | | | secure electronic means as set forth in subsection (b) of this section will, |
| 51 | | | with respect to Medicaid and other State-funded health care programs, |

| | General Assem | bly Of North Carolina | Session 2017 |
|----------------|------------------|--|--------------------------|
| 1 2 | | improve care coordination within and across health system quality for such beneficiaries, enable more effective p | opulation health |
| 3 | | management, reduce duplication of medical services, aug | • |
| 4 5 | | surveillance, allow more accurate measurement of car | |
| 5 6 | | outcomes, increase strategic knowledge about the health o and facilitate health care cost containment. | i the population, |
| 0 7 | (a1) Mand | latory Connectivity to HIE Network. – Notwithstanding the vo | luntary nature of |
| 8 | | k under G.S. 90-414.2, the following providers shall establish | • |
| 9 | | and commence submission of demographic and clinical data | |
| 10 | | ppropriate under subsections (b) and (c) of this section, by the | |
| 11 | (1) | The following providers of Medicaid services that have an | - |
| 12 | | record system, by June 1, 2018: | |
| 13 | | a. Hospitals as defined in G.S. 131E-176(13). | |
| 14 | | b. Physicians licensed to practice under Article 1 of C | Chapter 90 of the |
| 15 | | General Statutes. | <u> </u> |
| 16 | | c. Physician assistants as defined in 21 NCAC 32S .020 | <u>)1.</u> |
| 17 | | d. Nurse practitioners as defined in 21 NCAC 36 .0801 | <u>.</u> |
| 18 | <u>(2)</u> | Prepaid Health Plans, as defined in S.L. 2015-245, by the | commencement |
| 19 | | date of a capitated contract with the Division of Health | Benefits for the |
| 20 | | delivery of Medicaid and NC Health Choice services as | specified in S.L. |
| 21 | | <u>2015-245.</u> | |
| 22 | <u>(3)</u> | All other providers of Medicaid and State-funded services | - |
| 23 | | management entities/managed care organizations, by June 1 | |
| 24 25 | | nsions of Time for Establishing Connectivity. – The Au | |
| 25 26 | | v establish a process to grant limited extensions of the time | |
| 26 27 | | tivity to the HIE Network and commence data submission a | - |
| 27 | - | n the request of a provider that demonstrates an ongoing government to establish such connectivity. The process for granting | |
| 28 29 | • | le a presentation by the provider to the Authority and the D | |
| 2) 30 | | ine for establishing connectivity to the HIE Network and c | |
| 31 | | quired by this section. Neither the Authority nor the Departme | |
| 32 | | e (i) to any provider that fails to provide this information to t | |
| 33 | | or (ii) that would result in the provider establishing connect | • |
| 34 | - | nmencing data submission as required by this section later that | • |
| 35 | (b) Mand | latory Submission of Demographic and Clinical Data. – Not | withstanding the |
| 36 | voluntary nature | of the HIE Network under G.S. 90-414.2 and except as other | wise provided in |
| 37 | | <u>this section</u> , as a condition of receiving State funds, including | |
| 38 | | tities shall submit at least twice daily, through the HIE netwo | |
| 39 | | ormation pertaining to services rendered to Medicaid and ot | |
| 40 | | ram beneficiaries and paid for with Medicaid or other State-fu | inded health care |
| 41 | • | the purposes set forth in subsection (a) of this section: | |
| 42 | (1) | Each hospital, as defined in G.S. 131E-76(3), G.S. 131E-17 | <u>6(13)</u> that has an |
| 43 | | electronic health record system. | |
| 44 | (2) | Each Medicaid provider. | 141 |
| 45 46 | (3) | Each provider that receives State funds for the provision of I | |
| 40 47 | (4) | Each local management entity/managed care organization G.S. 122C-3. | i, as defined in |
| 47 48 | This subsection | does not apply to the entities listed in subsection (c) of this sec | tion |
| 49 | | latory Submission of Encounter and Claims Data. – Not | |
| 5 0 | | of the HIE Network under G.S. 90-414.2 and except as other | |
| 51 | | of this section, beginning June 1, 2019, the following entit | - |

| | General Assembly Of North Carolina | Session 2017 |
|----------|--|------------------------------------|
| 1 | through the HIE network, encounter and claims data pertaining to service | ces rendered to |
| 2 | Medicaid and other State-funded health care program beneficiaries and paid fo | |
| 3 | or other State-funded health care funds as a condition of receiving State funds: | <u>. ,, 1011 1, 10 010 010 010</u> |
| 4 | (1) Providers of respiratory, developmental, rehabilitative, | or restorative |
| 5 | services, or a combination of these services. | |
| 6 | (2) Facilities that provide respite care. | |
| 7 | (3) Providers of speech, language, or hearing services, or a comb | vination of these |
| 8 | services. | |
| 9 | (4) Providers of transportation services. | |
| 10 | (5) Suppliers of durable medical equipment. | |
| 11 | (d) Exemption for Certain Records. – Providers with patient records th | at are subject to |
| 12 | the disclosure restrictions of 42 C.F.R. § 2 are exempt from the requirements of | |
| 13 | and (c) of this section, but only with respect to the patient records subject to | |
| 14 | restrictions. Providers shall comply with the requirements of subsections (b) | |
| 15 | section with respect to all other patient records. | |
| 16 | (e) <u>Method of Data Submissions. – The daily data submissions requ</u> | uired under this |
| 17 | subsection section shall be by connection to the HIE Network periodic async | |
| 18 | structured file transfer or any other secure electronic means commonly used in | |
| 19 | consistent with document exchange and data submission standards established | by the Office of |
| 20 | the National Coordinator for Information Technology within the U.S. Depart | tment of Health |
| 21 | and Human Services." | |
| 22 | SECTION 11A.5.(c) G.S. 90-414.10(e) is repealed. | |
| 23 | SECTION 11A.5.(d) The Department of Health and Human Service | ces shall include |
| 24 | as one of the terms and conditions of any contract it enters into on or after the | effective date of |
| 25 | this section with a local management entity/managed care organization or Prep | aid Health Plan |
| 26 | (PHP), as defined in S.L. 2015-245, a requirement that the local management | entity/managed |
| 27 | care organization or PHP comply with the provisions of G.S. 90-414.4, as a | mended by this |
| 28 | section. | |
| 29 | SECTION 11A.5.(e) Funds appropriated in this act to the Depar | tment of Health |
| 30 | and Human Services, Division of Central Management and Support, for the 2 | 017-2018 fiscal |
| 31 | year for the Health Information Exchange Network shall be used as follows: | |
| 32 | (1) The sum of three million dollars (\$3,000,000) in nonrecurrin | g funds shall be |
| 33 | transferred by November 1, 2017, to the Department | of Information |
| 34 | Technology, Government Data Analytics Center, and sh | |
| 35 | support all activities related to upgrading the data excl | hange technical |
| 36 | environment. | |
| 37 | (2) The sum of one million dollars $(\$1,000,000)$ in recurring fun | |
| 38 | to provide ongoing maintenance and operations of the new | / data exchange |
| 39 | technical environment. | |
| 40 | | |
| 41 | CONTROLLED SUBSTANCES REPORTING SYSTEM IMPROVEMEN | |
| 42 | SECTION 11A.6.(a) It is the intent of the General Assembly | - |
| 43 | security and functionality capabilities of the Controlled Substances Reporting | • |
| 44 | in order to provide additional value to practitioners and dispensers within their | |
| 45 | workflows. Toward that end, funds appropriated in this act to the Department | |
| 46 | Human Services, Division of Central Management and Support, for each year of fixed historium for the CSPS, shall be used to next for contractual hours | |
| 47 48 | fiscal biennium for the CSRS shall be used to pay for contractual hours | |
| 48 | implement software via existing public-private partnerships with the Gover | |
| 49 50 | Analytics Center (GDAC) for the performance of advanced analytics with These hours shall be used to achieve the purposes specified in C.S. 90, 11 | |
| 50 51 | These hours shall be used to achieve the purposes specified in G.S. 90-11 | 5./1 and, more |
| 51 | specifically, to accomplish at least all of the following: | |

| | General Assembly Of North Carolina | Session 2017 |
|-------------|--|---------------------------------------|
| 1 2 3 | To enhance and automate reports authorized under G.S. 90-1 To enhance the Department's ability to provide data to per authorized to receive information under G.S. 90-113.74. In CSDS | rsons or entities in improving the |
| 4 5 | CSRS as specified in this subdivision, the Departme subject matter expertise and technology available th | |
| 6 | | elopment and |
| 7 | implementation of the advanced analytics software for | |
| 8 9 | Division of Central Management and Support shall coor | |
| 9 10 | Division of Mental Health, Developmental Disabilities, Abuse Services, the Division of Public Health, and any o | |
| 10 | division within the Department of Health and Human Se | |
| 12 | that advanced analytics are developed and utilized in | |
| 13 | achieves the purposes specified in G.S. 90-113.71. | |
| 14 | (3) To aggregate relevant data sources, including those available | able through the |
| 5 | GDAC. | |
| 16 | (4) To enhance the Department's ability to generate and d | 1 • |
| 7 | analytics in order to improve opioid prescribing practices, | |
| 18 19 | prescribing patterns, and detect behavior indicative of misu criminal activity. | ise, addiction, or |
| 20 | SECTION 11A.6.(b) By December 1, 2017, the Departmen | t of Health and |
| 21 | Human Services shall execute any contractual agreements and interagen | |
| 22 | agreements necessary to complete the improvements to the CSRS | • • |
| 23 | subdivisions (1) through (4) of subsection (a) of this section. | |
| 24 | SECTION 11A.6.(c) To the extent allowable under federal and | |
| 25 | regulations, the Department of Information Technology shall coordinate w | |
| 26 27 | of Central Management and Support and the Division of M | |
| 28 | Developmental Disabilities, and Substance Abuse Services to devel between the CSRS and the Health Information Exchange (HIE) Network a | - |
| 29 | interfaces already developed between the HIE Network and health care enti | - |
| 80 | of providing CSRS data, reports, and analytic outputs to health care p | |
| 81 | dispensers. | |
| 32 | SECTION 11A.6.(d) This section is effective when this act bec | omes law. |
| 33 | | |
| 34 35 | DATA ANALYTICS & PERFORMANCE ENHANCEMENTS SECTION 11A.7. Any enhancement of the State's data analy | tice conshilities |
| 36 36 | utilizing funds appropriated in this act to the Department of Health and H | - |
| 37 | Division of Central Management and Support, for each year of the 2017-2019 | |
| 88 | shall be subject to applicable State laws requiring that these analytics be | |
| <u>89</u> | implemented in collaboration with the Government Data Analytics Center. | |
| 10 | | |
| 41 | COMMUNITY HEALTH GRANT PROGRAM CHANGES | |
| 12 12 | SECTION 11A.8.(a) Funds appropriated in this act to the Depart | |
| 3 4 | and Human Services, Division of Central Management and Support, Office of each year of the 2017-2019 fiscal biennium for Community Health Grants | |
| 14 15 | award grants on a competitive basis to free clinics, federally qualified | |
| -6 | State-designated rural health centers, local health departments, school-based he | |
| 7 | other nonprofit organizations (i) with at least an eighty percent (80%) pa | |
| 8 | comprised of uninsured patients or any combination of patients who are uninsu | red or recipients |
| 9 | of Medicare, Medicaid, or the Children's Health Insurance Program; (ii) that | 1 I I |
| 0 | care and preventative health services to low-income populations across the | - |
| 51 | individuals who are uninsured or underinsured and recipients of Medicaid an | a Medicare; and |

| General Assembly Of North CarolinaSession 2017 |
|---|
| (iii) that serve as a medical home to these vulnerable populations, in order to accomplish any of |
| the following purposes: |
| (1) Increase access to primary care and preventative health services for these vulnerable populations in existing primary care locations. |
| (2) Establish primary care and preventative health services in counties where no |
| such services exist to serve these vulnerable populations. |
| (3) Create new services, sustain existing service levels, or augment existing |
| services provided to these vulnerable populations, including primary care and preventative health services and including dental, pharmacy, and |
| behavioral health services when integrated into the medical home. |
| (4) Increase primary care capacity to serve these vulnerable populations, |
| including enhancing or replacing facilities, equipment, or technologies |
| necessary to participate in the exchange of data and tools to monitor and |
| improve the quality of care provided. |
| SECTION 11A.8.(b) Of the funds appropriated in this act to the Department of |
| Health and Human Services, Division of Central Management and Support, Office of Rural |
| Health, for Community Health Grants, not more than two hundred thousand dollars (\$200,000) |
| in recurring funds for each year of the 2017-2019 fiscal biennium shall be used for |
| administrative purposes. |
| SECTION 11A.8.(c) The Office of Rural Health shall work with the North |
| Carolina Community Health Center Association, the North Carolina Association of Local |
| Health Directors, the North Carolina Association of Free and Charitable Clinics, the North |
| Carolina School-Based Health Alliance, and other organizations representing eligible grant |
| recipients to establish a Primary Care Advisory Committee to develop an objective and |
| equitable process for grading applications for grants funded by this section and making |
| recommendations to the Office of Rural Health for the award of grants funded by this section. |
| The Office of Rural Health shall make the final decision about awarding grants |
| funded by this section, but no single grant award shall exceed one hundred fifty thousand |
| dollars (\$150,000) during the fiscal year. In awarding grants, the Office of Rural Health shall |
| give preference to applicants located in areas of the State with the highest incidences of poverty |
| or that serve the highest percentage of indigent clients. |
| SECTION 11A.8.(d) Grant recipients shall not use these funds to do any of the |
| following: |
| (1) Enhance or increase compensation or other benefits of personnel, |
| administrators, directors, consultants, or any other persons receiving funds |
| for program administration. |
| (2) Supplant existing funds, including federal funds traditionally received by |
| federally qualified community health centers. However, grant funds may be |
| used to supplement existing programs that serve the purposes described in |
| subsection (a) of this section. |
| (3) Finance or satisfy any existing debt. |
| SECTION 11A.8.(e) The Office of Rural Health shall develop a standardized |
| method for grant recipients to report objective, measurable quality health outcomes and shall |
| require grant recipients to report these quality health outcomes to the Department. Beginning |
| recipients of grant funds shall annually provide to the Office of Rural Health a written report |
| detailing the number of patients that are cared for, the types of services that were provided, |
| quality measures and outcomes, and any other information requested by the Office of Rural |
| Health as necessary for evaluating the success of the Community Health Grant Program. |
| SECTION 11A.8.(f) Of the funds appropriated in this act to the Department of |
| Health and Human Services, Division of Central Management and Support, Office of Rural |
| Health, for the Community Health Grant Program, the sum of up to one hundred fifty thousand |
| meanin, for the Community meanin Grant Program, the sum of up to one number mity thousa |

| | General Asse | mbly Of North Carolina Session 2017 |
|--------|----------------------|--|
| 1 2 | used to matc | 000) in recurring funds for each year of the 2017-2019 fiscal biennium shall be a federal funds to provide to safety net providers eligible to participate in the |
| 3 4 | | Health Grant Program, through the Rural Health Technology Team, ongoing echnical assistance with respect to health information technology, the adoption of |
| 5 | - | th records, and the establishment of connectivity to the State's health information |
| 6 | | vork known as NC HealthConnex. |
| 7 | 6 | |
| 8 | RURAL HE | ALTH LOAN REPAYMENT PROGRAMS |
| 9 | | CTION 11A.9. Article 3 of Chapter 143B of the General Statutes is amended by |
| 10 | U | section to read: |
| 11 | | C. Office of Rural Health; administration of loan repayment programs. |
| 12 | | e Department of Health and Human Services, Office of Rural Health, shall use |
| 13 | | iated to the Department for loan repayment to medical, dental, and psychiatric |
| 14 | | ticing in State hospitals or in rural or medically underserved communities in this |
| 15 | | bine the following loan repayment programs in order to achieve efficient and |
| 16 | | agement of these programs: |
| 17 | <u>(1</u>) | |
| 18 | <u>(2</u>) | |
| 19 | <u>(3</u>) | |
| 20 | <u>(b)</u> <u>Th</u> | ese funds may be used for the following additional purposes: |
| 21 | <u>(1</u>) | |
| 22 | | providers and expansion of State incentives to general surgeons practicing in |
| 23 | | Critical Access Hospitals located across the State. |
| 24 | <u>(2</u>) | |
| 25 | | providers residing in North Carolina who use telemedicine in rural and |
| 26 | | underserved areas." |
| 27 | | |
| 28 | REDUCTIO | N OF FUNDS FOR PURCHASED SERVICES |
| 29 | SI | CTION 11A.10. The Department of Health and Human Services, Division of |

30 Central Management and Support, shall achieve the required reduction in purchased services by 31 reducing Fund Code 1910 by the sum of three million two hundred thousand dollars 32 (\$3,200,000) in recurring funds for the 2017-2018 fiscal year and by the sum of three million 33 two hundred thousand dollars (\$3,200,000) in recurring funds for the 2018-2019 fiscal year. In 34 making the reductions required by this section, the Department may implement 35 department-wide reductions in purchased services but shall not reduce any funds used to 36 support (i) direct services contracts or (ii) the 2012 settlement agreement entered into between 37 the United States Department of Justice and the State of North Carolina to ensure that the State 38 will willingly meet the requirements of the Americans with Disabilities Act of 1990, Section 39 504 of the Rehabilitation Act of 1973, and the United States Supreme Court decision in 40 Olmstead v. L.C., 527 U.S. 581 (1999).

- 41
- 42

OFFICE OF PROGRAM EVALUATION REPORTING AND ACCOUNTABILITY

43 **SECTION 11A.11.(a)** The Department of Health and Human Services shall not 44 use any funds appropriated in this act for the Office of Program Evaluation Reporting and 45 Accountability for any purpose other than to establish and administer that Office and to 46 implement the provisions of Part 31A of Article 3 of Chapter 143B of the General Statutes.

47 **SECTION 11A.11.(b)** By December 1, 2017, the Department of Health and 48 Human Services shall report to the Joint Legislative Oversight Committee on Health and 49 Human Services and the Fiscal Research Division on the establishment and operation of the 50 Office of Program Evaluation Reporting and Accountability. The report shall include at least all 51 of the following:

2015

| | General Assembly Of North Carolina Session 2017 |
|----------------|---|
| 1 | (1) A breakdown of all expenditures from the funds appropriated to the |
| 2 | Department since the 2015-2016 fiscal year for the establishment and |
| 3 | administration of the Office. |
| 4 | (2) All steps taken by the Department to establish the Office pursuant to Part |
| 5 | 31A of Article 3 of Chapter 143B of the General Statutes. |
| 6 | (3) An organizational chart of the Office that includes all employees. (4) A list of all assessments and associations conducted on in progress by the |
| 7 8 | (4) A list of all assessments and evaluations conducted or in progress by the Office. |
| 8 9 | (5) An explanation of any obstacles to establishment and operation of the Office |
| 10 | or fulfillment by the Office of any of the duties prescribed in |
| 11 | G.S. 143B-216.56. |
| 12 | |
| 13 | CONTRACTING SPECIALIST AND CERTIFICATION PROGRAM |
| 14 | SECTION 11A.12.(a) By September 1, 2017, the Department of Health and |
| 15 | Human Services shall submit to the Joint Legislative Oversight Committee on Health and |
| 16 | Human Services and the Fiscal Research Division the proposal prepared pursuant to Section |
| 17 | 12A.4 of S.L. 2016-94 by the School of Government at the University of North Carolina at |
| 18 | Chapel Hill, in collaboration with the Director of Procurement, Contracts and Grants for the |
| 19 | Department of Health and Human Services, for the implementation and administration of a |
| 20 | contracting specialist training program for management level personnel within the Department. |
| 21 22 | The proposal shall include a detailed description of the proposed program curriculum along with budget estimates for program implementation and administration based on the |
| 22 | requirements of the program design. |
| 23 24 | SECTION 11A.12.(b) This section is effective when this act becomes law. |
| 25 | |
| 26 | GRADUATE MEDICAL EDUCATION FUNDING/CAPE FEAR VALLEY MEDICAL |
| 27 | CENTER |
| 28 | SECTION 11A.13.(a) Calculation of Nonrecurring Payment of Funds Of the |
| 29 | funds appropriated in this act to the Department of Health and Human Services, Division of |
| 30 | Central Management and Support, for the 2017-2018 fiscal year for Graduate Medical |
| 31 | Education, the sum of up to three million dollars (\$3,000,000) in nonrecurring funds shall be |
| 32 33 | allocated to Cape Fear Valley Medical Center (the Center) to support the establishment of residency programs affiliated with Campbell University School of Medicine. Subject to |
| 33 34 | fulfillment of the conditions specified in subsection (b) of this section, the nonrecurring amount |
| 35 | of funds allocated to the Center pursuant to this section shall be equal to the total amount of |
| 36 | actual lost Medicare payments for admissions to the Center prior to October 1, 2017, attributed |
| 37 | to the Center's reclassification by the federal Centers for Medicare and Medicaid Services |
| 38 | (CMS) as a rural hospital or rural referral center or any other change approved by CMS, up to a |
| 39 | maximum of three million dollars (\$3,000,000). |
| 40 | SECTION 11A.13.(b) Conditions for Payment of Funds. – No funds shall be paid |
| 41 | to the Center pursuant to the calculation specified in subsection (a) of this section until the |
| 42 | Office of State Budget and Management (OSBM) certifies, in writing, all of the following: |
| 43 | (1) The amount of actual lost Medicare payments for admissions to the Center |
| 44 45 | prior to October 1, 2017, attributed to the Center's reclassification by the federal Centers for Medicare and Medicaid Services (CMS) as a rural |
| 45 46 | hospital or rural referral center or any other change approved by CMS. |
| 47 | (2) That the Center has maintained approval from CMS for reclassification as a |
| 48 | |
| 49 | (3) That the Center has maintained approval from the Accreditation Council for |
| 50 | Graduate Medical Education or the American Osteopathic Association for |
| 51 | residency programs with a minimum of 130 additional residency slots. |
| 48 49 50 | rural hospital or rural referral center. (3) That the Center has maintained approval from the Accreditation Council for Graduate Medical Education or the American Osteopathic Association for |

| | · · · · · · · · · · · · · · · · · · · | | | |
|----------|---|--|--|--|
| 1 | SECTION 11A.13.(c) Report on Use of Funds. – The Center shall report on or | | | |
| 2 | before April 1, 2018, to the House Appropriations Committee on Health and Human Services, | | | |
| 3 | the Senate Appropriations Committee on Health and Human Services, the Joint Legislative | | | |
| 4 | Oversight Committee on Health and Human Services, and the Fiscal Research Division | | | |
| 5 | regarding its progress in establishing any residency programs funded by State appropriations. | | | |
| 6 | SECTION 11A.13.(d) Any funds not obligated or encumbered for the purposes | | | |
| 7 | specified in this section by June 30, 2018, shall revert to the General Fund. | | | |
| 8 | SECTION 11A.13.(e) Section 12A.8 of S.L. 2016-94, as amended by Section 5.1 | | | |
| 9 | of S.L. 2016-123, is repealed. | | | |
| 10 | of S.L. 2010-125, 15 Tepeared. | | | |
| 10 | COMPETITIVE GRANTS/NONPROFIT ORGANIZATIONS | | | |
| | | | | |
| 12 | SECTION 11A.14.(a) Of the funds appropriated in this act to the Department of | | | |
| 13 | Health and Human Services, Division of Central Management and Support, the sum of ten | | | |
| 14 | million six hundred fifty-three thousand nine hundred eleven dollars (\$10,653,911) for each | | | |
| 15 | year of the 2017-2019 fiscal biennium, the sum of four million five hundred eight thousand | | | |
| 16 | seven hundred fifty-four dollars (\$4,508,754) for the 2017-2018 fiscal year and the sum of four | | | |
| 17 | million four hundred seventy-six thousand six hundred twenty dollars (\$4,476,620) for the | | | |
| 18 | 2018-2019 fiscal year appropriated in Section 11L.1(p) of this act in Social Services Block | | | |
| 19 | Grant funds, and the sum of one million six hundred thousand dollars (\$1,600,000) for each | | | |
| 20 | year of 2017-2019 fiscal biennium in Section 11L.1 of this act in Substance Abuse Prevention | | | |
| 21 | and Treatment Block Grant funds shall be used to allocate funds for nonprofit organizations. | | | |
| 22 | SECTION 11A.14.(b) The Department shall continue administering a competitive | | | |
| 23 | grants process for nonprofit funding. The Department shall administer a plan that, at a | | | |
| 24 | minimum, includes each of the following: | | | |
| 25 | (1) A request for application (RFA) process to allow nonprofits to apply for and | | | |
| 26 | receive State funds on a competitive basis. The Department shall require | | | |
| 27 | nonprofits to include in the application a plan to evaluate the effectiveness, | | | |
| 28 | including measurable impact or outcomes, of the activities, services, and | | | |
| 29 | programs for which the funds are being requested. | | | |
| 30 | (2) A requirement that nonprofits match a minimum of fifteen percent (15%) of | | | |
| 31 | the total amount of the grant award. | | | |
| 32 | (3) A requirement that the Secretary prioritize grant awards to those nonprofits | | | |
| 33 | that are able to leverage non-State funds in addition to the grant award. | | | |
| 34 | (4) A process that awards grants to nonprofits that have the capacity to provide | | | |
| 35 | services on a statewide basis and that support any of the following State | | | |
| 36 | health and wellness initiatives: | | | |
| 37 | | | | |
| 38 | a. A program targeting advocacy, support, education, or residential services for persons diagnosed with autism. | | | |
| 38 39 | b. A system of residential supports for those afflicted with substance | | | |
| 40 | abuse addiction. | | | |
| | | | | |
| 41 | c. A program of advocacy and supports for individuals with intellectual | | | |
| 42 | and developmental disabilities or severe and persistent mental illness, | | | |
| 43 | substance abusers, or the elderly. | | | |
| 44 | d. Supports and services to children and adults with developmental | | | |
| 45 | disabilities or mental health diagnoses. | | | |
| 46 | e. A food distribution system for needy individuals. | | | |
| 47 | f. The provision and coordination of services for the homeless. | | | |
| 48 | g. The provision of services for individuals aging out of foster care. | | | |
| 49 | h. Programs promoting wellness, physical activity, and health education | | | |
| 50 | programming for North Carolinians. | | | |
| 51 | i. The provision of services and screening for blindness. | | | |
| | | | | |

| General Assembly Of | North Carolina | Session 201' |
|--------------------------|--|-------------------|
| j. | A provision for the delivery of after-school | services for |
| | apprenticeships or mentoring at-risk youth. | |
| k. | The provision of direct services for amyotrophic | lateral sclerosis |
| | (ALS) and those diagnosed with the disease. | |
| <i>l</i> . | A comprehensive smoking prevention and cessation | n program tha |
| | screens and treats tobacco use in pregnant women | and postpartun |
| | mothers. | |
| m. | A program providing short-term or long-term reside | ential substance |
| | abuse services. For purposes of this sub-subdivision | on, "long-term" |
| | means a minimum of 12 months. | |
| n. | A program that provides year-round sports training | ng and athletic |
| | competition for children and adults with disabilities. | |
| It is | the intent of the General Assembly that annually the Sec | cretary evaluate |
| and | prioritize the categories of health and wellness initia | tives described |
| unde | r this subdivision to determine the best use of these fu | unds in making |
| gran | t awards, exclusive of direct allocations made by the Gen | eral Assembly. |
| | ocess that ensures that funds received by the Department | |
| the | plan supplement and do not supplant existing funds | for health and |
| well | ness programs and initiatives. | |
| · · · · · | ocess that allows grants to be awarded to nonprofits for u | |
| | quirement that initial disbursement of the grants be av | |
| than | 30 days after certification of the State budget for the r | respective fisca |
| year | | |
| SECTION | 11A.14.(c) No later than July 1 of each year, as | applicable, the |
| Secretary shall announ | ce the recipients of the competitive grant awards and a | llocate funds to |
| | the respective grant period pursuant to the amounts de | - |
| | ction. After awards have been granted, by September 1 c | |
| - | a report to the Joint Legislative Oversight Committee | on Health and |
| | grant awards that includes at least all of the following: | |
| (1) The | identity and a brief description of each grantee and each | ach program o |
| | tive offered by the grantee. | |
| | amount of funding awarded to each grantee. | |
| | number of persons served by each grantee, broken dowr | n by program o |
| | ative. | |
| | 11A.14.(d) No later than December 1 of each fiscal year | - |
| | funding pursuant to this subsection in the respective f | |
| | of Central Management and Support a written report | |
| • • • • | priations. The report shall include the following inform | ation about the |
| fiscal year preceding th | e year in which the report is due: | |
| a. | The entity's mission, purpose, and governance structure | |
| b. | A description of the types of programs, services, | , and activitie |
| | funded by State appropriations. | |
| с. | Statistical and demographical information on the nur | - |
| | served by these programs, services, and activities | , including the |
| | counties in which services are provided. | |
| d. | Outcome measures that demonstrate the impact and | effectiveness o |
| | the programs, services, and activities. | |
| e. | A detailed program budget and list of expenditure | - |
| | positions funded, matching expenditures, and funding | |
| | 11A.14.(e) For the 2017-2019 fiscal biennium only, | |
| identified in subsection | (a) of this section, the Department shall make allocations | s as follows: |

| General Assembl | ly Of North Carolina | Session 2017 |
|--|--|---|
| (1) | The sum of three hundred fifty thousand dollar the 2017-2019 fiscal biennium to provide grants Big Brothers Big Sisters shall be required to see competitive grants process in accordance with su | to Big Brothers Big Sisters. Ek future funding through the |
| (2) | The sum of one million six hundred tw | |
| (-) | (\$1,625,000) for each year of the 2017-2019 fis | - |
| | one million six hundred thousand dollars (\$1,6 | |
| | this act in Substance Abuse Prevention and Tre- | |
| | each year of the 2017-2019 fiscal biennium to | Triangle Residential Options |
| | for Substance Abusers, Inc., (TROSA) for | 1 1 0 |
| | individuals with substance abuse addiction. TRC | |
| | future funding through the competitive grants | process in accordance with |
| | subsection (b) of this section. | |
| | ION 11A.14.(f) Funds appropriated pursuant to | |
| • | vet disbursed or encumbered at the end of each fi | scal year shall not revert but |
| | able for expenditure. | |
| SECI | ION 11A.14.(g) G.S. 143B-139.2A is repealed. | |
| SURPART XLR | . DIVISION OF CHILD DEVELOPMENT AN | ID FARLY FOLICATION |
| SUDIARI MI-D | DIVISION OF CHIED DEVELOT MENT AT | D EARLI EDUCATION |
| NC PRE-K PI | ROGRAM/STANDARDS FOR FOUR- AN | ND FIVE-STAR RATED |
| FACILITIES | | |
| SECT | ION 11B.1.(a) Eligibility. – The Department of | Health and Human Services, |
| | ld Development and Early Education, shall | |
| | rogram (NC Pre-K). The NC Pre-K program shal | |
| | or before August 31 of the program year. In | |
| | stablish income eligibility requirements for the | |
| v 1 | ent (75%) of the State median income. Up to twee | 51 () |
| | e family incomes in excess of seventy-five percent | |
| those children have other designated risk factors. Furthermore, any age-eligible child who is a child of either of the following shall be eligible for the program: (i) an active duty member of | | |
| | s of the United States, including the North Car | - |
| | a reserve component of the Armed Forces who w | |
| • | ity within the last 18 months or is expected to be | |
| 1 1 | member of the Armed Forces of the United | |
| | Guard, State military forces, or a reserve comp | - |
| | or killed while serving on active duty. Eligibility | |
| participants may | continue through local education agencies | and local North Carolina |
| - | nildren, Inc., partnerships. | |
| | than developmental disabilities or other chronic | |
| | the health of a child as a factor in determining e | eligibility for participation in |
| the NC Pre-K pro | • | |
| | ION 11B.1.(b) Multiyear Contracts. – The Div | - |
| • | tion shall require the NC Pre-K contractor to it | • |
| - | hild care centers providing NC Pre-K classrooms. ION 11B.1.(b1) Building Standards. – Notw | |
| | facilities and public schools operating NC Pre- | 0 |
| 1 | s for preschool students as provided in G.S. 115C | |
| • | ION 11B.1.(c) Programmatic Standards. – Exce | |
| | on, entities operating NC Pre-K classrooms shall | |
| (- ,) See 40 | , | Pomorob |
| | | |
| Page 98 | (| Senate Bill 257-Third Edition |

1 prescribed by the Division of Child Development and Early Education regarding programmatic 2 standards and classroom requirements. 3 SECTION 11B.1.(d) NC Pre-K Committees. – Local NC Pre-K committees shall 4 use the standard decision-making process developed by the Division of Child Development and 5 Early Education in awarding NC Pre-K classroom slots and student selection. 6 **SECTION 11B.1.(e)** Reporting. – The Division of Child Development and Early 7 Education shall submit an annual report no later than March 15 of each year to the Joint 8 Legislative Oversight Committee on Health and Human Services, the Office of State Budget 9 and Management, and the Fiscal Research Division. The report shall include the following: 10 The number of children participating in the NC Pre-K program by county. (1)11 (2)The number of children participating in the NC Pre-K program who have never been served in other early education programs such as child care, 12 13 public or private preschool, Head Start, Early Head Start, or early 14 intervention programs. 15 The expected NC Pre-K expenditures for the programs and the source of the (3) 16 local contributions. 17 The results of an annual evaluation of the NC Pre-K program. (4) 18 SECTION 11B.1.(f) Audits. – The administration of the NC Pre-K program by 19 local partnerships shall be subject to the financial and compliance audits authorized under 20 G.S. 143B-168.14(b). 21 22 STATE AGENCY CONTINUED COLLABORATION ON EARLY CHILDHOOD 23 EDUCATION/TRANSITION FROM PRESCHOOL TO KINDERGARTEN 24 SECTION 11B.2.(a) The Department of Health and Human Services, in 25 consultation with the Department of Public Instruction and any other agencies or organizations 26 that administer, support, or study early education in this State, and within resources currently 27 available, shall continue to collaborate on an ongoing basis in the development and 28 implementation of a statewide vision for early childhood education. In collaborating in this 29 effort, the agencies shall continue developing a comprehensive approach to early childhood 30 education, birth through third grade, including creating cross agency accountability with a 31 comprehensive set of data indicators, including consideration of the NC Pathways to 32 Grade-Level Reading, to monitor and measure success of the early childhood education 33 systems. 34 SECTION 11B.2.(b) The Department of Health and Human Services, the 35 Department of Public Instruction, and any other agencies or organizations that administer, 36 support, or study early education programs in this State shall submit a follow-up report of their 37 findings and recommendations, including any legislative proposals, on the statewide vision for 38 early childhood education pursuant to subsection (a) of this section to the Joint Legislative 39 Oversight Committee on Health and Human Services and the Joint Legislative Education 40 Oversight Committee on or before January 1, 2018, and may make any subsequent reports, 41 annually, on or before January 1, as needed to those same committees. 42 SECTION 11B.2.(c) The Department of Health and Human Services, in 43 consultation with the Department of Public Instruction, shall continue developing a 44 standardized program to transition children from preschool to kindergarten. In developing this 45 standardized transition program, the Department of Health and Human Services shall identify, 46 at a minimum:

- 47 (1) Methods to standardize student transition information such that it is quantifiable.
- 49 (2) Recommendations for sharing data contained in a student's transition plan
 50 between preschool teachers and either kindergarten teachers or the schools
 51 that receive the incoming kindergarten students.

| | General Assemb | oly Of North Carolina | Session 2017 |
|----------|-------------------|---|----------------------|
| 1 | (3) | Recommendations for sharing data contained in a student | t's transition plan |
| 2 | | between preschool teachers and the parents or guardians of | f the child who is |
| 3 | | transitioning to kindergarten. | |
| 4 | (4) | Recommendations for preschool teacher training and contin | U U |
| 5 | | support their role in completing transition plans for prescho | |
| 6 | (5) | Recommendations for baseline information that should | be compiled in |
| 7 | | transition plans for students transitioning to kindergarten. | |
| 8 | (6) | Procedures for the management of transition plan docu | |
| 9 | | recommendations for the length of records retention | , provisions for |
| 10 | (7) | confidentiality, and proper disposal. | n the provision of |
| 11 12 | (7) | Any other components the Department deems appropriate i | - |
| 12 | SECT | information between preschools, students' families, and kine (ION 11B.2.(d) The Department of Health and Human Ser | - |
| 13 14 | | ent of the standardized transition program required pursuant | |
| 15 | | ncluding any findings and recommendations and any legisla | |
| 16 | | ative Oversight Committee on Health and Human Servic | |
| 17 | Ũ | ation Oversight Committee on or before January 1, 2018. | es une the sound |
| 18 | Logistuit to Lade | | |
| 19 | CHILD CARE S | SUBSIDY RATES | |
| 20 | | FION 11B.3.(a) The maximum gross annual income for | initial eligibility, |
| 21 | | lly, for subsidized child care services shall be determi | |
| 22 | percentage of the | federal poverty level as follows: | |
| 23 | AGE | INCOME PERCENTAC | GE LEVEL |
| 24 | 0 - 5 | 200% | |
| 25 | 6 – 12 | 133% | |
| 26 | | ligibility for any child with special needs, including a child v | • |
| 27 | - | l be two hundred percent (200%) of the federal poverty level. | |
| 28 | | FION 11B.3.(b) Fees for families who are required to share | |
| 29 20 | | ased on ten percent (10%) of gross family income. When c | |
| 30 31 | | e, the co-payment shall be eighty-three percent (83%) | |
| 31 | full-time co-payr | -payments for part-time care shall be seventy-five perce | and (75%) of the |
| 33 | | FION 11B.3.(c) Payments for the purchase of child of | care services for |
| 33 34 | | Iren shall be in accordance with the following requirements: | care services for |
| 35 | (1) | Religious sponsored child care facilities operating pursuan | t to G.S. 110-106 |
| 36 | (1) | and licensed child care centers and homes that meet the m | |
| 37 | | standards that are participating in the subsidized child care | 0 |
| 38 | | paid the one-star county market rate or the rate they charge | |
| 39 | | parents, whichever is lower, unless prohibited by subse | |
| 40 | | section. | |
| 41 | (2) | Licensed child care centers and homes with two or more s | stars shall receive |
| 42 | | the market rate for that rated license level for that age grou | |
| 43 | | charge privately paying parents, whichever is lower, unle | ess prohibited by |
| 44 | | subsection (g) of this section. | |
| 45 | (3) | Nonlicensed homes shall receive fifty percent (50%) of the | • |
| 46 | / 1 \ | rate or the rate they charge privately paying parents, which | |
| 47 | (4) | No payments shall be made for transportation services or | registration fees |
| 48 | | charged by child care facilities. | andam - t |
| 49 50 | (5) | Payments for subsidized child care services for postsect | ondary education |
| 50 | | shall be limited to a maximum of 20 months of enrollment. | |

| General Assembly Of North CarolinaSession 2017 |
|---|
| (6) The Department of Health and Human Services shall implement necessary rule changes to restructure services, including, but not limited to, targeting benefits to employment. |
| SECTION 11B.3.(d) Provisions of payment rates for child care providers in |
| counties that do not have at least 50 children in each age group for center-based and |
| home-based care are as follows: |
| (1) Except as applicable in subdivision (2) of this subsection, payment rates |
| shall be set at the statewide or regional market rate for licensed child care centers and homes. |
| (2) If it can be demonstrated that the application of the statewide or regional market rate to a county with fewer than 50 children in each age group is |
| lower than the county market rate and would inhibit the ability of the county |
| to purchase child care for low-income children, then the county market rate |
| may be applied. |
| SECTION 11B.3.(e) A market rate shall be calculated for child care centers and |
| homes at each rated license level for each county and for each age group or age category of |
| enrollees and shall be representative of fees charged to parents for each age group of enrollees |
| within the county. The Division of Child Development and Early Education shall also calculate |
| a statewide rate and regional market rate for each rated license level for each age category. |
| SECTION 11B.3.(f) The Division of Child Development and Early Education |
| shall continue implementing policies that improve the quality of child care for subsidized |
| children, including a policy in which child care subsidies are paid, to the extent possible, for child care in the higher quality centers and homes only. The Division shall define higher |
| quality, and subsidy funds shall not be paid for one- or two-star rated facilities. For those |
| counties with an inadequate number of four- and five-star rated facilities, the Division shall |
| continue a transition period that allows the facilities to continue to receive subsidy funds while |
| the facilities work on the increased star ratings. The Division may allow exemptions in counties |
| where there is an inadequate number of four- and five-star rated facilities for non-star rated |
| programs, such as religious programs. |
| SECTION 11B.3.(g) Facilities licensed pursuant to Article 7 of Chapter 110 of the |
| General Statutes and facilities operated pursuant to G.S. 110-106 may participate in the |
| program that provides for the purchase of care in child care facilities for minor children of |
| needy families. Except as authorized by subsection (f) of this section, no separate licensing |
| requirements shall be used to select facilities to participate. In addition, child care facilities |
| shall be required to meet any additional applicable requirements of federal law or regulations. |
| Child care arrangements exempt from State regulation pursuant to Article 7 of Chapter 110 of |
| the General Statutes shall meet the requirements established by other State law and by the |
| Social Services Commission. |
| County departments of social services or other local contracting agencies shall not |
| use a provider's failure to comply with requirements in addition to those specified in this |
| subsection as a condition for reducing the provider's subsidized child care rate. |
| SECTION 11B.3.(h) Payment for subsidized child care services provided with |
| Temporary Assistance for Needy Families Block Grant funds shall comply with all regulations and policies issued by the Division of Child Development and Early Education for the |
| and policies issued by the Division of Child Development and Early Education for the subsidized child care program. |
| SECTION 11B.3.(i) Noncitizen families who reside in this State legally shall be |
| eligible for child care subsidies if all other conditions of eligibility are met. If all other |
| conditions of eligibility are met, noncitizen families who reside in this State illegally shall be |
| eligible for child care subsidies only if at least one of the following conditions is met: |
| (1) The child for whom a child care subsidy is sought is receiving child |
| protective services or foster care services. |
| |
| Senate Bill 257-Third Edition Page 101 |

| General Assembly Of North Carolina Session 2017 | | |
|--|--|--|
| (2) The child for whom a child care subsidy is sought is developmentally | | |
| delayed or at risk of being developmentally delayed. | | |
| (3) The child for whom a child care subsidy is sought is a citizen of the United | | |
| States. SECTION 11B.3.(j) The Department of Health and Human Services, Division of | | |
| Child Development and Early Education, shall require all county departments of social services | | |
| to include on any forms used to determine eligibility for child care subsidy whether the family | | |
| waiting for subsidy is receiving assistance through the NC Pre-K Program or Head Start. | | |
| SECTION 11B.3.(k) Department of Defense-certified child care facilities licensed | | |
| pursuant to G.S. 110-106.2 may participate in the State-subsidized child care program that | | |
| provides for the purchase of care in child care facilities for minor children in needy families, | | |
| provided that funds allocated from the State-subsidized child care program to Department of | | |
| Defense-certified child care facilities shall supplement and not supplant funds allocated in | | |
| accordance with G.S. 143B-168.15(g). Payment rates and fees for military families who choose | | |
| Department of Defense-certified child care facilities and who are eligible to receive subsidized | | |
| child care shall be as set forth in this section. | | |
| | | |
| CHILD CARE SUBSIDY MARKET RATE INCREASES/CERTAIN AGE GROUPS | | |
| AND COUNTIES | | |
| SECTION 11B.4.(a) Beginning October 1, 2017, the Department of Health and | | |
| Human Services, Division of Child Development and Early Education (Division), shall | | |
| increase the child care subsidy market rates to the rates recommended by the 2015 Child Care | | |
| Market Rate Study for school-aged children in three-, four-, and five-star-rated child care | | |
| centers and homes in tier one and tier two counties. | | |
| SECTION 11B.4.(b) Beginning October 1, 2017, the Division shall increase the abild are subsidy market rates by seventy percent (70%) of the difference between the current | | |
| child care subsidy market rates by seventy percent (70%) of the difference between the current market rates and the rates recommended by the 2015 Child Care Market Rate Study for | | |
| children birth through two years of age in three-, four-, and five-star-rated child care centers | | |
| and homes in tier three counties. | | |
| SECTION 11B.4.(c) Beginning July 1, 2018, the Division shall increase the child | | |
| care subsidy market rates to the rates recommended by the 2015 Child Care Market Rate Study | | |
| for children birth through two years of age in three-, four-, and five-star-rated child care centers | | |
| and homes in tier three counties. | | |
| SECTION 11B.4.(d) For purposes of this section, tier one, tier two, and tier three | | |
| counties shall have the same designations as those established by the N.C. Department of | | |
| Commerce's 2015 County Tier Designations. | | |
| | | |
| CHILD CARE ALLOCATION FORMULA | | |
| SECTION 11B.5.(a) The Department of Health and Human Services, Division of | | |
| Child Development and Early Education (Division), shall allocate child care subsidy voucher | | |
| funds to pay the costs of necessary child care for minor children of needy families. The | | |
| mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy | | |
| allocation under G.S. 143B-168.15(g) shall constitute the base amount for each county's child | | |
| care subsidy allocation. The Department of Health and Human Services shall use the following | | |
| method when allocating federal and State child care funds, not including the aggregate | | |
| mandatory thirty percent (30%) North Carolina Partnership for Children, Inc., subsidy | | |
| allocation: | | |
| (1) Funds shall be allocated to a county based upon the projected cost of serving children under age 11 in families with all parents working who earn less than | | |
| the applicable federal poverty level percentage set forth in Section 11B.3(a) | | |
| of this act. | | |
| or and act. | | |

| General Assemb | oly Of North Carolina | Session 2017 |
|----------------|--|--|
| (2) | The Division may withhold up to two percent (2%) the allocation formula for (i) preventing termination the fiscal year and (ii) repayment of any federal func- | n of services throughout ds identified by counties |
| | as overpayments, including overpayments due to fr | |
| | allocate to counties any funds withheld before the | - |
| | when the Division determines the funds are not n | eeded for the purposes |
| | described in this subdivision. | |
| (3) | The Division shall set aside four percent (4%) | 5 |
| | allocations for vulnerable populations, which inclu | |
| | having special needs and a child whose application | |
| | that the child and the child's family is experiencing | |
| | temporary living situation. A child identified by the | |
| | given priority for receiving services until such time | as set-aside allocations |
| SEC | for vulnerable populations are exhausted. | |
| | FION 11B.5.(b) The Division may reallocate unu | • |
| | order to meet the child care needs of low-income fami | • |
| | sed upon the expenditures of all child care subsidy vor Partnership for Children, Inc., funds within a county. | <u> </u> |
| | ithin the funds allocated to the counties. A county with | e |
| | d percent (100%) shall submit a plan to the Division for | 1 0 |
| | receiving any reallocated funds. | in managing the county s |
| | FION 11B.5.(c) When implementing the formula unc | ler subsection (a) of this |
| | sion shall include the market rate increase in the form | |
| | icreases outside of the formula process. Additionally, | 1 |
| the following: | refeases outside of the formula process. Additionary, | the Department shall do |
| (1) | Implement the final one-third change in a county | 's allocation beginning |
| (1) | fiscal year 2018-2019. A county's initial allocatio | |
| | expenditure in the previous fiscal year. With the e | • |
| | increases consistent with any increases approved by | 1 |
| | county whose spending coefficient is less than nine | |
| | the previous fiscal year shall receive its prior year | • • |
| | allocation and shall not receive an increase in its all | 1 |
| | year. A county whose spending coefficient is at 1 | - |
| | (95%) in the previous fiscal year shall receive, at a | • • |
| | expended in the previous fiscal year and may receive | ve additional funding, if |
| | available. The Division may waive this requirement | and allow an increase if |
| | the spending coefficient is below ninety-five | percent (95%) due to |
| | extraordinary circumstances, such as a State or feder | al disaster declaration in |
| | the affected county. However, effective for the | 2018-2019 fiscal year, |
| | "extraordinary circumstances" shall only include a | - |
| | declaration in the affected county or a State of | lirective restricting the |
| | expenditure of funds that prohibits the county from | meeting the ninety-five |
| | percent (95%) spending coefficient. By October 1 of | each year, the Division |
| | shall report to the Joint Legislative Oversight Co | mmittee on Health and |
| | Human Services and the Fiscal Research Division th | ne counties that received |
| | a waiver pursuant to this subdivision and the reasons | for the waiver. |
| | | |
| (2) | Effective immediately following the next new decen | nial census data release, |
| (2) | Effective immediately following the next new decen implement (i) one-third of the change in a county | nial census data release, s allocation in the year |
| (2) | Effective immediately following the next new decen | nial census data release, s allocation in the year hird of the change in a |

| - | General Assembly Of North Carolina Session 2017 |
|---|---|
| | subdivision, and (iii) the final one-third change in a county's allocation beginning the following two years thereafter. |
| | CODIFY CERTAIN CHILD CARE SUBSIDY PROVISIONS |
| | SECTION 11B.6. Article 3 of Chapter 143B of the General Statutes is amended by |
| | adding a new Part to read: |
| | "Part 10C. Child Care Subsidy. |
| | "§ 143B-168.25. Child care funds matching requirements. |
| | No local matching funds may be required by the Department of Health and Human Services |
| | as a condition of any locality's receiving its initial allocation of child care funds appropriated by |
| | this act unless federal law requires a match. If the Department reallocates additional funds |
| | above twenty-five thousand dollars (\$25,000) to local purchasing agencies beyond their initial |
| | allocation, local purchasing agencies must provide a twenty percent (20%) local match to |
| | receive the reallocated funds. Matching requirements shall not apply when funds are allocated |
| | because of an emergency as defined in G.S. 166A-19.3(6). |
| | "§ 143B-168.26. Child care revolving loan. |
| | Notwithstanding any law to the contrary, funds budgeted for the Child Care Revolving |
| | Loan Fund may be transferred to and invested by the financial institution contracted to operate |
| | the Fund. The principal and any income to the Fund may be used to make loans, reduce loan |
| | interest to borrowers, serve as collateral for borrowers, pay the contractor's cost of operating the |
| | Fund, or pay the Department's cost of administering the program. |
| | "§ 143B-168.27. Administrative allowance for county departments of social services; use |
| | of subsidy funds for fraud detection. |
| | (a) The Department of Health and Human Services, Division of Child Development and |
| | Early Education (Division), shall fund the allowance that county departments of social services |
| | may use for administrative costs at four percent (4%) of the county's total child care subsidy |
| | funds allocated in the Child Care and Development Fund Block Grant plan or eighty thousand |
| | dollars (\$80,000), whichever is greater. |
| | (b) Each county department of social services may use up to two percent (2%) of child |
| | care subsidy funds allocated to the county for fraud detection and investigation initiatives. |
| | (c) <u>The Division may adjust the allocations in the Child Care and Development Fund</u> |
| | Block Grant according to (i) the final allocations for local departments of social services under |
| | subsection (a) of this section and (ii) the funds allocated for fraud detection and investigation |
| | initiatives under subsection (b) of this section. The Division shall submit a report on the final adjustments to the ellipsetions of the four percent (4%) administrative costs to the light |
| | adjustments to the allocations of the four percent (4%) administrative costs to the Joint |
| | Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division no later than September 30 of each year." |
| | Division no later than September 50 of each year. |
| | CHILD CARE SUBSIDY RECIPIENTS TO COOPERATE WITH CHILD SUPPORT |
| | SERVICES |
| | SECTION 11B.7.(a) Beginning January 1, 2018, the Department of Health and |
| | Human Services, the Division of Child Development and Early Education (DCDEE) and the |
| | Division of Social Services (DSS), shall implement the plan developed pursuant to S.L. |
| | 2015-51 requiring a custodial parent or other relative or person with primary custody of the |
| | child who is receiving child care subsidy payments to cooperate with the county child support |
| | services program as a condition of receiving child care subsidy payments. DCDEE and DSS |
| | shall implement the plan, which shall include, at a minimum, the components described in |
| | Section 1(a) of S.L. 2015-51, as well as any criteria DCDEE and DSS identified in its report on |
| | |
| | the plan as submitted to the Joint Legislative Oversight Committee on Health and Human |

SECTION 11B.7.(b) The Division of Child Development and Early Education and
 the Division of Social Services shall report on the implementation of the plan to the Joint
 Legislative Oversight Committee on Health and Human Services and the Fiscal Research
 Division no later than October 1, 2018.

5 6

SMART START INITIATIVES

(2)

7 **SECTION 11B.8.(a)** Policies. – The North Carolina Partnership for Children, Inc., 8 and its Board shall ensure policies focus on the North Carolina Partnership for Children, Inc.'s 9 mission of improving child care quality in North Carolina for children from birth to five years 10 of age. North Carolina Partnership for Children, Inc.-funded activities shall include assisting 11 child care facilities with (i) improving quality, including helping one-, two-, and three-star-rated facilities increase their star ratings, and (ii) implementing prekindergarten 12 13 programs. State funding for local partnerships shall also be used for evidence-based or 14 evidence-informed programs for children from birth to five years of age that do the following:

- 15
- (1) Increase children's literacy.
- 16 17
- (3) Improve children's health.
- 18
- 19
- (4) Assist four- and five-star-rated facilities in improving and maintaining quality.

Increase the parents' ability to raise healthy, successful children.

20 **SECTION 11B.8.(b)** Administration. – Administrative costs shall be equivalent to, 21 on an average statewide basis for all local partnerships, not more than eight percent (8%) of the 22 total statewide allocation to all local partnerships. For purposes of this subsection, 23 administrative costs shall include costs associated with partnership oversight, business and 24 financial management, general accounting, human resources, budgeting, purchasing, 25 contracting, and information systems management. The North Carolina Partnership for 26 Children, Inc., shall continue using a single statewide contract management system that incorporates features of the required standard fiscal accountability plan described in 27 28 G.S. 143B-168.12(a)(4). All local partnerships are required to participate in the contract 29 management system and, directed by the North Carolina Partnership for Children, Inc., to 30 collaborate, to the fullest extent possible, with other local partnerships to increase efficiency 31 and effectiveness.

32 **SECTION 11B.8.(c)** Salaries. – The salary schedule developed and implemented 33 by the North Carolina Partnership for Children, Inc., shall set the maximum amount of State 34 funds that may be used for the salary of the Executive Director of the North Carolina 35 Partnership for Children, Inc., and the directors of the local partnerships. The North Carolina 36 Partnership for Children, Inc., shall base the schedule on the following criteria:

- 37
- (1) The population of the area serviced by a local partnership.
- 38
- (2) The amount of State funds administered.(3) The amount of total funds administered.

39 40

- (4) The professional experience of the individual to be compensated.
- 41
- (5) Any other relevant factors pertaining to salary, as determined by the North
- 42 43
- Carolina Partnership for Children, Inc. The salary schedule shall be used only to determine the maximum amount of State funds that may be used for compensation. Nothing in this subsection shall be construed to

funds that may be used for compensation. Nothing in this subsection shall be construed to
prohibit a local partnership from using non-State funds to supplement an individual's salary in
excess of the amount set by the salary schedule established under this subsection.

47 **SECTION 11B.8.(d)** Match Requirements. – The North Carolina Partnership for 48 Children, Inc., and all local partnerships shall, in the aggregate, be required to match one 49 hundred percent (100%) of the total amount budgeted for the program in each fiscal year of the 50 2017-2019 biennium. Of the funds the North Carolina Partnership for Children, Inc., and the 51 local partnerships are required to match, contributions of cash shall be equal to at least thirteen

1 percent (13%) and in-kind donated resources shall be equal to no more than six percent (6%) 2 for a total match requirement of nineteen percent (19%) for each year of the 2017-2019 fiscal 3 biennium. The North Carolina Partnership for Children, Inc., may carry forward any amount in 4 excess of the required match for a fiscal year in order to meet the match requirement of the 5 succeeding fiscal year. Only in-kind contributions that are quantifiable shall be applied to the 6 in-kind match requirement. Volunteer services may be treated as an in-kind contribution for the 7 purpose of the match requirement of this subsection. Volunteer services that qualify as 8 professional services shall be valued at the fair market value of those services. All other 9 volunteer service hours shall be valued at the statewide average wage rate as calculated from 10 data compiled by the Division of Employment Security of the Department of Commerce in the 11 Employment and Wages in North Carolina Annual Report for the most recent period for which data are available. Expenses, including both those paid by cash and in-kind contributions, 12 13 incurred by other participating non-State entities contracting with the North Carolina 14 Partnership for Children, Inc., or the local partnerships also may be considered resources 15 available to meet the required private match. In order to qualify to meet the required private 16 match, the expenses shall: 17 Be verifiable from the contractor's records. (1)18 (2)If in-kind, other than volunteer services, be quantifiable in accordance with 19 generally accepted accounting principles for nonprofit organizations. 20 (3) Not include expenses funded by State funds. 21 (4) Be supplemental to and not supplant preexisting resources for related 22 program activities. 23 Be incurred as a direct result of the Early Childhood Initiatives Program and (5) 24 be necessary and reasonable for the proper and efficient accomplishment of 25 the Program's objectives. 26 (6) Be otherwise allowable under federal or State law. 27 Be required and described in the contractual agreements approved by the (7)28 North Carolina Partnership for Children, Inc., or the local partnership. 29 Be reported to the North Carolina Partnership for Children, Inc., or the local (8) 30 partnership by the contractor in the same manner as reimbursable expenses. 31 Failure to obtain a nineteen-percent (19%) match by June 30 of each year of the 32 2017-2019 fiscal biennium shall result in a dollar-for-dollar reduction in the appropriation for 33 the Program for a subsequent fiscal year. The North Carolina Partnership for Children, Inc., 34 shall be responsible for compiling information on the private cash and in-kind contributions 35 into a report that is submitted to the Joint Legislative Oversight Committee on Health and 36 Human Services in a format that allows verification by the Department of Revenue. The same 37 match requirements shall apply to any expansion funds appropriated by the General Assembly. 38 SECTION 11B.8.(e) Bidding. - The North Carolina Partnership for Children, Inc., 39 and all local partnerships shall use competitive bidding practices in contracting for goods and 40 services on contract amounts as follows: 41 For amounts of five thousand dollars (\$5,000) or less, the procedures (1)42 specified by a written policy as developed by the Board of Directors of the 43 North Carolina Partnership for Children, Inc. 44 For amounts greater than five thousand dollars (\$5,000), but less than fifteen (2)45 thousand dollars (\$15,000), three written quotes. 46 (3) For amounts of fifteen thousand dollars (\$15,000) or more, but less than 47 forty thousand dollars (\$40,000), a request for proposal process. 48 For amounts of forty thousand dollars (\$40,000) or more, a request for (4) proposal process and advertising in a major newspaper. 49

| | General Assembly Of North Carolina Session 2017 |
|----------|--|
| 1 | SECTION 11B.8.(f) Allocations. – The North Carolina Partnership for Children, |
| 2 | Inc., shall not reduce the allocation for counties with less than 35,000 in population below the |
| 3 | 2012-2013 funding level. |
| 4 | SECTION 11B.8.(g) Performance-Based Evaluation. – The Department of Health |
| 5 | and Human Services shall continue to implement the performance-based evaluation system. |
| 6 | SECTION 11B.8.(h) Expenditure Restrictions. – The Department of Health and |
| 7 | Human Services and the North Carolina Partnership for Children, Inc., shall ensure that the |
| 8 | allocation of funds for Early Childhood Education and Development Initiatives for the |
| 9 | 2017-2019 fiscal biennium shall be administered and distributed in the following manner: |
| 10 | (1) Capital expenditures are prohibited for the 2017-2019 fiscal biennium. For |
| 11 | the purposes of this section, "capital expenditures" means expenditures for |
| 12 | capital improvements as defined in G.S. $143C-1-1(d)(5)$. |
| 13 | (2) Expenditures of State funds for advertising and promotional activities are |
| 14 15 | prohibited for the 2017-2019 fiscal biennium. For the 2017-2019 fiscal biennium, local partnerships shall not spend any State funds on |
| 15 16 | marketing campaigns, advertising, or any associated materials. Local partnerships may spend |
| 10 | any private funds the local partnerships receive on those activities. |
| 18 | any private runds the focal particleships receive on those activities. |
| 19 | SMART START EARLY LITERACY INITIATIVE/DOLLY PARTON'S |
| 20 | IMAGINATION LIBRARY |
| 21 | SECTION 11B.9.(a) Funds allocated to the North Carolina Partnership for |
| 22 | Children, Inc., from the Department of Health and Human Services, shall be used to increase |
| 23 | access to Dolly Parton's Imagination Library, an early literacy program that mails |
| 24 | age-appropriate books on a monthly basis to children registered for the program, with the intent |
| 25 | that, upon full implementation, access to the program shall be statewide. |
| 26 | SECTION 11B.9.(b) The North Carolina Partnership for Children, Inc., may use |
| 27 | up to two percent (2%) of the funds for program evaluation. Funds appropriated under this |
| 28 | section shall not be subject to administrative costs requirements under Section 11B.8(b) of this |
| 29 20 | act, nor shall these funds be subject to the child care services funding requirements under $C = 142P_1(S_1 = 16S_1 =$ |
| 30 31 | G.S. 143B-168.15(b), child care subsidy expansion requirements under G.S. 143B-168.15(g), or the match requirements under Section 11B.8(d) of this act. |
| 31 | SECTION 11B.9.(c) The North Carolina Partnership for Children, Inc., shall report |
| 33 | on the success of the early literacy initiative, including any recommendations, to the Joint |
| 34 | Legislative Oversight Committee on Health and Human Services by March 1, 2018. The report |
| 35 | shall include participation rates for Dolly Parton's Imagination Library. |
| 36 | |
| 37 | SUBPART XI-C. DIVISION OF SOCIAL SERVICES |
| 38 | |
| 39 | TANF BENEFIT IMPLEMENTATION |
| 40 | SECTION 11C.1.(a) The General Assembly approves the plan titled "North |
| 41 | Carolina Temporary Assistance for Needy Families State Plan FY 2016-2019," prepared by the |
| 42 | Department of Health and Human Services and presented to the General Assembly. The North |
| 43 | Carolina Temporary Assistance for Needy Families State Plan covers the period October 1, |
| 44 | 2016, through September 30, 2019. The Department shall submit the State Plan, as revised in |
| 45 | accordance with subsection (b) of this section, to the United States Department of Health and |
| 46 47 | Human Services. SECTION 11C.1.(b) The counties approved as Electing Counties in the North |
| 47 48 | Carolina Temporary Assistance for Needy Families State Plan FY 2016-2019, as approved by |
| 40 49 | this section, are Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson. |
| 50 | SECTION 11C.1.(c) Counties that submitted the letter of intent to remain as an |

50 **SECTION 11C.1.(c)** Counties that submitted the letter of intent to remain as an 51 Electing County or to be redesignated as an Electing County and the accompanying county plan

for years 2016 through 2019, pursuant to G.S. 108A-27(e), shall operate under the Electing
County budget requirements effective July 1, 2017. For programmatic purposes, all counties
referred to in this subsection shall remain under their current county designation through
September 30, 2019.

5 **SECTION 11C.1.(d)** For each year of the 2017-2019 fiscal biennium, Electing 6 Counties shall be held harmless to their Work First Family Assistance allocations for the 7 2015-2016 fiscal year, provided that remaining funds allocated for Work First Family 8 Assistance and Work First Diversion Assistance are sufficient for payments made by the 9 Department on behalf of Standard Counties pursuant to G.S. 108A-27.11(b).

10 SECTION 11C.1.(e) In the event that departmental projections of Work First 11 Family Assistance and Work First Diversion Assistance for the 2017-2018 fiscal year or the 2018-2019 fiscal year indicate that remaining funds are insufficient for Work First Family 12 13 Assistance and Work First Diversion Assistance payments to be made on behalf of Standard 14 Counties, the Department is authorized to deallocate funds, of those allocated to Electing 15 Counties for Work First Family Assistance in excess of the sums set forth in G.S. 108A-27.11, 16 up to the requisite amount for payments in Standard Counties. Prior to deallocation, the 17 Department shall obtain approval by the Office of State Budget and Management. If the 18 Department adjusts the allocation set forth in subsection (d) of this section, then a report shall 19 be made to the Joint Legislative Oversight Committee on Health and Human Services and the 20 Fiscal Research Division.

21

22INTENSIVEFAMILYPRESERVATIONSERVICESFUNDINGAND23PERFORMANCE ENHANCEMENTS

SECTION 11C.2.(a) Notwithstanding the provisions of G.S. 143B-150.6, the Intensive Family Preservation Services (IFPS) Program shall provide intensive services to children and families in cases of abuse, neglect, and dependency where a child is at imminent risk of removal from the home and to children and families in cases of abuse where a child is not at imminent risk of removal. The Program shall be developed and implemented statewide on a regional basis. The IFPS shall ensure the application of standardized assessment criteria for determining imminent risk and clear criteria for determining out-of-home placement.

31 SECTION 11C.2.(b) The Department of Health and Human Services shall require 32 that any program or entity that receives State, federal, or other funding for the purpose of IFPS 33 shall provide information and data that allows for the following:

34 35

36

37

38

39

40

41

42

43

44

45

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

46 **SECTION 11C.2.(c)** The Department shall establish a performance-based funding 47 protocol and shall only provide funding to those programs and entities providing the required 48 information specified in subsection (b) of this section. The amount of funding shall be based on 49 the individual performance of each program.

50

51 CHILD CARING INSTITUTIONS

1 **SECTION 11C.3.** Until the Social Services Commission adopts rules setting 2 standardized rates for child caring institutions as authorized under G.S. 143B-153(8), the 3 maximum reimbursement for child caring institutions shall not exceed the rate established for 4 the specific child caring institution by the Department of Health and Human Services, Office of 5 the Controller. In determining the maximum reimbursement, the State shall include county and 6 IV-E reimbursements.

7 8

USE OF FOSTER CARE BUDGET FOR GUARDIANSHIP ASSISTANCE PROGRAM

9 **SECTION 11C.4.** Of the funds available for the provision of foster care services, 10 the Department of Health and Human Services, Division of Social Services, may continue to 11 provide for the financial support of children who are deemed to be (i) in a permanent family placement setting, (ii) eligible for legal guardianship, and (iii) otherwise unlikely to receive 12 13 permanency. No additional expenses shall be incurred beyond the funds budgeted for foster 14 care for the Guardianship Assistance Program (GAP). The Guardianship Assistance Program (GAP) shall include provisions for extending guardianship services for individuals who have 15 16 attained the age of 18 years and opt to continue to receive guardianship services until reaching 17 21 years of age if the individual is (i) completing secondary education or a program leading to 18 an equivalent credential, (ii) enrolled in an institution that provides postsecondary or vocational 19 education, (iii) participating in a program or activity designed to promote, or remove barriers 20 to, employment, (iv) employed for at least 80 hours per month, or (v) incapable of completing 21 the educational or employment requirements of this section due to a medical condition or 22 disability. The Guardianship Assistance Program rates shall reimburse the legal guardian for 23 room and board and be set at the same rate as the foster care room and board rates in 24 accordance with rates established under G.S. 108A-49.1.

25

26

CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM (NC REACH)

SECTION 11C.5.(a) Funds appropriated from the General Fund to the Department of Health and Human Services for the child welfare postsecondary support program shall be used to continue providing assistance with the "cost of attendance" as that term is defined in 20 U.S.C. § 108711 for the educational needs of foster youth aging out of the foster care system and special needs children adopted from foster care after age 12. These funds shall be allocated by the State Education Assistance Authority.

33 SECTION 11C.5.(b) Of the funds appropriated from the General Fund to the 34 Department of Health and Human Services, the sum of fifty thousand dollars (\$50,000) for the 35 2017-2018 fiscal year and the sum of fifty thousand dollars (\$50,000) for the 2018-2019 fiscal 36 year shall be allocated to the North Carolina State Education Assistance Authority (SEAA). 37 The SEAA shall use these funds only to perform administrative functions necessary to manage 38 and distribute scholarship funds under the child welfare postsecondary support program.

39 **SECTION 11C.5.(c)** Of the funds appropriated from the General Fund to the 40 Department of Health and Human Services, the sum of three hundred thirty-nine thousand four 41 hundred ninety-three dollars (\$339,493) for the 2017-2018 fiscal year and the sum of three 42 hundred thirty-nine thousand four hundred ninety-three dollars (\$339,493) for the 2018-2019 43 fiscal year shall be used to contract with an entity to administer the child welfare postsecondary 44 support program described under subsection (a) of this section, which administration shall 45 include the performance of case management services.

46 SECTION 11C.5.(d) Funds appropriated to the Department of Health and Human
 47 Services for the child welfare postsecondary support program shall be used only for students
 48 attending public institutions of higher education in this State.

49

50 FEDERAL CHILD SUPPORT INCENTIVE PAYMENTS

| 1 2 | SECTION 11C.6.(a) Centralized Services. – The North Carolina Child Support Services Section (NCCSS) of the Department of Health and Human Services, Division of |
|----------|--|
| 3 4 | Social Services, shall retain up to fifteen percent (15%) of the annual federal incentive payments it receives from the federal government to enhance centralized child support services. |
| 5 | To accomplish this requirement, NCCSS shall do the following: |
| 6 | (1) In consultation with representatives from county child support services |
| 7 | programs, identify how federal incentive funding could improve centralized |
| 8 | services. |
| 9 | (2) Use federal incentive funds to improve the effectiveness of the State's |
| 10 | centralized child support services by supplementing and not supplanting |
| 11 | State expenditures for those services. |
| 12 | (3) Develop and implement rules that explain the State process for calculating |
| 13 | and distributing federal incentive funding to county child support services |
| 14 | programs. |
| 15 | SECTION 11C.6.(b) County Child Support Services Programs. – NCCSS shall |
| 16 | allocate no less than eighty-five percent (85%) of the annual federal incentive payments it |
| 17 | receives from the federal government to county child support services programs to improve |
| 18 | effectiveness and efficiency using the federal performance measures. To that end, NCCSS shall |
| 19 | do the following: |
| 20 | (1) In consultation with representatives from county child support services |
| 21 | programs, examine the current methodology for distributing federal |
| 22 23 | incentive funding to the county programs and determine whether an |
| 23 24 | alternative formula would be appropriate. NCCSS shall use its current formula for distributing federal incentive funding until an alternative |
| 24 25 | formula is adopted. |
| 23 26 | (2) Upon adopting an alternative formula, develop a process to phase in the |
| 20 27 | alternative formula for distributing federal incentive funding over a |
| 28 | four-year period. |
| 29 | SECTION 11C.6.(c) Reporting by County Child Support Services Programs. – |
| 30 | NCCSS shall continue implementing guidelines that identify appropriate uses for federal |
| 31 | incentive funding. To ensure those guidelines are properly followed, NCCSS shall require |
| 32 | county child support services programs to comply with each of the following: |
| 33 | (1) Submit an annual plan describing how federal incentive funding would |
| 34 | improve program effectiveness and efficiency as a condition of receiving |
| 35 | federal incentive funding. |
| 36 | (2) Report annually on the following: (i) how federal incentive funding has |
| 37 | improved program effectiveness and efficiency and been reinvested into |
| 38 | their programs, (ii) provide documentation that the funds were spent |
| 39 | according to their annual plans, and (iii) explain any deviations from their |
| 40 | plans. |
| 41 | SECTION 11C.6.(d) Reporting by NCCSS. – NCCSS shall submit a report on |
| 42 | federal child support incentive funding to the Joint Legislative Oversight Committee on Health |
| 43 | and Human Services and the Fiscal Research Division by November 1 of each year. The report |
| 44 45 | shall describe how federal incentive funds enhanced centralized child support services to |
| 45 46 | benefit county child support services programs and improved the effectiveness and efficiency of county child support services programs. The report shall further include any changes to the |
| 40 47 | State process the NCCSS used in calculating and distributing federal incentive funding to |
| 48 | county child support services programs and any recommendations for further changes. |
| 49 | county child support services programs and any recommendations for further changes. |
| 50 | CHILD WELFARE SYSTEM CHANGES |
| - | |

| | • | | | | |
|----------|--|--|--|--|--|
| 1 | SECTION 11C.7.(a) Federal Improvement Plan Implementation. – The | | | | |
| 2 | Department of Health and Human Services, Division of Social Services, shall continue | | | | |
| 3 | implementing the requirements of the federal Program Improvement Plan to bring our State | | | | |
| 4 | into compliance with national standards for child welfare policy and practices. The Division | | | | |
| 5 | shall collaborate with county departments of social services to develop a model of oversight | | | | |
| 6 | that supports program outcomes and a county's ability to meet performance standards as | | | | |
| 7 | outlined in the Program Improvement Plan. Oversight may include support for continuous | | | | |
| 8 | quality improvement, staff training, and data analysis. | | | | |
| 9 | The Division shall report on the implementation and outcomes of the Program | | | | |
| 10 | Improvement Plan to the Joint Legislative Oversight Committee on Health and Human | | | | |
| 11 | Services. The report shall be submitted semiannually on February 1 and August 1 of each year, | | | | |
| 12 | with a final report on February 1, 2019. | | | | |
| 13 | SECTION 11C.7.(b) Child Welfare/NC FAST. – The Department of Health and | | | | |
| 14 | Human Services, Division of Social Services, shall continue toward completion of the child | | | | |
| 15 | welfare component of the North Carolina Families Accessing Services Through Technology | | | | |
| 16 | (NC FAST) system to (i) bring the State into compliance with the Statewide Information | | | | |
| 17 | System systematic factor of the Child and Family Services Review (CFSR) and (ii) ensure that | | | | |
| 18 | data quality meets federal standards and adequate information is collected and available to | | | | |
| 19 | counties to assist in tracking children and outcomes across counties. | | | | |
| 20 | It is the intent of the General Assembly that the child welfare component of the NC | | | | |
| 21 | FAST system be operational by December 31, 2017. To that end, the Department of Health and | | | | |
| 22 | Human Services, Division of Social Services, shall report on the development, implementation, | | | | |
| 23 | and outcomes of the child welfare component of the NC FAST system to the Joint Legislative | | | | |
| 24 | Oversight Committee on Health and Human Services quarterly through February 1, 2018. The | | | | |
| 25 | report shall include, at a minimum, each of the following: | | | | |
| 26 | (1) The current time line for development and implementation of the child | | | | |
| 27 | welfare component to NC FAST. | | | | |
| 28 | (2) Any adjustments and justifications for adjustments to the time line. | | | | |
| 29 | (3) Progress on the development and implementation of the system. | | | | |
| 30 | (4) Address any identified issues in developing or implementing the child | | | | |
| 31 | welfare component to NC FAST and solutions to address those issues. | | | | |
| 32 | (5) The level of county participation and involvement in each phase of the | | | | |
| 33 | project. | | | | |
| 34 | (6) Any budget and expenditure reports, including overall project budget and | | | | |
| 35 | expenditures, and current fiscal year budget and expenditures. | | | | |
| 36 | | | | | |
| 37 | INCREASE ACCESS TO PUBLIC BENEFITS FOR OLDER DUAL ELIGIBLE | | | | |
| 38 | SENIORS | | | | |
| 39 | SECTION 11C.8.(a) The Department of Health and Human Services, Division of | | | | |
| 40 | Social Services (Division), shall continue implementing an evidence-based pilot program to | | | | |
| 41 | increase access to public benefits for seniors aged 65 and older who are dually enrolled in | | | | |
| 42 | Medicare and Medicaid to (i) improve the health and independence of seniors and (ii) reduce | | | | |
| 43 | health care costs. The Division shall continue to partner with a not-for-profit firm for the | | | | |
| 44 | purposes of engaging in a data-driven campaign to help seniors aged 65 and older who are | | | | |
| 45 | dually enrolled in Medicare and Medicaid meet their basic social needs. The not-for-profit firm | | | | |
| 46 | shall have demonstrated experience in assisting with these types of services and the partnership | | | | |
| 47 | shall accomplish each of the following: | | | | |
| 48 40 | (1) Identify, through data sharing, dual eligible seniors aged 65 and older who | | | | |
| 49 50 | qualify for the Supplemental Nutrition and Assistance Program (SNAP) but | | | | |
| 50 | are not currently enrolled. | | | | |

| | General Assem | bly Of North Carolina | Session 2017 |
|----------|--|--|--------------------------------|
| 1 2 | (2) | Conduct an outreach program toward those s enrolling them into SNAP. | seniors for the purpose of |
| 3 4 | (3) | Provide comprehensive application assistance the complete public benefits application processes. | rough outreach specialists to |
| 5 6 | (4) | Evaluate project effectiveness and explore ho achieve optimal outcomes. | w data can be utilized to |
| 7 8 | (5) | Make recommendations regarding policy option streamline access to benefits. | ns available to the State to |
| 9 | SEC | TION 11C.8.(b) The Division shall report to the | Office of the Governor and |
| 10 | | tive Oversight Committee on Health and Human Se | |
| 11 | - | February 1 following each year the pilot program | 1 0 |
| 12 | | iclude the following: | is in place. The report shail, |
| 13 | (1) | The number of seniors age 65 and older who ar | re dual eligibles but are not |
| 14 | (1) | enrolled in SNAP. | e daar engibles but are not |
| 15 | (2) | The number of those identified that would be | be included in the sample |
| 16 | (2) | population. | inertideed in the sumple |
| 10 | (3) | Methods of outreach toward those seniors in the | sample population |
| 18 | (4) | Number of to date enrollments in SNAP as a dire | |
| 19 | | the pilot program. | |
| 20 | (5) | Participation rate to date in SNAP of those senior | rs in the sample population. |
| 21 | (6) | Any other findings the Division deems relevant. | |
| 22 | | TION 11C.8.(c) Any nonrecurring funds remaining | ing in the 2016-2017 fiscal |
| 23 | | ementation of the pilot program under this section | |
| 24 | | for continued implementation of the pilot program | |
| 25 | | g provided to the Division for use in the pilot progr | • • • |
| 26 | - | on of Social Services may expand the pilot progr | • • • |
| 27 | benefits program | IS. | - |
| 28 | | | |
| 29 | SUCCESSFUL | TRANSITION/FOSTER CARE | YOUTH/PERMANENCY |
| 30 | | ON INITIATIVE TECHNICAL CHANGE | |
| 31 | SEC | TION 11C.9.(a) There is created the Foster Care T | Transitional Living Initiative |
| 32 | Fund to fund an | nd support transitional living services that demons | strate positive outcomes for |
| 33 | | gnificant private sector funding, and lead to the dev | 1 |
| 34 | programs to serve the at-risk population described in this section. The Fund shall support a | | |
| 35 | | roject with services provided by Youth Villages t | |
| 36 | • • | -21 years who transition from foster care th | • • |
| 37 | | Transitional Living Services, (ii) identify cost-sav | - |
| 38 | | ult correction services associated with the provis | 0 |
| 39 | • | th aging out of foster care, and (iii) take neces | • |
| 40 | | transitional living program available to all youth | |
| 41 | | ese goals, the Foster Care Transitional Living Initi | ative Fund shall support the |
| 42 | following strateg | | |
| 43 | (1) | Transitional Living Services, which is an ou | 1 0 |
| 44 45 | | follows the Youth Villages Transitional Living | |
| 45 46 | | than 7,000 participants have been tracked since t | |
| 46 47 | | program has been evaluated through an independ Trial Results indicate that Youth Villages Tra | |
| 47 48 | | Trial. Results indicate that Youth Villages Tran | - |
| 48 49 | | positive impacts in a variety of areas, including economic hardship, mental health, and inti | |
| 49 50 | | comparison to the control population. | mate parties violence III |
| 50 | | comparison to the control population. | |

| | General Assem | bly Of North Carolina | Session 2017 |
|----------------------------|--|---|---|
| 1 2 3 4 5 6 | (2) | Public-Private Partnership, which is a commitmer partners to match one hundred percent (100%) o the Foster Care Transitional Living Initiative Fur biennium for the purposes of providing Transition the Youth Villages Transitional Living Model to care. | of the funds appropriated to nd for the 2017-2019 fiscal nal Living Services through |
| 7 8 9 0 1 | (3) | Impact Measurement and Evaluation, which ar private partners to provide independent measured impact the Youth Villages Transitional Living served, the foster care system, and on other progra by the State which are utilized by former foster care | ment and evaluation of the Model has on the youth rams and services provided |
| 1 2 3 4 5 6 | (4) | Advancement of Evidence-Based Process, which ongoing evaluation of the Youth Villages Transit purposes of establishing the first evidence-based in the nation. To establish the evidence-based randomized controlled trials may be conducted to | is the implementation and tional Living Model for the transitional living program ased program, additional |
| 7 | SEC | TION 11C.9.(b) G.S. 131D-10.9A(c) reads as rewr | itten: |
| 8 9 0 1 | "(c) Purp (1) | ose and Powers. – The Committee shall: Design and implement a data tracking methodol information to gauge the success of the initiat | tive established under this |
| 2 3 4 | (2) | section as well as an initiative <u>any initiative</u> transitioning to adulthood in accordance Article. <u>adulthood.</u> Develop a methodology to identify short- and log | with Part 3 of this |
| - 5 6 7 | | provision of foster care and foster care transition potential reinvestment strategies. | nal living services and any |
| 7 8 9 0 1 2 | (3) (4) | Oversee program implementation to ensure fidel identified under subdivisions (1) and (2) of G.S. subdivisions (1) through (4) of G.S. 131D-10.9G(Study, review, and recommend other policie positively impact permanency, well-being outcon the foster care system." | . 131D-10.9B(a) and under (a).G.S. 131D-10.9B(a). s and services that may |
| 3 4 | | RT/EASTERN BAND OF CHEROKEE INDL | ANS ASSUMPTION OF |
| 5 6 | SERVICES | | uman Compions Division of |
| 0 7 8 9 | Social Services Health and Hur Cherokee Indian | TION 11C.10.(a) The Department of Health and H , shall submit a final report to the Joint Legislative man Services on the assumption of certain service as as implemented pursuant to Section 12C.10 of S.L f S.L. 2016-94, when implementation is complete. | e Oversight Committee on es by the Eastern Band of |
| -1 -2 -3 | SEC | TION 11C.10.(b) Section 12C.10(h) of S.L. 2015-2 REFORM/SUPPLEMENTAL NUTRITION AS | • |
| 4 | (SNAP) | | |
| 5 6 7 8 9 | "§ 108A-52. <u>prog</u> (a) Any food and nutriti | TION 11C.11. G.S. 108A-52 reads as rewritten: Determination of <u>eligibility.eligibility; coopera</u> tram as a condition of eligibility; limitation on cate person who believes that he or another person is el on benefits may apply for such assistance to the co- county in which the applicant resides. The applicant | egorical eligibility. ligible to receive electronic ounty department of social |
| 1 | | contain such information as the Social Services Com | |

1 receipt of an application for electronic food and nutrition benefits, the county department of 2 social services shall make a prompt evaluation or investigation of the facts alleged in the 3 application in order to determine the applicant's eligibility for such assistance and to obtain 4 such other information as the Department may require. Upon the completion of such 5 investigation, the county department of social services shall, within a reasonable period of time, 6 determine eligibility. 7 The Department shall require applicants for electronic food and nutrition benefits to (b) 8 cooperate with the Child Support Enforcement Program in accordance with Article 9 of 9 Chapter 110 of the General Statutes as a condition of eligibility for food and nutrition benefits 10 pursuant to 7 C.F.R. § 273.11(o) and (p). 11 <u>(c)</u> Notwithstanding any provision of law to the contrary, the Department shall not grant a person categorical eligibility under 7 U.S.C. § 2014(a) for the food and nutrition 12 13 services program based on noncash, in-kind, or other benefit unless expressly required by 14 federal law." 15 FAMILY AND CHILD PROTECTION AND ACCOUNTABILITY ACT 16 17 18 **REGIONAL SOCIAL SERVICES DEPARTMENTS; WORKING GROUP** 19 SECTION 11C.12.(a) Transition to Regional Social Services Departments. - The 20 Department of Health and Human Services (Department) shall develop a plan for regional 21 organization, administration, and governance of the social services system in North Carolina. 22 The plan shall recommend a system of public authorities that includes no more than 30 regions 23 and is operational no later than January 1, 2022. The plan will have the effect of transforming 24 North Carolina's State-supervised, county-administered system into a State-supervised, 25 regionally administered system. It is essential that the plan reflect the interests of all 26 stakeholders involved with the current system. The Department shall develop a preliminary 27 plan and a final plan as follows: 28 (1)Preliminary plan. - The Department shall prepare a preliminary plan that 29 incorporates recommendations submitted to the Department by the Social 30 Services Regionalization Working Group created under subsection (b) of 31 this section. In developing the preliminary plan, the Department shall 32 implement a process for soliciting stakeholder input on the plan. The 33 Department shall submit the preliminary plan to the Joint Legislative 34 Oversight Committee on Health and Human Services by January 15, 2019. 35 Final plan. - The Department shall revise the preliminary plan to incorporate (2)36 changes based on information it receives from stakeholders. The 37 Department's plan shall include a proposed time line for completing the 38 transition to a regional social services system by January 1, 2022. The 39 Department shall submit the Department's plan for consideration to the Joint 40 Legislative Oversight Committee on Health and Human Services 41 (Committee) by March 31, 2019. However, the Department shall not 42 implement the final plan without an act by the General Assembly. 43 **SECTION 11C.12.(b)** Social Services Regionalization Working Group. – The 44 School of Government at the University of North Carolina at Chapel Hill (SOG) shall convene 45 a Social Services Regionalization Working Group (Working Group) to make recommendations 46 to the Department regarding the preliminary plan for regionalization. 47 SECTION 11C.12.(c) Composition. - The Working Group shall consist of the 48 following members: 49 Three members of the Senate appointed by the President Pro Tempore of the (1)

Senate, one of whom shall be designated as a cochair.

50

| | General Assem | bly Of North Carolina | Session 2017 |
|-------------|-------------------|---|-----------------------|
| l 2 | (2) | Three members of the House of Representatives appointed the House of Representatives, one of whom shall be design | • • |
| 3 4 5 | (3) | Three representatives from the Department of Health a appointed by the Secretary of Health and Human Service designee. | |
| , 5 7 | (4) | One designee of the Chief Justice of the North Caroli appointed by the Chief Justice. | ina Supreme Court, |
| 3) | (5) | Four county commissioners representing the North Care County Commissioners (NCACC), each of whom shall regions of the State, appointed by the Director of the NC. | l represent different |
| l 2 3 | (6) | Two representatives from the North Carolina Asso Directors of Social Services (NCACDSS), appointed by NCACDSS. | ociation of County |
| 4 5 | (7) | One representative from the North Carolina Association Attorneys (NCASSA), appointed by the Director of the N | |
| 5 | SEC | TION 11C.12.(d) Ad Hoc Subcommittees The coc | hairs may, at their |
| 7 | discretion, estab | lish ad hoc subcommittees involving experts and representation | atives of stakeholder |
| 3 | organizations to | p provide information and offer recommendations relate | d to their areas of |
|) | expertise and in | terest. Experts and organizations may include: | |
|) | (1) | Social Services Commission. | |
| l | (2) | North Carolina Association of County Boards of Social S | Services. |
| 2 | (3) | Guardian ad Litem program. | |
| 3 | (4) | Office of Indigent Defense Services. | |
| 1 | (5) | North Carolina Partnership for Children, Inc. | |
| 5 | (6) | Disability Rights of North Carolina. | |
| 5 | (7) | Benchmarks NC. | |
| 7 | (8) | North Carolina Association of Local Health Directors. | |
| 3 | (9) | North Carolina Council of Community Programs. | |
|) | (10) | North Carolina Emergency Management Association. | |
|) | (11) | North Carolina Child Support Council. | |
| l | (12) | North Carolina Pediatric Society. | |
| 2 | (13) | AARP North Carolina. | |
| 3 | (14) | | that have diverse |
| 1 | () | geographic, socioeconomic, and demographic characteris | |
| 5 | (15) | Directors and administrators of consolidated human servi | |
| 5 | (16) | Other experts or stakeholders identified by the cochairs. | |
| 7 | · · · · | TION 11C.12.(e) Duties. – The Working Gro | up shall develop |
| 3 | | ns for the regionalization plan required by subsection (a) | |
|) | | ecommendations shall: | |
|) | (1) | Focus on the need to improve service delivery, enha | ance the quality of |
| ĺ | (1) | services provided, increase efficiency and accuracy, and | 1 . |
| 2 | | of service availability and delivery across the State. | promote uniformity |
| 3 | (2) | Specify the services a regional agency would be require | ed and authorized to |
| , 1 | (2) | provide and the functions it would be required and author | |
| 5 | (3) | Identify factors to consider when establishing the st | - |
| 5 | (\mathbf{J}) | including (i) the need to ensure that the size of the region | _ |
| 7 | | to maintain a direct, local connection with the jurisdiction | |
| 3 | | the cultural differences and similarities between regions. | |
| ,) | (4) | Propose a regional system that provides for central | ized administrative |
|) | (+) | | |
| J | | operations that are geographically located in one cour | nty but preserves |

| | General Assemb | bly Of North Carolina Session 2017 |
|-----------------------|--------------------|--|
| 1 2 | | physical presence for delivery of social services in every county served by the region. |
| 2 3 4 5 | (5) | Strive to align the new regions with both county borders and judicial districts in order to ensure seamless connections between child welfare, adult |
| 5 6 7 8 9 | (6) | protective services, child support enforcement, and the judicial system. Consider the implications of making the regional agencies public authorities, as defined in G.S. 159-7(b)(10), and identify policy and administrative issues that would need to be addressed in legislation when creating the authorities. |
| 10 11 12 13 | (7) | Identify one or more options for maintaining county contributions to social services programs at appropriate levels to ensure adequate services are available throughout the region and each county in a region is financially accountable for the proportion of services provided in that county. |
| 14 15 | (8) | Propose a governance structure for the regional agencies that, at a minimum, requires a governing board, outlines the process for appointing board |
| 16 17 18 | (0) | members, and requires at least one county commissioner from each county within the region to serve on a governing board. |
| 18 19 20 | (9) (10) | Propose powers and duties of the governing board, which shall include the authority to hire and supervise the director of the regional agency. Consider the leadership needs for the regional agencies, including the |
| 20 21 22 | (10) | minimum qualifications for the agency director as well as the necessary powers and duties of the director. |
| 23 24 25 | (11) | Propose safeguards to ensure that the regional agencies maintain effective working relationships with the other human services agencies and stakeholders serving the same counties. |
| 25 26 27 | (12) | Consider the implications of having personnel of the regional agencies exempt from or subject to Chapter 126 of the General Statutes. |
| 28 29 30 | (13) | Consider the implications of regionalization of social services for counties that have established consolidated human services agencies pursuant to G.S. 153A-77 and explore options for integrating regionalized |
| 31 32 33 | | administration into the framework of consolidated agencies, granting exemptions to regionalization for consolidated agencies, authorizing regional consolidated human services agencies, and reversing consolidations. |
| 34 | SECT | TION 11C.12.(f) Report. – The Working Group shall submit an interim report |
| 35 | - | slative Oversight Committee on Health and Human Services (Committee) no |
| 36 | | 0, 2018. After receiving the interim report, the Committee may terminate the |
| 37 38 | | if it concludes that the Working Group is not making sufficient progress. The shall submit a final report, including its recommendations in accordance with |
| 39 | | f this section, to the Committee and the Department of Health and Human |
| 40 | Services by Dece | • |
| 41 | • | TION 11C.12.(g) Role of the School of Government. – The School of |
| 42 | Government at th | ne University of North Carolina at Chapel Hill shall assist the Working Group |
| 43 | as follows: | |
| 44 | (1) | Convene and facilitate meetings. |
| 45 46 | (2) | Provide necessary clerical and administrative support. |
| 46 47 | (3) (4) | Prepare the Working Group's preliminary and final reports. Provide technical assistance, as appropriate. |
| 47 48 | | FION 11C.12.(h) SOG Funds. – Of the funds appropriated in this act to the |
| 49 | | Health and Human Services, the sum of forty-eight thousand four hundred |
| 50 51 | dollars (\$48,400) |) for the 2017-2018 fiscal year and the sum of twenty-five thousand seven (\$25,700) for the 2018-2019 fiscal year shall be allocated to the School of |
| | | · · · · · · · · · · · · · · · · · · · |

1 Government at the University of North Carolina at Chapel Hill for its role in assisting in 2 developing the regionalization plan under this section. 3 **SECTION 11C.12.(i)** Working Group Funds. – Of the funds appropriated in this 4 act to the Department of Health and Human Services, the sum of thirty-eight thousand 5 thirty-nine dollars (\$38,039) for the 2017-2018 fiscal year and the sum of sixteen thousand 6 three hundred three dollars (\$16,303) for the 2018-2019 fiscal year for reimbursement costs 7 associated with duties of the Working Group. 8 9 **REFORMING STATE SUPERVISION AND ACCOUNTABILITY OF THE STATE'S** 10 **CHILD WELFARE SYSTEM** 11 SECTION 11C.12.(j) The Office of State Budget and Management, in consultation with the Department of Health and Human Services, shall develop and issue a request for 12 proposal (RFP) no later than January 15, 2018, to contract with a third-party organization to 13 14 evaluate the State's child welfare system, develop a plan for reforming the system in order to 15 improve outcomes for children and enhance State supervision of local administration, and 16 provide ongoing evaluation and oversight of the agency's implementation of child welfare 17 reform. In developing the implementation plan, the organization shall engage the services of 18 national technical advisors with broad expertise and experience in implementing large-scale, 19 systemic child welfare reform. The organization, along with national technical advisors, shall 20 undertake a comprehensive, diagnostic assessment of the State's child welfare system, 21 including its points of contact with other child-serving State systems, and develop a plan for 22 reforming the system to include, at a minimum, the following child welfare activities: 23 Child Protective Services (CPS), including receiving reports and (1)24 investigating allegations of child abuse, neglect, or dependency. 25 Preventive and in-home services that provide struggling families with (2)26 needed supports and treatment to prevent removal of the children from the 27 home. 28 (3) Child fatality oversight, including a review of the existing structure, 29 communication, and effectiveness of the Community Child Protection 30 Teams, the Child Fatality Prevention Team, and use of Citizen Review 31 Panels. Oversight shall also include identification of systemic problems in 32 the child welfare system that may increase risk of harm or death to a child 33 and implementation of timely and appropriate systemic reforms following a 34 child fatality. 35 Placement of children in foster care and other out-of-home settings. (4) 36 (5) Services provided to children, youth, and parents involved with child welfare 37 to achieve reunification of families. 38 Efforts to achieve permanency for children either through reunification with (6) 39 family, legal guardianship or custody, or adoption. 40 Provision of health care, mental health, and educational services to children (7)41 and families involved with the child welfare system. 42 Services provided to older youth in foster care and to those who have aged (8) 43 out of foster care. 44 SECTION 11C.12.(k) In addition to the requirements under subsection (j) of this 45 section, the child welfare reform plan shall propose critical changes, as needed, to the major 46 structural components of the State's child welfare system, including each of the following: 47 Visioning and an overarching strategic direction for the Department of (1)48 Health and Human Services, Division of Social Services. 49 (2)Collection, analysis, and effective use of data.

50 (3) Leadership and governance at the State level.

| | General Assemb | bly Of North Carolina | Session 2017 |
|----|--------------------|--|---------------------|
| 1 | (4) | Changes necessary to ensure well-trained and adequately | compensated staff |
| 2 | | to improve performance and reduce turnover. | |
| 3 | (5) | Practice and implementation, including: | |
| 4 | | a. Ensuring a statewide, trauma-informed, cult | urally competent, |
| 5 | | family-centered practice framework. | |
| 6 | | b. Incorporating more evidence-based prac | tices, including |
| 7 | | evidence-informed prevention services designe | d to reduce the |
| 8 | | number of children entering foster care. | |
| 9 | | c. Specifying expectations regarding profession | nal development, |
| 10 | | training, and performance standards. | - |
| 11 | | d. Eliminating unnecessary barriers to licensing | foster care and |
| 12 | | therapeutic foster care families to ensure an ad | |
| 13 | | qualified families. | |
| 14 | | e. Improving provider and foster parent feedback loop | ps. For purposes of |
| 15 | | this sub-subdivision, "feedback loops" refers to a s | ituation in which a |
| 16 | | portion of the output of a situation is used for new | input. |
| 17 | | f. Performing time use and salary surveys for L | - |
| 18 | | Services staff. | |
| 19 | | g. Promoting relationship-building across agencies an | d providers. |
| 20 | | h. Implementing family supports for adoptions, v | which includes (i) |
| 21 | | collecting data on the incidence of disrupted adop | tions and unlawful |
| 22 | | transference of children in North Carolina, (ii) | the outcomes for |
| 23 | | children and families associated with disrupted a | doptions, and (iii) |
| 24 | | the provision of supports needed to assist fa | milies at risk of |
| 25 | | disruption in order to keep those families together. | |
| 26 | | i. Maintaining sibling groups, in accordance wi | th the "Fostering |
| 27 | | Connections to Success and Increasing Adoptions | Act of 2008." |
| 28 | | j. Developing a statewide, standardized functional | assessment to be |
| 29 | | used for case planning, service referrals, | and enhancing |
| 30 | | executive-level decision making around resource a | llocation and other |
| 31 | | system reform efforts. | |
| 32 | (6) | Consistent, standardized continuous quality improvement | (CQI) at the State |
| 33 | | and county levels. | |
| 34 | (7) | Analysis and alignment of policies and procedures to support | port and accelerate |
| 35 | | system reform, focusing on sustainable change that will | improve outcomes |
| 36 | | for children and families. | |
| 37 | SECT | TION 11C.12. (<i>l</i>) In developing the child welfare reform pl | an pursuant to this |
| 38 | section, the organ | nization shall do each of the following: | |
| 39 | (1) | Ensure the plan complies with the requirements of the | |
| 40 | | Family Services Review Program Improvement Plan ef | fective January 1, |
| 41 | | 2017. | |
| 42 | (2) | Consult with the Social Service Regionalization Work | |
| 43 | | development of the regionalization plan and offer | recommendations |
| 44 | | appropriate to align the regionalization plan with the ch | ild welfare reform |
| 45 | | plan. | |
| 46 | (3) | Review the program for corrective action under G.S. 108 | A-74, as amended |
| 47 | | by subsection (p) of this section, and offer any recommen | - |
| 48 | | to align the corrective action program with the child welfar | - |
| 49 | | TION 11C.12.(m) The child welfare system reform effor | |
| 50 | | o include the creation of a Child Welfare System Transpare | - |
| 51 | Dashboard (Dash | hboard) that will collect data from the North Carolina F | amilies Accessing |

1 Services through Technology (NC FAST) system. The Dashboard shall serve as a report card 2 and include regular reports of the components described under subsection (k) of this section 3 and be continuously updated to allow for monitoring by State leadership, staff and families 4 involved in the child welfare system, and the general public to ensure maximum accountability 5 and transparency and the effective and efficient use of child welfare services and funds. 6 Specifically, the Dashboard shall address the data issues highlighted in the Child and Family 7 Services Review (CFSR) and the North Carolina Statewide Child Protective Services 8 Evaluation of the State's Child Protective Services system dated March 1, 2016, to ensure the 9 provision of accurate federal reporting and improved case management, continuous quality 10 improvement (CQI), and overall improved outcomes for children and families. The Division of 11 Social Services shall post data from a department of social services' report card on the 12 Division's Web site, and the data shall be updated to ensure accurate reporting. For purposes of 13 this subsection, the term "Dashboard" means a standard set of performance and outcome 14 metrics that indicate how effectively the child welfare system is working.

- 15 SECTION 11C.12.(n) The following reporting and implementation requirements
 16 shall occur:
- 17 (1) The Office of State Budget and Management (OSBM) shall report to the
 18 Joint Legislative Oversight Committee on Health and Human Services
 19 (Committee) upon hiring an organization to develop the child welfare reform
 20 plan pursuant to this section.
 21 (2) OSBM shall include in the contract clear direction that time is of the essence
 - (2) OSBM shall include in the contract clear direction that time is of the essence and failure to perform within the required time line constitutes breach of contract. OSBM shall also include a provision in the contract authorizing it to terminate the contract without financial penalty to the State if OSBM, in consultation with the Committee, determines that progress on development of the child welfare reform plan is unsatisfactory.
 - (3) The organization shall submit a preliminary report to the Committee no later than 180 days after the contract is finalized. The preliminary report shall set forth the organization's vision for developing the child welfare reform plan. After that report is submitted, the organization shall submit bimonthly reports to the Committee on the progress of development and implementation of the child welfare reform plan.
 - (4) The Department shall collaborate with the organization to implement the child welfare reform plan. The Department shall submit a report to the Committee no later than September 15, 2019. The report shall describe progress made on implementation to date, implementation plans and time lines for the subsequent 24 months, and a summary of significant challenges encountered during implementation.
- 39 The Department shall conduct a comprehensive review of every policy (5) 40 published by the Department related to child welfare. The Department shall 41 revise existing policies and adopt new policies as necessary to align 42 departmental guidance with the law as well as the systemic, policy, and 43 practice changes resulting from both regionalization of the social services 44 system and child welfare reform. The Department shall consult with agency 45 attorneys and the School of Government at the University of North Carolina 46 at Chapel Hill to confirm that each policy is authorized by statute or 47 regulation. Prior to finalizing each policy, the Department shall provide the 48 policy to the outside organization for review. The outside organization shall 49 monitor the implementation of the policy review and revision process and 50 submit bimonthly reports to the Committee beginning no later than 51 September 15, 2019.

22

23

24

25

26 27

28

29

30

31

32

33

34

35

36

37

38

| | General Assem | bly Of North Carolina | Session 2017 |
|-----------------------|---------------------------------|--|---|
| 1 2 3 4 5 | Health and Hum thousand dollars | FION 11C.12.(0) Of the funds appropriated in this at an Services, Division of Social Services, the sum of the (\$3,100,000) in nonrecurring funds for the 2018-2019 state supervision and accountability of the State's chesterion. | ree million one hundred fiscal year shall be used |
| 6 | | | |
| 7 | | CORRECTIVE ACTION | |
| 8 | | FION 11C.12.(p) G.S. 108A-74 reads as rewritten: | |
| 9 | | <u>County_Local_</u> department failure to provide ser | |
| 10 | | lards in child welfare; corrective action; State interv | ention in or control of |
| 11 | | ce delivery. | 1 0 |
| 12 | | ithstanding any other provision of law to the contrary, | • |
| 13 | | rices may take action in accordance with this section to | |
| 14 | | rvices in accordance with State laws and applicable | rules. As used in this |
| 15 | | s:following definitions shall apply: | ~ |
| 16 | (1) | "County department of social services" also means the | - |
| 17 | | services. – The department responsible for admir | |
| 18 | | services and public assistance programs in a count | • |
| 19 20 | | department of social services, a consolidated human | |
| 20 21 | (2) | regional social services department, whichever applie "County director of social services" also means | |
| 21 | (2) | services. – The person responsible for managing | |
| 22 | | department of social services, including a county so | |
| 23 24 | | regional social services director, or a human service | |
| 25 | | applies; and applies. | ees uncetor, whichever |
| 26 | (3) | "County board of social services" also means the <u>Bo</u> | ard of social services – |
| 20 27 | (3) | The governing body responsible for oversight of the | |
| 28 | | services, including a regional board of social services | - |
| 29 | | services board, or a board of county commissioner | |
| 30 | | powers and duties of a social services governi | |
| 31 | | G.S. 153A-77(a), whichever applies. | |
| 32 | <u>(4)</u> | Child welfare program. – Protective services related | to juveniles alleged to |
| 33 | | be abused, neglected, or dependent as required by Ch | apter 7B of the General |
| 34 | | Statutes. | |
| 35 | | Secretary shall develop a standard set of performance a | |
| 36 | child welfare se | ervices. Departments of social services shall satisfy | mandated performance |
| 37 | - | t are based on those metrics. | |
| 38 | | lepartment of social services fails to meet the perform | |
| 39 | | e months or for five months within any consecutive | - |
| 40 | | e department of social services shall enter into a join | |
| 41 | | ng days. The plan shall specifically identify each of the t | |
| 42 | <u>(1)</u> | The duration of the joint corrective action plan, not | |
| 43 | | the Secretary determines that the department of s | |
| 44 45 | | shown measurable progress within six months, the Se | |
| 43 46 | | conclude that the department of social services has complete a joint corrective plan and may proceed y | |
| 40 47 | | temporarily assume administrative responsibilities | |
| 47 | | social services. If the Secretary determines the depar | ■ |
| 48 49 | | has shown measurable progress within six months, th | • |
| 4) 50 | | the joint corrective action plan by six months, but | • • |
| 51 | | corrective action plan exceed 18 months. | |
| | | | |

| | General Assembly Of North Carolina | Session 2017 |
|---|--|-------------------|
| 1 | (2) The performance requirements for the department of social | services that |
| | constitute successful completion of the joint corrective action p | <u>lan.</u> |
| | (3) An acknowledgement that failure to successfully complete | ete the joint |
| | corrective action plan shall result in temporary assumption of | |
| | the department of social services' child welfare program admini- | |
| | (b) If the Secretary of Health and Human Services determines that a coun | |
| | of social services is not providing child protective services, foster care services | |
| | services in accordance with State law and with applicable rules adopted by the S | |
| | Commission, or fails to demonstrate reasonable efforts to do so, has failed to | |
| | complete the joint corrective action plan, then the Secretary, after providing writte | |
| | of intent to the county director of social services, to the chair of the cou | • |
| | commissioners, and to the chair of the county board of social services, and after p | |
| | with an opportunity to be heard, may intervene in the particular service or service | 1 |
| | Intervention includes, but is not limited to, the following activities: Secretary is heard of county commissioners, the department of county is a county may | - |
| | board of county commissioners, the department of social services, the county man | |
| | board of social services at least 30 days' notice that the Secretary intends to tempo | |
| | all or part of the department's child welfare program administration in acc subsection (c) of this section. In a regional department of social services, no | |
| | provided to boards of county commissioners and county managers for all counties | |
| | region. | served by the |
| | (1) Sending staff of the Department of Health and Human Services | to the county |
| | department of social services to provide technical assistance a | • |
| | the services being provided; | nd to monitor |
| | (2) Establishing a corrective plan of action to correct inappropriat | e policies and |
| | procedures; and | e poneles une |
| | (3) Advising county personnel as to appropriate policies and proce | dures. |
| | If within 60 days of completion of the intervention activities, the Secretary | |
| | county department of social services is not providing in accordance with St | |
| | applicable rules the particular service or services for which intervention was in | |
| | not demonstrated reasonable efforts to do so, the Secretary shall withhold Stat | |
| | child welfare services administrative funds until the particular service or services | are provided |
| | in accordance with State laws and applicable rules. | |
| | (c) If the Secretary determines that a county department of social sec | ervices is not |
| | providing child protective, foster care, or adoption services in accordance with | |
| | with applicable rules adopted by the Social Services Commission, or fails to | |
| | reasonable efforts to do so, and the failure to provide the services poses a substa | |
| | the safety and welfare of children in the county who receive or are eligible t | |
| | services, then the Secretary, after providing written notification of intent to the | |
| | county board of commissioners, to the chair of the county board of social service | , |
| | county director of social services, and after providing them with an opportunity | |
| | shall withhold funding for the particular service or services in question and sh | |
| | provision of these services through contracts with public or private agencies | • |
| | operation by the Department of Health and Human Services. Notwithstanding any | · • |
| | law to the contrary, if a department of social services fails to successfully com | |
| | corrective action plan, the Secretary shall, within 30 calendar days, temporarily | |
| | part of the department's child welfare program administration upon giving notice subsection (b) of this section. During the period the Secretary assumes administration and the secretary assumes administration of the secretary assumes administrati | - |
| | child welfare program, the following shall occur: | suation of the |
| | (1) The Secretary shall administer the child welfare program in | a county or |
| | region. Administration by the Secretary may include direct op | • |
| | region. rammistration by the Secretary may metude direct op | cration by the |

| | General Assem | bly Of North Carolina | Session 2017 |
|---|-------------------|---|---------------------------------------|
| 1 | | Department, including supervision of child welfare pr | rogram staff or |
| 2 | | contracts for operation, to the extent permitted by federal law | |
| | (2) | The department of social services shall be divested o | f administrative |
| | | authority for any component of the child welfare progra | m the Secretary |
| | | assumes. | |
| | <u>(3)</u> | The director of social services shall be divested of all | service delivery |
| | | powers conferred upon the director by G.S. 108A-14 and | other applicable |
| | | State law as it pertains to the services in question. The Secr | |
| | | any of the powers and duties of the director of social service | |
| | | of the Division of Social Services of the Department or a c | |
| | | Secretary deems necessary and appropriate to continue | |
| | | services in the county. If the director delegates any an | |
| | | pursuant to G.S. 108A-14(b), delegated authority shall remain | |
| | | the Secretary, or the Secretary's designee, specifical | ly revokes the |
| | (4) | delegation. | 1 from 1 ² or a from (1) a |
| | <u>(4)</u> | The Secretary shall direct and oversee the expenditure of al | |
| | | administration of the components of the child welfare prog | ram assumed by |
| | (5) | the Secretary. The department of social services shall not withdraw f | unda provioualy |
| | <u>(5)</u> | obligated or appropriated for child welfare program ad | |
| | | services. The department of social services shall continue to | |
| | | or region's nonfederal share for the child welfare progra | · · |
| | | administration. | and bervices and |
| | <u>(6)</u> | The Secretary shall work with the department of social serv | ices to develop a |
| | | plan for the department to resume child welfare program adr | - |
| | (7) | The Secretary shall inform the appropriate board or be | |
| | <u> </u> | commissioners, the county manager or managers, the d | |
| | | services, and the board of social services of key activit | |
| | | concerns during the temporary assumption of child welfare a | administration. |
| | | n the Secretary's determination that the department of social secretary | |
| | _ | ce requirements for child welfare programs and that program | |
| | - | should be restored to the department of social services, the | • |
| | • | d of county commissioners, the department of social serve | |
| | | he board of social services that the temporary assumption | |
| | | stration will be terminated and the effective date of the te | |
| | | department of social services shall resume its full authority t | to administer the |
| | child welfare pro | | |
| | | e event that the Secretary assumes control of service delive | |
| | | of this section, the county director of social services shall be required upon the director by $C = 108A$, 14 and other | |
| | | powers conferred upon the director by G.S. 108A-14 and other ers pertain to the services in question. Upon assumption of c | |
| | | cretary may assign any of the powers and duties of the county | |
| | | Director of the Division of Social Services of the Department | |
| | | s or to a contractor as the Secretary deems necessary and | |
| | | vision of the services in the county. | a appropriate to |
| | _ | e event the Secretary takes action under this section, the Depa | rtment of Health |
| | • • | vices shall, in conjunction with the county board of commission | |
| | | services, and the county director of social services develop a | · · · · · |
| | | of action. The Department of Health and Human Services sh | - |
| | | nty board of commissioners, the chair of the county board of | |
| | | - | , |

| | General Assembly Of North Carolina | Session 2017 |
|--------|--|-------------------------|
| 1 2 | and the county director of social services informed of any ongoing concerned the delivery of the services in question. | erns or problems with |
| 2 | (f) Upon the Secretary taking action pursuant to subsection (c) of | f this section county |
| 4 | funding of the services in question shall continue and at no time during t | |
| 5 | the Secretary is taking action shall a county withdraw funds pre- | - |
| 5 6 | appropriated for the services. Upon the Secretary's assumption of the | |
| 7 | delivery, the county shall also pay the nonfederal share of any additio | nal cost that may be |
| 8 | incurred to operate the services in question at the level necessary to compl | y fully with State law |
| 9 | and Social Services Commission rules. | |
| 10 | (g) During the period of time that the Secretary is taking action p | |
| 11 | (c) of this section, the Department of Health and Human Services shall | |
| 12 | board of commissioners, the county board of social services, and the cou | |
| 13 | services, to enable service delivery to be returned to the county if and w | • |
| 14 | determined that services can be provided by the county in accordance | e with State law and |
| 15 | applicable rules." | |
| 16 | SECTION 11C.12.(q) Subsection (p) of this section becomes | |
| 17 | after all 100 counties in the State have implemented the child welfare co | - |
| 18 | Carolina Families Accessing Services through Technology (NC FAST) sy | stem. |
| 19 | | |
| 20 | CHILD WELL-BEING TRANSFORMATION COUNCIL | |
| 21 | SECTION 11C.12.(r) Chapter 143 of the General Statutes is | amended by adding a |
| 22 | new Article to read: | |
| 23 | " <u>Article 82.</u> | |
| 24 | "Child Well-Being Transformation Council. | |
| 25 | " <u>§ 143-775. Child Well-Being Transformation Council establi</u> | shed; membership; |
| 26 | <u>qualifications; vacancies.</u> | |
| 27 | (a) Purpose; Findings. – The welfare of North Carolina's childre | |
| 28 | are many public and private agencies and organizations across the State t | |
| 29 | promoting the welfare of children and protecting them from harm, such as | |
| 30 | care, schools, health care providers, social services agencies, and juver | |
| 31 | Though these agencies and organizations provide important services | · · · · · · |
| 32 | collaborate, coordinate, and communicate about those services. A n | nore systematic and |
| 33 | coordinated approach to services will help ensure that the State achie | - |
| 34 | outcomes for children. Therefore, the General Assembly finds that it is | essential that a single |
| 35 | body serve as a means for coordination, collaboration, and communication | n among agencies and |
| 36 | organizations involved in providing public services to children. | |
| 37 | (b) Creation and Membership. – There is established the N | orth Carolina Child |
| 38 | Well-Being Transformation Council (Council). The Council shall be locat | ed administratively in |
| 39 | the General Assembly. The Council shall consist of 17 members servin | g staggered terms. In |
| 40 | making appointments, each appointing authority shall select members w | who have appropriate |
| 41 | experience and knowledge of the issues to be examined by the Counc | til and shall strive to |
| 42 | ensure members are appointed who represent the geographical, political | al, gender, and racial |
| 43 | diversity of this State. The initial Council members shall be appointed on | or after July 1, 2018, |
| 44 | <u>as follows:</u> | |
| 45 | (1) Four members shall be appointed by the General | Assembly upon the |
| 46 | recommendation of the President Pro Tempore of | the Senate. Of the |
| 47 | members appointed under this subdivision, one shall | be a member of the |
| 48 | Senate who shall serve for a term of two years, one sha | all be a representative |
| 49 | from the Administrative Office of the Courts who sha | ll serve for a term of |
| 50 | three years, one shall be a representative from a c | child welfare private |
| 51 | provider organization who shall serve for a term of two | o years, and one shall |

| | General Assemb | oly Of North Carolina | Session 2017 |
|---|--------------------------|--|----------------------------------|
| 1 | | be a representative from the North Carolina Ped | iatric Society who shall |
| 2 | | serve a one-year term. | |
| 3 | <u>(2)</u> | Four members shall be appointed by the Gene | ral Assembly upon the |
| 4 | | recommendation of the Speaker of the House of | • • |
| 5 | | members appointed under this subdivision, one sh | nall be a member of the |
| | | House of Representatives who shall serve for a terr | <u>n of two years, one shall</u> |
| | | be a representative from the Department of Publ | ic Instruction who shall |
| | | serve for a term of three years, one shall be a repr | resentative from Indigent |
| | | Defense Services who shall serve for a term of two | years, and one shall be a |
| | | representative of the Hospital Association who shall | serve a one-year term. |
| | <u>(3)</u> | Nine members shall be appointed by the Gove | ernor. Of the members |
| | | appointed under this subdivision, one shall be a | representative from the |
| | | Department of Health and Human Services, Division | on of Child Development |
| | | and Early Education, who shall serve for a term of t | |
| | | representative from the Department of Health and H | |
| | | of Social Services, who shall serve for a term of the | - |
| | | representative from the Department of Public Safe | • |
| | | Justice, who shall serve for a term of two years, one | - |
| | | from the Department of Health and Human Servi | |
| | | Health, Developmental Disabilities, and Substance | |
| | | shall serve for a term of three years, one shall be a | • |
| | | Guardian ad Litem program who shall serve a term | - |
| | | be a representative from Disability Rights NC wh | • |
| | | term, one shall be a representative from a local mar | |
| | | care organization (LME/MCO) who shall serve a or | |
| | | <u>a representative from the Department of Health</u> Division of Public Health, with expertise in substa | |
| | | shall serve for a term of two years, and one shall | |
| | | department of social services who shall serve a one- | |
| | (c) Term | s; Vacancies. – Upon the expiration of the terms | • |
| | | member shall be appointed for a term of four years | |
| | | binted. No member may serve more than two consecut | |
| | | thin 30 days by the authority making the initial appoint | • |
| | | nization. – The Council shall elect from its membersh | |
| | | e-year terms. The Council shall meet on a quarterly | ± |
| | call of the chair. | A quorum of the Council is nine members. No action | n may be taken except by |
| | <u>a majority vote a</u> | t a meeting at which a quorum is present. The Open M | Aeetings Law pursuant to |
| | Article 33C of C | Chapter 143 of the General Statutes and the Public Re | cords Act under Chapter |
| | 132 of the Gener | al Statutes shall apply to the Council. | |
| | (e) Fundi | ing From funds available to the General Assembly, | the Legislative Services |
| | Commission sha | all allocate monies to fund the work of the Comm | mittee. Members of the |
| | | receive subsistence and travel expenses as provide | ded in G.S. 120-3.1 and |
| | <u>G.S. 138-5.</u> | | |
| | | - The Legislative Services Commission, through | |
| | | sign professional staff to assist the Council in its wor | - |
| | | Services Commission, the Director of Legislative Ass | - |
| | | Representatives shall assign clerical staff to the Co | ouncil. The expenses for |
| | | es shall be borne by the Council. | |
| | " <u>§ 143-776. Pov</u> | | forme on the fallowing. |
| | | its establishment, the Council shall direct its initia | 1 locus on the following |
| | <u>initiatives:</u> | | |

| | General Assembly Of North Carolina | Session 2017 |
|----------|--|-------------------------------------|
| 1 2 | (1) <u>Mapping the network of child-serving a</u> State. | agencies and organizations in the |
| 3 4 | (2) Cataloging examples of failures in | |
| 5 | (3) Reviewing the work of bodies similar to the | |
| 6 | | |
| 7 | (b) Beginning July 1, 2020, the Council shall for | |
| 8 | | |
| 9 | services system. In addition, the Council shall do the following | <u>1g:</u> |
| 10 | (1) Monitor the process of regionalization. | |
| 11 | (2) Monitor the process of child welfare reform | <u>n.</u> |
| 12 | | actice necessary to remedy gaps in |
| 13 | | ication between the new regional |
| 14 | | encies and organizations involved |
| 15 | | |
| 16 | | |
| 17 | | • • |
| 18 | | |
| 19 | | |
| 20 | | ty extends to any publicly funded |
| 21 | | |
| 22 | | |
| 23 | | - |
| 24 | | |
| 25 26 | · · · · · · · · · · · · · · · · · · · | |
| 26 27 | · _ · | |
| 27 | | |
| 28 29 | | its nom other sources to support |
| 30 | | d in this act to the Department of |
| 31 | | 1 |
| 32 | | |
| 33 | | • |
| 34 | 0 1 1 | 6 |
| 35 | 1 | , , |
| 36 | DRIVERS LICENSE PILOT PROJECT | |
| 37 | SECTION 11C.12.(t) The General Assembly re | ecognizes that not having a drivers |
| 38 | license is a barrier to education, employment, health care, and | d other community-based activities |
| 39 | | |
| 40 | One of the biggest barriers to accessing a drivers license for | such youth is the ability to obtain |
| 41 | , , , , , , , , , , , , , , , , , , , | |
| 42 | | |
| 43 | | |
| 44 | | |
| 45 | | b ensure proper advertising of the |
| 46 | | |
| 47 | 1 1 | |
| 48 | e . | |
| 49 50 | | - |
| 50 51 | | • |

(\$75,000) for the 2018-2019 fiscal year shall be used to conduct the pilot project established
 pursuant to subsection (t) of this section.

3 4

PILOT WAIVER FOR IAFT FOSTER PARENTS

5 **SECTION 11C.12.(v)** The General Assembly has determined that in an effort to 6 maximize funding, local management entities/managed care organizations (LME/MCOs) are 7 utilizing Intensive Alternative Family Treatment (IAFT), which is a means of cost-effective, 8 specialized foster care treatment service that is being used for many youth who would have 9 previously been treated in Medicaid congregate care, such as psychiatric residential treatment 10 facilities. The General Assembly finds that these higher-need youth are often (i) suspended or 11 expelled from school or day programs and (ii) require multiple appointments on a weekly basis to address needs, such as therapy, medication management, and school individual education 12 13 plans (IEPs). Further, in accordance with rules, foster parents are required to maintain outside 14 employment while providing foster care, but the constant demands of meeting the needs of 15 these foster youth often lead to disruption in placement as the foster parent is unable to meet 16 those needs while maintaining the parent's employment obligations.

17 **SECTION 11C.12.(w)** To that end, the Department of Health and Human Services, 18 Division of Social Services (Division), shall establish a pilot program that will allow the 19 Division to waive the employment requirement for foster parents with children utilizing the 20 Intensive Alternative Family Treatment (IAFT). The Division shall solicit participation in the 21 pilot program from interested local management entities/managed care organizations 22 (LME/MCOs). The participating LME/MCOs shall conduct comparison measures between 23 existing IAFT outcomes and those of pilots to determine any impact the waiver may have on 24 outside employment. LME/MCOs shall measure progress of the pilot waivers based on the 25 expectation of meeting the following outcomes:

26 27 (1) Improved placement stability with less than twenty percent (20%) of moves of youth occurring due to therapeutic foster parent request.

28 29

30

35 36 (2) Seventy-five percent (75%) of youth and families meeting their treatment goals within the projected time frame.

(3) No more than a ten percent (10%) increase in higher-level hospital bed days.

31 SECTION 11C.12.(x) LME/MCOs participating in the IAFT pilot waiver program 32 shall provide a report on the outcomes of the pilots, along with any recommendations, to the 33 Division. The Division shall then submit a report on the pilot waiver program to the Joint 34 Legislative Oversight Committee on Health and Human Services by December 1, 2018.

TERMINATION OF PARENTAL RIGHTS/APPEALS

37 SECTION 11C.12.(y) G.S. 7B-1001, as amended by Section 4 of S.L. 2017-7,
 38 reads as rewritten:
 39 "§ 7B-1001. Right to appeal.

40 (a) In a juvenile matter under this Subchapter, appeal of a final order of the court in a
41 juvenile matter shall be made directly to the Court of Appeals unless otherwise
42 specified. Appeals. Only the following juvenile matters may be appealed:

43 44 An order entered under G.S. 7B-906.2(b) with rights to appeal properly (5) 45 preserved, as follows: 46 The Court of Appeals shall review the order eliminating reunification a. 47 as a permanent plan if all of the following apply: 48 A motion or petition to terminate the parent's rights is heard 1. 49 and granted. 50 2. The order terminating parental rights is appealed in a proper 51 and timely manner.

| | General Assemb | oly Of I | North Carolina | Session 2017 |
|-------------|----------------|---------------|---|---|
| 1 2 3 | | | | ification as a permanent plan is the record on appeal of the 3. |
| 4 5 6 | | b. | A party who is a parent shall have t termination of parental rights petiti days of the order. | |
| 7 | | e. | A party who is a custodian or g | uardian shall have the right to |
| 8 | | | immediately appeal the order. | |
| 9 | | | order entered under G.S. 7B-906.2(1 | |
| 10 | | | ed by G.S. 7B-101(18b), as a per- | manent plan by either of the |
| 11 12 | | <u>follov</u> | • • | |
| 12 | | <u>a.</u> | <u>A parent who is a party and:</u> <u>1.</u> <u>Has preserved the right to a</u> | ppeal the order in writing within |
| 13 | | | 30 days after entry and service | |
| 5 | | | | ights petition or motion has not |
| 6 | | | | entry and service of the order. |
| 7 | | | 3. A notice of appeal of the of | order eliminating reunification is |
| 8 | | | | ntry and service of the expiration |
| 19 | | | of the 65 days. | |
| 20 | | <u>b.</u> | A party who is a guardian or custo | dian with whom reunification is |
| 21 | | | not a permanent plan. | 1 • |
| 22 23 | (6) | | order that terminates parental rights of | |
| 23 24 | (a1) In a ju | | nate parental rights shall be made direct matter under this Subchapter, appeal | |
| 25 | | | Supreme Court in the following juvenil | |
| 26 | <u>(1)</u> | | order that terminates parental rights of | |
| 27 | <u>/</u> | | nate parental rights. | |
| 28 | <u>(2)</u> | An | order eliminating reunification a | as a permanent plan under |
| 29 | | G.S. | 7B-906.2(b), if all of the following cor | nditions are satisfied: |
| 0 | | <u>a.</u> | The right to appeal the order elim | |
| 1 | | | preserved in writing within 30 days | - |
| 2 | | <u>b.</u> | A motion or petition to terminate the | |
| 3 | | | days of entry and service of the ord | der eliminating reunification and |
| 84 85 | | | both of the following occur: | terminate rights is heard and |
| 6 | | | <u>1.</u> <u>The motion or petition to</u> granted. | terminate rights is heard and |
| ,0 87 | | | | tal rights is appealed in a proper |
| 38 | | | and timely manner. | <u></u> |
| 39 | | <u>c.</u> | A separate notice of appeal of the | order eliminating reunification is |
| 40 | | | filed within 30 days after entry a | - |
| 41 | | | parental rights order. | |
| 42 | | | filed pursuant to subdivision (a1)(2) of | _ |
| 43 | | | iminating reunification together with a | • |
| 44 | | | order eliminating reunification is | vacated or reversed, the order |
| 45 46 | | - | <u>its shall be vacated.</u> | appeal shall be given in writing |
| +0 47 | | - | peal and notice to preserve the right to ined in G.S. 7B-1002 and shall be ma | |
| 48 | * 1 1 1 * | | ccordance with G.S. 1A-1, Rule 58. | ac within 50 days after entry and |
| 49 | | | peal shall be signed by both the app | ealing party and counsel for the |
| 50 | . , | - | In the case of an appeal by a juvenile | |
| 51 | | • | attorney advocate." | |

| 1 | | |
|----------|------------------|---|
| 2 | TIME FRAME | FOR LICENSURE APPROVAL/FOSTER CARE |
| 3 | SECT | FION 11C.12.(z) G.S. 131D-10.3 is amended by adding a new subsection to |
| 4 | read: | |
| 5 | "§ 131D-10.3. L | icensure required. |
| 6 | | |
| 7 | (d1) Notwa | ithstanding any other provision of law, the Department shall grant or deny a |
| 8 | | e foster care or therapeutic foster care within three months from the date of |
| 9 | application. | * |
| 10 | <u> </u> | |
| 11 | SECT | TION 11C.12.(aa) The Department of Health and Human Services, Division |
| 12 | | s, shall further examine the existing time frames for processing foster care and |
| 13 | | care applications and determine methods to further reduce the time frames for |
| 14 | | ying applications for licensure. |
| 15 | upproving of dem | Jing approvations for neonsator |
| 16 | TEMPORARY | FINANCIAL ASSISTANCE FOR FACILITIES LICENSED TO |
| 17 | | CATE-COUNTY SPECIAL ASSISTANCE |
| 18 | | FION 11C.13.(a) The following definitions apply in this section: |
| 19 | (1) | Facility licensed to accept State-County Special Assistance payments or |
| 20 | (1) | facility. – Any residential care facility that is (i) licensed by the Department |
| 20 | | of Health and Human Services and (ii) authorized to accept State-County |
| 21 | | Special Assistance payments from its residents. |
| 22 | (2) | State-County Special Assistance. – The program authorized by |
| 23 24 | (2) | G.S. 108A-40. |
| 24 25 | SECT | FION 11C.13.(b) Nonrecurring funds appropriated in this act to the |
| 23 26 | | ealth and Human Services, Division of Social Services (DSS), for each year of |
| 20 27 | | scal biennium for facilities licensed to accept State-County Special Assistance |
| 28 | | |
| | | be used to provide temporary financial assistance in the form of a monthly facilities on behalf of each resident who is a recipient of State-County Special |
| 29 30 | 1 . | 1 2 1 |
| 30 31 | | counties shall pay to the State fifty percent (50%) of the cost of providing these |
| 32 | • • • | ts to these facilities. The monthly payments provided by DSS to these facilities |
| | 0 | o all of the following requirements and limitations: |
| 33 | (1) | The amount of the monthly payments authorized by this section is equal to |
| 34 25 | | thirty-four dollars (\$34.00) per month for each resident of the facility as of |
| 35 | | the first day of the month who is a recipient of State-County Special |
| 36 | (0) | Assistance. |
| 37 | (2) | A facility that receives the monthly payments authorized by this section shall |
| 38 | | not, under any circumstances, use these payments for any purpose other than |
| 39 | | to offset the cost of serving residents who are recipients of State-County |
| 40 | | Special Assistance. |
| 41 | (3) | The DSS shall make monthly payments authorized by this section to a |
| 42 | | facility on behalf of a resident only for the period commencing July 1, 2017, |
| 43 | | and ending June 30, 2019. |
| 44 | (4) | The DSS shall make monthly payments authorized by this section only to the |
| 45 | | extent sufficient State and county funds allocated to the DSS for each year of |
| 46 | | the 2017-2019 fiscal biennium are available for this purpose. |
| 47 | (5) | The DSS shall not make monthly payments authorized by this section to a |
| 48 | | facility on behalf of a resident whose eligibility determination for |
| 49 | | State-County Special Assistance is pending. |
| 50 | (6) | The DSS shall terminate all monthly payments pursuant to this section on |
| 51 | | the earlier of the following: |

| | General Assembly Of North Carolina | Session 2017 |
|----------------|---|----------------------|
| 1 | a. June 30, 2019. | |
| 2 3 4 | b. Upon depletion of the State and county funds al for each year of the 2017-2019 fiscal year for this SECTION 11C.13.(c) Notwithstanding any provision of thi | purpose. |
| 5 | provision of law to the contrary, the DSS shall not be required to prov | • |
| 6 | financial assistance to facilities beyond June 30, 2019, or upon depletio | |
| 7 | county funds allocated to the DSS for each year of the 2017-2019 fisca | |
| 8 | purpose, whichever is earlier. | |
| 9 | SECTION 11C.13.(d) If possible, the DSS shall use an exis | sting mechanism to |
| 10 | administer these funds in the least restrictive manner that ensures complian | |
| 11 | and timely and accurate payments to facilities. The DSS shall not, under any | |
| 12 | any portion of the State and county funds allocated to the DSS for each year | ar of the 2017-2019 |
| 13 | fiscal biennium for the purpose of this section for any other purpose. | |
| 14 | SECTION 11C.13.(e) Nothing in this section shall be constru | ed as an obligation |
| 15 | by the General Assembly to appropriate funds for the purpose of this | section, or as an |
| 16 | entitlement by any facility, resident of a facility, or other person to receive | temporary financial |
| 17 | assistance under this section. | |
| 18 | SECTION 11C.13.(f) Of the funds appropriated in this act to | |
| 19 | year of the 2017-2019 fiscal biennium for facilities licensed to accept St | |
| 20 | Assistance payments, the DSS shall not use more than two hundred fift | • |
| 21 | (\$250,000) in nonrecurring funds for each year of the 2017-2019 fi | iscal biennium for |
| 22 | administrative purposes. | |
| 23 | SECTION 11C.13.(g) This section expires on June 30, 2019. | |
| 24 25 | SUBPART XI-D. DIVISION OF AGING AND ADULT SERVICES | |
| 23 26 | SUBFART AI-D. DIVISION OF AGING AND ADULT SERVICES | |
| 20 27 | STATE-COUNTY SPECIAL ASSISTANCE | |
| 28 | SECTION 11D.1.(a) For each year of the 2017-2019 fis | scal biennium the |
| <u>2</u> 9 | maximum monthly rate for residents in adult care home facilities shall be | · · · · · · |
| 30 | hundred eighty-two dollars (\$1,182) per month per resident. | |
| 31 | SECTION 11D.1.(b) For each year of the 2017-2019 fit | scal biennium, the |
| 32 | maximum monthly rate for residents in Alzheimer's/Dementia special care | e units shall be one |
| 33 | thousand five hundred fifteen dollars (\$1,515) per month per resident. | |
| 34 | | |
| 35 | ALIGNMENT OF STATE & FEDERAL AGING PLAN REPORTING | DEADLINES |
| 36 | SECTION 11D.2. G.S. 143B-181.1A reads as rewritten: | |
| 37 | "§ 143B-181.1A. Plan for serving older adults; inventory of existing da | ta; cooperation by |
| 38 | State agencies. | |
| 39 | (a) The Division of <u>Aging, Aging and Adult Services of the</u> Depart | |
| 40 | Human Services shall submit a regularly updated plan to the General Assem | ••• |
| 41 | 1 of every other odd-numbered year, beginning March 1, 1995. This plan sha | |
| 42 | (1) A detailed analysis of the needs of older adults in North | |
| 43 | existing available data, including demographic, geograp | - |
| 44 45 | (2) <u>economical, economic</u> , and other pertinent <u>indicators; indic</u> | |
| 45 46 | (2) A clear statement of the goals of the State's long-terr aging; aging. | n puone poney on |
| 40 47 | (3) An analysis of services currently provided and an ana | alveis of additional |
| 47 48 | (5) All analysis of services currently provided and an analysis of services currently provided and an analysis | aryono or additional |
| 49 | (4) Specific implementation recommendations on expansion | on and funding of |
| 5 0 | current and additional services and services service levels | - |
| | | - |

| | General Assem | bly Of North Carolina | Session 2017 |
|----------------------|--|---|---------------------------|
| 1 | (b) The I | Division of Aging, Aging and Adult Services of the De | partment of Health and |
| 2 | Human Services | <u>Services</u> shall maintain an inventory of existing data se | ets regarding the elderly |
| 3 | | na, in order to ensure that adequate demographic, geo | 01 |
| 4 | | ther pertinent indicators are available to generate its reg | gularly updated Plan for |
| 5 | Serving Older A | | |
| 6 | | t, the Division of Aging and Adult Services shall mal | ke information on these |
| 7 | | le within a reasonable time. | |
| 8 | | encies and entities that possess data relating to the | |
| 9 | 1 | Health and Human Services' Division of Health Service Participants | |
| 10 11 | | nd the Divisions of Public Health, Health Service Regues, and the Department of Administration, Social Servic | |
| 11 | | <u>nan Services</u> , shall cooperate, upon request, with the | * |
| 12 | | implementing this subsection." | Division of Aging and |
| 13 14 | Adult Services II | i implementing this subsection. | |
| 15 | SURPART XI-I | E. DIVISION OF PUBLIC HEALTH | |
| 16 | | | |
| 17 | FUNDS FOR S | CHOOL NURSES | |
| 18 | SEC | FION 11E.1. Part 1 of Article 1 of Chapter 130A of | the General Statutes is |
| 19 | | ing a new section to read: | |
| 20 | " <u>§ 130A-4.3. St</u> | ate funds for school nurses. | |
| 21 | (a) The l | Department shall use State funds appropriated for the | School Nurse Funding |
| 22 | Initiative to sup | plement and not supplant other State, local, or federa | l funds appropriated or |
| 23 | | purpose. The Department shall ensure that communitie | |
| 24 | | nd funding for school nurses. These funds shall not be | |
| 25 | | These funds shall be distributed to local health depa | rtments according to a |
| 26 | | udes all of the following: | |
| 27 | $\frac{(1)}{(2)}$ | School nurse-to-student ratio. | |
| 28 29 | $\frac{(2)}{(3)}$ | Percentage of students eligible for free or reduced-pri Percentage of children in poverty. | ice meais. |
| 29 30 | $(\underline{3})$ $(\underline{4})$ | Per capita income. | |
| 31 | $\frac{(+)}{(5)}$ | Eligibility as a low-wealth county. | |
| 32 | $\frac{(5)}{(6)}$ | Mortality rates for children between one and 19 years | s of age |
| 33 | $\frac{(0)}{(7)}$ | Percentage of students with chronic illnesses. | <u>, or ugo.</u> |
| 34 | (8) | Percentage of county population consisting of minori | ty persons. |
| 35 | | Division of Public Health shall ensure that school nu | • • |
| 36 | | assist in any instructional or administrative duties ass | |
| 37 | curriculum and (| ii) perform all of the following with respect to school he | |
| 38 | <u>(1)</u> | Serve as the coordinator of the health services program | am and provide nursing |
| 39 | | <u>care.</u> | |
| 40 | <u>(2)</u> | Provide health education to students, staff, and parent | |
| 41 | <u>(3)</u> | Identify health and safety concerns in the school envi | ironment and promote a |
| 42 | | nurturing school environment. | |
| 43 | <u>(4)</u> | Support healthy food services programs. | 1 .1 |
| 44 | <u>(5)</u> | Promote healthy physical education, sports policies, a | - |
| 45 46 | <u>(6)</u> | Provide health counseling, assess mental health needs | |
| 46 47 | (7) | and refer students to appropriate school staff or common Promote community involvement in assuring a heat | |
| 47 48 | <u>(7)</u> | school liaison to a health advisory committee. | ury school and serve as |
| 48 49 | <u>(8)</u> | Provide health education and counseling and promote | te healthy activities and |
| 4) 50 | <u>(0)</u> | a healthy environment for school staff. | to nouring activities and |
| 50 | | a nearting environment for senoor starr. | |

| | General Assemb | oly Of North Carolina | Session 2017 |
|----------|---|--|--------------------|
| 1 | (9) | Be available to assist the county health department during | a public health |
| 2 | <u>, , , , , , , , , , , , , , , , , , , </u> | emergency." | |
| 3 | | | |
| 4 | STRATEGIES | FOR ADDRESSING STRUCTURAL BUDGET DEFIC | CIT IN STATE |
| 5 | | ORY OF PUBLIC HEALTH | |
| 6 | SECT | FION 11E.2.(a) By March 1, 2018, the Department of He | alth and Human |
| 7 | | on of Public Health, shall review the current fee schedule | |
| 8 | environmental se | ervices provided by the State Laboratory of Public Health (S | LPH) and report |
| 9 | any recommend | ed strategies for addressing its structural budget deficit. | The report must |
| 10 | include at least a | ll of the following: | - |
| 11 | (1) | Recommendations on all of the following: | |
| 12 | | a. Any service the SLPH currently provides at no c | ost for which it |
| 13 | | should begin charging a fee, along with recomme | ndations for the |
| 14 | | amount of each new fee sufficient to cover both | the direct and |
| 15 | | indirect costs of the service. | |
| 16 | | b. Implementation of a billing system for services | provided by the |
| 17 | | SLPH. | |
| 18 | | c. Strategies to improve billing accuracy in order to incr | rease the SLPH's |
| 19 | | Medicaid reimbursement rate. | |
| 20 | | d. The feasibility of modifying the Medicaid State P | |
| 21 | | SLPH to engage in cost settlement, similar to the app | proaches used by |
| 22 | | local health departments. | |
| 23 | (2) | Identification of measures to ensure that local health departm | |
| 24 | | report all data needed to ensure accurate and timely b | oilling of SLPH |
| 25 | | services. | |
| 26 | (3) | Proposals on alternative funding options to support the opera | ating costs of the |
| 27 | SEC | SLPH. | 1 |
| 28 29 | SEC | FION 11E.2.(b) This section is effective when this act become | es law. |
| 29 30 | LOCAL HEA | LTH DEPARTMENTS/COMPETITIVE GRANT P | ROCESS TO |
| 31 | | MATERNAL AND CHILD HEALTH | RUCESS IU |
| 32 | | FION 11E.3.(a) Funds appropriated in this act to the Depart | rtment of Health |
| 33 | | ices, Division of Public Health, for each year of the 2017-2019 | |
| 34 | | titive grants to local health departments for the improvement | |
| 35 | | be used to continue administering a competitive grant process | |
| 36 | | ed on maternal and infant health indicators and the county's d | |
| 37 | - | ence-based programs to achieve the following goals: | |
| 38 | (1) | Improve North Carolina's birth outcomes. | |
| 39 | (2) | Improve the overall health status of children in this State f | rom birth to age |
| 40 | | five. | U |
| 41 | (3) | Lower the State's infant mortality rate. | |
| 42 | SECT | FION 11E.3.(b) The plan for administering the competitive | ve grant process |
| 43 | | east all of the following components: | • |
| 44 | (1) | A request for application (RFA) process to allow local healt | h departments to |
| 45 | | apply for and receive State funds on a competitive basis. | The Department |
| 46 | | shall require local health departments to include in the appl | ication a plan to |
| 47 | | evaluate the effectiveness, including measurable impact or | |
| 48 | | activities, services, and programs for which the funds are bei | 0 1 |
| 49 | (2) | A requirement that the Secretary prioritize grant awards to the | |
| 50 | | departments that are able to leverage non-State funds in add | ition to the grant |
| 51 | | award. | |

| | General Assem | bly Of North Carolina | Session 2017 |
|-------------|--------------------|--|-------------------------|
| 1 2 3 | (3) | Ensures that funds received by the Department to supplement and do not supplant existing funds for ma initiatives. | |
| 4 | (4) | Allows grants to be awarded to local health departmen | ts for up to two years. |
| 5 | SEC | FION 11E.3.(c) No later than July 1 of each year, as ap | plicable, the Secretary |
| 6 | | he recipients of the competitive grant awards and alloc | |
| 7 | recipients for the | e respective grant period pursuant to the amounts design | nated under subsection |
| 8 | | on. After awards have been granted, the Secretary shall | |
| 9 | - | Oversight Committee on Health and Human Services on | n the grant awards that |
| 10 | | all of the following: | |
| 11 12 | (1) | The identity and a brief description of each grantee initiative offered by the grantee. | and each program or |
| 13 | (2) | The amount of funding awarded to each grantee. | |
| 14 | (3) | The number of persons served by each grantee, broke | n down by program or |
| 15 | | initiative. | |
| 16 | | FION 11E.3.(d) No later than December 1 of each t | • |
| 17 | | nt receiving funding pursuant to this section in the resp | |
| 18 | | ivision of Central Management and Support a written | |
| 19 | | appropriations. The report shall include the following | information about the |
| 20 | • • | ding the year in which the report is due: | |
| 21 | (1) | A description of the types of programs, services, an | d activities funded by |
| 22 | | State appropriations. | |
| 23 | (2) | Statistical and demographical information on the nun | - |
| 24 | | by these programs, services, and activities, including | the counties in which |
| 25 | | services are provided. | 1 66 1 |
| 26 27 | (3) | Outcome measures that demonstrate the impact and programs, services, and activities based on the | |
| 28 | | developed by the Division, in collaboration with the | e University of North |
| 29 | | Carolina Gillings School of Global Public Health, | |
| 80 | | 12E.11(e) of S.L. 2015-241, and reported to the Joint | |
| 1 | | Committee on Health and Human Services on April 1, | |
| 2 | (4) | A detailed program budget and list of expenditures, | including all positions |
| 33 | | funded, matching expenditures, and funding sources. | |
| 4 | | | |
| 35 | | ON USE OF STATE FUNDS | D |
| 36 | | FION 11E.4. Of the funds appropriated in this act to the | |
| 37 | | ices for the 2017-2019 fiscal biennium, no State funds sl | 5 |
| 88 | | forms abortions. This section shall not be construed to p | |
| 39 | | State Health Plan provider or Medicaid provider for ser | vices authorized under |
| 40 | the State Health | Plan or the State Medicaid Program. | |
| 41 | EVIDENCE D | CED DIADETEC DESTENTION DOCTAM | |
| 42 43 | | ASED DIABETES PREVENTION PROGRAM | IU ELIMINATE |
| +3 14 | | FION 11E.5.(a) The Department of Health and Humar | Services Division of |
| 15 | | office of Minority Health, shall continue to administer, in | |
| 16 | | e and Injury Prevention Section, an evidence-based | |
| 17 | | ed after the program recommended by the National Ins | |
| 18 | - | idney Diseases, targeting minority populations. | Line of Diacotob und |
| 9 | - | FION 11E.5.(b) By December 1, 2017, and an | nually thereafter. the |
| 50 | | Health and Human Services shall report to the Joint | • |

| General As | sembly Of North Carolina | Session 2017 |
|------------|---|---------------------------|
| | on Health and Human Services on the status, participant de the Diabetes Prevention Program authorized by subsection (| 01 |
| IMPLEME | NT THE FEDERAL ELEVATED BLOOD LEVEL STA | NDARD IN NORTH |
| CAROI | INA | |
| S | ECTION 11E.6.(a) It is the intent of the State to protec | t young children from |
| being expo | ed to high levels of lead that can cause substantial h | narm to their normal |
| 0 | development and to ensure important intervention servic of lead hazards, will be provided to children whose health | 0 1 |
| exposure. | | |
| S | ECTION 11E.6.(b) G.S. 130A-131.7 reads as rewritten: | |
| "§ 130A-13 | .7. Definitions. | |
| The follo | wing definitions apply in this Part: | |
| | | |
| (| 3) "Confirmed lead poisoning" means a blood lead co | oncentration of 20-10 |
| | micrograms per deciliter or greater determined b | y the lower of two |
| | consecutive blood tests within a six-month12-month p | eriod. |
| | | |
| (| 5) "Elevated blood lead level" means a blood lead con | ncentration of 10-five |
| | micrograms per deciliter or greater determined b | - |
| | consecutive blood tests within a six-month12-month p | eriod. |
| | | |
| | ECTION 11E.6.(c) G.S. 130A-131.9C(a) reads as rewritten | |
| • • | Ipon determination that a child less than six years of age | |
| | ²⁰⁻¹⁰ micrograms per deciliter or greater and that child i | |
| | containing lead poisoning hazards, the Department shall req | |
| | ng hazards. The Department shall also require remediation | |
| | tified at the supplemental addresses of a child less than si | x years of age with a |
| | ad poisoning of $\frac{20 \cdot 10}{10}$ micrograms per deciliter or greater." | |
| | ECTION 11E.6.(d) G.S. 130A-131.9G reads as rewritten: | |
| | .9G. Resident responsibilities. | C 1 1 |
| • | esidential housing unit occupied by a child less than six ye | - |
| | od lead level of <u>10-five</u> micrograms per deciliter or greater | · 1 |
| | riting, the owner or managing agent and the child's parents of | 0 0 |
| - | of carrying out routine cleaning activities in the units they oc | cupy, own, or manage. |
| • | g activities shall include all of the following: | |
| | 1) Wiping clean all windowsills with a damp cloth or spo Begularly weaking all surfaces accessible to abildram | nge at least weekly. |
| | 2) Regularly washing all surfaces accessible to children. | fring one data i 1 |
| (| 3) In the case of a leased residential housing unit, identi- | |
| | paint in the unit and notifying the owner or managing within 72 hours of discovery | agent of the conditions |
| (| within 72 hours of discovery.Identifying and understanding potential lead poise | ning hazarda in the |
| (| Identifying and understanding potential lead poise environment of each child less than six years of age | - |
| | toys, vinyl miniblinds, playground equipment, drin | |
| | painted surfaces), and taking steps to prevent childre | - |
| | such as encouraging children to wash their faces and | |
| | especially after playing outdoors." | nanos nequentiy and |
| | especially after playing butubors. | |
| AIDS DRU | G ASSISTANCE PROGRAM | |
| | ECTION 11E.7. Part 1 of Article 1 of Chapter 130A of t | he General Statutes is |
| | adding a new section to read: | and Conternal Statuted 15 |

51 amended by adding a new section to read:

| | General Assembly Of North Carolina | Session 2017 |
|---------|---|--------------------|
| 1 | "§ 130A-4.4. Funds for AIDS Drug Assistance Program. | |
| 2 | The Department shall work with the Department of Public Safety to us | se Department of |
| 3 | Public Safety funds to purchase pharmaceuticals for the treatment of individu | als in the custody |
| 4 | of the Department of Public Safety who have been diagnosed with Human I | mmunodeficiency |
| 5 | Virus or Acquired Immune Deficiency Syndrome (HIV/AIDS) in a manner | that allows these |
| 6 | funds to be accounted for as State matching funds in the Department of H | ealth and Human |
| 7 | Services drawdown of federal Ryan White funds earmarked for the AIDS | Drug Assistance |
| 8 9 | Program also known as ADAP." | - |
| 9 10 | STUDY USE OF AIDS DRUG ASSISTANCE PROGRAM (ADA | P) FUNDS TO |
| 1 | PURCHASE HEALTH INSURANCE | |
| 12 | SECTION 11E.8.(a) The Department of Health and Human Ser | vices, Division of |
| 13 | Public Health, shall study the feasibility of creating within the North Card | olina AIDS Drug |
| 4 | Assistance Program (ADAP) a health insurance premium assistance prog | gram that utilizes |
| 5 | federal funds from Part B of the Ryan White HIV/AIDS Program and ADAP | funds to provide, |
| 6 | on a case-by-case basis, premium and cost-sharing assistance for the purchas | se or maintenance |
| 7 | of private health insurance coverage, including premiums, co-payments, a | |
| 8 | eligible beneficiaries with the highest out-of-pocket costs for health insu | irance premiums, |
| 9 | co-payments, and deductibles. In determining the feasibility of creating suc | ch a program, the |
| 20 | Department shall plan for full compliance with federal Health Resource | ces and Services |
| 21 | Administration (HRSA) guidance, including the methodology used to do all of | f the following: |
| 2 | (1) Assess and compare the cost of providing prescription | drugs to eligible |
| 3 | beneficiaries through the health insurance premium as | sistance program |
| 24 | created pursuant to this section versus the existing ADAP p | orogram. |
| 25 | (2) Ensure that insurance premium assistance program funds | are used solely to |
| 6 | pay for premium and cost-sharing assistance for the purcha | se or maintenance |
| 7 | of private health insurance coverage that provides, | at a minimum, |
| 8 | prescription coverage equivalent to the formulary availabl | e under Part B of |
| 9 | the Ryan White HIV/AIDS Program. | |
| 0 | (3) Limit the total annual amount of funds expended for the | |
| 1 | premium assistance program authorized by this section to | no more than the |
| 2 | total annual cost of maintaining the same individuals on the | ne existing ADAP |
| 3 | program. | |
| 4 | SECTION 11E.8.(b) By March 1, 2018, the Department shall s | |
| 5 | the Joint Legislative Oversight Committee on Health and Human Service | |
| 6 | Research Division on the feasibility and cost of operating the program descri | ibed in subsection |
| 7 | (a) of this section, including any obstacles to implementation. | |
| 8 | | |
| 9 | USE OF MODIFIED ADJUSTED GROSS INCOME (MAGI) FOI | |
| 0 | ASSISTANCE PROGRAM (ADAP) ELIGIBILITY DETERMINATI | |
| 1 | SECTION 11E.9. Beginning January 1, 2018, the Department | |
| 2 | Human Services shall implement the use of the Modified Adjusted Gross In | |
| 13 | the calculation of income for the purpose of determining eligibility for | |
| 14 | Assistance Program in order to ensure consistency in the Department's metho | ds of determining |
| 15 | eligibility for other benefit programs. | |
| 6 | | |
| 17 | TRANSFER OF ON-SITE WATER PROTECTION BRANCH TO DEI | |
| -8 | ENVIRONMENTAL QUALITY & MODIFICATION OF | BOARD OF |
| 9 | ENVIRONMENTAL HEALTH SPECIALIST EXAMINERS | 1 |
| 0 | SECTION 11E.10.(a) The On-Site Water Protection Branch of t | |
| 51 | Health Section of the Division of Public Health within the Department of H | lealth and Human |

1 Services is transferred to the Division of Water Resources within the Department of 2 Environmental Quality, by a Type I transfer, as defined in G.S. 143A-6, where it will be known 3 as the On-Site Water Protection Section.

SECTION 11E.10.(b) G.S. 90A-51 reads as rewritten:

"§ 90A-51. Definitions.

4

5

6

7

The words and phrases defined below shall when used in this Article have the following meaning unless the context clearly indicates otherwise:

8 9 "Environmental health practice" means the provision of environmental (2a) 10 health services, including administration, organization, management, 11 education, enforcement, and consultation regarding environmental health services provided to or for the public. These services are offered to prevent 12 13 environmental hazards and promote and protect the health of the public in 14 the following areas: food, lodging, and institutional sanitation; on-site wastewater treatment and disposal; public swimming pool sanitation; 15 childhood lead poisoning prevention; well permitting and inspection; tattoo 16 17 parlor sanitation; and all other areas of environmental health requiring the delegation of authority by the Division of Public Health of the Department 18 19 of Health and Human Services or the On-Site Water Protection Section of the Division of Water Resources of the Department of Environmental 20 21 Quality to State and local environmental health professionals to enforce rules 22 adopted by the Commission for Public Health.Health or the Environmental 23 Management Commission. The definition also includes local environmental 24 health professionals enforcing rules of local boards of health for on-site 25 wastewater systems and wells.

26 27

28

29

SECTION 11E.10.(c) G.S. 90A-55 reads as rewritten:

"§ 90A-55. State Board of Environmental Health Specialist Examiners; appointment and term of office.

30 (a) Board Membership. – The Board shall consist of 12-nine members who shall serve 31 staggered terms: the Secretary of Health and Human Services, Environmental Quality or the 32 Secretary's duly authorized representative, one public-spirited citizen, one environmental 33 sanitation educator from an accredited college or university, one local health director, a one 34 representative of the Division of Public Health of the Department of Health and Human 35 Services, and seven-six practicing environmental health specialists specialists, including one 36 environmental sanitation educator from an accredited college or university and one local health 37 director, who qualify by education and experience for registration under this Article, six of 38 whom Article. The six members who are practicing environmental health specialists shall 39 represent the Western, Piedmont, and Eastern Regions of the State as described more 40 specifically in the rules adopted by the Board.

41 (b) Term of Office. – Each member of the State Board of Environmental Health 42 Specialist Examiners shall be appointed by the Governor for a term of four years. As the term 43 of each current member expires, the Governor shall appoint a successor in accordance with the 44 provisions of this section. If a vacancy occurs on the Board for any other reason than the 45 expiration of a member's term, the Governor shall appoint a successor for the remainder of the 46 unexpired term. No person shall serve as a member of the Board for more than two consecutive 47 four-year terms.

48 (c) The Environmental Health Section of the North Carolina Public Health Association,
 49 Inc., shall submit a recommended list of Board member candidates to the Governor for the
 50 Governor's consideration in appointments, except for the two representatives representative of

51 the Department of Environmental Quality recommended by the Secretary of Environmental

| | General Assembly Of North Carolina Session 2017 |
|-------------|--|
| 1 2 3 | Quality, the representative of the Division of Public Health of the Department of Health and Human Services recommended by the Secretary of Health and Human Services Services, and the local health director recommended by the North Carolina Local Health Directors |
| 4 | Association. |
| 5 | (d) The Governor may remove an appointee member for misconduct in office, |
| 6 7 | incompetency, neglect of duty, or other sufficient cause." SECTION 11E.10.(d) The terms of all members of the Board of Environmental |
| 8 | Health Specialist Examiners shall expire on July 31, 2017. A new Board of nine members shall |
| 9 | be appointed consistent with the requirements specified in G.S. 90A-55(a), as amended by |
| 10 | subsection (c) of this section. Notwithstanding G.S. 90A-55(b), the initial term for the |
| 11 | following persons appointed to the Board of Environmental Health Specialist Examiners shall |
| 12 | be two years: |
| 13 | (1) One public-spirited citizen. |
| 14 | (2) One representative of the Division of Public Health of the Department of |
| 15 | Health and Human Services. |
| 16 | (3) Three practicing environmental health specialists. |
| 17 | At the end of these initial two-year appointments, the term for their successors shall |
| 18 | be four years. The remaining members of the Board shall be appointed for an initial term of |
| 19 | four years, and the term for their successors shall be four years. Initial terms shall begin on |
| 20 | August 1, 2017, and expire on July 31 of the year of expiration as set forth in this subsection. |
| 21 | SECTION 11E.10.(e) G.S. 90A-71 reads as rewritten: |
| 22 | "§ 90A-71. Definitions. |
| 23 | The following definitions apply in this Article: |
| 24 | |
| 25 | (4) "Department" means the Department of Health and Human |
| 26 | Services. <u>Environmental Quality.</u> |
| 27 28 | |
| 28 29 | SECTION 11E.10.(f) G.S. 90A-81(b) reads as rewritten: "(b) Arbitration. – The Board may establish a voluntary arbitration procedure to resolve |
| 29 30 | complaints concerning a certified contractor or inspector or any work performed by a certified |
| 31 | contractor or inspector, or conflicts involving any certified contractor or inspector and the |
| 32 | Division of Public Health of the Department or a local health department." |
| 33 | SECTION 11E.10.(g) The following statutes are amended by deleting the |
| 34 | language "Articles 9 and 10" wherever it appears and substituting "Articles 9, 10, and 11": |
| 35 | G.S. 130A-4(c), 130A-17(b), 130A-18(b), 130A-19(b), 130A-20(b), and 130A-23(e). |
| 36 | SECTION 11E.10.(h) G.S. 130A-22(c) reads as rewritten: |
| 37 | "(c) The Secretary <u>of Environmental Quality</u> may impose an administrative penalty on a |
| 38 | person who willfully violates Article 11 of this Chapter, rules adopted by the Commission |
| 39 | pursuant to Article 11 or any condition imposed upon a permit issued under Article 11. An |
| 40 | administrative penalty may not be imposed upon a person who establishes that neither the site |
| 41 | nor the system may be improved or a new system installed so as to comply with Article 11 of |
| 42 | this Chapter. Each day of a continuing violation shall constitute a separate violation. The |
| 43 | penalty shall not exceed fifty dollars (\$50.00) per day in the case of a wastewater collection, |
| 44 | treatment and disposal system with a design daily flow of no more than 480 gallons or in the |
| 45 | case of any system serving a single one-family dwelling. The penalty shall not exceed three |
| 46 | hundred dollars (\$300.00) per day in the case of a wastewater collection, treatment and disposal |
| 47 48 | system with a design daily flow of more than 480 gallons which does not serve a single |
| 48 | one-family dwelling." |

49

SECTION 11E.10.(i) G.S. 130A-24(e) reads as rewritten: The appeals procedures enumerated in this section shall apply to appeals concerning 50 "(e) the enforcement of rules, the imposition of administrative penalties, or any other action taken 51

| eneral Assembly Of North Carolina Session 2017 |
|---|
| the Department of Environmental Quality pursuant to Articles 8, 9, 10, 11, and 12 Articles |
| <u>10, and 11 of this Chapter."</u> |
| SECTION 11E.10.(j) G.S. 130A-34.1(a) reads as rewritten: |
| "(a) The Local Health Department Accreditation Board is established within the North |
| arolina Institute for Public Health. The Board shall be composed of 17 members appointed by |
| e Secretary of the Department of Health and Human Services as follows: |
| (1) Four shall be county commissioners recommended by the North Carolina |
| Association of County Commissioners, and four shall be members of a local |
| board of health as recommended by the Association of North Carolina |
| Boards of Health. |
| (2) Three local health directors. |
| (3) <u>Three Two staff</u> members from the Division of Public <u>Health, Health of the</u> |
| Department of Health and Human Services. |
| (3a) One staff member from the Environmental Health Section of the Division of |
| Public Health of the Department of Health and Human Services, |
| recommended by the Secretary of Environmental Quality. |
| (4) Repealed by Session Laws 2011-145, s. 13.3(zz), effective July 1, 2011. |
| (5) Three at large." |
| SECTION 11E.10.(k) G.S. 130A-334 reads as rewritten: |
| 130A-334. Definitions. |
| The following definitions shall apply throughout this Article: |
| |
| (1c) "Commission" means the Environmental Management Commission. |
| (1c)(1d) "Construction" means any work at the site of placement done for the |
| purpose of preparing a residence, place of business or place of public |
| assembly for initial occupancy, or subsequent additions or modifications |
| which increase sewage flow. |
| (1d)(1e) "Construction observation" means the visual observation of the |
| construction and installation of the wastewater system for general |
| conformance with the construction documents prepared by the professional |
| engineer who designed the wastewater system. Construction observation that |
| is conducted by the professional engineer who designed the wastewater |
| system does not include or waive the requirement to conduct special |
| inspections. |
| (1e)(1f) "Conventional wastewater system" has the same meaning as in |
| G.S. 130A-343. (19(1a) "Dependence of the Dependence of the Harden Harver |
| (1f)(1g) "Department" means the Department of Health and Human |
| Services. Environmental Quality. |
| (1g)(1h) "Engineered option permit" means an on-site wastewater system that is |
| permitted pursuant to the rules adopted by the Commission in accordance |
| with this Article, meets the criteria established by G.S. 130A-336.1, and is |
| designed by a professional engineer who is licensed under Chapter 89C of |
| the General Statutes who has expertise in the design of on-site wastewater |
| systems. |
| (1h)(1i) "Ground absorption system" means a system of tanks, treatment units, |
| nitrification fields, and appurtenances for wastewater collection, treatment, |
| and subsurface disposal. |
| |
| (10a) "Secretary" means the Secretary of Health and Human |
| Services. Environmental Quality. |
| " |
| by <u>9</u> , Ci th |

| | General Assembly Of North Carolina | Session 2017 |
|----|---|--------------------------|
| 1 | SECTION 11E.10.(<i>l</i>) G.S. 130A-335(b) reads as rewritten: | |
| 2 | "(b) All wastewater Wastewater systems including all of the following shall | either (i) be |
| 3 | regulated by the Department under rules adopted by the Commission or (ii) confe | orm with the |
| 4 | engineered option permit criteria set forth in G.S. 130A-336.1 and under rules ad | opted by the |
| 5 | Commission except for the following wastewater systems that shall be regul | lated by the |
| 6 | Department under rules adopted by the Environmental Management Commission: | |
| 7 | (1) Wastewater collection, treatment, and disposal systems | designed to |
| 8 | discharge effluent to the land surface or surface waters. | |
| 9 | (2) Wastewater systems designed for groundwater remediation, | groundwater |
| 10 | injection, or landfill leachate collection and disposal. | |
| 11 | (3) Wastewater systems designed for the complete recycle or reuse | of industrial |
| 12 | process wastewater. | |
| 13 | (4) Gray water systems as defined in G.S. 143-350." | |
| 14 | SECTION 11E.10.(m) G.S. 130A-335(h) reads as rewritten: | |
| 15 | "(h) Except as provided in this subsection, a chemical or portable toilet may | be placed at |
| 16 | any location where the chemical or portable toilet can be operated and main | tained under |
| 17 | sanitary conditions. A chemical or portable toilet shall not be used as a rep | placement or |
| 18 | substitute for a water closet or urinal where a water closet or urinal connected to | a permanent |
| 19 | wastewater treatment system is required by the North Carolina State Building Code | e, except that |
| 20 | a chemical or portable toilet may be used to supplement a water closet or urinal du | uring periods |
| 21 | of peak use. A chemical or portable toilet shall not be used as an alternative to the | e repair of a |

water closet, urinal, or wastewater treatment system. It shall be unlawful to discharge sewage

or other waste from a chemical or portable toilet used for human waste except into a

wastewater system that has been approved by the Department under rules adopted by the

Commission or by the Environmental Management Commission or at a site that is permitted by

for conventional or accepted septic tank systems within 60 days, or within 90 days for

provisional or innovative systems, after receiving completed applications for the permits, then

the Department of Health and Human Services may withhold public health funding from that

If a local health department repeatedly fails to issue or deny improvement permits

30 31

32

33

22

23

24

25

26

27

28

29

"(d)

local health department." **SECTION 11E.10.(o)** G.S. 130A-336.1(r) reads as rewritten:

SECTION 11E.10.(n) G.S. 130A-336(d) reads as rewritten:

the Department under G.S. 130A-291.1."

34 Reports. - The Department shall report to the Environmental Review Commission "(r) 35 and the Joint Legislative Oversight Committee on Health and Human Services Joint Legislative 36 Oversight Committee on Agriculture and Natural and Economic Resources on or before 37 January 1, 2017, and annually thereafter, on the implementation and effectiveness of this 38 section. For the report due on or before January 1, 2017, the Department shall specifically study 39 (i) whether the engineered option permit resulted in a reduction in the length of time 40 improvement permits or authorizations to construct are pending; (ii) whether the engineered 41 option permit resulted in increased system failures or other adverse impacts; (iii) if the 42 engineered option permit resulted in new or increased environmental or public health impacts; 43 (iv) an amount of errors and omissions insurance or other liability sufficient for covering 44 professional engineers, licensed soil scientists, licensed geologists, and contractors who employ 45 the engineered option permit; and (v) the fees charged by local health departments to 46 administer the engineered option permit pursuant to subsection (n) of this section. The 47 Department may include recommendations, including any legislative proposals, in its reports to 48 the Commission and Committee."

49

50SUBPARTXI-F.DIVISIONOFMH/DD/SASANDSTATEOPERATED51HEALTHCARE FACILITIES

| 1 | | | |
|----|--|--|--|
| 2 | FUNDS FOR THE NORTH CAROLINA CHILD TREATMENT PROGRAM | | |
| 3 | SECTION 11F.1.(a) The title to Part 4 of Article 3 of Chapter 143B of the General | | |
| 4 | Statutes reads as rewritten: | | |
| 5 | "Part 4. Commission for-Mental Health, Developmental Disabilities, and Substance Abuse | | |
| 6 | Services." | | |
| 7 | SECTION 11F.1.(b) Part 4 of Article 3 of Chapter 143B of the General Statutes is | | |
| 8 | amended by adding a new section to read: | | |
| 9 | "§ 143B-150.1. Use of funds for North Carolina Child Treatment Program. | | |
| 10 | (a) <u>State funds appropriated to the Department of Health and Human Services, Division</u> | | |
| 11 | of Mental Health, Developmental Disabilities, and Substance Abuse Services, for the North | | |
| 12 | Carolina Child Treatment Program shall be used exclusively for the following purposes: | | |
| 13 | (1) To continue to provide clinical training and coaching to licensed clinicians | | |
| 14 | on an array of evidence-based treatments and to provide a statewide platform | | |
| 15 | to assure accountability and measurable outcomes. | | |
| 16 | (2) To maintain and manage a public roster of program graduates, linking | | |
| 17 | high-quality clinicians with children, families, and professionals. | | |
| 18 | (3) To partner with leadership within the State, local management | | |
| 19 | entities/managed care organizations as defined in G.S. 122C-3, and the | | |
| 20 | private sector to bring effective mental health treatment to children in | | |
| 21 | juvenile justice and mental health facilities. | | |
| 22 | (b) All data, including any entered or stored in the State-funded secure database | | |
| 23 | developed for the North Carolina Child Treatment Program to track individual-level and | | |
| 24 | aggregate-level data with interface capability to work with existing networks within State | | |
| 25 | agencies, is and remains the sole property of the State." | | |
| 26 | | | |
| 27 | SINGLE-STREAM FUNDING FOR MH/DD/SAS COMMUNITY SERVICES | | |
| 28 | SECTION 11F.2.(a) For the purpose of mitigating cash flow problems that many | | |
| 29 | local management entities/managed care organizations (LME/MCOs) experience at the | | |
| 30 | beginning of each fiscal year relative to single-stream funding, the Department of Health and | | |
| 31 | Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse | | |
| 32 | Services (DMH/DD/SAS), shall distribute not less than one-twelfth of each LME/MCO's base | | |
| 33 | budget allocation at the beginning of the fiscal year and subtract the amount of that distribution | | |
| 34 | from the LME/MCO's total reimbursements for the fiscal year. For each month of the fiscal | | |

35 year after July, the DMH/DD/SAS shall distribute, on the third working day of the month, 36 one-eleventh of the amount of each LME/MCO's single-stream allocation that remains after 37 subtracting the amount of the distribution that was made to the LME/MCO in July of the fiscal 38 year.

39 SECTION 11F.2.(b) The DMH/DD/SAS is directed to reduce its allocation for 40 single-stream funding by thirty-six million eight hundred eighty-five thousand nine hundred thirty-one dollars (\$36,885,931) in recurring funds and by thirty-two million six hundred 41 42 fifty-seven thousand nine hundred seventy-seven dollars (\$32,657,977) in nonrecurring funds for the 2017-2018 fiscal year and by sixty-seven million eight hundred thirteen thousand nine 43 44 hundred sixty-six dollars (\$67,813,966) in recurring funds and thirty-three million seven 45 hundred sixty-six thousand six hundred fifty-five dollars (\$33,766,655) in nonrecurring funds for the 2018-2019 fiscal year. 46

- The DMH/DD/SAS shall allocate these recurring and nonrecurring reductions for
 single-stream funding among the LME/MCOs as follows:
- 49
- 50
- 51 Alliance Behavioral Healthcare

FY 2017-2018 FY 2018-2019

| | General Assembly Of North Carolina | | Session 2017 |
|----------|---|--|-----------------------|
| 1 | Recurring | (\$10,024,743) | (\$18,430,267) |
| 2 | Nonrecurring | (\$5,245,815) | (\$5,423,901) |
| 3 4 | Cardinal Innovations Healthcare | | |
| 4 5 | Recurring | ($($ $) $ $($ $) $ $) $ $($ $) $ $($ $) $ $)$ | $(\$16 \ \$14 \ 001)$ |
| 5 6 | | (\$9,161,977) | (\$16,844,091) |
| 0 7 | Nonrecurring | (\$8,409,102) | (\$8,694,575) |
| 8 | Eastpointe | | |
| 9 | Recurring | (\$2,877,810) | (\$5,290,789) |
| 10 | Nonrecurring | (\$3,357,933) | (\$3,471,929) |
| 11 | 6 | | |
| 12 | Partners Behavioral Health Management | | |
| 13 | Recurring | (\$2,526,478) | (\$4,644,874) |
| 14 | Nonrecurring | (\$3,895,112) | (\$4,027,344) |
| 15 | - | | |
| 16 | Sandhills Center | | |
| 17 | Recurring | (\$9,142,255) | (\$16,807,834) |
| 18 | Nonrecurring | (\$5,238,820) | (\$5,416,668) |
| 19 | | | |
| 20 | Trillium Health Resources | | |
| 21 | Recurring | (\$1,453,376) | (\$2,672,001) |
| 22 | Nonrecurring | (\$3,152,839) | (\$3,259,872) |
| 23 | | | |
| 24 | Vaya Health | | |
| 25 | Recurring | (\$1,699,292) | (\$3,124,110) |
| 26 | Nonrecurring | (\$3,358,356) | (\$3,472,366) |
| 27 | TOTALS | | |
| 28 | Recurring | (\$36,885,931) | (\$67,813,966) |
| 29 | Nonrecurring | (\$32,657,977) | (\$33,766,655) |
| 30 31 | Dry March 1 2019 the Secretary | of Haalth and Human Camiaaa al | all aubrait to the |
| 31 32 | By March 1, 2018, the Secretary of | | |
| 52 33 | Joint Legislative Oversight Committee on He | | |
| 55 34 | Division a proposal for any adjustments to | | - |
| 34 | LME/MCOs for future fiscal years. The | proposal must include a deta | med explanation |

supporting any proposed changes. 36 During each year of the 2017-2019 fiscal biennium, each LME/MCO shall offer at 37 least the same level of service utilization as during the 2014-2015 fiscal year.

38 SECTION 11F.2.(c) The Department of Health and Human Services shall continue 39 to use the monthly reporting package submitted by the LME/MCOs to the Department, as 40 modified pursuant to Section 12F.2(c) of S.L. 2015-241, to include revenues and expenditures for the State funding sources for single-stream, intellectual and developmental disability, and 41 42 substance abuse services on Schedule D2. Additionally, the Department shall continue to use 43 appropriate schedules in the LME/MCO monthly reporting package, as modified pursuant to 44 Section 12F.2(c) of S.L. 2015-241, to include unduplicated recipients and encounters in the 45 same level of detail included in each D schedule for each source of funding for the reporting for 46 the current and previous year's month and year-to-date periods. The Department shall continue 47 to submit these reports to the Joint Legislative Oversight Committee on Health and Human 48 Services and the Fiscal Research Division by the third Monday of each month.

49 SECTION 11F.2.(d) If, on or after June 1, 2018, the Office of State Budget and 50 Management (OSBM) certifies a Medicaid budget surplus in funds 1310 and 1311 and 51 sufficient cash in Budget Code 14445 to meet total obligations for the 2017-2018 fiscal year,

35

then the Department of Health and Human Services, Division of Medical Assistance (DMA), may transfer to the DMH/DD/SAS funds not to exceed the amount of the certified surplus or thirty million dollars (\$30,000,000), whichever is less, to offset the reduction in single-stream funding required by this section.

5 If, on or after June 1, 2019, the OSBM certifies a Medicaid budget surplus in funds 6 1310 and 1311 and sufficient cash in Budget Code 14445 to meet total obligations for fiscal 7 year 2018-2019, then the DMA may transfer to the DMH/DD/SAS funds not to exceed the 8 amount of the certified surplus or thirty million dollars (\$30,000,000), whichever is less, to 9 offset the reduction in single-stream funding required by this section.

10 The DMH/DD/SAS shall allocate funds transferred pursuant to this subsection 11 among the LME/MCOs based on the individual LME/MCO's percentage of nonrecurring 12 reductions in single-stream funding for the fiscal year, as required by subsection (b) of this 13 section. These funds shall be allocated as prescribed by June 30 of each State fiscal year.

14 SECTION 11F.2.(e) The Department of Health and Human Services shall develop 15 a maintenance of effort (MOE) spending requirement for all mental health and substance abuse 16 services which must be maintained using nonfederal, State appropriations on an annual basis in 17 order to meet MOE requirements for federal block grant awards. LME/MCOs shall ensure the 18 MOE spending requirement is met using State appropriations.

19 SECTION 11F.2.(f) Beginning July 1, 2017, and quarterly thereafter, the Secretary 20 of Health and Human Services shall evaluate the financial position of each LME/MCO relative 21 to the solvency standards to be developed by the Department and included in the statewide 22 Strategic Plan for Behavioral Health Services pursuant to Section 12F.10(b)(4) of S.L. 2016-94 23 (approved solvency standards).

24 If, at any time, the Secretary determines an LME/MCO is at risk of failing 25 financially in the ensuing two-year period, based on the approved solvency standards, the 26 Secretary shall immediately meet with that LME/MCO for the purpose of evaluating the 27 reasons for the LME/MCO's vulnerable financial position, including reasons attributable to 28 trends in performance management and utilization of services. Within 30 days after meeting 29 with an LME/MCO pursuant to this section, the Secretary shall submit a written report of its 30 evaluation to the LME/MCO. By October 1, 2017, the Secretary shall submit an initial report to 31 the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal 32 Research Division on each LME/MCO determined to be at risk of failing financially, 33 identifying the reasons for each LME/MCO's vulnerable financial position.

34 Within 45 days after receiving the Secretary's report, the LME/MCO shall develop 35 and submit to the Secretary, in writing, a proposed plan of corrective action with specific 36 initiatives and actions to be implemented by the LME/MCO in order to bring its financial position into compliance with the approved solvency standards, along with a projected time line 37 38 for completing each identified initiative or action and a deadline for achieving full compliance 39 with the approved solvency standards. At a minimum, the proposed plan of corrective action 40 shall address (i) rates paid to the LME/MCO and its providers for services, contracts, and 41 administrative costs; (ii) utilization of services; (iii) management of the operations of the 42 LME/MCO; and (iv) financial risk to the State.

Within 14 days after receiving the LME/MCO's proposed plan of corrective action, the Secretary shall make any changes to the proposed plan of corrective action it deems necessary for the LME/MCO to bring its financial position into compliance with the approved solvency standards and submit a final, Secretary-approved plan of corrective action to the LME/MCO, the Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal Research Division.

The LME/MCO shall submit monthly reports to the Secretary on its progress under the final, Secretary-approved plan of corrective action. The Secretary shall submit monthly reports to the Joint Legislative Oversight Committee on Health and Human Services and the

1 Fiscal Research Division evaluating the LME/MCO's progress under the final, 2 Secretary-approved plan of corrective action, identifying any variance from the corrective plan 3 of action that could be an obstacle to the LME/MCO achieving full compliance with the 4 approved solvency standards by the deadline included in the final, Secretary-approved 5 corrective plan of action.

6

7

FUNDS FOR LOCAL INPATIENT PSYCHIATRIC BEDS OR BED DAYS

8 **SECTION 11F.3.(a)** Use of Funds. – Of the funds appropriated to the Department 9 of Health and Human Services, Division of Mental Health, Developmental Disabilities, and 10 Substance Abuse Services, for crisis services, the sum of thirty-eight million eight hundred 11 fifty-one thousand six hundred forty-four dollars (\$38,851,644) in recurring funds and two million five hundred thousand dollars (\$2,500,000) in nonrecurring funds for the 2017-2018 12 13 fiscal year and the sum of thirty-eight million eight hundred fifty-one thousand six hundred 14 forty-four dollars (\$38,851,644) in recurring funds and two million five hundred thousand dollars (\$2,500,000) in nonrecurring funds for the 2018-2019 fiscal year shall be used to 15 16 purchase additional new or existing local inpatient psychiatric beds or bed days not currently 17 funded by or though LME/MCOs. The Department shall continue to implement a two-tiered 18 system of payment for purchasing these local inpatient psychiatric beds or bed days based on 19 acuity level with an enhanced rate of payment for inpatient psychiatric beds or bed days for 20 individuals with higher acuity levels, as defined by the Department. The enhanced rate of 21 payment for inpatient psychiatric beds or bed days for individuals with higher acuity levels 22 shall not exceed the lowest average cost per patient bed day among the State psychiatric 23 hospitals. In addition, at the discretion of the Secretary of Health and Human Services, existing 24 funds allocated to LME/MCOs for community-based mental health, developmental disabilities, 25 and substance abuse services may be used to purchase additional local inpatient psychiatric 26 beds or bed days. Funds designated in this subsection for the purchase of local inpatient 27 psychiatric beds or bed days shall not be used to supplant other funds appropriated or otherwise 28 available to the Department for the purchase of inpatient psychiatric services through contracts 29 with local hospitals.

30 **SECTION 11F.3.(b)** Distribution and Management of Beds or Bed Days. – Except 31 as provided in this subsection, the Department shall work to ensure that any local inpatient 32 psychiatric beds or bed days purchased in accordance with this section are utilized solely for 33 individuals who are medically indigent, as defined in this subsection. In addition, the 34 Department shall work to ensure that any local inpatient psychiatric beds or bed days purchased 35 in accordance with this section are distributed across the State in LME/MCO catchment areas 36 and according to need as determined by the Department. The Department shall ensure that beds 37 or bed days for individuals with higher acuity levels are distributed across the State in LME 38 catchment areas, including any catchment areas served by managed care organizations, and 39 according to greatest need based on hospital bed utilization data. The Department shall enter 40 into contracts with LME/MCOs and local hospitals for the management of these beds or bed 41 days. The Department shall work to ensure that these contracts are awarded equitably around 42 all regions of the State. LME/MCOs shall manage and control these local inpatient psychiatric 43 beds or bed days, including the determination of the specific local hospital or State psychiatric 44 hospital to which an individual should be admitted pursuant to an involuntary commitment 45 order.

The Department may use up to ten percent (10%) of the funds allocated in this section for each year of the 2017-2019 fiscal biennium to pay for facility-based crisis services and non-hospital detoxification services for individuals in need of these services, regardless if the individuals are medically indigent, defined as uninsured persons who (i) are financially unable to obtain private insurance coverage as determined by the Department and (ii) are not eligible for government-funded health coverage such as Medicare or Medicaid.

1 **SECTION 11F.3.(c)** Funds to Be Held in Statewide Reserve. – Funds appropriated 2 to the Department for the purchase of local inpatient psychiatric beds or bed days shall not be 3 allocated to LME/MCOs but shall be held in a statewide reserve at the Division of Mental 4 Health, Developmental Disabilities, and Substance Abuse Services to pay for services 5 authorized by the LME/MCOs and billed by the hospitals through the LME/MCOs. LME/MCOs shall remit claims for payment to the Department within 15 working days after 6 7 receipt of a clean claim from the hospital and shall pay the hospital within 30 working days 8 after receipt of payment from the Department. 9 SECTION 11F.3.(d) Ineffective LME/MCO Management of Beds or Bed Days. -10 If the Department determines that (i) an LME/MCO is not effectively managing the beds or bed 11 days for which it has responsibility, as evidenced by beds or bed days in the local hospital not 12 being utilized while demand for services at the State psychiatric hospitals has not decreased, or 13 (ii) the LME/MCO has failed to comply with the prompt payment provisions of subsection (c) 14 of this section, the Department may contract with another LME/MCO to manage the beds or 15 bed days or, notwithstanding any other provision of law to the contrary, may pay the hospital 16 directly. 17 **SECTION 11F.3.(e)** Reporting by LME/MCOs. – The Department shall establish 18 reporting requirements for LME/MCOs regarding the utilization of these beds or bed days. 19 **SECTION 11F.3.(f)** Reporting by Department. – By no later than December 1, 20 2018, and by no later than December 1, 2019, the Department shall report to the Joint 21 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 22 Division on all of the following: 23 A uniform system for beds or bed days purchased during the preceding fiscal (1)24 year from (i) funds appropriated in this act that are designated for this 25 purpose in subsection (a) of this section, (ii) existing State appropriations, 26 and (iii) local funds. 27 An explanation of the process used by the Department to ensure that, except (2)28 as otherwise provided in subsection (a) of this section, local inpatient 29 psychiatric beds or bed days purchased in accordance with this section are 30 utilized solely for individuals who are medically indigent, along with the 31 number of medically indigent individuals served by the purchase of these 32 beds or bed days. 33 The amount of funds used to pay for facility-based crisis services, along with (3) 34 the number of individuals who received these services and the outcomes for 35 each individual. 36 The amount of funds used to pay for non-hospital detoxification services, (4) 37 along with the number of individuals who received these services and the 38 outcomes for each individual. 39 (5) Other Department initiatives funded by State appropriations to reduce State 40 psychiatric hospital use. 41 42 USE OF FUNDS TO PURCHASE INPATIENT ALCOHOL AND SUBSTANCE USE 43 DISORDER TREATMENT SERVICES 44 SECTION 11F.4. Section 12F.12(b) of S.L. 2015-241 reads as rewritten: 45 "SECTION 12F.12.(b) From funds appropriated in this act to the Department of Health 46 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 47 Abuse Services, to be allocated to LME/MCOs for the purchase of inpatient alcohol and 48 substance abuse treatment services, the LME/MCOs shall use their respective fund allocations 49 for individuals within their respective catchment areas as follows:

| | General Assemb | ly Of North Carolina | Session 2017 | |
|----------|--|--|--------------------|--|
| 1 | (1) | During the 2015-2016 fiscal year, a minimum of one | hundred percent | |
| 2 | | (100%) of the allocation shall be used exclusively to put | rchase inpatient | |
| 3 | | alcohol and substance abuse treatment services from the AD | ATCs. | |
| 4 | (2) | During the 2016-2017 fiscal year, a minimum of ninety perc | · · · · | |
| 5 | | allocation shall be used exclusively to purchase inpatie | | |
| 6 | | substance abuse treatment services from the ADATCs. T | | |
| 7 | | shall use the remaining ten percent (10%) of their respectiv | | |
| 8 | | purchase inpatient alcohol and substance abuse treatment se | ervices from any | |
| 9 | | qualified provider. | | |
| 10 | <u>(2a)</u> | During the 2017-2018 fiscal year, a minimum of eighty-six | | |
| 11 | | the allocation shall be used exclusively to purchase inpat | | |
| 12 | | substance abuse treatment services from the ADATCs in o | | |
| 13 | | the availability of services through the ADATCs to indivi- | | |
| 14 | | inpatient opioid treatment. The LME/MCOs shall use | | |
| 15 | | allocations to purchase inpatient alcohol and substance | abuse treatment | |
| 16 | | services from any qualified provider. | | |
| 17 | (3) | In subsequent fiscal years, the minimum required per | | |
| 18 | | allocation that shall be used exclusively to purchase inpat | | |
| 19 | | substance abuse treatment services from the ADATCs shall | | |
| 20 | | percentage points each fiscal year after the 2016-20172017- | | |
| 21 | | until it reaches zero percent (0%). The minimum required p | - | |
| 22 | | allocation remaining that shall be used to purchase inpati | | |
| 23 | | substance abuse treatment services from any qualified | 1 | |
| 24 | | increase by ten percentage points each fiscal y | | |
| 25 26 | | 2016-2017-2018 fiscal year until it reaches one h (100%). As used in this subdivision, the "minimum result | - | |
| 20 27 | | (100%). As used in this subdivision, the "minimum requ | | |
| 27 | | means the percentage calculated pursuant to this subsect percentage based on the actual amount of funds expended by | | |
| 28 29 | | during that fiscal year." | ule Department | |
| 29 30 | | duning that fiscal year. | | |
| 31 | PURCHASE O | F ADDITIONAL PSYCHIATRIC AND FACILITY-B | ASED CRISIS | |
| 32 | | I DOROTHEA DIX HOSPITAL PROPERTY FUNDS | ASED CRISIS | |
| 33 | | TION 11F.5.(a) It is the intent of the General Assembly to in | ocrease innatient | |
| 34 | | bed capacity in rural areas of the State with the highest ne | - | |
| 35 | | | | |
| 36 | end, of the funds appropriated from the Dorothea Dix Hospital Property Fund established under G.S. 143C-9-2(b1) to the Department of Health and Human Services, Division of Mental | | | |
| 37 | | mental Disabilities, and Substance Abuse Services, for the 2 | | |
| 38 | year: | | | |
| 39 | (1) | The sum of up to one million eight hundred thousand dollars | s (\$1.800.000) in | |
| 40 | (*) | nonrecurring funds shall be used to pay for any renovation | | |
| 41 | | associated with the construction of new licensed inpatient b | - | |
| 42 | | beds at the Dix Crisis Intervention Center in Onslow County | | |
| 43 | (2) | The remaining sum of at least six million two hundred | | |
| 44 | (-) | (\$6,200,000) in nonrecurring funds shall be used to pay for | | |
| 45 | | or building costs associated with the following: | j | |
| 46 | | a. The construction of new licensed inpatient behaviora | l health beds. | |
| 47 | | b. The conversion of existing inpatient acute care be | | |
| 48 | | inpatient behavioral health beds. | | |
| 49 | | c. A combination of subdivision (1) of this subs | ection and this | |
| 50 | | subdivision. | | |
| | | | | |

1 **SECTION 11F.5.(b)** The Secretary shall select hospitals in the three State regions 2 for institutional services (Eastern Region, Central Region, and Western Region) to receive 3 funds allocated under subdivision (2) of subsection (a) of this section for the construction, 4 conversion, or both of inpatient behavioral health beds in rural areas of the State. 5 Notwithstanding the State Medical Facilities Plan, Article 9 of Chapter 131E of the General 6 Statutes, or any other provision of law to the contrary, each facility that receives funds 7 allocated under subsection (a) of this section shall be allowed to construct new or convert 8 unused acute care beds into licensed, inpatient behavioral health beds without undergoing 9 certificate of need review by the Division of Health Service Regulation. All newly constructed 10 or converted beds shall be subject to existing licensure laws and requirements. As a condition 11 of receiving these funds, each selected rural hospital shall reserve at least fifty percent (50%) of the constructed or converted beds for (i) purchase by the Department under the 12 13 State-administered, three-way contract and (ii) referrals by local management entities/managed 14 care organizations (LME/MCOs) of individuals who are indigent or Medicaid recipients. Any 15 hospital unit or other location with inpatient behavioral health beds constructed or converted 16 with funds allocated under subsection (a) of this section shall be named in honor of Dorothea 17 Dix.

18 **SECTION 11F.5.(c)** Beginning November 1, 2018, the Department of Health and 19 Human Services shall annually report to the Joint Legislative Oversight Committee on Health 20 and Human Services and the Fiscal Research Division on the number and location of additional 21 licensed inpatient behavioral health beds brought into operation with funds allocated under 22 subsection (a) of this section. By December 1, 2020, the Department shall submit a report that 23 includes a proposal for funding the recurring operating costs of these additional beds from a 24 source or sources other than the Dorothea Dix Hospital Property Funds, including the 25 identification of potential new funding sources.

SECTION 11F.5.(d) It is the intent of the General Assembly to continue to 26 27 increase the number of facility-based crisis centers in North Carolina for children and 28 adolescents. Toward that end, of the funds appropriated from the Dorothea Dix Hospital 29 Property Fund established under G.S. 143C-9-2(b1) to the Department of Health and Human 30 Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse 31 Services, for the 2017-2018 fiscal year, the sum of two million dollars (\$2,000,000) in 32 nonrecurring funds shall be used to award grants on a competitive basis for the establishment of 33 up to two new facility-based crisis centers in the State for children and adolescents. The 34 Department shall establish a process for applying for these grants, criteria for evaluating applications, and a process for allocating grants. 35

36 SECTION 11F.5.(e) Any funds allocated to the Department of Health and Human 37 Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse 38 Services, from the Dorothea Dix Hospital Property Fund established under G.S. 143C-9-2(b1) 39 pursuant to Section 12F.4 of S.L. 2016-94 for the 2016-2017 fiscal year that are not expended 40 or encumbered as of June 30, 2017, shall remain in the Dorothea Dix Hospital and Property 41 Fund.

42 SECTION 11F.5.(f) Any funds allocated to the Department of Health and Human 43 Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse 44 Services, from the Dorothea Dix Hospital Property Fund established under G.S. 143C-9-2(b1) 45 pursuant to this section for the 2017-2018 fiscal year that are not expended or encumbered as of June 30, 2019, shall remain in the Dorothea Dix Hospital Property Fund. 46

47

48 ADDITIONS TO THE STRATEGIC PLAN FOR IMPROVEMENT OF BEHAVIORAL **HEALTH SERVICES** 49

| | General Assembl | ly Of North Carolina | Session 2017 |
|--------------------------------------|---|---|--|
| 1 2 3 4 5 6 7 8 | Services shall dev Human Services, Choice, and the F and effectiveness Department shall | 12F.10.(b) By January 1, 2018, the Department of velop and submit to the Joint Legislative Oversight Committee on Medic Fiscal Research Division a strategic statewide plan to image of State-funded behavioral health services. In development environment of the services in the State. The plan shall include | mittee on Health and caid and NC Health prove the efficiency oping the plan, the d associated reports, |
| 9 | | | - . |
| 10 11 12 13 | (5) | Any other component component, study, or report that the necessary to achieve the goal of improving the eff delivery and coordination of publicly funded behaviation across the State." | fective and efficient |
| 14 | SECT | ION 11F.6.(b) Section 12F.10 of S.L. 2016-94 is amen | ded by adding a new |
| 15 | subsection to read | | <i>, , , , , , , , , ,</i> |
| 16 | " <u>SECTION 1</u> | 2F.10.(b1) In the development of the strategic statewide | plan, required under |
| 17 | | this section, the Department of Health and Human Ser | |
| 18 | · · · | ertaining to the delivery of services for people w | |
| 19 | - | sabilities. Consideration shall be given to all of the follow | |
| 20 | <u>(1)</u> | The causes and potential solutions for the growin | |
| 21 | | Innovations Waiver slots. Potential solutions to be | studied include the |
| 22 | | following: | · · · · · · · · · · · · · · · · · · · |
| 23 | | a. Increasing the funding for the 1915(c) Innovati | ons waiver to result |
| 24 25 | | b. Creating new support waiver slots as recomm | anded in the March |
| 23 26 | | b. Creating new support waiver slots as recomm 2015 "Study Additional 1915(c) Waiver" report | |
| 20 27 | | of Health and Human Services, Division of Me | |
| 28 | | the Joint Legislative Oversight Committee on | |
| 20 29 | | Services. | Troutin and Trainan |
| 30 | | c. Utilizing a 1915(i) waiver option and exploring l | how the 1115 waiver |
| 31 | | required for Medicaid transformation may a | |
| 32 | | current waitlist for services. | |
| 33 | <u>(2)</u> | Issues surrounding single-stream funding and how sing | gle-stream funding is |
| 34 | | used to support services for people with intellectual | and developmental |
| 35 | | disabilities. | |
| 36 | <u>(3)</u> | Multiple federal mandates that will directly impact of | |
| 37 | | supports for people with intellectual and develop | |
| 38 | | including Home and Community-Based Services change | |
| 39 40 | | Innovations and Opportunities Act, and changes under | section 14(c) of the |
| 40 | (A) | federal Fair Labor Standards Act. | including only State |
| 41 42 | <u>(4)</u> | The coverage of services for the treatment of autism, Plan amendment needed to address guidance issued | |
| 42 43 | | Medicare and Medicaid Services." | by the Centers for |
| 43 44 | | Medicare and Medicard Services. | |
| 45 | MENTAL HEAD | LTH/SUBSTANCE USE DISORDER CENTRAL AS | SSESSMENT AND |
| 46 | | ON SYSTEM PILOT PROGRAM | |
| 47 | | ION 11F.7.(a) Pilot Program Creation. – Of the funds | appropriated in this |
| 48 | | artment of Health and Human Services, Division | |
| 49 | | Disabilities, and Substance Abuse Services, the sum o | |
| 50 | | (\$250,000) in nonrecurring funds for the 2017-2018 fiscal | |

thousand dollars (\$250,000) in nonrecurring funds for the 2017-2018 fiscal year and the sum of two hundred fifty thousand dollars (\$250,000) in nonrecurring funds for the 2018-2019 fiscal

1 year shall be used to oversee, in consultation with the local management entity/managed care 2 organization (LME/MCO) responsible for the management and provision of mental health, 3 developmental disabilities, and substance use disorder services in New Hanover County under 4 the 1915(b)/(c) Medicaid Waiver, the establishment of a two-year pilot program to focus on 5 assessing and navigating individuals seeking mental health or substance use disorder services, or both, to appropriate community-based services or other community resources in order to 6 7 reduce the utilization of hospital emergency department services for mental health and 8 substance use disorder services.

9 **SECTION 11F.7.(b)** Program Design and Location. – The pilot program shall be 10 conducted at New Hanover Regional Medical Center (NHRMC) and at Wellness City, operated 11 by Recovery Innovations, Inc., by a three-person centralized team. The three-person team shall 12 consist of the following individuals:

- 13
- 14 15

16 17

18 19

20

A master's level, fully licensed clinician to perform comprehensive clinical (1)assessments of NHRMC patients and other New Hanover County residents exhibiting symptoms of mental illness or substance use disorder who are referred to the pilot program.

- A qualified professional to assist patients, particularly those with a (2)completed comprehensive clinical assessment, with identifying and accessing appropriate community-based services or other community resources.
- 21 (3) A North Carolina certified peer support specialist, with specialized training and personal experience in successfully managing his or her own serious 22 23 mental illness or substance use disorder, to provide peer support services, 24 including encouraging patients to take personal responsibility for managing 25 their condition, assisting patients in establishing meaningful roles in society, and providing patients with transportation to and from appointments. 26

27 SECTION 11F.7.(c) Reports. – By July 1, 2018, the LME/MCO responsible for 28 the management and provision of mental health, developmental disabilities, and substance 29 abuse services in New Hanover County, in collaboration with New Hanover Regional Medical 30 Center and Recovery Innovations, Inc., shall submit an interim report on the effectiveness of 31 the pilot program to the Department of Health and Human Services, Division of Mental Health, 32 Developmental Disabilities, and Substance Abuse Services (Division). By October 1, 2018, the 33 Division shall submit an interim report on the effectiveness of the program and the costs 34 associated with administering the program to the Joint Legislative Oversight Committee on 35 Health and Human Services and the Fiscal Research Division.

36 By July 1, 2019, the LME/MCO responsible for the management and provision of 37 mental health, developmental disabilities, and substance abuse services in New Hanover 38 County, in collaboration with New Hanover Regional Medical Center and Recovery 39 Innovations, Inc., shall submit a final report of the program to the Division. By October 1, 40 2019, the Division shall then submit a final report of the program to the Joint Legislative 41 Oversight Committee on Health and Human Services and the Fiscal Research Division. The 42 report shall include the Division's recommendations with respect to sustaining or expanding the 43 program.

44

45 **TRAUMATIC BRAIN INJURY FUNDING**

46 **SECTION 11F.8.** Of the funds appropriated in this act to the Department of Health 47 and Human Services, Division of Mental Health, Developmental Disabilities, and Substance 48 Abuse Services, the sum of two million three hundred seventy-three thousand eighty-six dollars 49 (\$2,373,086) for the 2017-2018 fiscal year and the sum of two million three hundred 50 seventy-three thousand eighty-six dollars (\$2,373,086) for the 2018-2019 fiscal year shall be 51 used exclusively to support traumatic brain injury (TBI) services as follows:

| | General Assemb | Session 2017 | |
|------------------|----------------|---|-------------------------------|
| 1 2 3 4 | (1) | The sum of three hundred fifty-nine thousand to (\$359,218) shall be used to fund contracts with of North Carolina, Carolinas Rehabilitation, or providers. | the Brain Injury Association |
| 5 | (2) | The sum of seven hundred ninety-six thousan | • |
| 6 | | dollars (\$796,934) shall be used to support resi | 1 0 |
| 7 8 | (2) | State that are specifically designed to serve indiv The sum of one million two hundred sixte | |
| o 9 | (3) | thirty-four dollars (\$1,216,934) shall be used to | |
| 10 | | by individual consumers for assistance with i | |
| 11 | | home modifications, transportation, and other re | |
| 12 | | the consumer's local management entity and prin | nary care physician. |
| 13 | | | |
| 14 15 | | EDIATRIC TRAUMATIC BRAIN INJURY PI FION 11F.9.(a) Of the funds appropriated to the | |
| 15 16 | | Division of Mental Health, Developmental Disab | 1 |
| 17 | | n of one hundred fifty thousand dollars (\$150,00 | |
| 18 | | fiscal year and the sum of three hundred thou | , 0 |
| 19 | 0 | ds for the 2018-2019 fiscal year shall be used to | 1 1 |
| 20 | - | ic traumatic brain injury pilot program. The purpo | |
| 21 | - | nce with internationally approved evidence-bas | |
| 22 23 | | pediatric traumatic brain injury in order to reduce covery, and reduce long-term care costs. | e patient mortality, improve |
| 23 24 | 1 | FION 11F.9.(b) The Department of Health | and Human Services shall |
| 25 | | aree program sites to implement the adult and per | |
| 26 | - | thorized by this section, all of which shall be trau | |
| 27 | | rded up to one hundred thousand dollars (\$100,00 | · • |
| 28 | ± | of an interactive quality assessment and quality | |
| 29 30 | | rovide real-time, evidence-based medical care gui | dance for intensive care unit |
| 30 31 | | ere adult or pediatric traumatic brain injury. FION 11F.9.(c) The Department of Health and H | uman Services shall contract |
| 32 | | tity to assist participating trauma hospitals in imp | |
| 33 | | of this section. In providing such implementation | |
| 34 | | treatment guidelines and practice recommendation | |
| 35 | | pproved by the American Association of Neur | |
| 36 | 0 | current standard of care for individuals with seven | |
| 37 38 | | TION 11F.9.(d) By February 1, 2018, the Depar librar a progress report on the development and | |
| 38 39 | | ed by this section to the Joint Legislative Oversig | |
| 40 | | and the Fiscal Research Division. | |
| 41 | | TION 11F.9.(e) By January 7, 2019, the Depart | ment of Health and Human |
| 42 | | bmit a final report of the pilot program authorized | • |
| 43 | | sight Committee on Health and Human Servic | |
| 44 45 | | inimum, the final report shall include all of the foll | |
| 45 46 | (1) | The number and outcome of patients served at down by patient age and county of origin. | t each program site, broken |
| 40 47 | (2) | A breakdown of expenditures at each program si | te by type of service. |
| 48 | (2) | An estimate of the cost to expand the program in | |
| 49 | (3) | An estimate of any potential savings of St | • |
| 50 | | expansion of the program. | |
| | | | |
| | D 140 | | |

| General | Assem | bly Of North Carolina | Session 2017 |
|------------------|--------------|---|-----------------------|
| | (4) | If expansion of the program is recommended, a time li program. | ne for expanding the |
| EXPANS | SION | AND RENAMING OF PRESCRIPTION DRUG A | BUSE ADVISORY |
| COM | IMITT | EE | |
| | SEC' | FION 11F.10. Subsections (m) through (q) of Sect | tion 12F.16 of S.L. |
| 2015-241 | are co | dified as G.S. 90-113.75A and read as rewritten: | |
| " <u>§ 90-11</u> | | Opioid and Prescription Drug Abuse Advisory Co | ommittee; statewide |
| | - | egic plan. | |
| <u>(a)</u> | | e is hereby created the <u>Opioid and</u> Prescription Dr | • |
| | | be housed in and staffed by the Department of Health | |
| | | nent. The Committee shall develop and, through its me | |
| | | gic plan to combat the problem of opioid and prescript | |
| | | l include representatives from the following, as well a | s any other persons |
| designate | • | e Secretary of Health and Human Services: | |
| | (1) | The <u>Department's</u> Division of Medical Assistance, DHE | |
| | (2) | The <u>Department's</u> Division of Mental Health, Develo | pmental Disabilities |
| | (2) | and Substance Abuse Services, DHHS. <u>Services.</u> | 1.1 |
| | (3) | The <u>Department's</u> Division of Public Health, DHHS.<u>Hea</u> | |
| | (4) | The Rural Health Section of the <u>Department's</u> Division | on of Public Health |
| | (1_{2}) | DHHS. <u>Health.</u> The Divisions of Adult Correction and Investile Institution | of the Demonstration |
| | <u>(4a)</u> | The Divisions of Adult Correction and Juvenile Justice | of the Department of |
| | (5) | Public Safety. The State Durgen of Investigation | |
| | (5) | The State Bureau of Investigation. | |
| | (6) | The Attorney General's Office. | maight of programihor |
| | (7) | The following health care regulatory boards with over and dispensers of <u>opioids and other</u> prescription drugs: | rsight of prescribers |
| | | | |
| | | a. North Carolina Board of Dental Examiners.b. North Carolina Board of Nursing. | |
| | | c. North Carolina Board of Podiatry Examiners. | |
| | | d. North Carolina Medical Board. | |
| | | e. North Carolina Board of Pharmacy. | |
| | (8) | The UNC Injury Prevention Research Center. | |
| | (9) | The substance abuse treatment community. | |
| | (10) | Governor's Institute on Substance Abuse, Inc. | |
| | (10) (11) | The Department of Insurance's drug take-back program. | |
| After dev | · / | g the strategic plan, the Committee shall be the State's s | |
| | | ment of strategic objectives and receive regular report | - |
| | | opioid and prescription drug abuse in North Carolina. | ····· |
| (b) | - | veloping the statewide strategic plan to combat the pro- | oblem of opioid and |
| | | g abuse, the Opioid and Prescription Drug Abuse Advisory | |
| | | plete the following steps: | · · · |
| | (1) | Identify a mission and vision for North Carolina's sy | ystem to reduce and |
| | | prevent <u>opioid and prescription</u> drug abuse. | , , |
| | (2) | Scan the internal and external environment for the | system's strengths |
| | | weaknesses, opportunities, and challenges (a SWOC and | • • |
| | (3) | Compare threats and opportunities to the system's ability | ty to meet challenge |
| | | and seize opportunities (a GAP analysis). | - |
| | (4) | Identify strategic issues based on SWOC and GAP analy | yses. |
| | (5) | Formulate strategies and resources for addressing these | • |

| | General Assembly Of North Carolina Session 2017 |
|-------------|--|
| 1 2 3 | (c) The strategic plan for reducing <u>opioid and prescription</u> drug abuse shall include three to five strategic goals that are outcome-oriented and measureable. Each goal must be connected with objectives supported by the following five mechanisms of the system: |
| 4 5 | (1) Oversight and regulation of prescribers and dispensers by State health care regulatory boards. |
| 6 | (2) Operation of the Controlled Substances Reporting System. |
| 7 8 | (3) Operation of the Medicaid lock-in program to review behavior of patients with high use of prescribed controlled substances. |
| 9 10 | (4) Enforcement of State laws for the misuse and diversion of controlled substances. |
| 11 | (5) Any other appropriate mechanism identified by the Committee. |
| 12 | (d) DHHS, The Department, in consultation with the Opioid and Prescription Drug |
| 13 | Abuse Advisory Committee, shall develop and implement a formalized performance |
| 14 | management system that connects the goals and objectives identified in the statewide strategic |
| 15 | plan to operations of the Controlled Substances Reporting System and Medicaid lock-in |
| 16 | program, law enforcement activities, and oversight of prescribers and dispensers. The |
| 17 | performance management system must be designed to monitor progress toward achieving goals |
| 18 | and objectives and must recommend actions to be taken when performance falls short. |
| 19 | (e) Beginning on December 1, 2016, and annually thereafter, DHHS-the Department |
| 20 | shall submit an annual report on the performance of North Carolina's system for monitoring |
| 21 | opioid and prescription drug abuse to the Joint Legislative Oversight Committee on Health and |
| 22 | Human Services and Services, the Joint Legislative Oversight Committee on Justice and Public |
| 23 | Safety.Safety, and the Fiscal Research Division." |
| 24 | |
| 25 | STUDY CONTINUING EDUCATION FOR HEALTH CARE PROVIDERS LICENSED |
| 26 | TO PRESCRIBE CONTROLLED SUBSTANCES |
| 27 | SECTION 11F.11.(a) By December 1, 2017, the North Carolina Area Health |
| 28 29 | Education Centers Program is encouraged to report to the Joint Legislative Oversight |
| 29 30 | Committee on Health and Human Services and the Fiscal Research Division on the feasibility of providing a continuing education course for health care providers licensed to prescribe |
| 31 | controlled substances in this State. The course shall include instruction on at least all of the |
| 32 | following: |
| 33 | (1) Controlled substance prescribing practices. |
| 34 | (1) Controlled substance prescribing for chronic pain management. |
| 35 | (3) Misuse and abuse of controlled substances. |
| 36 | SECTION 11F.11.(b) This section is effective when this act becomes law. |
| 37 | |
| 38 | CLOSURE OF WRIGHT SCHOOL |
| 39 | SECTION 11F.12.(a) The Department of Health and Human Services shall not |
| 40 | allow any new admissions or readmissions to the Wright School after June 30, 2017. The |
| 41 | Department shall, in consultation with local management entities/managed care organizations, |
| 42 | develop a plan to transition all students enrolled at the Wright School to other appropriate |
| 43 | educational and treatment settings. |
| 44 | SECTION 11F.12.(b) By September 30, 2017, the Department shall permanently |
| 45 | cease operations at the Wright School. |
| 46 | SECTION 11F.12.(c) G.S. 122C-181(a)(5)b. is repealed effective October 1, 2017. |
| 47 | BRAILAHTAN HARDITAL LITTAATIAN AARTA BELATER TA AANGTPUOTAN |
| 48 | BROUGHTON HOSPITAL LITIGATION COSTS RELATED TO CONSTRUCTION |
| 49 50 | DELAYS SECTION 11E 13 Funds appropriated in this set to the Department of Health and |
| 50 51 | SECTION 11F.13. Funds appropriated in this act to the Department of Health and Human Services, Division of Mantal Health, Developmental Disabilities, and Substance Abuse |
| 51 | Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse |

| | General Assembly Of North Carolina Session 2017 |
|------------------|---|
| 1 2 3 4 | Services, for Broughton Hospital, in the sum of three million five hundred thousand dollars (\$3,500,000) in nonrecurring funds for each year of the 2017-2019 fiscal biennium shall be used to offset the following costs arising from delays in the construction of the new Broughton Hospital: |
| 5 | |
| | (1) Litigation costs resulting from anticipated or pending litigation against |
| 6 | private third parties. The Secretary of the Department of Health and Human |
| 7 | Services may retain private legal counsel to represent the interest of the State |
| 8 | in such litigation, as provided in G.S. 147-17(c1), as amended by this act, |
| 9 | and G.S. 114-2.3(d), as amended by this act. |
| 0 | (2) Costs related to design changes, technology changes, continued use of the |
| 1 | existing hospital, staffing, and other costs directly related to the delays in |
| 2 | construction. |
| 3 | (3) Costs to equip the new hospital. |
| 4 | (4) Administrative costs. |
| 5 | (+) Administrative costs. |
| | FUNDS FOD AVEDDASE MEDICATIONS |
| 6 | FUNDS FOR OVERDOSE MEDICATIONS |
| 7 | SECTION 11F.14. Notwithstanding any other provision of law, of the funds |
| 8 | appropriated to the Department of Health and Human Services, Division of Mental Health, |
| 9 | Developmental Disabilities, and Substance Abuse Services, the recurring reduction for |
| 20 | single-stream funding for each year of the 2017-2019 fiscal biennium shall be increased by one |
| 1 | hundred thousand dollars (\$100,000); and the sum of one hundred thousand dollars (\$100,000) |
| 2 | in recurring funds for each year of the 2017-2019 fiscal biennium shall be used to purchase |
| 23 | opioid antagonists, as defined in G.S. 90-12.7, to reverse opioid-related drug overdoses as |
| 24 | follows: |
| 25 | (1) Seventy-five thousand dollars (\$75,000) in recurring funds for each year of |
| 26 | the 2017-2019 fiscal biennium shall be used to purchase opioid antagonists |
| 7 | to be distributed at no charge to the North Carolina Harm Reduction |
| .8 | Coalition to serve individuals at risk of experiencing an opioid-related drug |
| 9 | overdose or to the friends and family members of an at-risk individual. |
| 0 | (2) Twenty-five thousand dollars (\$25,000) in recurring funds for each year of |
| 1 | the 2017-2019 fiscal biennium shall be used to purchase opioid antagonists |
| 2 | to be distributed at no charge to North Carolina law enforcement agencies. |
| 3 | to be distributed at no enarge to North Carolina law emoreement agencies. |
| 3 4 | SUBPART XI-G. DIVISION OF HEALTH SERVICE REGULATION |
| 5 | SUBIARTAI-G. DIVISION OF HEALTH SERVICE REGULATION |
| | FUNDS TO CONTINUE NEW HANOVED DECIONAL EMEDCENCY MEDICAL |
| 6 | FUNDS TO CONTINUE NEW HANOVER REGIONAL EMERGENCY MEDICAL |
| 7 | SERVICES COMMUNITY PARAMEDICINE PILOT PROGRAM |
| 88 | SECTION 11G.1.(a) Of the funds appropriated in this act to the Department of |
| 89 | Health and Human Services, Division of Health Service Regulation, the sum of two hundred |
| 0 | ten thousand dollars (\$210,000) in nonrecurring funds for the 2017-2018 fiscal year and the |
| 1 | sum of two hundred ten thousand dollars (\$210,000) in nonrecurring funds for the 2018-2019 |
| 2 | fiscal year shall be used to continue the community paramedicine pilot program site at New |
| 3 | Hanover Regional Emergency Medical Services. The focus of this community paramedicine |
| 4 | pilot program site shall continue to be expansion of the role of paramedics to allow for |
| 5 | community-based initiatives that result in providing care that avoids nonemergency use of |
| -6 | emergency rooms and 911 services and avoidance of unnecessary admissions into health care |
| 7 | facilities. |
| 8 | SECTION 11G.1.(b) The participation requirements, objectives, standards, and |
| 9 | required outcomes for the New Hanover Regional Emergency Medical Services pilot program |
| 0 | site shall remain the same as established pursuant to Section 12A.12 of S.L. 2015-241, as |
| 1 | site shall remain the same as established pursuant to beetion 121.12 of 5.12. 2015 211, as |

51

amended by Section 12A.3 of S.L. 2016-94.

General Assembly Of North Carolina

Session 2017

General Assembly Of North Carolina 1 **SECTION 11G.1.(c)** By November 1, 2019, the Department of Health and Human 2 Services shall submit an updated report of the New Hanover Regional Emergency Medical 3 Services community paramedicine pilot program site to the Joint Legislative Oversight 4 Committee on Health and Human Services and the Fiscal Research Division. 5 6 FACILITIES INCLUDED UNDER SINGLE HOSPITAL LICENSE 7 SECTION 11G.2.(a) G.S. 131E-77(e1) reads as rewritten: 8 "(e1) Any license issued by the Department shall include only facilities, premises, 9 buildings, outpatient clinics, and other locations facilities (i) operated by the hospital within a 10 single county and (ii) operated by the hospital in an immediately adjoining county; provided, 11 however, that facilities, premises, buildings, outpatient clinics, and other locations facilities operated by a hospital in an immediately adjoining county shall only be included within the 12 13 same hospital license if the applicant hospital demonstrates all of the following to the 14 satisfaction of the Department: 15 There was previously only one hospital licensed by the Department and (1)16 providing inpatient services in the immediately adjoining county. 17 The licensed inpatient hospital in the immediately adjoining county (2)18 described in subdivision (1) of this subsection closed or otherwise ceased 19 providing hospital services to patients no more than three years prior to the 20 date the applicant hospital first applied to license a facility, premises, 21 building, outpatient clinic, or location facility in such immediately adjoining 22 county. 23 If the Department approves an applicant a hospital's initial request to include within its 24 hospital licensure an initial facility, premises, building, outpatient clinic, or other location 25 license a facility in an immediately adjoining county, then any other designated facilities, 26 premises, buildings, outpatient clinics, or other locations hospital services thereafter developed 27 and operated by the applicant in such immediately adjoining county in accordance with 28 applicable law may also be included within and covered by the license issued to the applicant 29 by the Department." 30 **SECTION 11G.2.(b)** This section is effective when this act becomes law. 31 32 MORATORIUM ON SPECIAL CARE UNIT LICENSES 33 SECTION 11G.3.(a) For the period beginning July 1, 2017, and ending June 30, 34 2019, the Department of Health and Human Services, Division of Health Service Regulation, 35 shall not issue any licenses for special care units as defined in G.S. 131D-4.6 and 36 G.S. 131E-114. This prohibition shall not restrict the Department of Health and Human 37 Services from doing any of the following:

38

44 45

- Issuing a license to a facility that is acquiring an existing special care unit. (1)
- 39 (2)Issuing a license for a special care unit in any area of the State upon a 40 determination by the Secretary of the Department of Health and Human 41 Services that increased access to this type of care is necessary in that area 42 during the moratorium imposed by this section. 43
 - (3) Processing all completed applications for special care unit licenses received by the Division of Health Service Regulation along with the applicable license fee prior to June 1, 2013.
- Issuing a license to a facility that was in possession of a certificate of need as 46 (4) 47 of July 31, 2013, that included authorization to operate special care unit 48 beds.
- 49 **SECTION 11G.3.(b)** The Department of Health and Human Services shall submit 50 a report to the Joint Legislative Oversight Committee on Health and Human Services and the
- 51 Fiscal Research Division by March 1, 2019, containing at least the following information:

Session 2017

| | General A | Assemb | ly Of North Carolina | Session 2017 |
|----------------------|------------|---------------|--|-----------------------|
| 1 | | (1) | The number of licensed special care units in the State. | |
| 2 | | (2) | The capacity of the currently licensed special care units | s to serve people in |
| 3 | | | need of their services. | |
| 4 | | (3) | The anticipated growth in the number of people who wi | ll need the services |
| 5 | | | of a licensed special care unit. | |
| 6 | | (4) | The number of applications received from special | care units seeking |
| 7 | | | licensure as permitted by this section and the number of | f those applications |
| 8 | | | that were not approved. | |
| 9 | | SECT | ION 11G.3.(c) This section becomes effective July 1, 201 | .7. |
| 10 | | | | |
| 11 | CERTIF | | OF NEED EXEMPTIONS | |
| 12 | | SECT | ION 11G.4.(a) G.S. 131E-175 is amended by adding n | new subdivisions to |
| 13 | read: | | | |
| 14 | | " <u>(13)</u> | That ophthalmologists providing ocular surgical proceed | |
| 15 | | | settings should be given an opportunity to obtain a licen | _ |
| 16 | | | services to ensure the safety of patients and the provision | |
| 17 | | <u>(14)</u> | That demand for ocular surgical procedures is increasing | |
| 18 | | | of the elderly population and scientific and technological | |
| 19 | | | have increased the safety and efficacy of these procedures | <u>s.</u> " |
| 20 | | | ION 11G.4.(b) G.S. 131E-176 reads as rewritten: | |
| 21 | "§ 131E-1 | | | |
| 22 | | | is Article, unless the context clearly requires otherwise, t | the following terms |
| 23 | have the r | neaning | s specified: | |
| 24 | | | | |
| 25 | | (2) | "Bed capacity" means space used exclusively for inpat | |
| 26 | | | space designed or remodeled for licensed inpatient | - |
| 27 | | | temporarily not used for such purposes. The number of be | |
| 28 | | | any patient room shall be the maximum number for whi | |
| 29 | | | footage is provided as established by rules of the Depa | - |
| 30 | | | single beds in single rooms are counted even if the room | - |
| 31 | | | square footage. The term "bed capacity" also refers to the | |
| 32 | | | stations in kidney disease treatment centers, including fr | |
| 33 24 | | | units. The term "bed capacity" does not include space us | sed as a psychiatric |
| 34 35 | | | facility or hospice inpatient facility. | |
| 35 36 | | (9b) | "Health service facility" means a hospital; long-te | rm are harrital |
| 30 37 | | (90) | psychiatric facility; rehabilitation facility; nursing home | - |
| 38 | | | home; kidney disease treatment center, including freesta | • |
| 39 | | | units; intermediate care facility for the mentally reta | |
| 40 | | | agency office; chemical dependency treatment facility; | |
| 40 41 | | | hospice office, hospice inpatient facility, hospice | - |
| 42 | | | residential care facility; and ambulatory surgical facility. | office of nospice |
| 43 | | (9c) | "Health service facility bed" means a bed licensed for use | e in a health service |
| 44 | | ()() | facility in the categories of (i) acute care beds; (ii) ps | |
| 45 | | | rehabilitation beds; (iv)(iii) nursing home beds; (v)(iv) | |
| 46 | | | beds for the mentally retarded; $\frac{(v)(v)}{(v)}$ chemical depende | |
| 47 | | | (vii) hospice inpatient facility beds; (viii) (vi) hospice res | • |
| 48 | | | beds; $\frac{(x)}{(x)}$ adult care home beds; and $\frac{(x)}{(x)}$ long | |
| 49 | | | beds. | , term eare nospital |
| 4) 50 | | | | |
| 50 | | ••• | | |

| | General Assemb | ly Of North Carolina | Session 2017 |
|---|--------------------|---|--|
| 1 2 3 4 5 6 7 8 9 | (13b) | "Hospice inpatient facility" means a freestanding licer a designated inpatient unit in an existing health provides palliative and supportive medical and other h the physical, psychological, social, spiritual, and spec ill patients and their families in an inpatient setting Article only, a hospital which has a contractual agree hospice to provide inpatient services to a hospice pat 131E-201(4) and provides those services in a licensed hospice inpatient facility and is not subject to the 131E-176(5)(ii) for hospice inpatient beds. | service facility which health services to meet ial needs of terminally . For purposes of this mement with a licensed ient as defined in G.S. acute care bed is not a |
| 11 12 | (16) | "New institutional health services" means any of the fo | ollowing: |
| 13 | · · · | | C |
| 14 | | n. The construction, development or other estab | lishment of a hospice, |
| 15 | | hospice inpatient facility, hospice or hospice re | |
| l6 | | o. The opening of an additional office by an | |
| l7 l8 | | agency or hospice hospice, not including a how within its service area as defined by re- | |
| 19 | | Department; or the opening of any office by a | 1 V |
| 20 | | agency or hospice hospice, not including a ho | |
| 21 | | outside its service area as defined by r | |
| 22 | | Department. | |
| 23 | | | |
| 24 25 | <u>(17c)</u> | "Ocular surgical procedure" means a surgical proce ophthalmologist licensed to practice in this State on | the eye or its adnexa, |
| 26 | | including refractive surgery, cataract surgery, and glau | |
| 27 28 | <u>(17d)</u> | "Ocular surgical procedure room" means a room used licensed to practice in this State for the performance | |
| 29 | | procedure that (i) requires local, regional, or general a | - |
| 30 | | of less than 24 hours of post-operative observati | - |
| 31 | | therapeutic purposes and (ii) does not constitute a | |
| 32 | | program as defined in subdivision (1c) of this section. | |
| 33 | " | | |
| 34 | | ION 11G.4.(c) G.S. 131E-178 reads as rewritten: | |
| 35 36 | "§ 131E-178. | Activities requiring certificate of need.need; lin intestinal endoscopy procedures and ocular surgical | |
| 37 | | rson shall offer or develop a new institutional health | |
| 38 | · · · • | cate of need from the Department; provided, however, | |
| 39 | 0 | osections (a1) and (a2) of this section. | <u> </u> |
| 10 | | rson who provides gastrointestinal endoscopy proces | |
| 41 | • | ndoscopy rooms located in a nonlicensed setting, shall | - |
| 12 12 | | d to license that setting as an ambulatory surgical fac | • • |
| 13 14 | following criteria | intestinal endoscopy rooms, provided that: that the po | erson meets an of the |
| 15 | (1) | The license application is postmarked for delivery to | the Division of Health |
| 16 | (-) | Service Regulation by December 31, 2006;2006. | |
| 17 | (2) | The applicant verifies, by affidavit submitted to the | ne Division of Health |
| 18 | | Service Regulation within 60 days of the effective day | |
| 19 | | facility is in operation as of the effective date of | |
| 50 | | completed application for the building permit for the | tacility was submitted |
| 51 | | by the effective date of this act; act. | |
| | | | |

| | General Assemb | ly Of North Carolina | Session 2017 |
|-----------------------|--------------------------|---|---|
| 1 2 3 4 5 | (3) | The facility has been accredited by The Accreditation Ambulatory Health Care, The Joint Commission on Healthcare Organizations, or The American Association 2 Ambulatory Surgical Facilities by the time the lice postmarked for delivery to the Division of Health Service Department | n Accreditation of for Accreditation of ense application is |
| 6 7 | (A) | Department; and Department. The license application includes a commitment and plan | for conving indigent |
| 8 | (4) | and medically underserved populations. | for serving margent |
| 9 | | All other persons proposing to obtain a licens | e to establish an |
| 10 | | ambulatory surgical facility for the provision of gastroin | |
| 11 | | procedures shall be required to obtain a certificate of nee | |
| 12 | | Medical Facilities Plan shall not include policies or need | |
| 13 | | limit the number of gastrointestinal endoscopy rooms that | t may be approved. |
| 14 | <u>(a2)</u> <u>No op</u> | ohthalmologist who provides ocular surgical procedures in | one or more ocular |
| 15 | | re rooms located in a nonlicensed setting shall be re | - |
| 16 | | ed to license that setting as an ambulatory surgical facilit | - |
| 17 | | surgical procedure rooms, provided that the ophthalmological | gist meets all of the |
| 18 | following criteria | | |
| 19 20 | <u>(1)</u> | The license application is postmarked for delivery to the | Division of Health |
| 20 | (2) | Service Regulation by December 31, 2017. | Division of Haslth |
| 21 22 | <u>(2)</u> | The applicant verifies, by affidavit submitted to the | |
| 22 | | Service Regulation within 60 days after the effective date facility is in operation as of the effective date of the | |
| 23 24 | | <u>completed application for the building permit for the fac</u> | |
| 25 | | by the effective date of this act. | mty was submitted |
| 26 | <u>(3)</u> | The facility has been accredited by the Accreditation | on Association for |
| 27 | <u>,</u> | Ambulatory Health Care, the Joint Commission or | |
| 28 | | Healthcare Organizations, or the American Association | |
| 29 | | Ambulatory Surgical Facilities by the time the lice | ense application is |
| 30 | | postmarked for delivery to the Division of Health Service | e Regulation of the |
| 31 | | Department. | |
| 32 | <u>(4)</u> | The license application includes a commitment to an | <u>d plan for serving</u> |
| 33 | | indigent and medically underserved populations. | |
| 34 | · · | s proposing to obtain a license to establish an ambulatory | |
| 35 | | ocular surgical procedures shall be required to obtain a cert | |
| 36 37 | | lical Facilities Plan shall not include policies or need deter | minations that limit |
| 37 38 | | ular surgical procedure rooms that may be approved. | |
| 38 39 | " SFC1 | TION 11G.4.(d) G.S. 131E-184 is amended by adding | new subsections to |
| 40 | read: | (101) 110.4.(u) 0.5. 1512-104 is anched by adding | new subsections to |
| 41 | | Department shall exempt from certificate of need review | w the construction. |
| 42 | | quisition, or establishment of an ambulatory surgical facil | |
| 43 | the following crit | | |
| 44 | <u>(1)</u> | If the applicant seeking this exemption is a physician or | group of physicians |
| 45 | | licensed to practice in this State under Chapter 90 of th | ne General Statutes, |
| 46 | | the applicant shall make every effort to enter into a jo | oint venture for the |
| 47 | | construction, development, acquisition, or establishment | • |
| 48 | | surgical facility with an acute care or critical access hos | • |
| 49 50 | | Chapter 131E of the General Statutes that is nearest i | |
| 50 51 | | proposed ambulatory surgical facility. If the physicians and the nearest acute care or critical access he | |

| | General Assem | bly Of North Carolina | Session 2017 |
|---|-------------------|---|--|
| | | reach agreement on a joint venture for the constru | - |
| | | establishment of an ambulatory surgical facility, then | |
| | | of physicians shall provide written notification of | • |
| | | agreement to the Department on forms and in the m | |
| | | Department. Upon receipt of written confirmation fr | - |
| | | the exemption authorized by this section applies, the | · · · · |
| | | with constructing, developing, acquiring, or estab | lishing the ambulatory |
| | (2) | surgical facility. | ······································ |
| | <u>(2)</u> | The ambulatory surgical facility must have an agr | |
| | | within a reasonable distance from the facility, or t | |
| | | ambulatory surgical facility must have hospital | 1 U |
| | | documented arrangements with a hospital that are d | |
| | | Department to ensure that inpatient hospital servic | |
| | | address any medical complications that require a pa | |
| | (3) | surgical facility to be admitted to a hospital for inpati The ambulatory surgical facility must have the car | |
| | <u>(3)</u> | transfer a patient to a hospital with adequate emerge | |
| | | that is within a reasonable distance from the facility. | ency room services and |
| | <u>(4)</u> | The ambulatory surgical facility must comply with | all requirements of the |
| | <u>(+)</u> | Ambulatory Surgical Facility Licensure Act set forth | - |
| | | Chapter 131E of the General Statutes, including the | |
| | | specified in G.S. 131E-147. | neensure requirements |
| | (i) The | Department shall exempt from certificate of need | review the following |
| | • | mmunity hospital with 200 acute care beds or fewer as | |
| | (1) | The development of a new institutional health service | |
| | $\overline{(2)}$ | The construction, development, or other establish | |
| | | service facility, or a portion thereof. | |
| | <u>(3)</u> | The acquisition of major medical equipment, magn | etic resonance imaging |
| | | equipment, a lithotripter, or a linear accelerator." | |
| | SEC | FION 11G.4.(e) This section becomes effective | October 1, 2017. Any |
| | 1 V | ty or hospice inpatient facility which had operated une | |
| | 1 | ctive date of this act shall be exempt from certificate of | of need review after the |
| | effective date of | this act. | |
| | | | |
| | | ERTIFICATE OF NEED LAWS | |
| | | FION 11G.5.(a) G.S. 6-19.1(a) reads as rewritten: | |
| | | y civil action, other than an adjudication for the pur | |
| | - | a disciplinary action by a licensing board, brought by the entertime. State, extra pursuant to $C = 150P_{12}/2$ or | |
| | 1 0 | ontesting State action pursuant to G.S. 150B-43 or | • • • • |
| | _ | v, unless the prevailing party is the State, the court may rty to recover reasonable attorney's fees, including atto | |
| | | we review portion of the case, in contested cases aris | • • • • |
| | | b be taxed as court costs against the appropriate agency | - |
| | (1) | The court finds that the agency acted without sub | |
| | (1) | pressing its claim against the party; and | Justification III |
| | (2) | The court finds that there are no special circumstance | es that would make the |
| | (2) | award of attorney's fees unjust. The party shall petitic | |
| | | within 30 days following final disposition of the cas | • |
| 5 | | supported by an affidavit setting forth the basis for the | |

supported by an affidavit setting forth the basis for the request.

| | General A | Assemb | ly Of North Carolina | Session 2017 |
|----------|------------|-----------------|--|----------------------|
| 1 | Nothi | ng in th | is section shall be deemed to authorize the assessment of atto | rnev's fees for the |
| 2 | | U | view portion of the case in contested cases arising under Ar | • |
| 3 | | | ral Statutes. | |
| 4 | | | is section grants permission to bring an action against an | agency otherwise |
| 5 | | - | t or gives a right to bring an action to a party who otherwise | |
| 6 | bring the | | t of gives a right to oring an action to a party who otherwise | lucks standing to |
| 0 7 | 0 | | s fees assessed against an agency under this section shall b | e charged against |
| 8 | • | • | enses of the agency and shall not be reimbursed from any oth | |
| 9 | ine operai | | TON 11G.5.(b) Subsection (a) of this section applies to | |
| 10 | arising on | | r January 1, 2025. |) contested eases |
| 11 | ansing on | | TON 11G.5.(c) G.S. 58-50-61(a) reads as rewritten: | |
| 12 | "(a) | | itions. – As used in this section, in G.S. 58-50-62, and in Par | t A of this Article |
| 12 | the term: | Denn | $\frac{1}{1000}$ | t + of this Aftere, |
| 13 14 | | | | |
| 14 | | (8) | "Health care provider" means any person who is licens | ed registered or |
| 16 | | (0) | certified under Chapter 90 of the General Statutes or the | |
| 10 | | | state to provide health care services in the ordinary car | |
| 18 | | | practice or a profession or in an approved education or tra | |
| 19 | | | health care facility as defined in G.S. 131E-176(9b) this se | |
| 20 | | | of another state to operate as a health care facility; or a phar | |
| 20 | | | of another state to operate as a nearth care racinity, of a pha | inde y. |
| 22 | | <u>(9a)</u> | "Health service facility" means a hospital; long-terr | n care hospital. |
| 23 | | <u>()u)</u> | psychiatric facility; rehabilitation facility; nursing home f | - |
| 24 | | | home; kidney disease treatment center, including freestand | • |
| 25 | | | units; intermediate care facility for the mentally retard | |
| 26 | | | agency office; chemical dependency treatment facility; of | |
| 27 | | | hospice office, hospice inpatient facility, and hospice | |
| 28 | | | facility; and ambulatory surgical facility. | |
| 29 | | " | <u>ruenney</u> , und unio dialory burgiour ruenney. | |
| 30 | | SECT | TON 11G.5.(d) G.S. 58-55-35(a) reads as rewritten: | |
| 31 | "(a) | | ever long-term care insurance provides coverage for the faci | lities, services, or |
| 32 | | | tal conditions listed below, unless otherwise defined in | |
| 33 | | | approved by the Commissioner, such facilities, services, | |
| 34 | defined as | | | |
| 35 | | | | |
| 36 | | (10) | "Hospice" shall be defined in accordance with the | terms of G.S. |
| 37 | | | 131E-176(13a).means any coordinated program of home ca | |
| 38 | | | for inpatient care for terminally ill patients and their fam | - |
| 39 | | | provided by a medically directed interdisciplinary team d | |
| 40 | | | an agreement under the direction of an identifiable hospice | |
| 41 | | | hospice program of care provides palliative and suppor | |
| 42 | | | other health services to meet the physical, psychological | |
| 43 | | | and special needs of patients and their families, which | - |
| 44 | | | during the final stages of terminal illness and during dying | - |
| 45 | | (11) | "Intermediate care facility for the mentally retarded" sh | all be defined in |
| 46 | | | accordance with the terms of G.S. 131E-176(14a).means | facilities licensed |
| 47 | | | pursuant to Article 2 of Chapter 122C of the General Statut | |
| 48 | | | of providing health and habilitative services based on the | |
| 49 | | | model and principles of normalization for persons with n | - |
| 50 | | | autism, cerebral palsy, epilepsy, or related conditions. | |
| 51 | | " | _ | |

| | General Assembly Of North Carolina | Session 2017 |
|----------|---|-------------------|
| 1 | SECTION 11G.5.(e) G.S. 113A-12(3)e. reads as rewritten: | |
| 2 | "e. A health care facility financed pursuant to Chapter | er 131A of the |
| 3 | General Statutes or receiving a certificate of need un | der Article 9 of |
| 4 | Chapter 131E of the General Statutes." | |
| 5 | SECTION 11G.5.(f) G.S. 122C-23.1(e) reads as rewritten: | |
| 6 | "(e) As used in this section, "residential treatment facility" means a "resi | dential facility" |
| 7 | as defined in and licensed under this Chapter, but not subject to Certi | ficate of Need |
| 8 | requirements under Article 9 of Chapter 131E of the General Statutes. Chapter." | |
| 9 | SECTION 11G.5.(g) G.S. 131E-13(a)(1) reads as rewritten: | |
| 10 | "(1) The corporation shall continue to provide the same or | similar clinical |
| 11 | hospital services to its patients in medical-surgery, obstet | - |
| 12 | outpatient and emergency treatment, including emergency | |
| 13 | indigent, that the hospital facility provided prior to the | |
| 14 | conveyance. These services may be terminated only as | |
| 15 | Certificate of Need Law prescribed in Article 9 of Chapt | |
| 16 | General Statutes, or, if Certificate of Need Law is inapplic | |
| 17 | procedure designed to guarantee public participation pu | |
| 18 | adopted by the Secretary of the Department of Health and Hu | man Services." |
| 19 | SECTION 11G.5.(h) G.S. 131E-136(4) reads as rewritten: | |
| 20 | "(4) "Home health agency" means a home care agency which | |
| 21 | receive Medicare and Medicaid reimbursement for providir | • • |
| 22 | therapy, medical social services, and home health aide | |
| 23 | part-time, intermittent basis as set out in G.S. 131E-176(12) | , and is thereby |
| 24 25 | also subject to Article 9 of Chapter 131E. <u>basis.</u> " | |
| 23 26 | SECTION 11G.5.(i) G.S. 148-19.1 reads as rewritten: [§ 148-19.1. Exemption from licensure and certificate of need.licensure. | |
| 20 27 | (a) Inpatient chemical dependency or substance abuse facilities that p | rovide services |
| 28 | exclusively to inmates of the Division of Adult Correction of the Department of | |
| 20 29 | shall be exempt from licensure by the Department of Health and Human | • |
| 30 | Chapter 122C of the General Statutes. If an inpatient chemical dependency or s | |
| 31 | facility provides services both to inmates of the Division of Adult Correction of | |
| 32 | of Public Safety and to members of the general public, the portion of the fac | _ |
| 33 | inmates shall be exempt from licensure. | |
| 34 | (b) Any person who contracts to provide inpatient chemical dependen | ev or substance |
| 35 | abuse services to inmates of the Division of Adult Correction of the Depart | • |
| 36 | Safety may construct and operate a new chemical dependency or substance al | |
| 37 | that purpose without first obtaining a certificate of need from the Departmen | • |
| 38 | Human Services pursuant to Article 9 of Chapter 131E of the General Statutes. | |
| 39 | facility or addition developed for that purpose without a certificate of need shall | not be licensed |
| 40 | pursuant to Chapter 122C of the General Statutes and shall not admit anyone oth | |
| 41 | unless the owner or operator first obtains a certificate of need." | |
| 42 | SECTION 11G.5.(j) Article 9 of Chapter 131E of the Ge | eneral Statutes, |
| 43 | G.S. 130A-45.02(i), 143B-1292, 150B-2(8a)k., and 150B-21.1(6) are repealed. | |
| 44 | SECTION 11G.5.(k) By April 1, 2018, the Department of Hea | |
| 45 | Services, Division of Health Service Regulation, shall identify and repo | |
| 46 | Legislative Oversight Committee on Health and Human Services and the I | |
| 47 | Division any health service facilities or activities that should be exempt from ce | |
| 48 | review under Article 9 of Chapter 131E of the General Statutes prior to January | |
| 49 50 | SECTION 11G.5. (<i>l</i>) Subsection (k) of this section becomes effective | ve when this act |
| 50 | becomes law. The remainder of this section becomes effective January 1, 2025. | |
| 51 | | |

SUBPART XI-H. DIVISION OF MEDICAL ASSISTANCE (MEDICAID)

23 MEDICAID ELIGIBILITY

4 **SECTION 11H.1.(a)** Families and children who are categorically and medically 5 needy are eligible for Medicaid, subject to the following annual income levels:

| - | | | 5 ····· ··· ··· ··· ··· ···· ···· |
|----|--------|---------------------|-----------------------------------|
| 6 | | Categorically | Medically |
| 7 | Family | Needy | Needy |
| 8 | Size | Income Level | Income Level |
| 9 | 1 | \$ 5,208 | \$ 2,904 |
| 10 | 2 | 6,828 | 3,804 |
| 11 | 3 | 8,004 | 4,404 |
| 12 | 4 | 8,928 | 4,800 |
| 13 | 5 | 9,888 | 5,196 |
| 14 | 6 | 10,812 | 5,604 |
| 15 | 7 | 11,700 | 6,000 |
| 16 | 8 | 12,432 | 6,300 |

17 The Department of Health and Human Services shall provide Medicaid coverage to 19- and 18 20-year-olds under this subsection in accordance with federal rules and regulations. Medicaid 19 enrollment of categorically needy families with children shall be continuous for one year 20 without regard to changes in income or assets.

SECTION 11H.1.(b) For the following Medicaid eligibility classifications for which the federal poverty guidelines are used as income limits for eligibility determinations, the income limits will be updated each April 1 immediately following publication of federal poverty guidelines. The Department of Health and Human Services, Division of Medical Assistance, shall provide Medicaid coverage to the following:

26 27

28

29

30

31

32

33

34

35

36

37

38

39

1

- (1) All elderly, blind, and disabled people who have incomes equal to or less than one hundred percent (100%) of the federal poverty guidelines.
- (2) Pregnant women with incomes equal to or less than one hundred ninety-six percent (196%) of the federal poverty guidelines and without regard to resources. Services to pregnant women eligible under this subsection continue throughout the pregnancy but include only those related to pregnancy and to those other conditions determined by the Department as conditions that may complicate pregnancy.
- (3) Infants under the age of one with family incomes equal to or less than two hundred ten percent (210%) of the federal poverty guidelines and without regard to resources.
 - (4) Children aged one through five with family incomes equal to or less than two hundred ten percent (210%) of the federal poverty guidelines and without regard to resources.
- 40 41

42

(5) Children aged six through 18 with family incomes equal to or less than one hundred thirty-three percent (133%) of the federal poverty guidelines and without regard to resources.

The Department of Health and Human Services, Division of Medical Assistance, shall also provide family planning services to men and women of childbearing age with family incomes equal to or less than one hundred ninety-five percent (195%) of the federal poverty guidelines and without regard to resources.

47 SECTION 11H.1.(c) The Department of Health and Human Services, Division of
 48 Medical Assistance, shall provide Medicaid coverage to adoptive children with special or
 49 rehabilitative needs, regardless of the adoptive family's income.

50 **SECTION 11H.1.(d)** The Department of Health and Human Services, Division of 51 Medical Assistance, shall provide Medicaid coverage to "independent foster care adolescents,"

| | General Assembly Of North Carolina Session 2017 | |
|----|--|--|
| 1 | ages 18, 19, and 20, as defined in section 1905(w)(1) of the Social Security Act (42 U.S.C. § | |
| 2 | 1396d(w)(1)), without regard to the adolescent's assets, resources, or income levels. | |
| 3 | SECTION 11H.1.(e) The Department of Health and Human Services, Division of | |
| 4 | Medical Assistance, shall provide Medicaid coverage to women who need treatment for breast | |
| 5 | or cervical cancer and who are defined in 42 U.S.C. § 1396a(a)(10)(A)(ii)(XVIII). | |
| 6 | | |
| 7 | MEDICAID ANNUAL REPORT | |
| 8 | SECTION 11H.2. The Department of Health and Human Services, Division of | |
| 9 | Medical Assistance (Division), shall continue the publication of the Medicaid Annual Report | |
| 10 | and accompanying tables. The Division shall publish the report and tables on its Web site no | |
| 11 | later than December 31 following each State fiscal year. | |
| 12 | | |
| 13 | PROVIDER APPLICATION AND RECREDENTIALING FEE | |
| 14 | SECTION 11H.3. Chapter 108C of the General Statutes is amended by adding a | |
| 15 | new section to read: | |
| 16 | "§ 108C-2.1. Provider application and recredentialing fee. | |
| 17 | (a) Each provider that submits an application to enroll in the Medicaid program shall | |
| 18 | submit an application fee. The application fee shall be the sum of the amount federally required | |
| 19 | and one hundred dollars (\$100.00). | |
| 20 | (b) The fee required under subsection (a) of this section shall be charged to all providers | |
| 21 | at recredentialing every five years." | |
| 22 | | |
| 23 | ADMINISTRATIVE HEARINGS FUNDING | |
| 24 | SECTION 11H.4. Of the funds appropriated to the Department of Health and | |
| 25 | Human Services, Division of Medical Assistance, for administrative contracts and interagency | |
| 26 | transfers, the Department of Health and Human Services (Department) shall transfer the sum of | |
| 27 | one million dollars (\$1,000,000) for the 2017-2018 fiscal year and the sum of one million | |
| 28 | dollars (\$1,000,000) for the 2018-2019 fiscal year to the Office of Administrative Hearings | |

28 dollars (\$1,000,000) for the 2018-2019 fiscal year to the Office of Administrative Hearings 29 (OAH). These funds shall be allocated by the OAH for mediation services provided for 30 Medicaid applicant and recipient appeals and to contract for other services necessary to conduct the appeals process. The OAH shall continue the Memorandum of Agreement (MOA) with the 31 32 Department for mediation services provided for Medicaid recipient appeals and contracted 33 services necessary to conduct the appeals process. The MOA will facilitate the Department's 34 ability to draw down federal Medicaid funds to support this administrative function. Upon 35 receipt of invoices from the OAH for covered services rendered in accordance with the MOA, 36 the Department shall transfer the federal share of Medicaid funds drawn down for this purpose.

37

38 ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE

39 **SECTION 11H.5.(a)** Receivables reserved at the end of the 2017-2018 and 40 2018-2019 fiscal years shall, when received, be accounted for as nontax revenue for each of 41 those fiscal years.

42 **SECTION 11H.5.(b)** For the 2017-2018 fiscal year, the Department of Health and 43 Human Services shall deposit from its revenues one hundred sixty-four million seven hundred thousand dollars (\$164,700,000) with the Department of State Treasurer to be accounted for as 44 45 nontax revenue. For the 2018-2019 fiscal year, the Department of Health and Human Services shall deposit from its revenues one hundred forty-nine million six hundred thousand dollars 46 47 (\$149,600,000) with the Department of State Treasurer to be accounted for as nontax revenue. 48 These deposits shall represent the return of General Fund appropriations, nonfederal revenue, 49 fund balances, or other resources from State-owned and State-operated hospitals that are used 50 to provide indigent and nonindigent care services. The return from State-owned and 51 State-operated hospitals to DHHS will be made from nonfederal resources in an amount equal

to the amount of the payments from the Division of Medical Assistance for uncompensated
care. The treatment of any revenue derived from federal programs shall be in accordance with
the requirements specified in the Code of Federal Regulations, Title 2, Part 225.

4 5

VOLUME PURCHASE PLANS AND SINGLE SOURCE PROCUREMENT

6 **SECTION 11H.6.** The Department of Health and Human Services, Division of 7 Medical Assistance, may, subject to the approval of a change in the State Medicaid Plan, 8 contract for services, medical equipment, supplies, and appliances by implementation of 9 volume purchase plans, single source procurement, or other contracting processes in order to 10 improve cost containment.

- 11
- 12

ANNUAL ISSUANCE OF MEDICAID IDENTIFICATION CARDS

SECTION 11H.7. The Department of Health and Human Services (Department) shall issue Medicaid identification cards to recipients on an annual basis with updates as needed. The Department shall adopt rules, or amend any current rules relating to Medicaid identification cards, to implement this section.

17

29

30

31

32

33

34

35

36

37

38

39

40

41

42

18 LME/MCO OUT-OF-NETWORK AGREEMENTS

19 **SECTION 11H.8.(a)** The Department of Health and Human Services (Department) 20 shall continue to ensure that local management entities/managed care organizations 21 (LME/MCOs) utilize an out-of-network agreement that contains standardized elements 22 developed in consultation with LME/MCOs. The out-of-network agreement shall be a 23 streamlined agreement between a single provider of behavioral health or 24 intellectual/developmental disability (IDD) services and an LME/MCO to ensure access to care 25 in accordance with 42 C.F.R. § 438.206(b)(4), reduce administrative burden on the provider, 26 and comply with all requirements of State and federal laws and regulations. LME/MCOs shall 27 use the out-of-network agreement in lieu of a comprehensive provider contract when all of the 28 following conditions are met:

- (1) The services requested are medically necessary and cannot be provided by an in-network provider.
 - (2) The behavioral health or IDD provider's site of service delivery is located outside of the geographical catchment area of the LME/MCO, and the LME/MCO is not accepting applications or the provider does not wish to apply for membership in the LME/MCO closed network.
 - (3) The behavioral health or IDD provider is not excluded from participation in the Medicaid program, the NC Health Choice program, or other State or federal health care program.
 - (4) The behavioral health or IDD provider is serving no more than two enrollees of the LME/MCO, unless the agreement is for inpatient hospitalization, in which case the LME/MCO may, but shall not be required to, enter into more than five such out-of-network agreements with a single hospital or health system in any 12-month period.

43 **SECTION 11H.8.(b)** Medicaid providers providing services pursuant to an 44 out-of-network agreement shall be considered a network provider for purposes of Chapter 45 108D of the General Statutes only as it relates to enrollee grievances and appeals.

46

47 MEDICAID CONTINGENCY RESERVE

48 **SECTION 11H.9.(a)** Funds in the Medicaid Contingency Reserve established by 49 Section 12H.38 of S.L. 2014-100 shall be used only for budget shortfalls in the Medicaid 50 Program. These funds shall be available for expenditure only upon an appropriation by act of

| | General Assembly Of North Carolina | | Session 2017 |
|--------|--|---------------------------|-----------------------------|
| 1 | the General Assembly. It is the intent of the | General Assembly to a | appropriate funds from the |
| 2 | Medicaid Contingency Reserve only if: | | |
| 3 | (1) The Director of the Budg | | |
| 4 | receipts are being used ap | | |
| 5 | needed to cover a shortfall | | |
| 5 | (2) The Director of the Budget | 1 | • |
| 7 | Division on the amount of t | | |
| 3 | (1) of this subsection. This | 1 | • |
| 9 | the shortfall, such as (i) una | | |
|) | unanticipated growth or uti | _ | |
| _ | in the data or analysis used | 1 0 | |
| 2 | the program to achieve bud | | |
| 3 | that have impacted the pri | | |
| 1 | receipts from prior years of | | |
| 5 | budget for the current fisca | | |
| 5 | include data in an electroni | _ | |
| 7 | Division to confirm the amo | | |
| 3 | SECTION 11H.9.(b) Nothing | | |
|) | authority of the Governor to carry out his dution | es under the Constitution | on. |
|) | | | |
| 2 | LME/MCO INTERGOVERNMENTAL TH | | |
| | SECTION 11H.10. The local r | | |
| } 1 | (LME/MCOs) shall make intergovernmental t Services, Division of Medical Assistance (DM | | |
| 1 5 | | 000 | |
| 5 | seven hundred thirty-six thousand nine hundred eighty-five dollars (\$17,736,985) in the | | |
| , 7 | 2017-2018 fiscal year and in an aggregate amount of eighteen million twenty-eight thousand two hundred seventeen dollars (\$18,028,217) for the 2018-2019 fiscal year. The amount of the | | |
| 3 | intergovernmental transfer that each individual LME/MCO is required to make in each fiscal | | |
|)) | year shall be as follows: | | red to make in each fiscal |
|) | year shari be as follows. | 2017-2018 | 2018-2019 |
| | Alliance Behavioral Healthcare | \$2,994,703 | \$3,043,874 |
| | Cardinal Innovations Healthcare | \$4,118,912 | \$4,186,543 |
| | Eastpointe | \$2,011,858 | \$2,044,892 |
| | Partners Behavioral Health Management | \$1,913,793 | \$1,945,216 |
| | Sandhills Center | \$1,924,822 | \$1,956,427 |
|) | Trillium Health Resources | \$2,457,426 | \$2,497,775 |
| | Vaya Health | \$2,315,471 | \$2,353,490 |
| | In the event that any county dis | | , , |
|) | another LME/MCO during the 2017-2019 fi | | - |
|) | reallocate the amount of the intergovernme | | • |
| | required to make, taking into consideratio | | |
| 2 | population, provided that the aggregate amou | - | |
| 3 | in each year of the fiscal biennium are achieve | | |
| ŀ | , | | |
| 5 | EXPAND NORTH CAROLINA INNOVAT | FIONS WAIVER SLO | DTS |
|) | SECTION 11H.11. The Departm | nent of Health and Hu | man Services, Division of |
| | Medical Assistance, shall amend the North Ca | arolina Innovations wai | ver to increase the number |
|) | of slots available under the waiver by 250 slo | ots. These additional slo | ots shall be made available |
|) | on January 1, 2018. | | |
| n | | | |

50

51 INCREASE PERSONAL CARE SERVICES RATE

1 **SECTION 11H.12.** Beginning January 1, 2018, the Department of Health and 2 Human Services, Division of Medical Assistance, shall increase to three dollars and ninety-four 3 cents (\$3.94) the rate paid per 15-minute billing unit for personal care services provided 4 pursuant to Clinical Coverage Policy 3L.

- 5
- 6

GRADUATE MEDICAL EDUCATION MEDICAID REIMBURSEMENT

7 **SECTION 11H.13.(a)** Beginning July 1, 2017, the Department of Health and 8 Human Services, Division of Medical Assistance, shall no longer be required to implement the 9 prohibitions on reimbursement for Graduate Medical Education payments required by Section 10 12H.23 of S.L. 2015-241, as amended by Section 88 of S.L. 2015-264.

11 **SECTION 11H.13.(b)** No later than January 1, 2018, the Department of Health 12 and Human Services, Division of Medicaid Assistance (DMA), shall report to the Joint 13 Legislative Oversight Committee on Medicaid and NC Health Choice and the Fiscal Research 14 Division on both the actual and forecasted total requirements less receipts of payments made 15 for the GME add-on to the DRG Unit Value (Base) rate. To the extent the total requirements 16 less receipts for these payments exceeds the ten million dollars (\$10,000,000) appropriated for 17 this purpose in each year of the 2017-2019 fiscal biennium, the Department shall identify the 18 reductions that are being implemented to cover any excess costs.

19

20 PLAN TO IMPLEMENT COVERAGE FOR HOME VISITS FOR PREGNANT 21 WOMEN AND FAMILIES WITH YOUNG CHILDREN

22 **SECTION 11H.14.(a)** It is the intent of the General Assembly to provide Medicaid 23 and NC Health Choice coverage for evidence-based home visits for pregnant women and 24 families with young children designed to improve maternal and child health, prevent child 25 abuse and neglect, encourage positive parenting, and promote child development and school 26 readiness that are consistent with the model used by Nurse-Family Partnership. No later than July 1, 2018, the Department of Health and Human Services, Division of Medical Assistance 27 28 (Department), shall begin providing Medicaid and NC Health Choice coverage for home visits 29 statewide or through a pilot program.

The Department shall develop a plan to implement changes necessary to provide Medicaid and NC Health Choice coverage for home visits statewide or through a pilot program; however, consistent with G.S. 108A-54(e)(4), the Department is not authorized to make any changes to eligibility for the Medicaid or NC Health Choice programs. The plan shall detail the design and scope of coverage for the home visits for pregnant women and families with young children and include the identification of any State Plan Amendments or waivers that may be necessary to submit to the Centers for Medicare and Medicaid Services.

37 SECTION 11H.14.(b) No later than November 1, 2017, the Department shall
 38 submit to the Joint Legislative Oversight Committee on Medicaid and NC Health Choice and
 39 the Fiscal Research Division a report containing the following information:

40 41

42

43

- (1) As required by subsection (a) of this section, a copy of the plan to provide, no later than July 1, 2018, Medicaid and NC Health Choice coverage for home visits statewide or through a pilot program.
- (2) A detailed description of the coverage to be provided, including the proposed service definition, the home visit schedule, the scope of the covered service, and the anticipated reimbursement rate to be paid.
- 46 (3) An analysis of the total fiscal impact of adding Medicaid and NC Health
 47 Choice coverage for the home visits for pregnant women and families with
 48 young children. This shall include an outline of both costs and savings to the
 49 Medicaid and NC Health Choice programs, as well as any savings to other
 50 programs provided by the State.

| | General Assemb | bly Of North Carolina | Session 2017 |
|-------------|---|--|-----------------------------|
| 1 2 3 | (4) | A description of how the Department intends to leve that may be currently utilized to provide coverage visits for pregnant women and families with young | for evidence-based home |
| 4 5 6 | (5) | Whether the Department intends to add this c authority under G.S. 108A-54(e) or whether addi required. | overage pursuant to its |
| 7 8 9 | (6) (7) | Any plans to include pay-for-success initiatives as NC Health Choice funding for the covered service. An anticipated time line for the implementation of t | - |
| 10 11 | (/) | the submission of any necessary State Plan Amene Centers for Medicare and Medicaid Services. | |
| 12 | | | |
| 13 14 | AND ABUS | ENHANCEMENTS TO PREVENT AND DETE | AT FRAUD, WASTE, |
| 14 | | FION 11H.15. The Department of Health and Huma | an Services (Department) |
| 16 | | ne capability of the NC Tracks Medicaid Managen | · • |
| 17 | | ude the ability to detect and prevent fraud, waste, | |
| 18 | | ms. Program changes shall be made to MMIS to pr | |
| 19 | 1 • | fraud, waste, or abuse is identified. The new car | 1. |
| 20 | 1 | utilize publicly available data regarding Medicaid pro | |
| 21 | this new capability, the Department shall establish criteria for the identification of suspicious | | |
| 22 | claims, suspicious patterns of activity, or both without preselecting providers or recipients for | | |
| 23 | review. Claims or patterns of activity identified by this new capability shall be evaluated | | |
| 24 | | vination of automated and manual processes to deter | |
| 25 | suspected fraud, waste, or abuse prior to the issuance of any payment to the provider for the | | |
| 26 | suspicious claims. | | |
| 27 | The new capability required by this subsection shall be implemented utilizing | | |
| 28 | existing MMIS contracts no later than 120 days after this section becomes law. Nothing in this | | |
| 29 | section shall be construed to change or limit any current laws or rules regarding prompt | | |
| 30 | payment to provi | iders or provider prepayment claims review. | |
| 31 32 | DURATION | OF MEDICAID AND NC HEALTH O | CHOICE PROGRAM |
| 33 | MODIFICA | | |
| 34 | SECT | FION 11H.16. Except for eligibility categories and | d income thresholds and |
| 35 | except for statu | tory changes, the Department of Health and Huma | an Services shall not be |
| 36 | required to main | ntain, after June 30, 2019, any modifications to the l | Medicaid and NC Health |
| 37 | Choice programs | s required by this Subpart. | |
| 38 | | | |
| 39 | | RANSFORMATION TECHNICAL AND CLARIF | |
| 40 | | FION 11H.17.(a) Section 4 of S.L. 2015-245, as am | ended by Section 2(b) of |
| 41 | | eads as rewritten: | |
| 42 | | 4. Structure of Delivery System. – The transformed | |
| 43 | | s described in Section 1 of this act shall be org | anized according to the |
| 44 | following princip | ples and parameters: | |
| 45 46 | | Comisso covered by DUDs Conitated DUD | antuanta altalli aarran all |
| 46 47 | (4) | Services covered by PHPs. – Capitated PHP c | |
| 47 48 | | Medicaid and NC Health Choice services, including prescription drugs, long-term services and support | |
| 48 49 | | services for NC Health Choice recipients, except | |
| 49 50 | | this subdivision. The capitated contracts required | |
| 50 51 | | not cover: | oj uno suodivision shall |
| | | | |

| General Assembly | Of North Carolina | Session 2017 |
|---------------------|--|--|
| | | |
| d. | Audiology, speech therapy, occupation nursing, and psychological services p in an Individualized Education Prog schools or individuals contracted with | rescribed <u>Services</u> documented ram (IEP) and performed by |
| | Education Agencies. | |
| e. | Services provided directlyand billed to Services Agency (CDSA) or by a p CDSA if the service is authorized thr included on the child's Individualized I | rovider under contract with a ough the CDSA and isthat are |
| | | |
| | N 11H.17.(b) G.S. 143B-216.80(b)(1) reads | |
| Ν | nployees of the Division of Health Benef orth Carolina Human Resources Act S. 126 5(c1)(31).G.S. 126-5(c1)(33)." | |
| NOTICE OF PRC | GRAM REIMBURSEMENT AS BASIS | S FOR RECOUPMENT OF |
| OVERPAYME | | |
| SECTIO | N 11H.18.(a) G.S. 108C-2 is amended by | adding a new subdivision to |
| read: | | |
| | otice of program reimbursement The | - |
| | epartment's final determination of the total | |
| | y, due to either the provider or the Depa | • • |
| - | ovider's annual Medicaid or Health Che | - |
| | edicaid or Health Choice cost report where j | |
| | N 11H.18.(b) G.S. 108C-5 reads as rewritte | |
| • | t suspension and audits utilizing extrapole | |
| · · · · · | artment may suspend payments to a procedures set forth in 42 C.F.R. § 455.23. | vider in accordance with the |
| 1 I | on to the procedures for suspending payn | nent set forth at 12 CER & |
| . , | nent may also suspend payment to any p | - |
| | ment, or fine to the Department and has | |
| | the Department or <u>Department</u>; (ii) <u>owe</u> | |
| | e of program reimbursement, regardless of | - |
| | hether the provider's appeal rights have be | |
| | nt owed is pending; or (iii) has had its pa | |
| Health Choice prog | rams suspended or terminated by the Dep | artment. For purposes of this |
| section, a suspensi | on or termination of participation does | not become final until all |
| 11 | rights have been exhausted and shall not in | |
| | the Department or the Office of Administ | |
| - | the Superior Court has entered a stay | pursuant to the provisions of |
| G.S. 150B-48. | | |
| · · · · | ders who owe a final overpayment, assessm | - |
| | ion shall begin the thirty-first day after the | 1 1 |
| | The payment suspension shall not exce g any applicable penalty and interest charge | |
| | anding subsection (c) of this section, | |
| | nt identified on a notice of program reimbu | |
| - | o the provider immediately upon issuan | - |
| | nents shall be suspended as required by | |
| - | owed is a final overpayment, whether the | - |

General Assembly Of North Carolina been exhausted, or whether any review of the amount owed is pending. The payment suspension shall not exceed the amount owed to the Department, including any applicable penalty and interest charges. Providers whose participation in the Medicaid or Health Choice programs has been (d) suspended or terminated shall have all payments suspended beginning on the thirty-first day after the suspension or termination becomes final. The Department shall consult with the N.C. Departments of Treasury and Revenue (e) Department of State Treasurer, the Department of Revenue, and other State departments and agencies to determine if a provider owes debts or fines to the State. The Department may collect any of these debts owed to the State subsequent to consideration by the Department of the financial impact upon the provider and the impact upon access to the services provided by the provider. (f) When issuing payment suspensions in accordance with this Chapter, the Department may suspend payment to all providers which that share the same IRS Employee Identification Number or corporate parent as the provider or provider site location which that owes the final overpayment, assessment, or fine.fine, or that owes the amount identified on the notice of program reimbursement. The Department shall give 30 days advance written notice to all providers which that share the same IRS Employee Identification Number or corporate parent as the provider or provider site location of the intention of the Department to implement a payment suspension. (g) The Department is authorized to approve a payment plan for a provider to pay a final overpayment, assessment, or fine including interest and any penalty. The payment plan can may include a term of up to 24 months. The Department shall establish in rule the conditions of such provider payment plans. Nothing in this subsection shall prevent the provider and the Department from mutually agreeing to modifications of a payment plan. All payments suspended in accordance with this Chapter shall be applied toward (h) any final overpayment, assessment, or fine owed to the Department.Department and any amount owed to the Department that was identified on a notice of program reimbursement." SECTION 11H.18.(c) This section becomes effective October 1, 2017, and applies to notices of program reimbursement issued on or after that date. PREPAYMENT CLAIMS REVIEW MODIFICATIONS SECTION 11H.19.(a) G.S. 108C-7 reads as rewritten: "§ 108C-7. Prepayment claims review. In order to ensure that claims presented by a provider for payment by the (a) Department meet the requirements of federal and State laws and regulations and medical necessity criteria, a provider may be required to undergo prepayment claims review by the Department. Grounds for being placed on prepayment claims review shall include, but shall not be limited to, receipt by the Department of credible allegations of fraud, identification of aberrant billing practices as a result of investigations or investigations, data analysis performed by the Department-Department, the failure of the provider to timely respond to a request for documentation made by the Department or one of its authorized representatives, or other grounds as defined by the Department in rule. (b) Providers shall not be entitled to payment prior to claims review by the Department. The Department shall notify the provider in writing of the decision and the process for submitting claims for prepayment claims review no less than 20 calendar days prior to instituting prepayment claims-review. The written notice shall be deposited, first-class postage

provider to the Department. The prepayment claims review shall be instituted no less than 20

prepaid, in the United States mail and addressed to the most recent address given by the

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32 33

34

35

36

37 38

39

40

41

42

43

44

45

46 47

48

49

General Assembly Of North Carolina Session 2017 calendar days from the date of the mailing of written notification. The notice shall contain all of 1 2 the following: 3 . . . 4 (4) A specific list of all supporting documentation that the provider will need to 5 submit contemporaneously with the to the prepayment review vendor for all 6 claims that will be are subject to the prepayment claims review. 7 8 The Department shall process all clean claims submitted for prepayment review (d) 9 within 20 calendar days of submission by the provider receipt of the supporting documentation for each claim by the prepayment review vendor. To be considered by the Department, the 10 11 documentation submitted must be complete, legible, and clearly identify the provider to which 12 the documentation applies. If the provider failed to provide any of the specifically requested 13 supporting documentation necessary to process a claim pursuant to this section, the Department shall send to the provider written notification of the lacking or deficient documentation within 14 15 15 calendar days of receipt of such claim-the due date of requested supporting documentation. 16 The Department shall have an additional 20 days to process a claim upon receipt of the 17 documentation. 18 (e) The provider shall remain subject to the prepayment claims review process until the provider achieves three consecutive months with a minimum seventy percent (70%) clean 19 20 claims raterate, provided that the number of claims submitted per month is no less than fifty 21 percent (50%) of the provider's average monthly submission of Medicaid claims for the 22 three-month period prior to the provider's placement on prepayment review. If a provider does 23 not submit any claims following placement on prepayment review in any given month, then the 24 claims accuracy rating shall be zero percent (0%) for each month in which no claims were submitted. If the provider does not meet this standard the seventy percent (70%) clean claims 25 26 rate minimum requirement for three consecutive months within six months of being placed on prepayment claims review, the Department may implement sanctions, including termination of 27 28 the applicable Medicaid Administrative Participation Agreement, or continuation of 29 prepayment review for an additional six-month period.review. The Department shall give 30 adequate advance notice of any modification, suspension, or termination of the Medicaid 31 Administrative Participation Agreement. In no instance shall prepayment claims review 32 continue longer than 12 months. 33 Prepayment claims review shall not continue longer than 24 consecutive months unless the 34 Department has initiated the termination or other sanction of the provider and the provider has 35 appealed that termination or sanction. If the Department has initiated the termination or other sanction of the provider and the provider has appealed that termination or sanction, then the 36 37 provider shall remain on prepayment review until the final disposition of the Department's 38 termination or other sanction of the provider. 39 Failure of a provider to meet the seventy percent (70%) clean claims rate minimum (e1) 40 requirement may result in a termination action. A termination action taken shall reflect the failure of the provider to meet the seventy percent (70%) clean claims rate minimum 41 42 requirement and shall result in exclusion of the provider from future participation in the 43 Medicaid program. If a provider fails to meet the seventy percent (70%) clean claims rate 44 minimum requirement and subsequently requests a voluntary termination, the termination shall 45 reflect the provider's failure to successfully complete prepayment claims review and shall result in exclusion of the provider from future participation in the Medicaid program. 46 47 A provider shall not withhold claims to avoid the claims review process. Any claims (e2) 48 for services provided during the period of prepayment review may still be subject to review prior to payment regardless of the date the claims are submitted and regardless of whether the 49 provider has been taken off of prepayment review for any reason, including attaining a 50

| | General Assembly Of North Carolina Session 2017 |
|----------|--|
| 1 | minimum of seventy percent (70%) clean claims rate for three consecutive months, the |
| 2 | expiration of the 24-month time limit, or the termination of the provider. |
| 3 | (f) The decision to place or maintain a provider on prepayment claims review does not |
| 4 | constitute a contested case under Chapter 150B of the General Statutes. A provider may not |
| 5 | appeal or otherwise contest a decision of the Department to place or maintain a provider or |
| 6 | prepayment review. |
| 7 | (g) If a provider elects to appeal the Department's decision to impose sanctions on the |
| 8 | provider as a result of the prepayment review process to the Office of Administrative Hearings |
| 9 | then the provider shall have 45 days from the date that the appeal is filed to submit any |
| 10 | documentation or records that address or challenge the findings of the prepayment review. The |
| 11 | Department shall not review, and the administrative law judge shall not admit into evidence |
| 12 | any documentation or records submitted by the provider after the 45-day deadline. In order for |
| 13 | a provider to meet its burden of proof under G.S. 108C-12(d) that a prior claim denial should |
| 14 | be overturned, the provider must prove that (i) all required documentation was provided at the |
| 15 | time the claim was submitted and was available for review by the prepayment review vendor |
| 16 | and (ii) the claim should not have been denied at the time of the vendor's initial review." |
| 17 | SECTION 11H.19.(b) This section becomes effective October 1, 2017, and applies |
| 18 | to providers who are placed on prepayment review on or after that date and written notices |
| 19 | provided to providers on or after that date. |
| 20 | |
| 21 | MEDICAID ELIGIBILITY MONITORING |
| 22 | SECTION 11H.20.(a) Article 2 of Chapter 108A of the General Statutes is |
| 23 24 | amended by adding a new section to read: |
| 24 25 | <u>\$ 108A-55.5. Eligibility monitoring for medical assistance.</u> (a) On at least a quarterly basis, the Department shall review information concerning |
| 23 26 | changes in circumstances that may affect medical assistance beneficiaries' eligibility to receive |
| 20 27 | medical assistance benefits. The Department shall share the information directly with, or make |
| 28 | the information available to, the county department of social services that determined the |
| 29 | beneficiary's eligibility. |
| 30 | (b) The information reviewed by the Department shall include all of the following: |
| 31 | (1) Earned and unearned income. |
| 32 | (2) Employment status and changes in employment. |
| 33 | (3) Residency status. |
| 34 | (4) Enrollment status in other State-administered public assistance programs. |
| 35 | (5) Financial resources. |
| 36 | (6) Incarceration status. |
| 37 | (7) Death records. |
| 38 | (8) Lottery winnings. |
| 39 | (9) Enrollment status in public assistance programs outside of this State. |
| 40 | (c) A county department of social services shall promptly review the information |
| 41 | provided or made available by the Department in accordance with subsection (a) of this section |
| 42 | to determine if the information indicates a change in circumstances that may affect a medical |
| 43 | assistance beneficiary's eligibility to receive medical assistance benefits and take one of the |
| 44 | <u>following actions:</u> |
| 45 46 | (1) If a review of the information does not result in the county department of |
| 46 47 | social services finding a discrepancy or change in a beneficiary's |
| 47 48 | circumstances that may affect that beneficiary's eligibility to receive medical |
| 48 49 | assistance benefits, the county department of social services shall take not further action. |
| 49 50 | (2) If a review of the information does result in the county department of social |
| 50 51 | services finding a discrepancy or change in a beneficiary's circumstances |
| 51 | services means a discrepancy of change in a bencherary's circumstances |

| Ge | eneral Assemb | ly Of North Carolina | Session 2017 |
|---------|------------------|---|--|
| | | that may affect that beneficiary's | eligibility for medical assistance benefits, |
| | | | ervices shall provide written notice to the |
| | | • • | fficient detail the circumstances of the |
| | | | stances that would affect the beneficiary's |
| | | | e benefits. The notice must include the |
| | | following information: | |
| | | a. The beneficiary will have | 10 business days from the time of mailing |
| | | to respond. | |
| | | b. A response from the benefit | iciary must be in writing. |
| | | c. <u>Self-declarations made by</u> | the beneficiary will not be accepted as |
| | | verification of information | in the response. |
| | | <u>d.</u> <u>The consequences of taking</u> | g no action. |
| | | ÷ | com the time of mailing the notice required |
| | | | rtment of social services shall take one of |
| the | e following acti | | |
| | <u>(1)</u> | • • | the notice, the county department of social |
| | | | eficiary's eligibility for medical assistance |
| | | - | y with proper notice under G.S. 108A-79. |
| | <u>(2)</u> | • • | otice and disagrees with the information in |
| | | | t of social services shall reinvestigate the |
| | | matter and take one of the following | • |
| | | • • | of social services determines that there has |
| | | | eneficiary's eligibility to receive medical |
| | | | affected, then no further action shall be |
| | | taken. | |
| | | · · · | f social services determines that there is no |
| | | · · · · | ent of social services shall redetermine the |
| | | | r medical assistance benefits and provide |
| | (2) | • • • | <u>notice under G.S. 108A-79.</u> otice and confirms the information in the |
| | <u>(3)</u> | | nty department of social services shall |
| | | · · · · · · · · · · · · · · · · · · · | ibility for medical assistance benefits and |
| | | provide the beneficiary with prope | • |
| | If at any time | • • • • | ponse to the notice, the county department |
| of | | | fraud or misrepresentation or inadequate |
| | | | social services may request additional |
| | | om the beneficiary. | social services may request additional |
| <u></u> | | • | Department or any county department of |
| soc | | | nal information related to a beneficiary's |
| | | | ained in a manner other than that provided |
| | under this sec | | |
| | | | of Health and Human Services may sign a |
| me | | · · · · · | , agency, or division of the State to obtain |
| | | • • • | Medicaid that indicates a change in |
| cir | cumstances that | at may affect the individuals' eligi | bility to receive Medicaid benefits under |
| | S. 108A-55.5(a | | |
| | SECT | ION 11H.20.(c) The Department | nt of Health and Human Services may |
| coi | ntract with one | or more vendors to provide infor | mation concerning individuals enrolled in |
| | | - | at may affect the individuals' eligibility to |
| rec | eive Medicaid | benefits under G.S. 108A-55.5(a) | . The quarterly cost, net of receipts, of a |

| General Assem | ly Of North Carolina Session 2017 |
|--|---|
| for the preceding | into under this subsection must be less than the cost of claims, net of receipts, quarter for individuals identified. |
| | TION 11H.20.(d) The Department of Health and Human Services |
| | all consider joining any multistate cooperative to identify individuals who are |
| | public assistance programs outside of this State, including the National |
| | nghouse. No later than October 1, 2017, the Department shall report to the |
| - | Oversight Committee on Medicaid and NC Health Choice findings that |
| 1 | ns for joining or not joining any multistate cooperative, and, if a determination |
| | join the multistate cooperative, a date when membership is expected. |
| | TION 11H.20.(e) Subsection (a) of this section becomes effective January 1, |
| 2018. The remai | nder of this section is effective when this act becomes law. |
| | |
| | IGIBILITY DETERMINATION TIMELINESS REPORTING |
| | TION 11H.21. Part 10 of Article 2 of Chapter 108A of the General Statutes is |
| | ng a new section to read: |
| " <u>§ 108A-70.43.</u> | |
| | <u>March 1 of each year, the Department shall submit a report for the prior</u> |
| | the Joint Legislative Oversight Committee on Medicaid and NC Health |
| | t Legislative Oversight Committee on Health and Human Services, and the |
| | Division containing the following information: |
| <u>(1)</u> | The annual statewide percentage of Medicaid applications processed in a |
| (2) | timely manner for the fiscal year. |
| <u>(2)</u> | The statewide average number of days to process Medicaid applications for |
| (2) | each month in the fiscal year. The approach percentage of Medicaid applications proceeded in a timely |
| <u>(3)</u> | The annual percentage of Medicaid applications processed in a timely |
| (4) | manner by each county department of social services for the fiscal year. |
| <u>(4)</u> | The average number of days to process Medicaid applications for each month for each county department of social services. |
| (5) | The number of months during the fiscal year that each county department of |
| <u>(5)</u> | social services met the timely processing standards under G.S. 108A-70.38. |
| <u>(6)</u> | The number of months during the fiscal year that each county department of |
| <u>(0)</u> | social services failed to meet the timely processing standards under |
| | G.S. 108A-70.38. |
| <u>(7)</u> | <u>A description of all corrective action activities conducted by the Department</u> |
| | and county departments of social services in accordance with |
| | G.S. 108A-70.36. |
| <u>(8)</u> | <u>A description of how the Department plans to assist county departments of</u> |
| <u>(0)</u> | social services in meeting timely processing standards for Medicaid |
| | applications, for every county in which the performance metrics for |
| | processing Medicaid applications in a timely manner do not show significant |
| | improvement compared to the previous fiscal year." |
| | mpro compared to the providuo fiscur your. |
| SUPPORT IM | PROVEMENT IN THE ACCURACY OF MEDICAID ELIGIBILITY |
| DETERMIN | |
| | FION 11H.22.(a) G.S. 108A-25(b) reads as rewritten: |
| | rogram of medical assistance is established as a program of public assistance |
| | inistered by the Department of Health and Human Services in accordance with |
| | ledicaid eligibility administration may be delegated to the county departments |
| | under rules adopted by the Department of Health and Human Services." |
| SECTION 11H.22.(b) No later than November 1, 2017, the Department of Health | |
| | ices (Department) shall report to the Joint Legislative Oversight Committee on |
| | |

| General Assembly Of | Session 2017 |
|--|--|
| eligibility determination entitled "North Carol | ress made regarding the accuracy of county Medicaid the State Auditor's January 2017 Performance Audit rogram Recipient Eligibility Determination." The |
| Department's report sha | owing information: |
| servi | akeholders, including the county departments of social ent has engaged to address issues surrounding the eligibility determinations by county departments of |
| (2) Oppo | ed by the Department and stakeholders to address leterminations. |
| | tment has taken, or plans to take, to assist county |
| depa | I services with improving accuracy in Medicaid ons, including a time line for implementation of each |
| 1 | tion or needs for funding identified by the Department |
| | g accuracy in Medicaid determinations. |
| | cle 2 of Chapter 108A of the General Statutes is |
| amended by adding a no | ere 2 of chapter room of the General Statutes is |
| • | terminations Accuracy and Quality Assurance. |
| " <u>§ 108A-70.45. Applic</u> | |
| | rican tribe within the State has assumed responsibility |
| | S. 108A-25(e), then this Part applies to the tribe in the |
| | rtments of social services. |
| " <u>§ 108A-70.46. Audit</u> | |
| | partment of Health and Human Services, Division of |
| | , on an annual basis, audit all county departments of |
| ocial services for com | ccuracy standards adopted under G.S. 108A-70.47 for |
| Medicaid eligibility de | e within a 12-month period. This annual audit shall |
| llso include an evalu | iance with the quality assurance standards under |
| G.S. 108A-70.48 by th | ent of social services. Audits shall be conducted for |
| initial Medicaid eligit | on applications as well as Medicaid reenrollment |
| determinations. | |
| " <u>§ 108A-70.47. Medic</u> | ermination processing accuracy standards. |
| (a) <u>The Departr</u> | county departments of social services to comply with |
| accuracy standards set | he processing of Medicaid eligibility determinations. |
| The Department shall se | |
| | th regards to errors that caused an ineligible Medicaid |
| | ed for Medicaid benefits. |
| | ith regards to errors that caused the denial of benefits |
| | ould have been approved for Medicaid benefits. |
| | with regards to errors made during the eligibility |
| | that did not change the outcome of the eligibility |
| deter | |
| | shall be developed by the Department in consultation |
| with the State Auditor. | |
| " <u>§ 108A-70.48. Qualit</u> | |
| | departments of social services to comply with quality |
| | n rule. The quality assurance standards shall be based |
| <u>upon best practices and</u> Auditor. | bed by the Department in consultation with the State |
| | |

| | General Assem | bly Of North Carolina | Session 2017 |
|---|-----------------------|---|---|
| 1 | (a) If the | Department's annual audit under G.S. 108A-70 | .46 results in a determination |
| 2 | | partment of social services fails to meet any of | |
| 3 | - | or G.S. 108A-70.48, the Department and the | - |
| 1 | | ter into a joint corrective action plan to improv | • • |
| 5 | applications. | · · · · | <u> </u> |
| 5 | | nt corrective action plan entered into pursuant to | this section shall specifically |
| 7 | | wing components: | ± • • |
| 3 | (1) | The duration of the joint corrective action plan, | not to exceed 24 months. If a |
|) | | county department of social services shows me | |
|) | | the performance requirements in the joint con | |
| L | | duration of the joint corrective action plan ma | |
| 2 | | but in no case shall a joint corrective action pla | |
| | <u>(2)</u> | A plan for improving the accurate processing of | |
| | <u>_/</u> | describes the actions to be taken by the county | ••••••••••••••••••••••••••••••••••••••• |
| | | and the Department. | department of social services |
| | <u>(3)</u> | The performance requirements for the county | department of social services |
| | <u>(5)</u> | that constitute successful completion of the join | - |
| | (4) | Acknowledgment that failure to successfully | ± |
| | <u>(+)</u> | action plan will result in temporary assump | |
| | | administration by the Department, in accordance | |
| | "8 108 A_70 50 | Temporary assumption of Medicaid eligibility | |
| | | county department of social services fails to su | |
| | | plan, the Department shall give the county department | • • • |
| | | , and the board of social services or the consoli | • |
| | | to G.S. 153A-77(b), at least 90 days' notice th | |
| | - | me Medicaid eligibility administration, in accor | - |
| | | notice shall include the following information: | dance with subsection (b) of |
| | <u>(1)</u> | The date on which the Department inter | nde to temporarily assume |
| | <u>(1)</u> | administration of Medicaid eligibility determina | |
| | (2) | The performance requirements in the joint co | |
| | <u>(2)</u> | county department of social services failed to n | = |
| | <u>(3)</u> | Notice of the county department of social a | |
| | <u>(3)</u> | • • | . |
| | | decision to the Office of Administrative Hear | ings, pursuant to Article 5 of |
| | (b) Notw | <u>Chapter 150B of the General Statutes.</u> ithstanding any provision of law to the contrar | wif a county department of |
| | | ails to successfully complete its joint corrective | |
| | | assume Medicaid eligibility administration for t | |
| | | subsection (a) of this section. During a period | |
| | · · · · · | lity administration, the following shall occur: | of temporary assumption of |
| | | | id aligibility function in the |
| | <u>(1)</u> | The Department shall administer the Medica | |
| | | county. Administration by the Department ma | |
| | | the Department, including supervision of | |
| | | workers or contracts for operation to the extent | permitted by federal law and |
| | | regulations. | |
| | <u>(2)</u> | The county department of social services is | |
| | | administer Medicaid eligibility determinations. | |
| | <u>(3)</u> | The Department shall direct and oversee the e | |
| | | the administration of Medicaid eligibility in the | |
| | <u>(4)</u> | The county shall continue to pay the nonf | |
| | | Medicaid eligibility administration and shall n | |
| | | obligated or appropriated for Medicaid eligibili | ty administration. |
| | | | |

| | General Assemb | bly Of North Carolina Session 2017 |
|----------------------|------------------------|--|
| 1 | <u>(5)</u> | The county shall pay the nonfederal share of additional costs incurred to |
| 2 | | ensure compliance with the accuracy and quality assurance standards |
| 3 | | required by this Part. |
| 4 | <u>(6)</u> | The Department shall work with the county department of social services to |
| 5 | | develop a plan for the county department of social services to resume |
| 6 | | Medicaid eligibility administration and perform Medicaid eligibility |
| 7 | | determinations more accurately. |
| 8 | <u>(7)</u> | The Department shall inform the county board of commissioners, the county |
| 9 | | manager, the county director of social services, and the board of social |
| 10 | | services or the consolidated human services board, created pursuant to |
| 11 | | G.S. 153A-77(b), of key activities and any ongoing concerns during the |
| 12 | | temporary assumption of Medicaid eligibility administration. |
| 13 | | the Department's determination that Medicaid eligibility determinations can |
| 14 | | curately and with proper quality assurance by the county department of social |
| 15 | | on the standards adopted under G.S. 108A-70.47 and G.S. 108A-70.48, the |
| 16 | | l notify the county department of social services, the county manager, and the |
| 17 | | services or the consolidated human services board, created pursuant to |
| 18 | |), that temporary assumption of Medicaid eligibility administration will be |
| 19 | | he effective date of termination. Upon termination, the county department of |
| 20 | | esumes its full authority to administer Medicaid eligibility determinations. |
| 21 22 | " <u>§ 108A-70.51.</u> | |
| 22 23 | | ith the calendar year 2020, no later than March 1 of each year, the Department eport to the Joint Legislative Committee on Medicaid and NC Health Choice, |
| 23 24 | | arch Division, and the State Auditor that contains the following information |
| 2 4 25 | about the prior ca | |
| 25 26 | <u>(1)</u> | The annual statewide percentage of county departments of social services |
| 20 27 | | that met the accuracy standards adopted under G.S. 108A-70.47 in the prior |
| 28 | | fiscal year. |
| 29 | <u>(2)</u> | The annual statewide percentage of county departments of social services |
| 30 | <u></u> | that met the quality assurance standards adopted under G.S. 108A-70.48 in |
| 31 | | the prior fiscal year. |
| 32 | (3) | The annual audit result for each standard adopted under G.S. 108A-70.47 for |
| 33 | | each county of department services. |
| 34 | <u>(4)</u> | The number of years in the preceding five-year period that each county |
| 35 | | department of social services failed to meet the standards in |
| 36 | | <u>G.S. 108A-70.47 or G.S. 108A-70.48.</u> |
| 37 | <u>(5)</u> | A description of all corrective action activities conducted by the Department |
| 38 | | and county departments of social services in accordance with |
| 39 | | <u>G.S. 108A-70.49.</u> |
| 40 | <u>(6)</u> | For every county in which the performance metrics for processing Medicaid |
| 41 | | applications in an accurate manner do not show significant improvement |
| 42 | | compared to the previous fiscal year, a description of how the Department |
| 43 | | plans to assist county departments of social services in accuracy and quality |
| 44 45 | SEC | assurance standards for Medicaid applications." |
| 45 46 | | TION 11H.22.(d) G.S. 150B-23(a5) reads as rewritten: |
| 46 47 | | unty that appeals a decision of the Department of Health and Human Services assume Medicaid eligibility administration in accordance with |
| 47 48 | | <u>4G.S. 108A-70.42 or G.S. 108A-70.50</u> may commence a contested case under |
| 48 49 | | e same manner as any other petitioner. The case shall be conducted in the same |
| 49 50 | | contested cases under this Article." |
| 50 | manner as outer | |

| General Ass | embly Of North Carolina | Session 2017 |
|---|---|--|
| | CCTION 11H.22.(e) The Department of Health and Hur | |
| | gement and Support (Department), shall collaborate w | |
| | n of implementation of the annual audits under this section | on. The plan must include |
| the following | | |
| (1 | y 1 y | to be implemented. |
| (2 | | ···· · · · · · · · · · · · · · · · · · |
| (3 |) The audit methodology to be utilized, including a vary based upon county size or other factors. | ny information that may |
| (4 |) Details illustrating that the audit methodology | is statistically sound, |
| | including the statistically significant number of case | es to be reviewed in each |
| | county. | |
| (5 | 1 1 0 1 | |
| (6 | A certification from the State Auditor that the D annual audits has the approval of the State Auditor. | epartment's plan for the |
| N | b later than March 1, 2018, the Department shall submit | a copy of the plan to the |
| Joint Legisla | ive Oversight Committee on Medicaid and NC Health C | Choice with any proposed |
| recommendat | ions, suggested legislation, or funding requests. | |
| | CCTION 11H.22.(f) Article 2 of Chapter 108A of | the General Statutes is |
| • | dding a new section to read: | |
| " <u>§ 108A-25.1A. Responsibility for errors.</u> | | |
| | county department of social services shall be financi | |
| erroneous issuance of Medicaid benefits and Medicaid claims payments resulting when the | | |
| county department of social services takes any action that requires payment of Medicaid claims | | |
| for an ineligible individual, for ineligible dates, or in an amount that includes a recipient's liability and for which the State cannot claim federal participation. | | |
| | otwithstanding subsection (a) of this section, a coun | ty department of social |
| | not be financially responsible for the erroneous issuance | |
| | ms payments resulting from a failure or error attributable | |
| | e amounts to be charged back to a county department | • |
| erroneous pa | ments of claims shall be the State and federal shares of | f all erroneous payments, |
| not to exceed | the lesser of the amount of actual error or claims payment | <u>nt.</u> " |
| | ECTION 11H.22.(g) The Department of Health | |
| · • · | shall design and implement a training and certification | |
| - | h Carolina Families Accessing Services Through Techn | |
| - | certification program shall be available on a statewide b | - |
| - | training to caseworkers at county departments of soci | |
| | able travel distance from the county departments of a | 1 |
| | r. No later than 18 months after the Department has impl | - |
| | program, the Department shall require all caseworkers is s for eligibility for State programs through NC FA | |
| | may last no longer than three years before an indiv | |
| | he Department may adopt and amend rules to impl | - |
| certification | | und |
| - | ECTION 11H.22.(h) No later than 18 months after | ter the Department has |
| | the training and certification program under subsection | - |
| - | hall include in its audits required under G.S. 108A-70. | |

44 SECTION TH.22.(n) No later than 18 months after the Department has 45 implemented the training and certification program under subsection (g) of this section, the 46 Department shall include in its audits required under G.S. 108A-70.46 a verification that all 47 county departments of social services are in compliance with the certification program 48 requirements for individuals involved in the Medicaid eligibility determination process.

49 SECTION 11H.22.(i) No later than March 1, 2018, the Department shall submit to
 50 the Joint Legislative Oversight Committee on Health and Human Services, the Joint Legislative
 51 Oversight Committee on Medicaid and NC Health Choice, and the Fiscal Research Division a

| | General Assembly Of North Carolina Session 2017 | | |
|----------|---|--|--|
| 1 2 | report on the implementation of the training and certification program required under this section. The report shall include the following: | | |
| 3 | (1) A detailed outline of what the training and certification program will entail, | | |
| 4 | including how many hours of training will be required for certification, how | | |
| 5 | frequently recertification will be required, and how often training will be | | |
| 6 | provided by the Department to the county departments of social services. | | |
| 7 | (2) A plan of implementation of the training and certification program, | | |
| 8 | including a specific time line of implementation. | | |
| 9 | (3) Anticipated costs to the Department, as well as any costs to the county | | |
| 10 | department of social services, of implementing the training and certification | | |
| 11 | program. This should include an identification of any additional resources | | |
| 12 | required by the Department or a county department of social services in | | |
| 13 | order to implement the training and certification program. | | |
| 14 | (4) Any other information the Department is able to provide regarding the | | |
| 15 | training and certification program development. | | |
| 16 17 | SECTION 11H.22.(j) The Department of Health and Human Services may adopt and amond rules to implement this section | | |
| 17 | and amend rules to implement this section. SECTION 11H.22.(k) Subsection (f) of this section is effective when it becomes | | |
| 18 19 | law and applies to errors identified on or after that date. The remainder of this section is | | |
| 20 | effective when it becomes law. | | |
| 20 | chective when it becomes law. | | |
| 22 | MEDICAID SUBROGATION RIGHTS CONFORMING CHANGES | | |
| 23 | SECTION 11H.23. If Section 202(b) of the Bipartisan Budget Act of 2013, P.L. | | |
| 24 | 113-67, takes effect on October 1, 2017, as provided in Section 202(c) of that act, as amended | | |
| 25 | by Section 211 of the Protecting Access to Medicare Act of 2014, P.L. 113-93, and Section 220 | | |
| 26 | of the Medicare Access and CHIP Reauthorization Act of 2015, P.L. 114-10, then | | |
| 27 | G.S. 108A-57 reads as rewritten: | | |
| 28 | "§ 108A-57. Subrogation rights; withholding of information a misdemeanor. | | |
| 29 | (a) <u>As used in this section, the term "beneficiary" means (i) the beneficiary of medical</u> | | |
| 30 | assistance, including a minor beneficiary, (ii) the medical assistance beneficiary's parent, legal | | |
| 31 | guardian, or personal representative, (iii) the medical assistance beneficiary's heirs, and (iv) the | | |
| 32 | administrator or the executor of the medical assistance beneficiary's estate. | | |
| 33 | Notwithstanding any other provisions of the law, to the extent of payments under this Part, | | |
| 34 | the State shall be subrogated to all rights of recovery, contractual or otherwise, of the <u>a</u> | | |
| 35 | beneficiary of this assistance, or of the beneficiary's personal representative, heirs, or the | | |
| 36 | administrator or executor of the estate, against any person. A personal injury or wrongful death | | |
| 37 | claim brought by a medical assistance beneficiary against a third party shall include a claim for | | |
| 38 | all medical assistance payments for health care items or services furnished to the medical | | |
| 39 40 | assistance beneficiary as a result of the injury, hereinafter referred to as the "Medicaid claim." | | |
| 40 | Any personal injury or wrongful death claim brought by a medical assistance beneficiary | | |
| 41 | against a third party that does not state the Medicaid claim shall be deemed to include the Medicaid claim. | | |
| 42 43 | (a1) If the amount of the Medicaid claim does not exceed one-third of the medical | | |
| 43 44 | assistance beneficiary's gross recovery, it is presumed that the gross recovery includes | | |
| 44 45 | compensation for the full amount of the Medicaid claim. If the amount of the Medicaid claim | | |
| 45 46 | exceeds one third of the medical assistance beneficiary's gross recovery, it is presumed that | | |
| 47 | one third of the gross recovery represents compensation for the Medicaid claim. The Medicaid | | |
| 48 | claim shall be a lien upon any recovery that a beneficiary obtains. The amount of the lien shall | | |
| 49 | be equal to the total amount of the Medicaid claim but shall not exceed one-third of the gross | | |
| 50 | amount of the recovery obtained. | | |
| | | | |

General Assembly Of North Carolina Session 2017 If a beneficiary has claims against more than one third party related to the same injury, then 1 2 the payment of the Medicaid lien on any individual recovery shall reduce the total balance of 3 the Medicaid claim. The remaining balance of the Medicaid claim shall be applied as a lien on 4 any subsequent recovery, provided that the lien on each recovery shall not exceed one-third of 5 the gross amount of each recovery obtained. 6 A medical assistance beneficiary may dispute the presumptions established in (a2)7 subsection (a1) of this section by applying to the court in which the medical assistance 8 beneficiary's claim against the third party is pending, or if there is none, then to a court of 9 competent jurisdiction, for a determination of the portion of the beneficiary's gross recovery 10 that represents compensation for the Medicaid claim. An application under this subsection shall 11 be filed with the court and served on the Department pursuant to the Rules of Civil Procedure 12 no later than 30 days after the date that the settlement agreement is executed by all parties and, 13 if required, approved by the court, or in cases in which judgment has been entered, no later than 14 30 days after the date of entry of judgment. The court shall hold an evidentiary hearing no 15 sooner than 30 days after the date the action was filed. All of the following shall apply to the court's determination under this subsection: 16 17 The medical assistance beneficiary has the burden of proving by clear and (1)18 convincing evidence that the portion of the beneficiary's gross recovery that 19 represents compensation for the Medicaid claim is less than the portion 20 presumed under subsection (a1) of this section. 21 (2)The presumption arising under subsection (a1) of this section is not rebutted 22 solely by the fact that the medical assistance beneficiary was not able to 23 recover the full amount of all claims. 24 (3)If the beneficiary meets its burden of rebutting the presumption arising under 25 subsection (a1) of this section, then the court shall determine the portion of 26 the recovery that represents compensation for the Medicaid claim and shall 27 order the beneficiary to pay the amount so determined to the Department in 28 accordance with subsection (a5) of this section. In making this 29 determination, the court may consider any factors that it deems just and 30 reasonable. 31 (4)If the beneficiary fails to rebut the presumption arising under subsection (a1) 32 of this section, then the court shall order the beneficiary to pay the amount 33 presumed pursuant to subsection (a1) of this section to the Department in 34 accordance with subsection (a5) of this section. 35 Notwithstanding the presumption arising pursuant to subsection (a1) of this section, (a3) 36 the medical assistance beneficiary and the Department may reach an agreement on the portion 37 of the recovery that represents compensation for the Medicaid claim. If such an agreement is 38 reached after an application has been filed pursuant to subsection (a2) of this section, a 39 stipulation of dismissal of the application signed by both parties shall be filed with the court. 40 (a4) Within 30 days of receipt of the proceeds of a settlement or judgment related to a claim described in subsection (a) of this section, the medical assistance beneficiary or any 41 42 attorney retained by the beneficiary shall notify the Department of the receipt of the proceeds. 43 (a5) The medical assistance Within 30 days of receipt of the proceeds of a settlement or 44 judgment related to a claim described in subsection (a) of this section, a beneficiary or any 45 attorney retained by the beneficiary shall, out of the proceeds obtained by or on behalf of the 46 beneficiary by settlement with, judgment against, or otherwise from a third party by reason of 47 injury or death, shall distribute to the Department the amount due pursuant to this section as 48 follows: an amount sufficient to fully satisfy the Department's Medicaid lien as provided in 49 subsection (a1) of this section. The Department's right to payment under this subsection shall

| General Assemb | oly Of North Carolina | Session 2017 |
|--------------------|---|-------------------------------|
| • • | as or entities having medical subrogation or medic vered by the beneficiary. | al liens against the amount |
| | If, upon the expiration of the time for filing | an application pursuant |
| (1) | | |
| | subsection (a2) of this section, no application has | |
| | presumed pursuant to subsection (a1) of this se | - |
| | claims of all others having medical subrogation | 0 |
| | against the amount received or recovered, shall | |
| | within 30 days of the beneficiary's receipt of the | |
| | an agreement pursuant to subsection (a3) of this s | |
| (2) | If an application has been filed pursuant to sub- | |
| | and no agreement has been reached pursuant | to subsection (a3) of this |
| | section, then the Department shall be paid as follo | WS: |
| | a. If the beneficiary rebuts the presumption | n arising under subsection |
| | (a1) of this section, then the amount deter | nined by the court pursuant |
| | to subsection (a2) of this section, as pror | • • |
| | others having medical subrogation rights | |
| | amount received or recovered, shall be pair | e |
| | 30 days of the entry of the court's order. | |
| | b. If the beneficiary fails to rebut the p | resumption arising under |
| | subsection (a1) of this section, then the an | |
| | subsection (a1) of this section, as prora | |
| | others having medical subrogation rights | |
| | amount received or recovered, shall be pai | |
| | - | to the Department within |
| (2) | 30 days of the entry of the court's order. | saction (2) of this section |
| (3) | If an agreement has been reached pursuant to sub | |
| | then the agreed amount, as prorated with the c | • |
| | medical subrogation rights or medical liens agai | |
| | recovered, shall be paid to the Department within | • |
| | the agreement by the medical assistance beneficia | |
| · · / | Jnited States and the State of North Carolina shall b | |
| | the Department under this section. Their shares sh | |
| | their proportionate parts of such sum shall be dete | |
| Ũ | mulas in use during the period for which assistance | 1 I |
| | a Class 1 misdemeanor for any person seeking or | |
| under this Part I | Part, for himself himself or herself or another for | another, to willfully fail to |
| | ounty department of social services or its attorney | |
| identity of any p | person or organization against whom the recipient | of assistance has a right of |
| recovery, contrac | ctual or otherwise. | |
| (c) This | section applies to the administration of and clain | ns payments made by the |
| Department of H | lealth and Human Services under the NC Health C | Choice Program established |
| under Part 8 of th | nis Article. | - |
| (d) As rea | quired to ensure compliance with this section, the D | epartment may apply to the |
| | e medical assistance beneficiary's claim against the | |
| | en to a <u>superior</u> court of competent jurisdiction for e | |
| , | | |
| SUBPART XI-I | . DIVISION OF HEALTH BENEFITS | |
| | | |
| DIVISION OF I | HEALTH BENEFITS FEDERAL FUNDS | |
| | FION 11I.1. It is anticipated that the Division of I | Jealth Repatite (DUD) will |
| SEU | | |
| | draw down federal matching funds on Madia | id transformation praises |
| be eligible to | draw down federal matching funds on Medica the extent that federal funds are received as fed | 1 0 |

| General A | Assemb | y Of North Carolina | Session 2017 |
|-----------|--------------------------|--|--|
| | | mation project expenditures, those funds are appropria mation project activities. | ted to the DHB for |
| SUBPAR | T XI-J. | MISCELLANEOUS | |
| GREATE | | NSPARENCY IN HEALTH CARE SERVICES BILL | LING |
| | | ION 11J.1.(a) G.S. 58-3-200 reads as rewritten: | |
| "§ 58-3-2 | | Miscellaneous insurance and managed care cover | age and network |
| <i>.</i> | provis | | |
| (a) | | tions. – As used in this section: The following definitions a | |
| | (1) | <u>Clinical laboratory. – An entity in which services are p</u> | |
| | | information or materials for use in the diagnosis, preven | |
| | (2) | disease or assessment of a medical or physical condition. | = |
| | <u>(2)</u> | "Health benefit plan" means any Health benefit plan. $-\lambda$ if written by an insurer: an accident and health i | |
| | | certificate; a nonprofit hospital or medical service cor | |
| | | health maintenance organization subscriber contract; or | |
| | | multiple employer welfare arrangement. "Health benefit | |
| | | any plan implemented or administered through the Depa | |
| | | Human Services or its representatives. "Health benefit | |
| | | mean any of the following kinds of insurance: | 1 |
| | | a. Accident. | |
| | | b. Credit. | |
| | | c. Disability income. | |
| | | d. Long-term or nursing home care. | |
| | | e. Medicare supplement. | |
| | | f. Specified disease. | |
| | | g. Dental or vision. | |
| | | h. Coverage issued as a supplement to liability insur | rance. |
| | | i. Workers' compensation. | |
| | | j. Medical payments under automobile or homeowr | ners insurance. |
| | | k. Hospital income or indemnity. | |
| | | 1. Insurance under which benefits are payable with | • |
| | | fault and that is statutorily required to be conta | ined in any liability |
| | (2) | policy or equivalent self-insurance. | |
| | <u>(3)</u> | Health care provider. – Any health care services facility | |
| | | is licensed, registered, or certified under Chapter 90 or General Statutes, or under the laws of another state, to | ÷ |
| | | services in the ordinary care of business or practice, or a | - |
| | | an approved education or training program, except tha | - |
| | | include a pharmacy. | t this term shan not |
| | <u>(4)</u> | Health services facility. – A hospital; long-term care | hospital psychiatric |
| | <u> /</u> | facility; rehabilitation facility; nursing home facility | |
| | | kidney disease treatment center, including freestanding | |
| | | intermediate care facility; home health agency office; c | |
| | | treatment facility; diagnostic center; hospice office | |
| | | | |
| | | facility; hospice residential care facility; ambulatory sur | gical facility, urgent |
| | | care facility; freestanding emergency facility; and clinica | |
| | (2)(5) | care facility; freestanding emergency facility; and clinica "Insurer" means an Insurer. – An entity that writes a hea | <u>al laboratory.</u> alth benefit plan and |
| | (2)<u>(5)</u> | care facility; freestanding emergency facility; and clinica | <u>alth</u> benefit plan and service corporation |

| | General Assem | oly Of North Carolina | Session 2017 |
|-----------------------|--|--|---|
| 1 2 3 | | Article 67 of this Chapter, or a multiple Article 49 of this Chapter. | employer welfare arrangement under |
| 3 4 5 6 7 | subject an insur health benefit p | ces Outside Provider Networks. – No is ed to the out-of-network benefit levels o lan, including an insured receiving an e nless contracting health care providers abl | offered under the insured's approved extended or standing referral under |
| 8 9 | are reasonably a <u>insured</u> , the insu | available to the insured without unreaso rer shall determine whether a health care | nable delay. <u>Upon notice from the</u> provider able to meet the health care |
| 10 11 12 | | sured is reasonably available to the insunsured's location and the specific medical | |
| 12 13 14 | | FION 11J.1.(b) Chapter 131E of the Gen | eral Statutes is amended by adding a |
| 15 | | "Article 11C. | |
| 16 | | "Transparency in Health Services Bi | lling Practices |
| 17 | " <u>§ 131E-214.25</u> . | | <u>initg i factices.</u> |
| 18 | | g definitions apply in this section: | |
| 19 | <u>(1)</u> | Health care provider. – As defined in G. | S 58-3-200(a) |
| 20 | $\frac{(1)}{(2)}$ | Health services facility. – As defined in | |
| 21 | $\frac{(2)}{(3)}$ | Insurer. – As defined in G.S. 58-3-200(a | |
| 22 | (4) | Provider. – A health care provider. | |
| 23 | | Fair notice requirements. | |
| 24 | | ces Provided at Participating Health Servi | ces Facilities $-$ At the time a health |
| 25 | | participating in an insurer's health care pr | |
| 26 | - | ces, (ii) schedules a procedure for noner | |
| 27 | | on from an insurer for the provision of n | |
| 28 | | nealth services facility shall provide the | |
| 29 | | ning the following information: | |
| 30 | (1) | Services may be provided at the heat | alth services facility by the health |
| 31 | <u></u> | services facility itself as well as by ot | |
| 32 | | separately bill the insured. | and nearline cure providers who may |
| 33 | (2) | Certain health care providers may be | called upon to render care to the |
| 34 | <u>\</u> <u>-</u> / | insured during the course of treatment | - |
| 35 | | insured's insurer and are therefore cons | |
| 36 | | care providers. The nonparticipating hea | |
| 37 | | in the written disclosure. | and care providers shall be identified |
| 38 | <u>(3)</u> | <u>Certain consumer protections available</u> | e to the insured when services are |
| 39 | <u>107</u> | rendered by a health care provider part | |
| 40 | | provider network may not be applicab | 1 V |
| 41 | | nonparticipating health care provider. | <u></u> |
| 42 | (b) Emer | gency Services Provided at Nonparticipation | ting Health Services Facilities. – At |
| 43 | | services facility admits an insured indiv | • |
| 44 | | oes not have a contract with the individual | ••• |
| 45 | | e insured individual with a written dis | • |
| 46 | information: | | <u> </u> |
| 47 | <u>(1)</u> | The health care facility does not have | a contract with the insured's insurer |
| 48 | <u>x=</u> , | and is considered to be a nonparticipatin | |
| 49 | <u>(2)</u> | Certain consumer protections available | |
| 50 | <u>+</u> | services are rendered by a provider pa | |

| | General Assembly Of North Carolina Session 2017 |
|----------|--|
| 1 | network may not be applicable when services are rendered by a |
| 2 | nonparticipating provider." |
| 3 | SECTION 11J.1.(c) This section becomes effective October 1, 2017, and applies |
| 4 | to health care services provided on or after that date. |
| 5 | |
| 6 | JOINT OVERSIGHT SUBCOMMITTEES ON MEDICAL EDUCATION PROGRAMS |
| 7 | AND MEDICAL RESIDENCY PROGRAMS |
| 8 | SECTION 11J.2.(a) The Joint Legislative Oversight Committee on Health and |
| 9 | Human Services and the Joint Legislative Education Oversight Committee shall each appoint a |
| 10 | subcommittee to jointly examine the use of State funds to support medical education and |
| 11 | medical residency programs. In conducting the study, the subcommittees shall examine at least |
| 12 | all of the following: |
| 13 | (1) The health care needs of the State's residents and the State's goals in meeting |
| 14 | those health care needs through the support and funding of medical |
| 15 | education and medical residency programs located within the State. |
| 16 | (2) The short-term and long-term benefits to the State for allocating State funds |
| 17 | to medical education and medical residency programs located within the |
| 18 | State. |
| 19 | (3) Recommended changes and improvements to the State's current policies |
| 20 | with respect to allocating State funds and providing other support to medical |
| 21 | education programs and medical residency programs located within the |
| 22 23 | State. |
| 23 24 | (4) Development of an evaluation protocol to be used by the State in determining (i) the particular medical education programs and medical |
| 24 25 | determining (i) the particular medical education programs and medical residency programs to support with State funds and (ii) the amount of State |
| 23 26 | residency programs to support with State funds and (ii) the amount of State funds to allocate to these programs. |
| 20 27 | (5) Any other relevant issues the subcommittees deem appropriate. |
| 28 | SECTION 11J.2.(b) The subcommittees may seek input from other states, |
| 20 29 | stakeholders, and national experts on medical education programs, medical residency |
| 30 | programs, and health care as it deems necessary. |
| 31 | SECTION 11J.2.(c) By February 1, 2018, the Department of Health and Human |
| 32 | Services and The University of North Carolina shall provide the subcommittees the following |
| 33 | information regarding State funds and other support provided by the State to medical education |
| 34 | programs and medical residency programs located in North Carolina: |
| 35 | (1) The identity, location, and number of positions available in these medical |
| 36 | education programs and medical residency programs, broken down by |
| 37 | geographic area. |
| 38 | (2) The specific amount of State funds or the nature of any other support |
| 39 | provided by the State to medical education programs and medical residency |
| 40 | programs, broken down by program. |
| 41 | (3) The number of graduates of medical education programs and medical |
| 42 | residency programs who are currently practicing in North Carolina, broken |
| 43 | down by the following specialty areas: |
| 44 | a. Surgery. |
| 45 | b. Psychiatry. |
| 46 | c. Primary care. |
| 47 | (4) The number of program graduates who practiced in North Carolina for at |
| 48 | least five years after graduation. |
| 49 50 | (5) Any other information requested by the subcommittees. |
| 50 51 | SECTION 11J.2.(d) The subcommittees shall jointly develop a proposal for a statewide plan to support medical education programs and medical residency programs within |
| 51 | statewide plan to support medical education programs and medical residency programs within |

| General Assembly Of North Carolina | | Session 2017 |
|--|----------------------------|----------------------|
| North Carolina in a manner that maximizes the St programs and addresses the short-term and long-term Each subcommittee shall submit a report to its resp | n health care needs of the | e State's residents. |
| March 15, 2018, at which time each subcommittee sh | | |
| SECTION 11J.2.(e) This section is effect | | es law |
| SECTION 113.2.(e) This section is ener | tive when this act becom | les law. |
| AUTHORIZATION FOR CHIROPRACTIC PRI | | |
| SECTION 11J.3.(a) Article 8 of Chapte | r 90 of the General Statu | tes is amended by |
| adding a new section to read: "§ 90-142.1. Supervised training programs author | rizod | |
| (a) As used in this section, "preceptorship | | al program of an |
| approved chiropractic college in which a student of | | |
| | _ | _ |
| licensed chiropractor, observes the licensed chirop | • • | n the duties of a |
| certified chiropractic clinical assistant as specified in (b) Each student enrolled in a chiroprot | - | the accorditation |
| (b) Each student enrolled in a chiropract requirements of G.S. 90-143 may participate in a pre- | | the accreditation |
| SECTION 11J.3.(b) G.S. 90-143.4(b) re | | |
| "(b) Any person employed as a chiropractic cl | | ain a cortificate of |
| competency from the State Board of Chiropractic Ex | | |
| | × , | • |
| person begins employment. Certification shall not be | | |
| limited to administrative activities of a nonclinical | - | - |
| <u>G.S. 90-142.1 and this section, it shall be unlawful f</u> | or any person to practice | e as a chiropractic |
| clinical assistant unless duly certified by the Board." | . 1 .11 | 1 |
| SECTION 11J.3.(c) The section is effec | tive when this act become | es law. |
| | | |
| SUBPART XI-K. DIVISIONS OF VOCATION | | , |
| FOR THE BLIND, AND SERVIC | ES FOR THE DEAF | AND HARD OF |
| HEARING [RESERVED] | | |
| | | |
| SUBPART XI-L. DHHS BLOCK GRANTS | | |
| | | |
| DHHS BLOCK GRANTS | | |
| SECTION 11L.1.(a) Except as otherw | | |
| block grant funds are made for each year of the | fiscal biennium ending | g June 30, 2019, |
| according to the following schedule: | | |
| | | |
| TEMPORARY ASSISTANCE FOR NEEDY | FY 2017-2018 | FY 2018-2019 |
| FAMILIES (TANF) FUNDS | | |
| Local Dragnon Fynanditunag | | |
| Local Program Expenditures | | |
| Division of Social Services | | |
| Division of bockar bet vices | | |
| 01. Work First Family Assistance | \$49,479,444 | \$49,479,444 |
| or. work rust ranny Assistance | ψτͿ,τΙͿ,τττ | ᡐ᠇᠋᠋ᡔ,᠇᠇ |
| 02. Work First County Block Grants | 80,093,566 | 80,093,566 |
| 02. Work Thist County Drock Orants | 00,075,500 | 00,075,500 |
| 03. Work First Electing Counties | 2,378,213 | 2,378,213 |
| 05. WORKT IST ERCOUNTES | 2,370,213 | 2,370,213 |
| 04. Adoption Services – Special Children | | |
| Adoption Fund | 2 N26 077 | 2 026 077 |
| Adoption Fund | 2,026,877 | 2,026,877 |
| | | |

| General Assembly Of North Carolina | | Session 2017 |
|--|------------|--------------|
| 05. Child Protective Services – Child Welfare Workers for Local DSS | 9,412,391 | 9,412,391 |
| 06. Child Welfare Program Improvement Plan | 775,176 | 775,176 |
| 07. Child Welfare Collaborative | 400,000 | 400,000 |
| 08. Child Welfare Initiatives | 1,400,000 | 1,400,000 |
| Division of Child Development and Early Education | | |
| 09. Subsidized Child Care Program | 53,605,680 | 58,112,735 |
| 10. NC Pre-K Services | 6,000,000 | 12,200,000 |
| Division of Public Health | | |
| 11. Teen Pregnancy Prevention Initiatives | 2,950,000 | 2,950,000 |
| DHHS Administration | | |
| 12. Division of Social Services | 2,482,260 | 2,482,260 |
| 13. Office of the Secretary | 34,042 | 34,042 |
| Eligibility Systems – Operations and Maintenance | 2,908,598 | 2,765,192 |
| 15. NC FAST Implementation | 48,495 | 875,264 |
| Fransfers to Other Block Grants | | |
| Division of Child Development and Early Education | | |
| 16. Transfer to the Child Care and Development Fund | 71,773,001 | 71,773,001 |
| Division of Social Services | 11,110,001 | /1,//3,001 |
| | | |
| 17. Transfer to Social Services Block | | |
| Grant for Child Protective Services – Training | 1,300,000 | 1,300,000 |
| 18. Transfer to Social Services Block | | |
| Grant for Child Protective Services | 5,040,000 | 5,040,000 |
| 19. Transfer to Social Services Block | | |
| Grant for County Departments of Social Services for Children's Services | 7,500,000 | 7,500,000 |

| General Assembly Of North Carolina | | Session 2017 |
|---|---|---------------|
| 20. Transfer to Social Services Block | 1 295 150 | 1 295 152 |
| Grant – Foster Care Services | 1,385,152 | 1,385,152 |
| TOTAL TEMPORARY ASSISTANCE FOR | | |
| NEEDY FAMILIES (TANF) FUNDS | \$300,992,895 | \$312,383,313 |
| | | |
| EMPORARY ASSISTANCE FOR NEEDY FAMILI EMERGENCY CONTINGENCY FUNDS | IES (TANF) | |
| Local Program Expenditures | | |
| Division of Child Development and Early Education | | |
| 01. Subsidized Child Care | \$28,600,000 | \$28,600,000 |
| FOTAL TEMPORARY ASSISTANCE FOR | | |
| NEEDY FAMILIES (TANF) EMERGENCY | | |
| CONTINGENCY FUNDS | \$28,600,000 | \$28,600,000 |
| SOCIAL SERVICES BLOCK GRANT | | |
| | | |
| Local Program Expenditures | | |
| Divisions of Social Services and Aging and Adult Servi | ices | |
| 01. County Departments of Social Services | | |
| (Transfer From TANF \$7,500,000) | \$32,971,498 | \$33,003,632 |
| | 044 740 | 244 740 |
| 02. EBCI Tribal Public Health and Human Services | 244,740 | 244,740 |
| 03. Child Protective Services | | |
| (Transfer From TANF) | 5,040,000 | 5,040,000 |
| | | |
| 04. State In-Home Services Fund | 1,943,950 | 1,943,950 |
| 05. Adult Protective Services | 1,245,363 | 1,245,363 |
| | 1,2 .0,0 00 | 1,2 10,0 00 |
| 06. State Adult Day Care Fund | 1,994,084 | 1,994,084 |
| 07 Child Drate dias Consistent/CDC | | |
| 07. Child Protective Services/CPS Investigative Services – Child Medical | | |
| Evaluation Program | 901,868 | 901,868 |
| | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | ,000 |
| 08. Special Children Adoption Incentive Fund | 462,600 | 462,600 |
| | | |
| 09. Child Protective Services – Child Welfore Training for Counting | | |
| Welfare Training for Counties (Transfer From TANF) | 1,300,000 | 1,300,000 |
| | 1,500,000 | 1,500,000 |
| 10. Child Protective Services – Child | | |
| Welfare Training for Counties | 737,067 | 737,067 |
| Sanata Dill 257 Third Edition | | D_{a-102} |
| Senate Bill 257-Third Edition | | Page 183 |

| General Assembly Of North Carolina | | Session 201 |
|--|--------------------|-------------|
| 11. Home and Community Care Block | | |
| Grant (HCCBG) | 1,696,888 | 1,696,888 |
| 12. Child Advocacy Centers | 582,000 | 582,000 |
| 13. Guardianship – Division of Social Services | 815,362 | 815,362 |
| 14. Foster Care Services | | |
| (Transfer From TANF) | 1,385,152 | 1,385,152 |
| Division of Central Management and Support | | |
| 15. DHHS Competitive Block Grants | | |
| for Nonprofits | 4,508,754 | 4,476,620 |
| Division of Mental Health, Developmental Disabilities, | and Substance Abus | se Services |
| 16. Mental Health Services – Adult and | | |
| Child/Developmental Disabilities Program/ | | |
| Substance Abuse Services – Adult | 4,030,730 | 4,030,73 |
| OHHS Program Expenditures | | |
| Division of Services for the Blind | | |
| 17. Independent Living Program | 3,361,323 | 3,361,32 |
| Division of Health Service Regulation | | |
| 18. Adult Care Licensure Program | 381,087 | 381,087 |
| 19. Mental Health Licensure and | | |
| Certification Program | 190,284 | 190,284 |
| Division of Aging and Adult Services | | |
| 20. Guardianship | 3,992,213 | 3,992,213 |
| OHHS Administration | | |
| 21. Division of Aging and Adult Services | 577,745 | 577,74 |
| 22. Division of Social Services | 634,680 | 634,68 |
| 23. Office of the Secretary/Controller's Office | 127,731 | 127,73 |
| 24. Legislative Increases/Fringe Benefits | 236,278 | 236,27 |
| 25 Division of Child Development and | | |
| 25. Division of Child Development and Early Education | 13,878 | 13,87 |
| | | |

| | Session 2017 |
|--------------|---|
| | |
| 27,446 | 27,446 |
| 118,946 | 118,946 |
| \$69,521,667 | \$69,521,667 |
| RANT | |
| | |
| | |
| | |
| \$36,402,610 | \$35,419,272 |
| 36,402,610 | 35,419,272 |
| | |
| | |
| 5,978,512 | 5,817,014 |
| | |
| | |
| 10,000 | 10,000 |
| 252,603 | 128,954 |
| 18,378 | 18,378 |
| 139,991 | 2,468,390 |
| 2,135,701 | 2,539,033 |
| | |
| | |
| 10,716,043 | 10,426,573 |
| | |
| 5,701,752 | 5,547,732 |
| 439,982 | 428,097 |
| | 118,946 \$69,521,667 RANT \$36,402,610 36,402,610 36,402,610 5,978,512 10,000 252,603 18,378 139,991 2,135,701 10,716,043 5,701,752 |

| General Assembly Of North Carolina | | Session 2017 |
|--|-------------------------|-------------------------|
| 12. Local Residential Energy Efficiency Service | | |
| Providers – HARRP | 234,105 | 227,781 |
| | | |
| 13. DENR – Weatherization Administration | 439,982 | 428,097 |
| 14 DEND IIADDD A durinistration | 224 105 | 227 701 |
| 14. DENR – HARRP Administration | 234,105 | 227,781 |
| Department of Administration | | |
| • | | |
| 15. N.C. Commission on Indian Affairs | 87,736 | 87,736 |
| | | |
| TOTAL LOW-INCOME ENERGY | ¢00 104 110 | ¢00 107 110 |
| ASSISTANCE BLOCK GRANT | \$99,194,110 | \$99,194,110 |
| CHILD CARE AND DEVELOPMENT FUND BL | OCK GRANT | |
| | | |
| Local Program Expenditures | | |
| | | |
| Division of Child Development and Early Education |)n | |
| | | |
| 01. Child Care Services | ¢150 002 040 | ¢150 416 704 |
| (Smart Start \$7,000,000) | \$152,923,849 | \$152,416,794 |
| 02. Transfer from TANF Block Grant | | |
| for Child Care Subsidies | 71,773,001 | 71,773,001 |
| | · · · · · · · · · · · · | · · · · · · · · · · · · |
| 03. Quality and Availability Initiatives | | |
| (TEACH Program \$3,800,000) | 45,761,678 | 45,761,678 |
| | | |
| DHHS Administration | | |
| Division of Child Development and Early Education | on | |
| | | |
| 04. DCDEE Administrative Expenses | 9,042,159 | 9,042,159 |
| | | |
| Division of Social Services | | |
| 05. Local Subsidized Child Care | | |
| Services Support | 16,436,361 | 16,436,361 |
| ber rices support | 10,150,501 | 10,150,501 |
| 06. Direct Deposit for Child Care Payments | 505,100 | 505,100 |
| - | | |
| Division of Central Management and Support | | |
| | 24.225 | |
| 07. NC FAST Development | 24,237 | 427,865 |
| 08 NC EAST Operations and Maintananaa | 2 759 290 | 2 468 200 |
| 08. NC FAST Operations and Maintenance | 2,758,389 | 2,468,390 |
| | | |
| 09. DHHS Central Administration – DIRM | | |
| 09. DHHS Central Administration – DIRM Technical Services | 645,162 | 645,162 |

| General Assembly Of North Carolina | | Session 2017 |
|--|----------------------|---------------|
| 10. Central Regional Maintenance | 287,854 | 287,854 |
| 11. DHHS Central Administration | 7,346 | 7,346 |
| Division of Public Health | | |
| 12. Child Care Health Consultation Contracts | 62,205 | 62,205 |
| TOTAL CHILD CARE AND DEVELOPMENT | | |
| FUND BLOCK GRANT | \$300,227,341 | \$299,833,915 |
| MENTAL HEALTH SERVICES BLOCK GRANT | | |
| Local Program Expenditures | | |
| 01. Mental Health Services – Child | \$3,619,833 | \$3,619,833 |
| 02. Mental Health Services – Adult/Child | 10,967,792 | 10,967,792 |
| 03. Crisis Solutions Initiative – Critical | | |
| Time Intervention | 750,000 | 750,000 |
| 04. Mental Health Services – First | | |
| Psychotic Symptom Treatment | 1,430,851 | 1,430,851 |
| DHHS Administration | | |
| Division of Mental Health, Developmental Disabilitie | es, and Substance Ab | use Services |
| 05. Administration | 200,000 | 200,000 |
| TOTAL MENTAL HEALTH SERVICES | | |
| BLOCK GRANT | \$16,968,476 | \$16,968,476 |
| SUBSTANCE ABUSE PREVENTION AND TREAT | IMENT BLOCK GR | ANT |
| Local Program Expenditures | | |
| Division of Mental Health, Developmental Disabilitie | es, and Substance Ab | use Services |
| 01. Substance Abuse – HIV and IV Drug | \$3,919,723 | \$3,919,723 |
| | | |
| 02. Substance Abuse Prevention | 8,998,382 | 8,998,382 |
| 03. Substance Abuse Services – Treatment for | | |
| Children/Adults | | |
| (Medication-Assisted Opioid Use Disorder | | |
| Treatment Pilot Program \$500,000; | 07 700 717 | |
| First Step Farm of WNC, Inc. \$100,000) | 27,722,717 | 27,621,286 |
| 04. Crisis Solutions Initiatives – Walk-In | | |
| | | |

| General Assembly Of North Carolina | | Session 2017 |
|---|----------------------|--------------|
| Crisis Centers | 420,000 | 420,000 |
| 05. Crisis Solutions Initiatives – Collegiate | | |
| Wellness/Addiction Recovery | 1,085,000 | 1,085,000 |
| 06. Crisis Solutions Initiatives – Community | | |
| Paramedic Mobile Crisis Management | 60,000 | 60,000 |
| 07. Crisis Solutions Initiatives – Innovative | | |
| Technologies | 41,000 | 41,000 |
| OHHS Program Expenditures | | |
| Division of Central Management and Support | | |
| 08. Competitive Block Grant | 1,600,000 | 1,600,000 |
| DHHS Administration | | |
| Division of Mental Health, Developmental Disabilities | s, and Substance Abu | ise Services |
| 09. Administration | 454,000 | 454,000 |
| 10. Controlled Substance Reporting System | | |
| Enhancement | 326,224 | 427,655 |
| Division of Public Health | | |
| 11. HIV Testing for Individuals in Substance | | |
| Abuse Treatment | 965,949 | 965,949 |
| Fransfers to Other State Agencies | | |
| Department of Military and Veterans Affairs | | |
| 12. Crisis Solutions Initiative – Veteran's Crisis | 250,000 | 250,000 |
| TOTAL SUBSTANCE ABUSE PREVENTION | | |
| AND TREATMENT BLOCK GRANT | \$45,842,995 | \$45,842,995 |
| MATERNAL AND CHILD HEALTH BLOCK GRAM | NT | |
| Local Program Expenditures | | |
| Division of Public Health | | |
| 01. Women and Children's Health Services | | |
| (Safe Sleep Campaign \$45,000; | | |
| Prevent Blindness \$575,000; | | |
| March of Dimes \$350,000; Teen Pregnancy | | |
| Prevention Initiatives \$650,000; | | |

| General Assembly Of North Carolina | | Session 2017 |
|---|--------------|--------------|
| 17P Project \$52,000; Nurse-Family Partnership \$550,000; Carolina Pregnancy Care Fellowship \$400,000; Perinatal & Neonatal Outreach Coordinator Contracts \$440,000) | \$14,002,435 | \$14,002,435 |
| 02. Oral Health | 48,227 | 48,227 |
| | 10,227 | 10,227 |
| 03. Evidence-Based Programs in Counties With Highest Infant Mortality Rates | 1,575,000 | 1,575,000 |
| DHHS Program Expenditures | | |
| 04. Children's Health Services | 1,427,323 | 1,427,323 |
| 05. Women's Health – Maternal Health | 169,864 | 169,864 |
| 06. Women and Children's Health – Perinatal | | |
| Strategic Plan Support Position | 68,245 | 68,245 |
| 07. State Center for Health Statistics | 158,583 | 158,583 |
| 08. Health Promotion – Injury and | | |
| Violence Prevention | 87,271 | 87,271 |
| DHHS Administration | | |
| 09. Division of Public Health Administration | 552,571 | 552,571 |
| TOTAL MATERNAL AND CHILD | | |
| HEALTH BLOCK GRANT | \$18,089,519 | \$18,089,519 |
| PREVENTIVE HEALTH SERVICES BLOCK GRANT | | |
| Local Program Expenditures | | |
| 01. Physical Activity and Prevention | \$3,545,093 | \$3,545,093 |
| 02. Injury and Violence Prevention | | |
| (Services to Rape Victims – Set-Aside) | 180,778 | 180,778 |
| DHHS Program Expenditures | | |
| Division of Public Health | | |
| 03. HIV/STD Prevention and | | |
| Community Planning | 145,819 | 145,819 |
| 04. Oral Health Preventive Services | 451,809 | 451,809 |
| 05. Laboratory Services – Testing, | | |
| Training, and Consultation | 21,012 | 21,012 |
| Senate Bill 257-Third Edition | | Page 189 |

| General Ass | embly Of North Carolina | | Session 2017 |
|---------------|--|----------------------------|---------------------|
| 06.1. | | | |
| ••• | and Violence Prevention | 102 21 5 | 100.015 |
| (Serv | ces to Rape Victims – Set-Aside) | 192,315 | 192,315 |
| 07. State | Laboratory Services – Testing, | | |
| | ing, and Consultation | 199,634 | 199,634 |
| Truin | ing, and constitution | 177,051 | 177,051 |
| | rmance Improvement and | | |
| Accou | intability | 1,104,455 | 1,104,455 |
| 09. State | Center for Health Statistics | 107,291 | 107,291 |
| DHHS Adm | inistration | | |
| Division of F | Public Health | | |
| | | | |
| 10. Divis | ion of Public Health | 172,820 | 172,820 |
| TOTAL PR | EVENTIVE HEALTH | | |
| | BLOCK GRANT | \$6,121,026 | \$6,121,026 |
| COMMUNI | | | |
| COMMUNI | TY SERVICES BLOCK GRANT | | |
| 01. Comr | nunity Action Agencies | \$24,187,142 | \$24,187,142 |
| 02 Limit | ed Purpose Agencies | 1,343,730 | 1,343,730 |
| 02. Liiiit | ed i dipose Ageneies | 1,5+5,750 | 1,545,750 |
| 03. Office | e of Economic Opportunity | 1,343,730 | 1,343,730 |
| | | | |
| | MMUNITY SERVICES | | |
| BLOCK | GRANT | \$26,874,602 | \$26,874,602 |
| CENEDAL | PROVISIONS | | |
| | ECTION 11L.1.(b) Information to 1 | Be Included in Block Gr | ant Plans – The |
| | of Health and Human Services shall su | | |
| - | administered by the Department, and ea | | |
| (1 | • • | - | - |
| (1 | State and federal match requireme | | ,, |
| (2 | - | | e expenditures. |
| (3 | | | |
| (- | Grant, including permanent, temp | | |
| (4 | • • • • • | • | |
| × × | prior years' program and activity | | |
| | or activity expenditures. | | 1 0 |
| (5 | • 1 | nditures by program or act | ivity. |
| (6 | | | - |
| | federal funds from the current and | | _ |
| | ECTION 11L.1.(c) Changes in Feder | | - |
| | States increases the federal fund ava | | |
| | funds and other grants related to ex | | |
| Department of | of Health and Human Services from th | ne amounts appropriated in | n this section, the |

1 Department shall allocate the increase proportionally across the program and activity 2 appropriations identified for that Block Grant in this section. In allocating an increase in federal 3 fund availability, the Office of State Budget and Management shall not approve funding for 4 new programs or activities not appropriated in this section.

5 If the Congress of the United States decreases the federal fund availability for any of 6 the Block Grants or contingency funds and other grants related to existing Block Grants 7 administered by the Department of Health and Human Services from the amounts appropriated 8 in this section, the Department shall develop a plan to adjust the Block Grants based on reduced 9 federal funding.

Notwithstanding the provisions of this subsection, for fiscal years 2017-2018 and 2018-2019, increases in the federal fund availability for the Temporary Assistance to Needy Families (TANF) Block Grant shall be used only for the North Carolina Child Care Subsidy program to pay for child care in four- or five-star rated facilities for four-year-old children and shall not be used to supplant State funds.

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

SECTION 11L.1.(d) Except as otherwise provided, appropriations from federal Block Grant funds are made for each year of the fiscal biennium ending June 30, 2019, according to the schedule enacted for State fiscal years 2017-2018 and 2018-2019 or until a new schedule is enacted by the General Assembly.

24 **SECTION 11L.1.(e)** All changes to the budgeted allocations to the Block Grants 25 or contingency funds and other grants related to existing Block Grants administered by the Department of Health and Human Services that are not specifically addressed in this section 26 27 shall be approved by the Office of State Budget and Management, and the Office of State 28 Budget and Management shall consult with the Joint Legislative Oversight Committee on 29 Health and Human Services for review prior to implementing the changes. The report shall 30 include an itemized listing of affected programs, including associated changes in budgeted 31 allocations. All changes to the budgeted allocations to the Block Grants shall be reported 32 immediately to the Joint Legislative Oversight Committee on Health and Human Services and 33 the Fiscal Research Division. This subsection does not apply to Block Grant changes caused by 34 legislative salary increases and benefit adjustments.

SECTION 11L.1.(f) Except as otherwise provided, the Department of Health and Human Services shall have flexibility to transfer funding between the Temporary Assistance for Needy Families (TANF) Block Grant and the TANF Emergency Contingency Funds Block Grant so long as the total allocation for the line items within those block grants remains the same.

40

41 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

42 **SECTION 11L.1.(g)** The sum of eighty million ninety-three thousand five hundred 43 sixty-six dollars (\$80,093,566) for each year of the 2017-2019 fiscal biennium appropriated in 44 this section in TANF funds to the Department of Health and Human Services, Division of 45 Social Services, shall be used for Work First County Block Grants. The Division shall certify 46 these funds in the appropriate State-level services based on prior year actual expenditures. The 47 Division has the authority to realign the authorized budget for these funds among the 48 State-level services based on current year actual expenditures. The Division shall also have the 49 authority to realign appropriated funds from Work First Family Assistance for electing counties 50 to the Work First County Block Grant for electing counties based on current year expenditures 51 so long as the electing counties meet Maintenance of Effort requirements.

1 **SECTION 11L.1.(h)** The sum of nine million four hundred twelve thousand three 2 hundred ninety-one dollars (\$9,412,391) appropriated in this section to the Department of 3 Health and Human Services, Division of Social Services, in TANF funds for each fiscal year of 4 the 2017-2019 fiscal biennium for child welfare improvements shall be allocated to the county 5 departments of social services for hiring or contracting staff to investigate and provide services 6 in Child Protective Services cases; to provide foster care and support services; to recruit, train, 7 license, and support prospective foster and adoptive families; and to provide interstate and 8 post-adoption services for eligible families.

9 Counties shall maintain their level of expenditures in local funds for Child 10 Protective Services workers. Of the Block Grant funds appropriated for Child Protective 11 Services workers, the total expenditures from State and local funds for fiscal years 2017-2018 12 and 2018-2019 shall not be less than the total expended from State and local funds for the 13 2012-2013 fiscal year.

14 SECTION 11L.1.(i) The sum of two million twenty-six thousand eight hundred 15 seventy-seven dollars (\$2,026,877) appropriated in this section in TANF funds to the 16 Department of Health and Human Services, Special Children Adoption Fund, for each fiscal 17 year of the 2017-2019 fiscal biennium shall be used in accordance with G.S. 108A-50.2. The Division of Social Services, in consultation with the North Carolina Association of County 18 19 Directors of Social Services and representatives of licensed private adoption agencies, shall 20 develop guidelines for the awarding of funds to licensed public and private adoption agencies 21 upon the adoption of children described in G.S. 108A-50 and in foster care. Payments received 22 from the Special Children Adoption Fund by participating agencies shall be used exclusively to 23 enhance the adoption services program. No local match shall be required as a condition for 24 receipt of these funds.

25 **SECTION 11L.1.(j)** The sum of one million four hundred thousand dollars 26 (\$1,400,000) appropriated in this section in TANF funds to the Department of Health and 27 Human Services, Division of Social Services, for each fiscal year of the 2017-2019 fiscal 28 biennium shall be used for child welfare initiatives to (i) enhance the skills of social workers to 29 improve the outcomes for families and children involved in child welfare and (ii) enhance the 30 provision of services to families in their homes in the least restrictive setting.

31 32

SOCIAL SERVICES BLOCK GRANT

33 **SECTION 11L.1.(k)** The sum of thirty-two million nine hundred seventy-one 34 thousand four hundred ninety-eight dollars (\$32,971,498) for the 2017-2018 fiscal year and the 35 sum of thirty-three million three thousand six hundred thirty-two dollars (\$33,003,632) for the 36 2018-2019 fiscal year appropriated in this section in the Social Services Block Grant to the 37 Department of Health and Human Services, Division of Social Services, shall be used for 38 county block grants. The Division shall certify these funds in the appropriate State-level 39 services based on prior year actual expenditures. The Division has the authority to realign the 40 authorized budget for these funds, as well as State Social Services Block Grant funds, among 41 the State-level services based on current year actual expenditures.

42 Of the funds appropriated in this subsection for each year of the 2017-2019 fiscal 43 biennium for county block grants, three million dollars (\$3,000,000) shall be used to assist 44 counties in the implementation of Project 4, Child Services, in North Carolina Families 45 Accessing Services Through Technology (NC FAST). These funds shall be available in each 46 fiscal year of the fiscal biennium for this purpose.

47 **SECTION 11L.1.**(*l*) The sum of one million three hundred thousand dollars 48 (\$1,300,000) appropriated in this section in the Social Services Block Grant to the Department 49 of Health and Human Services, Division of Social Services, for each fiscal year of the 50 2017-2019 fiscal biennium shall be used to support various child welfare training projects as 51 follows:

| | General Assembly Of North Carolina Session 2017 |
|---|--|
| 1 | (1) Provide a regional training center in southeastern North Carolina. |
| 2 | (2) Provide training for residential child caring facilities. |
| 3 | (3) Provide for various other child welfare training initiatives. |
| 4 | SECTION 11L.1.(m) The Department of Health and Human Services is |
| 5 | authorized, subject to the approval of the Office of State Budget and Management, to transfer |
| 6 | Social Services Block Grant funding allocated for departmental administration between |
| 7 | divisions that have received administrative allocations from the Social Services Block Grant. |
| 8 | SECTION 11L.1.(n) Social Services Block Grant funds appropriated for the |
| 9 | Special Children Adoption Incentive Fund shall require a fifty percent (50%) local match. |
| 0 | SECTION 11L.1.(0) The sum of five million forty thousand dollars (\$5,040,000) |
| 1 | appropriated in this section in the Social Services Block Grant for each fiscal year of the |
| 2 | 2017-2019 fiscal biennium shall be allocated to the Department of Health and Human Services, |
| 3 | Division of Social Services. The Division shall allocate these funds to local departments of |
| 4 | social services to replace the loss of Child Protective Services State funds that are currently |
| 5 | used by county governments to pay for Child Protective Services staff at the local level. These |
| 6 | funds shall be used to maintain the number of Child Protective Services workers throughout the |
| 7 | State. These Social Services Block Grant funds shall be used to pay for salaries and related |
| 8 | expenses only and are exempt from 10A NCAC 71R .0201(3) requiring a local match of |
| 9 | twenty-five percent (25%). |
| 0 | SECTION 11L.1.(p) The sum of four million five hundred eight thousand seven |
| 1 | hundred fifty-four dollars (\$4,508,754) for the 2017-2018 fiscal year and the sum of four |
| 2 | million four hundred seventy-six thousand six hundred twenty dollars (\$4,476,620) |
| 3 | appropriated in this section in the Social Services Block Grant to the Department of Health and |
| 4 | Human Services (DHHS), Division of Central Management and Support, shall be used for |
| 5 | DHHS competitive block grants pursuant to Section 11A.14 of this act. These funds are exempt |
| 6 | from the provisions of 10A NCAC 71R .0201(3). |
| 7 | SECTION 11L.1.(q) The sum of five hundred eighty-two thousand dollars |
| 8 | (\$582,000) appropriated in this section in the Social Services Block Grant for each fiscal year |
| 9 | of the 2017-2019 fiscal biennium to the Department of Health and Human Services, Division of |
| 0 | Social Services, shall be used to continue support for the Child Advocacy Centers, and the |
| 1 | funds are exempt from the provisions of 10A NCAC 71R .0201(3). |
| 2 | SECTION 11L.1.(r) The sum of three million nine hundred ninety-two thousand |
| 3 | two hundred thirteen dollars (\$3,992,213) for each fiscal year of the 2017-2019 fiscal biennium |
| 4 | appropriated in this section in the Social Services Block Grant to the Department of Health and |
| 5 | Human Services, Divisions of Social Services and Aging and Adult Services, shall be used for |
| 6 | guardianship services pursuant to Chapter 35A of the General Statutes. The Department may |
| 7 | expend funds appropriated in this section to support existing corporate guardianship contracts |
| 8 | during the 2017-2018 and 2018-2019 fiscal years. |
| 9 | SECTION 11L.1.(s) The sum of seven hundred thirty-seven thousand sixty-seven |
| 0 | dollars (\$737,067) appropriated in this section in the Social Services Block Grant for each |
| 1 | fiscal year of the 2017-2019 fiscal biennium shall be allocated to the Department of Health and |
| 2 | Human Services, Division of Social Services. These funds shall be used to assist with training |
| 3 | needs for county child welfare training staff and shall not be used to supplant any other source |
| 4 | of funding for staff. County departments of social services are exempt from 10A NCAC 71R |
| 5 | .0201(3) requiring a local match of twenty-five percent (25%). |
| 6 | |
| 7 | LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT |
| 8 | SECTION 11L.1.(t) Additional emergency contingency funds received may be |
| 9 | allocated for Energy Assistance Payments or Crisis Intervention Payments without prior |
| 0 | consultation with the Joint Legislative Oversight Committee on Health and Human Services. |
| 1 | Additional funds received shall be reported to the Joint Legislative Oversight Committee on |
| | |

Health and Human Services and the Fiscal Research Division upon notification of the award.
 The Department of Health and Human Services shall not allocate funds for any activities,
 including increasing administration, other than assistance payments, without prior consultation
 with the Joint Legislative Oversight Committee on Health and Human Services.

5 **SECTION 11L.1.(u)** The sum of thirty-six million four hundred two thousand six 6 hundred ten dollars (\$36,402,610) for the 2017-2018 fiscal year and the sum of thirty-five 7 million four hundred nineteen thousand two hundred seventy-two dollars (\$35,419,272) for the 8 2018-2019 fiscal year appropriated in this section in the Low-Income Energy Assistance Block 9 Grant to the Department of Health and Human Services, Division of Social Services, shall be 10 used for Energy Assistance Payments for the households of (i) elderly persons age 60 and 11 above with income up to one hundred thirty percent (130%) of the federal poverty level and (ii) disabled persons eligible for services funded through the Division of Aging and Adult Services. 12

County departments of social services shall submit to the Division of Social Services an outreach plan for targeting households with 60-year-old household members no later than August 1 of each year. The outreach plan shall comply with the following:

- 16(1)Ensure that eligible households are made aware of the available assistance,17with particular attention paid to the elderly population age 60 and above and18disabled persons receiving services through the Division of Aging and Adult19Services.
 - (2) Include efforts by the county department of social services to contact other State and local governmental entities and community-based organizations to (i) offer the opportunity to provide outreach and (ii) receive applications for energy assistance.
 - (3) Be approved by the local board of social services or human services board prior to submission.

25 26 27

20

21

22

23

24

CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT

28 **SECTION 11L.1.(v)** Payment for subsidized child care services provided with 29 federal TANF funds shall comply with all regulations and policies issued by the Division of 30 Child Development and Early Education for the subsidized child care program.

31 **SECTION 11L.1.(w)** If funds appropriated through the Child Care and 32 Development Fund Block Grant for any program cannot be obligated or spent in that program 33 within the obligation or liquidation periods allowed by the federal grants, the Department may 34 move funds to child care subsidies, unless otherwise prohibited by federal requirements of the 35 grant, in order to use the federal funds fully.

36

37 MENTAL HEALTH SERVICES BLOCK GRANT

38 **SECTION 11L.1.(x)** The sum of one million four hundred thirty thousand eight 39 hundred fifty-one dollars (\$1,430,851) appropriated in this section in the Mental Health 40 Services Block Grant to the Department of Health and Human Services, Division of Mental 41 Health, Developmental Disabilities, and Substance Abuse Services, for each fiscal year of the 42 2017-2019 fiscal biennium is allocated for Mental Health Services – First Psychotic Symptom 43 Treatment. The Division shall report on (i) the specific evidence-based treatment and services provided, (ii) the number of persons treated, and (iii) the measured outcomes or impact on the 44 45 participants served. The Division shall report to the House of Representatives Appropriations Committee on Health and Human Services, the Senate Appropriations Committee on Health 46 47 and Human Services, and the Fiscal Research Division no later than December 31 of each year.

48

49 SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT

50 **SECTION 11L.1.(y)** The sum of two hundred fifty thousand dollars (\$250,000) 51 appropriated in this section in the Substance Abuse Prevention and Treatment Block Grant to the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, for each fiscal year of the 2017-2019 fiscal biennium shall be allocated to the Department of Military and Veterans Affairs, for the call-in center established to assist veterans in locating service benefits and crisis services. The call-in center shall be staffed by certified veteran peers within the Department of Military and Veterans Affairs and trained by the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services.

8 **SECTION 11L.1.(z)** The sum of five hundred thousand dollars (\$500,000) 9 allocated in this section in the Substance Abuse Prevention and Treatment Block Grant to the 10 Department of Health and Human Services, Division of Mental Health, Developmental 11 Disabilities, and Substance Abuse Services, for each fiscal year of the 2017-2019 fiscal 12 biennium shall be used for a medication-assisted opioid use disorder treatment pilot program.

13 14

MATERNAL AND CHILD HEALTH BLOCK GRANT

SECTION 11L.1.(aa) If federal funds are received under the Maternal and Child 15 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 16 17 (42 U.S.C. § 710), for the 2017-2018 fiscal year or the 2018-2019 fiscal year, then those funds 18 shall be transferred to the State Board of Education to be administered by the Department of Public Instruction. The Department of Public Instruction shall use the funds to establish an 19 20 abstinence until marriage education program and shall delegate to one or more persons the 21 responsibility of implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department 22 of Public Instruction shall carefully and strictly follow federal guidelines in implementing and 23 administering the abstinence education grant funds.

24 **SECTION 11L.1.(bb)** The sum of one million five hundred seventy-five thousand 25 dollars (\$1,575,000) appropriated in this section in the Maternal and Child Health Block Grant 26 to the Department of Health and Human Services, Division of Public Health, for each fiscal year of the 2017-2019 fiscal biennium shall be used for evidence-based programs in counties 27 28 with the highest infant mortality rates. The Division shall report on (i) the counties selected to 29 receive the allocation, (ii) the specific evidence-based services provided, (iii) the number of 30 women served, and (iv) any impact on the counties' infant mortality rate. The Division shall 31 report its findings to the House of Representatives Appropriations Committee on Health and 32 Human Services, the Senate Appropriations Committee on Health and Human Services, and the 33 Fiscal Research Division no later than December 31 of each year.

34 **SECTION 11L.1.(cc)** No more than fifteen percent (15%) of the funds provided in 35 this section in the Maternal and Child Health Block Grant to Carolina Pregnancy Care 36 Fellowship shall be used for administrative purposes. The balance of those funds shall be used 37 for direct services.

SECTION 11L.1.(dd) The sum of sixty-eight thousand two hundred forty-five dollars (\$68,245) allocated in this section in the Maternal and Child Health Block Grant to the Department of Health and Human Services, Division of Public Health, Women and Children's Health Section, for each fiscal year of the 2017-2019 fiscal biennium shall not be used to supplant existing State or federal funds. This allocation shall be used for a Public Health Program Consultant position assigned full-time to manage the North Carolina Perinatal Health Strategic Plan and provide staff support for the stakeholder work group.

- 45
- 46 PART XII. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES
- 47

48 ELIMINATE PESTICIDE ADVISORY COMMITTEE

49 **SECTION 12.1.(a)** Effective July 1, 2017, the Pesticide Advisory Committee is 50 abolished, and all records, property, and unexpended balances of funds of the Committee are

| | General Assembly Of North Carolina Session 2017 |
|----------|--|
| 1 2 | transferred to the Structural Pest Control and Pesticides Division of the Department of Agriculture and Consumer Services. |
| 3 | SECTION 12.1.(b) G.S. 143-439 and subdivision (6) of G.S. 143-460 are repealed. |
| 4 | |
| 5 | SUPPLEMENTAL FUNDING FOR DEPARTMENT OF AGRICULTURE AND |
| 6 7 | CONSUMER SERVICES SECTION 12.2. The sum of one million dollars (\$1,000,000) in recurring funds for |
| 8 | each year of the 2017-2019 fiscal biennium appropriated in this act to the Department of |
| 9 | Agriculture and Consumer Services shall be used to supplement funding to the Department. |
| 10 | The Department may use a portion of the funds to offset costs potentially incurred by the |
| 11 | Department in federal litigation to protect the rights of landowners and citizens of the State |
| 12 | impacted by the Environmental Protection Agency's "Waters of the United States" rule. In |
| 13 | accordance with G.S. 147-17(c1), as amended by this act, and G.S. 114-2.3(d), as amended by |
| 14 | this act, the Department may use the funds described in this section to employ and supervise |
| 15 | private counsel if it decides to participate in the federal litigation. |
| 16 | DEMONE EUNIDING EOD EOOD DEGEDING |
| 17 18 | REMOVE FUNDING FOR FOOD DESERTS SECTION 12.3. Notwithstanding any provision of this act to the contrary, no funds |
| 19 | shall be appropriated or allocated to increase the availability of fresh agricultural products in |
| 20 | food deserts located in this State. |
| 21 | |
| 22 | PART XIII. DEPARTMENT OF ENVIRONMENTAL QUALITY |
| 23 | |
| 24 | I & M AIR POLLUTION CONTROL ACCOUNT |
| 25 | SECTION 13.1. G.S. 143-215.3A(b1) reads as rewritten: |
| 26 | "(b1) The I & M Air Pollution Control Account is established as a nonreverting account |
| 27 28 | within the Department. Fees transferred to the Division of Air Quality of the Department pursuant to G.S. 20-183.7(c) shall be credited to the I & M Air Pollution Control Account and |
| 28 29 | shall be applied to the costs of developing and implementing an air pollution control program |
| 30 | for mobile sources.administering the air quality program." |
| 31 | |
| 32 | VOLKSWAGEN SETTLEMENT FUNDS |
| 33 | SECTION 13.2.(a) In developing the "Beneficiary Mitigation Plan" (Plan) as |
| 34 | mandated in the procedures for distribution of the State's share of the environmental mitigation |
| 35 | trust established in the consent decree resolving the case In Re: Volkswagen "Clean Diesel" |
| 36 | Marketing, Sales Practices, and Products Liability Litigation, Civil Case No. 3:15-md-02672 |
| 37 38 | in the United States District Court for the Northern District of California, the agency designated by the Governor as the lead agency under the procedures set forth in the trust agreement shall |
| 38 39 | be guided by the following parameters: |
| 40 | (1) The Plan shall prioritize spending on funding categories that will attract new |
| 41 | employers to the State or will encourage job growth from existing |
| 42 | employers. |
| 43 | (2) Expenditures of funds received under the Plan shall be used in a manner that |
| 44 | will prioritize benefits to small businesses. |
| 45 | (3) Any expenditures of funds received under the Plan for replacement or |
| 46 | repowering of vehicles shall prioritize new diesel or alternate fueled engines |
| 47 19 | and parts that are manufactured in this State. SECTION 13.2 (b) As set forth in $C = 114.24 A(f)$, no funds may be expended. |
| 48 49 | SECTION 13.2.(b) As set forth in G.S. 114-2.4A(f), no funds may be expended under the Plan until the lead agency has submitted the Plan to the Joint Legislative Commission |
| 49 50 | on Governmental Operations, the chairs of the House and Senate Appropriations Committees, |
| 51 | and the Fiscal Research Division and the General Assembly has appropriated the funds. The |

| | General Assembly Of North Carolina | Session 2017 |
|-------------|--|---------------------------------------|
| 1 2 3 | lead agency designated by the Governor shall revise and resubmit the P following the procedures set forth in the trust agreement to be consistent with | |
| 4 | PRE-REGULATORY LANDFILL REPURPOSING | |
| 5 | SECTION 13.3. Notwithstanding G.S. 130A-310.11(b), on | e million dollars |
| 6 | (\$1,000,000) of the funds credited to the Inactive Hazardous Sites Cle | anup Fund under |
| 7 | G.S. 105-187.63 for the assessment and remediation of pre-1983 landfill | |
| 8 | allocated to the City of Havelock for the repurposing of the Phoenix Recyclin | g site. |
| 9 | | |
| 10 | PRE-REGULATORY LANDFILL ASSUMPTION OF RISK | |
| 11 | SECTION 13.4.(a) G.S. 130A-310.6(c) reads as rewritten: | 1 0 1 20 A 205 0(1) |
| 12 | "(c) The Secretary shall use funds allocated to the Department under G | |
| 13 14 | <u>G.S. 130A-295.9</u> to assess pre-1983 landfills, to determine the priority f pre-1983 landfills, and to develop and implement a remedial action plan | |
| 14 | landfill that requires remediation. Environmental and human health risks po | |
| 16 | landfill may be mitigated using a risk-based approach for assessment and | |
| 17 | Secretary shall develop a program to permit owners of property containing a | |
| 18 | to suspend the further application of requirements of the program authorized | |
| 19 | for as long as the owner continues to own the property if the owner compl | - |
| 20 | following requirements: | |
| 21 | (1) The property owner signs an assumption of liability agree | |
| 22 | accept all liability for potential on-site and off-site impa | acts caused by the |
| 23 | pre-1983 landfill. | |
| 24 | (2) <u>The property owner provides financial assurance for any f</u> | - |
| 25 26 | Department shall set the financial assurance requirement | · · · · · · · · · · · · · · · · · · · |
| 20 27 | <u>manner based on the information on current site conditi</u> disposal records or other information provided by the pro- | |
| 28 | requirement for financial assurance of this subdivision sha | 1 I |
| 20 29 | (i) the pre-1983 landfill served as the municipal landfill | 1 1 V |
| 30 | government and (ii) the unit of local government prov | |
| 31 | compensation for the waste disposal to the owner of the lar | |
| 32 | SECTION 13.4.(b) The Department may issue temporary and p | |
| 33 | implement this section. | |
| 34 | SECTION 13.4.(c) The Department shall provide an inter | |
| 35 | implementation of this section no later than April 1, 2018, and recurring upd | • |
| 36 | of each subsequent year until the Department has issued either a final guid | |
| 37 | final rules implementing this section. The reports shall be submitted to the | |
| 38 39 | Oversight Committee on Agriculture and Natural and Economic Resources | |
| 39 40 | House of Representatives Appropriations Committee on Agriculture and Natu Resources, the chairs of the Senate Appropriations Committee on Agricul | |
| 40 41 | Economic Resources, and the Fiscal Research Division. | iture, Naturar, and |
| 42 | Zeonomie Resources, and the risear Resource Dryision. | |
| 43 | STUDY SOLID WASTE DISPOSAL TAX | |
| 44 | SECTION 13.5. The Environmental Review Commission s | shall study North |
| 45 | Carolina's solid waste disposal tax imposed under Article 5G of Chapter 1 | |

44 SECTION 13.5. The Environmental Review Commission shall study North 45 Carolina's solid waste disposal tax imposed under Article 5G of Chapter 105 of the General 46 Statutes. In conducting this study, the Commission shall examine (i) a detailed history of the 47 annual revenue generated from the tax and its distribution over time to the Department of 48 Environmental Quality and local governments; (ii) a detailed history of expenditures by the 49 Department of Environmental Quality of tax proceeds received to date, including to whom and 50 for what purposes the expenditures were made; (iii) all work completed by the Department of 51 Environmental Quality using proceeds of the tax, including detailed information on the location of sites at which work was performed and a summary of the status of said sites; (iv) plans for future work to be conducted by the Department of Environmental Quality using proceeds of the tax, including detailed information on sites to be addressed and proposed schedules for work; (v) the current balance of the Inactive Hazardous Sites Cleanup Fund; and (vi) any other issue the Commission deems relevant. The Environmental Review Commission shall report its findings and recommendations, including any legislative proposals, to the 2018 Regular Session of the 2017 General Assembly upon its convening.

- 8
- 9

STUDY EROSION AND SEDIMENT CONTROL/NPDES STORMWATER MERGER

10 **SECTION 13.6.** The Department of Environmental Quality shall study the 11 abolishment of the Sedimentation Control Commission and transfer of duties to the 12 Environmental Management Commission and a subsequent combination of the Sedimentation 13 and Erosion Control permitting program with the Department's NPDES Stormwater permitting 14 program. In its report, the Department shall set forth the potential cost savings from abolishing 15 the Sedimentation Control Commission and the program merger, any positive or negative 16 impacts on ease of environmental permitting and permit processing and issuance times, and any 17 other impacts on each program and on the workload of the Environmental Management 18 Commission. The Department shall provide its report no later than April 1, 2018, to the Joint 19 Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the 20 chairs of the House of Representatives Appropriations Committee on Agriculture and Natural 21 and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, 22 Natural, and Economic Resources, and the Fiscal Research Division.

23

24 DIGITAL DATA STUDY

25 SECTION 13.7. The North Carolina Policy Collaboratory at the University of 26 North Carolina at Chapel Hill shall develop a proposal to identify and acquire digital data 27 relevant to environmental monitoring and natural resource management, including, but not 28 limited to, the digitization of analog records. In developing the proposal, the Collaboratory 29 shall consult with the Department of Environmental Quality and the Department of Information 30 Technology. The Collaboratory shall assess the feasibility of transferring these data to a central, 31 searchable, and publicly accessible digital database hosted by The University of North Carolina 32 System. The Collaboratory shall provide its proposal no later than March 1, 2018, to the Joint 33 Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the 34 chairs of the House of Representatives Appropriations Committee on Agriculture and Natural 35 and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, 36 Natural, and Economic Resources, and the Fiscal Research Division.

37 38

STUDY ACQUISITION OF DEDICATED DREDGING CAPACITY

39 SECTION 13.8.(a) The Division of Water Resources of the Department of
 40 Environmental Quality shall study the feasibility and cost-effectiveness of the acquisition by
 41 the State of North Carolina of a hopper dredge. The study shall include all of the following:

- 42 43
- 44 45
- (1) The capital and annual operating costs of the hopper dredge.
- (2) The expected level of utilization of a State-owned hopper dredge and opportunities for defraying operating expenses by the sale of dredging services to other states, the federal government, and private parties.
- 46 (3) Options for minimizing costs and increasing cost-effectiveness, including an
 47 evaluation of public-private partnerships and shared ownership arrangements
 48 with neighboring states or the United States Army Corps of Engineers.

49 **SECTION 13.8.(b)** The Department shall provide its study and any 50 recommendations for fiscal or legislative actions no later than April 1, 2018, to the Joint 51 Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the

chairs of the House of Representatives Appropriations Committee on Agriculture and Natural
 and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture,

3 Natural, and Economic Resources, and the Fiscal Research Division.

4 5

WATER AND WASTEWATER INFRASTRUCTURE

6 **SECTION 13.9.(a)** Of the funds appropriated in this act to the Division of Water 7 Infrastructure for State water and wastewater infrastructure grants, the sum of one hundred 8 thousand dollars (\$100,000) shall be allocated to the North Carolina Policy Collaboratory at the 9 University of North Carolina at Chapel Hill to develop and deploy, in consultation with the 10 Local Government Commission, the Division of Water Infrastructure of the Department of 11 Environmental Quality, and the Environmental Finance Center at the University of North 12 Carolina at Chapel Hill School of Government (the Center), a predictive analysis tool to assess 13 the state of municipal water and wastewater infrastructure within the State. At a minimum, this 14 analysis shall build upon the findings and data included in the 2017 Statewide Water and 15 Wastewater Infrastructure Master Plan published by the North Carolina Division of Water 16 Infrastructure and the North Carolina water and wastewater rates dashboard online tool created 17 and operated by the Center.

18 The analysis shall also consider how to quantify and make available to policymakers 19 additional variables and information pertaining to infrastructure management such as (i) the 20 physical description and physical condition of the infrastructure, (ii) time lines and projected 21 costs of infrastructure operation, maintenance, repair, and replacement necessary to ensure operational efficiency and engineering integrity, (iii) measures of the fiscal health of the owner 22 23 or operator of the infrastructure based on existing infrastructure valuation, current ratepayer 24 revenue, projected ratepayer revenue tied to population growth or population decline, and rate 25 schedule, (iv) a summary of shutdowns and failures of the infrastructure, (v) potential 26 opportunities for regionalization or privatization of the infrastructure, (vi) benchmarking, asset 27 inventory, and other relevant variables and data required to effectively manage infrastructure, 28 and (vii) any other variables deemed appropriate for a valid analysis of future costs and 29 concerns related to the infrastructure.

30 **SECTION 13.9.(b)** A portion of the funds allocated by this section may be used to 31 supplement grants provided by the State Water Infrastructure Authority and administered by 32 the North Carolina Division of Water Infrastructure in order to gather additional data from 33 municipalities and counties carrying out asset inventory and assessments. No indirect facilities 34 and administrative costs shall be charged by the University against the funds transferred by this 35 subsection. Notwithstanding any other provision of law, the Collaboratory shall also be eligible 36 for, and have access to, the North Carolina Government Data Analytics Center to carry out the 37 requirements of this section.

SECTION 13.9.(c) The Collaboratory shall provide a summary of the predictive analysis tool and its other findings and recommendations no later than December 31, 2018, to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the Environmental Review Commission, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division.

45

46 WATER INFRASTRUCTURE STATE MATCH SURPLUS FUNDS

47 **SECTION 13.10.** Notwithstanding G.S. 159G-22, funds appropriated in this act to 48 the Division of Water Infrastructure for the Clean Water State Revolving Fund and the 49 Drinking Water State Revolving Fund to provide State matching funds that are in excess of the 50 amount required to draw down the maximum amount of federal capitalization grant funds may 51 be used for State water and wastewater infrastructure grants awarded from the Wastewater

| General Assembly Of North CarolinaSession 2017 |
|--|
| Reserve and the Drinking Water Reserve that benefit rural and economically distressed areas of the State. |
| COASTAL STORM DAMAGE MITIGATION FUND |
| SECTION 13.11. Article 21 of Chapter 143 of the General Statutes is amended by |
| adding a new Part to read: |
| "Part 8D. Coastal Storm Damage Mitigation. |
| "§ 143-215.73M. Coastal Storm Damage Mitigation Fund. |
| (a) Fund Established. – The Coastal Storm Damage Mitigation Fund is established as a |
| special revenue fund. The Fund consists of General Fund appropriations, gifts, grants, devises, |
| monies contributed by a non-State entity for a particular beach nourishment or damage |
| mitigation project or group of projects, and any other revenues specifically allocated to the |
| Fund by an act of the General Assembly. |
| (b) Uses of the Fund. – Revenue credited to the Fund may only be used for costs |
| associated with beach nourishment, artificial dunes, and other projects to mitigate or remediate |
| coastal storm damage to the ocean beaches and dune systems of the State. |
| (c) <u>Conditions on Funding. – Any project funded by revenue from the Fund must be</u> |
| cost shared with non-State dollars as follows: |
| (1) The cost share for projects located, in whole or part, in a development tier |
| one area, as defined in G.S. 143B-437.08, shall be at least one non-State |
| dollar for every three dollars from the Fund. |
| (2) The cost share for projects not located, in whole or part, in a development tion one one shall be at least one non State dollar for every two dollars from |
| tier one area shall be at least one non-State dollar for every two dollars from the Fund. |
| (d) Return of Non-State Entity Funds. – Non-State entities that contribute to the Fund |
| for a particular project or group of projects may make a written request to the Secretary that the |
| contribution be returned if the contribution has not been spent or encumbered within two years |
| of receipt of the contribution by the Fund. If the written request is made prior to the funds being |
| spent or encumbered, the Secretary shall return the funds to the entity within 30 days after the |
| later of (i) receiving the request or (ii) the expiration of the two-year period described by this |
| subsection." |
| |
| OYSTER RESEARCH REPORTING |
| SECTION 13.12. The Division of Marine Fisheries and the University of North |
| Carolina at Wilmington shall annually report no later than March 1 to the chairs of the Senate |
| and the House of Representatives appropriations committees with jurisdiction over natural and |
| economic resources and the Fiscal Research Division regarding the funding for oyster research |
| and restoration activities provided by this act. The report shall include details regarding the use |
| of the funds, including activities completed and additional personnel supported by the funds. |
| CONTINUE DECEADOU SUDDODT FOD SHELL FISH INDUSTRY |
| CONTINUE RESEARCH SUPPORT FOR SHELLFISH INDUSTRY SECTION 13.13.(a) Section 14.11 of S.L. 2016-94 reads as rewritten: |
| "PROMOTE SHELLFISH INDUSTRY |
| |
| "SECTION 14.11.(d) The Chief Sustainability Officer of North Carolina Policy |
| Collaboratory at the University of North Carolina at Chapel Hill shall convene a stakeholder |
| working group to study and advance efforts to ecologically restore and achieve economic |
| stability of the shellfish aquaculture industry, including (i) how best to spend financial |
| resources to counter declining <u>native</u> oyster populations and <u>shellfish</u> habitats; (ii) the use of |
| nonnative appropriate oyster species to accomplish oyster restoration; (iii) means of combating |
| oyster disease and managing harvesting practices to balance the needs of the industry and |
| |
| |

1 promote long-term viability and health of oyster habitat and substrate; (iv) economic 2 aquacultureeconomically and scientifically sound mariculture methods to improve oyster stock 3 and populations; (v) long-term, dedicated options for funding sources and water quality 4 improvements; (vi) means to increase oyster production for both population growth and 5 harvest; harvest, including the use of triploid oyster species; (vii) options that expand the use of 6 private shellfish hatchery capacity in the State; (viii) options for promoting the use of cultch 7 planting to enhance and increase oyster habitat and population; (ix) other resources that might 8 be leveraged to enhance reform efforts; and (x) any other issue the Institute Collaboratory 9 deems relevant. 10 "SECTION 14.11.(e) In the conduct of the study required by subsection (d) of this section, 11 the Officer-Collaboratory shall convene and consult with a stakeholders group that includes 12 representatives of the commercial and recreational oyster harvesting industries, the North 13 Carolina Division of Marine Fisheries, the Marine Fisheries Commission, nature conservation 14 entities, and experts in the fields of marine biology and marine ecology.may consist of 15 representatives from appropriate State and federal agencies; academic institutions; 16 nongovernmental organizations; representatives of any industry working in, or benefitting 17 from, shellfish mariculture; and any other individuals or groups deemed by the Collaboratory as being relevant to the overall success of the study. Nothing in this subsection is intended to 18 19 require a particular process or level of procedural formality for the stakeholders group. 20" 21 **SECTION 13.13.(b)** In addition to the study required by Subsection 14.11(d) of 22 S.L. 2016-94, the North Carolina Policy Collaboratory shall also prepare and deliver a Shellfish 23 Mariculture Plan by December 31, 2018. All State entities shall provide all information, 24 resources, and support deemed relevant by the Collaboratory for the creation of the Shellfish 25 Mariculture Plan. The plan shall be submitted to the Joint Legislative Oversight Committee on 26 Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of 27 28 the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and 29 the Fiscal Research Division and shall consider the following: 30 (1)A summary of available and relevant information on shellfish mariculture. 31 (2)An analysis of existing programs, policies, rules, and laws that govern or 32 affect shellfish mariculture operations within the State, including an 33 examination of workforce training and marketing programs that could 34 facilitate the growth of shellfish mariculture within the State. 35 A summary of shellfish mariculture plans from other states and countries, (3) 36 including a comparison of how these entities (i) promote and manage 37 shellfish mariculture, (ii) reduce barriers to entry for potential participants in 38 shellfish mariculture, and (iii) offer incentives to encourage entry into 39 shellfish mariculture. 40 Analysis of siting strategies that reduce potential user conflicts impeding the (4) 41 siting of shellfish mariculture operations and that protect riparian property 42 owners and the public trust uses of estuarine waters for navigation, fishing, 43 and recreation. 44 Evaluation and consideration of enforcement mechanisms necessary to (5) 45 protect shellfish mariculture operations from theft and degradation and to 46 ensure that shellfish mariculture operations make productive and fair use of 47 public trust coastal waters dedicated to these operations. 48 Opportunities for local traditional fishermen to effectively compete for (6) 49 shellfish mariculture sites in public waters and participate in enterprises in or 50 near their own communities.

| General Assemb | bly Of North Carolina Session 2017 |
|-------------------|---|
| (7) | Examination of environmental policies that protect or enhance shellfish mariculture operations. |
| (8) | Consideration of the most appropriate substrate for cultch planting, with consideration of regional differences in bottom conditions within the State that may require different substrates to maximize shellfish sustainability. |
| (9) | Strategies to mitigate or eliminate shellfish pests such as DMX, Dermo, and boring sponges. |
| (10) | Any other issues deemed relevant by the Collaboratory to grow and support shellfish mariculture within the State. |
| | FION 13.13.(c) The University of North Carolina at Chapel Hill shall not |
| - | acilities and administrative costs against the funding for the studies required by |
| this section. | |
| | FION 13.13.(d) The Economic Development Partnership of North Carolina, |
| | with the North Carolina Policy Collaboratory, the Department of Commerce, |
| - | ment of Natural and Cultural Resources, and any other stakeholders the |
| - | ns relevant, including the North Carolina Tourism Advisory Board, the North |
| | arant and Lodging Association, the North Carolina Shellfish Growers the North Carolina Fisheries Association, shall develop conceptual plans and |
| | s for economic development related to promotion of the State's shellfish |
| | age. The plans and recommendations shall include the creation of a North |
| - | Trail and a North Carolina Oyster Festival. Plan development shall be |
| • | the ongoing work of the North Carolina Policy Collaboratory and its |
| - | p as described in this section and shall include recommendations of locations, |
| oversight, govern | nmental support, cost, and timing of when such initiatives should be launched |
| | cluding, but not limited to, achieving production and acreage benchmarks, in |
| | y other information deemed relevant for inclusion. The Partnership's |
| | s shall be provided no later than March 1, 2018, to the Joint Legislative |
| - | nittee on Agriculture and Natural and Economic Resources, the chairs of the |
| - | entatives Appropriations Committee on Agriculture and Natural and Economic |
| | chairs of the Senate Appropriations Committee on Agriculture, Natural, and |
| | rces, and the Fiscal Research Division. This study, as it may be subsequently |
| | ubmission, shall be included as an appendix to the Shellfish Mariculture Plan ection (b) of this section. |
| required by subse | |
| MARINE PATI | ROL/SHELLFISH SANITATION EQUIPMENT SALES |
| | FION 13.14.(a) The Division of Marine Fisheries of the Department of |
| | Quality may sell the following equipment and vessels from its fleet in order to |
| | |

- 38 modernize the fleet:
 - 1991 Lull telehandler. (1)
- 39 40
- 41
- (2)1984 LRT-100 crane. (3) 1999 Hudson Brothers lowboy trailer.
- 42
- (4)
- 1970s-era 135' M/V West Bay vessel.

43 Notwithstanding G.S. 143C-6-4 or any other provision of law, the Division may 44 spend funds received from the sales authorized by this subsection for future equipment 45 acquisitions to support the Shellfish Rehabilitation and Habitat Enhancement Programs. The sales proceeds are appropriated for that purpose and shall be incorporated into the authorized 46 47 budget of the Division.

48 SECTION 13.14.(b) The Division shall report to the Fiscal Research Division and 49 the Joint Legislative Oversight Committee on Agriculture and Natural and Economic 50 Resources on the proceeds of the sales authorized by this section and the Division's plan for use 51 of the proceeds.

1 2

3

4

5

8

9

ASSENT TO PROVISIONS OF CERTAIN FEDERAL FISHERIES ACTS

SECTION 13.15.(a) The title of Article 23 of Chapter 113 of the General Statutes reads as rewritten:

"Article 23.

- 6 "Administrative Provisions; Regulatory Authority of Wildlife Resources Commission.<u>Assent to</u>
 7 <u>Certain Federal Acts.</u>"
 - **SECTION 13.15.(b)** G.S. 113-307.1 reads as rewritten:

"§ 113-307.1. Legislative assent to specific federal acts.

10 11 (b) The State of North Carolina hereby assents to the provisions of the act of Congress entitled "An act to provide that the United States shall aid the states in wildlife restoration 12 13 projects, and for other purposes," approved September 2, 1937 (Public Law 415, 75th 14 Congress), Congress, also known as the "Pittman-Robertson Act"), 16 U.S.C. § 669, et seq., as amended, and the Wildlife Resources Commission is-and the Division of Marine Fisheries of 15 16 the Department of Environmental Quality are hereby authorized, empowered, and directed to 17 perform such acts as may be necessary to the conduct and establishment of cooperative wildlife 18 restoration projects, as defined in said act of Congress, the Pittman-Robertson Act in compliance with said act the Act and rules and regulations promulgated by the Secretary of the 19 20 Interior thereunder; and no-thereunder. No funds accruing to the State of North Carolina from 21 license fees paid by hunters shall be diverted for any other purpose than the protection and 22 propagation of game and wildlife in North Carolina and administration of the laws enacted for 23 such purposes, which laws are and shall be administered by the Wildlife Resources 24 Commission. No funds accruing to the State of North Carolina from license fees paid by 25 fishermen for license programs administered by the Division of Marine Fisheries shall be 26 diverted for any other purpose than the administration by the Division of Marine Fisheries of the Department of Environmental Quality of the portion of the State's fish programs applicable 27 to the marine and estuarine resources over which the Division has authority under State law. 28 29 Revenues collected from coastal recreational fishing licenses in accordance with the provisions 30 of G.S. 113-175.1(c) and G.S. 113-175.5(c) shall be used solely for the administration of the 31 Division of Marine Fisheries and for program functions described by this subsection.

Assent is hereby given to the provisions of the act of Congress entitled "An act to 32 33 provide that the United States shall aid the states in fish restoration and management projects, 34 and for other purposes," approved August 9, 1950 (Public Law 681, 81st Congress), Congress, 35 also known as the "Dingell-Johnson Sport Fish Restoration Act"), 16 U.S.C. § 777, et seq., as 36 amended, and the Wildlife Resources Commission is and the Division of Marine Resources of 37 the Department of Environmental Quality are hereby authorized, empowered, and directed to 38 perform such acts as may be necessary to the conduct and establishment of cooperative fish restoration projects, as defined in said act of Congress, the Dingell-Johnson Sport Fish 39 40 Restoration Act in compliance with said act the Act and rules and regulations promulgated by the Secretary of the Interior thereunder; and no funds accruing to the State of North Carolina 41 42 from license fees paid by fishermen shall be directed for any other purpose than the following:

43 The administration of the Wildlife Resources Commission and for-the (1)44 protection, propagation, preservation, and investigation of fish and wildlife. 45 The administration by the Division of Marine Fisheries of the Department of (2)Environmental Quality of the portion of the State's fish programs applicable 46 47 to the marine and estuarine resources over which the Division has authority 48 under State law. Revenues collected from coastal recreational fishing licenses in accordance with the provisions of G.S. 113-175.1(c) and 49 50 G.S. 113-175.5(c) shall be used solely for the administration of the Division of Marine Fisheries and for program functions described by this subdivision. 51

...." **SECTION 13.15.(c)** G.S. 113-175.1 reads as rewritten:

"§ 113-175.1. North Carolina Marine Resources Fund.

5 (b) The State Treasurer shall hold the Marine Resources Fund separate and apart from 6 all other moneys, funds, and accounts. The State Treasurer shall invest the assets of the Marine 7 Resources Fund in accordance with the provisions of G.S. 147-69.2 and G.S. 147-69.3, and all 8 marine resources investment income shall be deposited to the credit of the Marine Resources 9 Fund. The State Treasurer shall disburse the principal of the Marine Resources Fund and 10 marine resources investment income only upon the written direction of the Marine Fisheries 11 Commission. Division of Marine Fisheries of the Department of Environmental Quality.

The Marine Fisheries Commission Division of Marine Fisheries of the Department 12 (c) 13 of Environmental Quality may authorize the disbursement of the principal of the Marine 14 Resources Fund and marine resources investment income only to manage, protect, restore, 15 develop, cultivate, conserve, and enhance the marine resources of the State. The Marine 16 Fisheries Commission is encouraged to consider supporting the Oyster Sanctuary Program 17 managed by the Division of Marine Fisheries. The Marine Fisheries Commission The Division of Marine Fisheries may not authorize the disbursement of the principal of the Marine 18 Resources Fund and marine resources investment income to establish positions without specific 19 authorization from the General Assembly. All proposals to the Marine Fisheries Commission 20 21 for the disbursement of funds from the Marine Resources Fund shall be made by and through the Fisheries Director. Prior to authorizing disbursements from the Marine Resources Fund, the 22 23 Marine Fisheries Commission Division of Marine Fisheries shall consult with the Wildlife 24 Resources Commission about these proposals. Expenditure of the assets of the Marine 25 Resources Fund shall be made through the State budget accounts of the Division of Marine 26 Fisheries in accordance with the provisions of the Executive Budget Act. The Marine 27 Resources Fund is subject to the oversight of the State Auditor pursuant to Article 5A of 28 Chapter 147 of the General Statutes."

29

1 2

3

4

SECTION 13.15.(d) G.S. 113-175.5 reads as rewritten:

30 "§ 113-175.5. North Carolina Marine Resources Endowment Fund.

31

32 (b) The State Treasurer shall hold the Endowment Fund separate and apart from all 33 other moneys, funds, and accounts. The State Treasurer shall invest the assets of the 34 Endowment Fund in accordance with the provisions of G.S. 147-69.2 and G.S. 147-69.3. The 35 State Treasurer shall disburse the endowment investment income only upon the written 36 direction of both-the Marine Fisheries Commission. Division of Marine Fisheries of the 37 Department of Environmental Quality.

38 Subject to the limitations set out in subsection (d) of this section, the Marine (c) 39 Fisheries Commission Division of Marine Fisheries of the Department of Environmental 40 Quality may authorize the disbursement of endowment investment income only to manage, protect, restore, develop, cultivate, conserve, and enhance the marine resources of the State. 41 42 The Marine Fisheries Commission Division of Marine Fisheries may not authorize the disbursement of endowment investment income to establish positions without specific 43 44 authorization from the General Assembly. All proposals to the Marine Fisheries Commission 45 for the disbursement of funds from the Endowment Fund shall be made by and through the Fisheries Director. Prior to authorizing disbursements from the Marine Resources Endowment 46 47 Fund, the Marine Fisheries Commission Division of Marine Fisheries shall consult with the 48 Wildlife Resources Commission about these proposals.funding requests."

- 49
- 50

DMF ARTIFICIAL REEFS PROGRAM FUNDING CLARIFICATION 51

| | General Assemb | oly Of North Carolina | Session 2017 |
|----------|-------------------------|---|--|
| 1 2 | | FION 13.16. G.S. 113-175.1 is amended by adding a new so nhance fishing opportunities, the Marine Resources Fundational states of the states | |
| 3 | | al reefs in the estuarine and ocean waters of the State and f | - |
| 4 5 | 20 nautical miles | | i |
| 6 7 | | ERIES COMMISSION AMENDMENTS | |
| 8 | | FION 13.17.(a) G.S. 143B-289.52 reads as rewritten: Marine Fisheries Commission – powers and duties. | |
| 9 | ş 1 -30-2 07.32. | marine risheries commission – powers and duties. | |
| 10 | (e1) A su | permajority of the Commission shall be six five member | s. A supermajority |
| 11 | · · · · | ary to override recommendations from the Division of | 1 0 0 |
| 12 | | res needed to end overfishing or to rebuild overfished sto | |
| 13 | 0 0 | powers and duties set forth in this section, including ru | |
| 14 | | eries under a fishery management plan. | |
| 15 | " | | |
| 16 | SECT | FION 13.17.(b) G.S. 143B-289.54 reads as rewritten: | |
| 17 | "§ 143B-289.54. | . Marine Fisheries Commission – members; appointr | nent; term; oath; |
| 18 | ethica | al standards; removal; compensation; staff. | |
| 19 | (a) Mem | bers, Selection The Marine Fisheries Commission shall co | onsist of nine <u>seven</u> |
| 20 | members appoint | ted by the Governor as follows: | |
| 21 | (1) | One person actively engaged in, or recently retired from, | commercial fishing |
| 22 | | as demonstrated by currently or recently deriving at least | |
| 23 | | of annual earned income from taking and selling fishery n | |
| 24 | | fishing waters of the State. The spouse of a commerc | |
| 25 | | meets the criteria of this subdivision may be app | ointed under this |
| 26 | | subdivision. | |
| 27 | (2) | One person actively engaged in, or recently retired from, | |
| 28 | | as demonstrated by currently or recently deriving at least | • • |
| 29 | | of annual earned income from taking and selling fishery i | |
| 30 | | fishing waters of the State. The spouse of a commerc | |
| 31 | | meets the criteria of this subdivision may be app | ointed under this |
| 32 | (2) | subdivision. | 1 1 (1 |
| 33 | (3) | One person actively connected with, and experienced | |
| 34 35 | | dealer or in seafood processing or distribution as demon at least fifty percent (50%) of enough served income | |
| 35 36 | | at least fifty percent (50%) of annual earned incom- involving the buying, selling, processing, or distribution of | |
| 30 37 | | this State. The spouse of a person qualified under this s | |
| 38 | | appointed provided that the spouse is actively involved | • |
| 39 | | business. | i in the quantying |
| 40 | (4) | One person actively engaged in recreational sports fishin | o in coastal waters |
| 41 | (1) | in this State. An appointee under this subdivision may no | - |
| 42 | | ten percent (10%) of annual earned income from sports fis | |
| 43 | (5) | One person actively engaged in recreational sports fishin | |
| 44 | | in this State. An appointee under this subdivision may no | 0 |
| 45 | | ten percent (10%) of annual earned income from sports fis | |
| 46 | (6) | One person actively engaged in the sports fishing indust | - |
| 47 | | by deriving at least fifty percent (50%) of annual earned in | - |
| 48 | | goods or services in this State. The spouse of a person of | |
| 49 | | subdivision may be appointed provided that the spouse i | - |
| 50 | | in the qualifying business. | |
| | | | |

| General Assemb | oly Of North Carolina | Session 2017 |
|--------------------------------------|---|-------------------------------------|
| (7) | One person having general knowledge of and persons regulated by the Commission. | |
| (8) | One person having general knowledge of and persons regulated by the Commission. | and experience related to subjects |
| (9) | One person who is a fisheries scientist hav | |
| | in marine and estuarine fisheries biology | • • • • |
| | water quality, habitat protection, or simila | |
| | under this subdivision may not receive | 0 1 11 |
| | annual earned income from either the industries, including the processing and dis | e commercial or sports fishing |
| (b) Resid | ential Qualifications. – For purposes of pro | |
| . , | , the following three coastal regions of the S | |
| | comprised of Bertie, Camden, Chowan, | e v |
| U | , Northampton, Pasquotank, Perquimans, T | |
| | tal Region comprised of Beaufort, Carteret, | |
| • • | i) Southeast Coastal Region comprised of Bl | • |
| | v, and Pender Counties. Persons appointed u | |
| | subsection (a) of this section shall be reside | |
| | nembership of the Commission shall inclu | |
| | of the three coastal regions of the State. | Ĩ |
| | ional Considerations. – In making appoin | ntments to the Commission, the |
| | provide for appropriate representation of | |
| Commission. | | |
| (d) Term | s The term of office of members of th | e Commission is three years. A |
| member may be | reappointed to any number of successive three | ee-year terms. Upon the expiration |
| of a three-year to | erm, a member shall continue to serve until | a successor is appointed and duly |
| qualified as prov | vided by G.S. 128-7. The term of members | appointed under subdivisions (1), |
| (4), and (7)<u>(1)</u> at | nd (4) of subsection (a) of this section shall | expire on 30 June of years evenly |
| divisible by thre | e. The term of members appointed under su | bdivisions (2), (5), and (8)(2) and |
| (5) of subsection | (a) of this section shall expire on 30 June | of years that precede by one year |
| those years that | t are evenly divisible by three. The terr | m of members appointed under |
| subdivisions (3), | (6), and (9) of subsection (a) of this section | n shall expire on 30 June of years |
| that follow by or | e year those years that are evenly divisible by | y three. |
| " | | |
| SEC | FION 13.17.(c) G.S. 113-182.1(e1) reads as | rewritten: |
| | Secretary determines that it is in the intere- | • • |
| • | cretary may authorize the Commission t | |
| U | asures to supplement an existing Fishery N | 0 |
| | agement measures considered in a supplement | • |
| | ategies contained in the original fishery | |
| | the plan adopted by the Marine Fisheries C | |
| - | asures that either (i) were not originally de | - |
| | sult in severe curtailment of the usefulness of | •••• |
| | l(d). Development of temporary manager | 1 |
| | empt from subsections (c), (c1), and (e) of | - |
| | guidance criteria established by the Mari | |
| | 2. During the next review period for | |
| | ursuant to this subsection, the Commiss | - |
| temporary mana | gement measures into the revised Fishery M | |
| 1 1 | | |
| 1 1 | easures shall expire on the date the revis | ed Fishery Management Plan is |

1

| 2 | SUBPART XIII-A. WILDLIFE RESOURCES COMMISSION |
|----------|---|
| 3 | |
| 4 | MATTAMUSKEET LODGE REPAIRS |
| 5 | SECTION 13A.1. From funds available to it, the Wildlife Resources Commission |
| 6 | shall repair the roof and stabilize the tower at the Mattamuskeet Lodge in Hyde County. The |
| 7 | Commission shall complete the repairs required by this section no later than June 30, 2018. |
| 8 | |
| 9 | PART XIV. DEPARTMENT OF NATURAL AND CULTURAL RESOURCES |
| 10 | |
| 11 | VARIOUS NER AGENCY REPORT CHANGES |
| 12 | |
| 13 | DEPARTMENT OF ENVIRONMENTAL QUALITY REPORT CHANGES |
| 14 | SECTION 14.1.(a) The following statutes are amended by deleting the language |
| 15 | "Joint Legislative Commission on Governmental Operations" wherever it appears and |
| 16 | substituting "Joint Legislative Oversight Committee on Agriculture and Natural and Economic |
| 17 | Resources": G.S. 130A-310.76 and G.S. 143-58.5. |
| 18 | SECTION 14.1.(b) G.S. 77-96(c) reads as rewritten: |
| 19 | "(c) The accounts and records of the Commission showing the receipt and disbursement |
| 20 | of funds from whatever source derived shall be in the form that the North Carolina Auditor and |
| 21 | the Virginia Auditor of Public Accounts prescribe, provided that the accounts shall correspond |
| 22 | as nearly as possible to the accounts and records for such matters maintained by similar |
| 23 | enterprises. The accounts and records of the Commission shall be subject to an annual audit by |
| 24 | the North Carolina Auditor and the Virginia Auditor of Public Accounts or their legal |
| 25 | representatives, and the costs of the audit services shall be borne by the Commission. The |
| 26 | results of the audits shall be delivered by March 1 of each year to the Joint Legislative |
| 27 | Commission on Governmental Operations Joint Legislative Oversight Committee on |
| 28 | Agriculture and Natural and Economic Resources and the Fiscal Research Division of the |
| 29 | General Assembly of North Carolina and as provided by the Commonwealth of Virginia." |
| 30 | SECTION 14.1.(c) G.S. 77-115(b) reads as rewritten: |
| 31 | "(b) The accounts and records of each commission showing the receipt and disbursement |
| 32 33 | of funds from whatever source derived shall be in the form that the Auditor of North Carolina |
| | and the State Auditor of South Carolina prescribe. The accounts and records of each |
| 34 35 | commission shall be subject to an annual audit by the Auditor of North Carolina and the State Auditor of South Carolina or their legal representatives. The cost of the annual audits shall be |
| 35 36 | borne by each commission. The results of the audits shall be delivered by March 1 of each year |
| 30 37 | to the Joint Legislative Commission on Governmental Operations-Joint Legislative Oversight |
| 38 | Committee on Agriculture and Natural and Economic Resources and the Fiscal Research |
| 39 | <u>Division</u> of the General Assembly of North Carolina and to the General Assembly of South |
| 40 | Carolina as the General Assembly of South Carolina shall provide." |
| 41 | SECTION 14.1.(d) G.S. 113-182.1(e) reads as rewritten: |
| 42 | "(e) The Secretary of Environmental Quality shall monitor progress in the development |
| 43 | and adoption of Fishery Management Plans in relation to the Schedule for development and |
| 44 | adoption of the plans established by the Marine Fisheries Commission. The Secretary of |
| 45 | Environmental Quality shall report to the Joint Legislative Commission on Governmental |
| 46 | Operations-Joint Legislative Oversight Committee on Agriculture and Natural and Economic |
| 47 | Resources and the Fiscal Research Division within 30 days of the completion or substantial |
| 48 | revision of each proposed Fishery Management Plan. The Joint Legislative Commission on |
| 49 | Governmental Operations-Joint Legislative Oversight Committee on Agriculture and Natural |
| 50 | and Economic Resources shall review each proposed Fishery Management Plan within 30 days |

51 of the date the proposed Plan is submitted by the Secretary. The Joint Legislative Commission

on Governmental Operations Joint Legislative Oversight Committee on Agriculture and 1 2 Natural and Economic Resources may submit comments and recommendations on the proposed 3 Plan to the Secretary within 30 days of the date the proposed Plan is submitted by the 4 Secretary." 5 **SECTION 14.1.(e)** G.S. 136-28.8(g) reads as rewritten: 6 On or before October 1 of each year, the Department shall report to the Division of "(g) 7 Environmental Assistance and Outreach of the Department of Environmental Quality as to the 8 amounts and types of recycled materials that were specified or used in contracts that were 9 entered into during the previous fiscal year. On or before January 15 of each year, the Division 10 of Environmental Assistance and Outreach shall prepare a summary of this report and submit 11 the summary to the Joint Legislative Commission on Governmental Operations Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the 12 13 Joint Legislative Transportation Oversight Committee, Committee, and the Fiscal Research 14 Division. The summary of this report shall also be included in the report required by 15 G.S. 130A-309.06(c)." **SECTION 14.1.(f)** G.S. 143-64.12(j) reads as rewritten: 16 17 The State Energy Office shall submit a report by December 1 of every "(i) 18 odd-numbered year to the Joint Legislative Energy Policy Commission Commission, the Joint 19 Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the 20 Fiscal Research Division describing the comprehensive program to manage energy, water, and 21 other utility use for State agencies and State institutions of higher learning required by 22 subsection (a) of this section. The report shall also contain the following: 23 " 24 SECTION 14.1.(g) G.S. 143-64.17H reads as rewritten: 25 "§ 143-64.17H. Report on guaranteed energy savings contracts entered into by State 26 governmental units. 27 A State governmental unit that enters into a guaranteed energy savings contract or 28 implements an energy conservation measure pursuant to G.S. 143-64.17L must report either (i) 29 the contract and the terms of the contract or (ii) the implementation of the measure to the State 30 Energy Office of the Department of Environmental Quality within 30 days of the date the 31 contract is entered into or the measure is implemented. In addition, within 60 days after each 32 annual anniversary date of a guaranteed energy savings contract, the State governmental unit 33 must report the status of the contract to the State Energy Office, including any details required 34 by the State Energy Office. The State Energy Office shall compile the information for each fiscal year and report it to the Joint Legislative Commission on Governmental Operations Joint 35 36 Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the Fiscal Research Division, and to the Local Government Commission annually by December 1. 37 38 In compiling the information, the State Energy Office shall include information on the energy 39 savings expected to be realized from a contract or implementation and shall evaluate whether 40 expected savings have in fact been realized." 41 **SECTION 14.1.(h)** G.S. 143-214.13(a) reads as rewritten: 42 The Department of Environmental Quality shall report each year by November 1 to "(a) 43 the Environmental Review Commission and to the Joint Legislative Commission on Governmental Operations Commission, the Joint Legislative Oversight Committee on 44 45 Agriculture and Natural and Economic Resources, and the Fiscal Research Division regarding its progress in implementing the Division of Mitigation Services and its use of the funds in the 46 Ecosystem Restoration Fund. The report shall document statewide wetlands losses and gains 47 48 and compensatory mitigation performed under G.S. 143-214.8 through G.S. 143-214.12. The 49 report shall also provide an accounting of receipts and disbursements of the Ecosystem 50 Restoration Fund, an analysis of the per-acre cost of wetlands restoration, and a cost 51 comparison on a per-acre basis between the State's Division of Mitigation Services and private

General Assembly Of North Carolina

Session 2017

| | General Assembly Of North CarolinaSession 2017 |
|----------|---|
| 1 | mitigation banks. The Department shall also send a copy of its report to the Fiscal Research |
| 2 | Division of the General Assembly." |
| 3 | SECTION 14.1.(i) G.S. 143-215.3A(c) reads as rewritten: |
| 4 | "(c) The Department shall report to the Environmental Review Commission |
| 5 | Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and |
| 6 | Economic Resources, and the Fiscal Research Division on the cost of the State's environmental |
| 7 | permitting programs contained within the Department on or before 1 November of each year. |
| 8 | The report shall include, but is not limited to, fees set and established under this Article, fees |
| 9 | collected under this Article, revenues received from other sources for environmental permitting |
| 10 | and compliance programs, changes made in the fee schedule since the last report, anticipated |
| 11 | revenues from all other sources, interest earned and any other information requested by the |
| 12 | General Assembly." |
| 13 | SECTION 14.1.(j) G.S. 143-215.9A(a) reads as rewritten: |
| 14 | "(a) The Department shall report to the Environmental Review Commission |
| 15 | Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and |
| 16 | Economic Resources, and the Fiscal Research Division on or before 1 October of each year on |
| 17 | the status of facilities discharging into surface waters during the previous fiscal year. The report |
| 18 | shall include: |
| 19 | |
| 20 | (4) Any other information that the Department determines to be appropriate or |
| 21 | that is requested by the Environmental Review Commission Commission, |
| 22 | the Joint Legislative Oversight Committee on Agriculture and Natural and |
| 23 | Economic Resources, or the Fiscal Research Division." |
| 24 25 | SECTION 14.1.(k) G.S. 143-215.10M(a) reads as rewritten: |
| 25 26 | "(a) The Department shall report to the Environmental Review Commission |
| 20 27 | <u>Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and</u> <u>Economic Resources, and the Fiscal Research Division on or before 1 October of each year as</u> |
| 28 | required by this section. Each report shall include: |
| 28 29 | required by this section. Each report shan include. |
| 30 | (10) Any other information that the Department determines to be appropriate or |
| 31 | that is requested by the Environmental Review Commission Commission, |
| 32 | the Joint Legislative Oversight Committee on Agriculture and Natural and |
| 33 | Economic Resources, or the Fiscal Research Division." |
| 34 | SECTION 14.1. (l) G.S. 143-215.94M(a) reads as rewritten: |
| 35 | "(a) The Secretary shall present an annual report to the Environmental Review |
| 36 | Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and |
| 37 | Economic Resources, the Fiscal Research Division, the chairs of the Senate Appropriations |
| 38 | Subcommittee Committee on Natural Agriculture, Natural, and Economic Resources, and the |
| 39 | chairs of the House of Representatives Appropriations Subcommittee Committee on |
| 40 | Agriculture and Natural and Economic Resources which that shall include at least the |
| 41 | following: |
| 42 | " • • • • |
| 43 | SECTION 14.1.(m) G.S. 143B-279.8(e) reads as rewritten: |
| 44 | "(e) The Coastal Resources Commission, the Environmental Management Commission, |
| 45 | and the Marine Fisheries Commission shall report to the Joint Legislative Commission on |
| 46 | Governmental Operations Joint Legislative Oversight Committee on Agriculture and Natural |
| 47 | and Economic Resources, the Fiscal Research Division, and the Environmental Review |
| 48 | Commission on progress in developing and implementing the Coastal Habitat Protection Plans, |
| 49 50 | including the extent to which the actions of the three commissions are consistent with the Plans, |
| 50 | on or before 1 September of each year." |
| 51 | SECTION 14.1.(n) G.S. 143B-279.17 reads as rewritten: |

"§ 143B-279.17. Tracking and report on permit processing times.

2 The Department of Environmental Quality shall track the time required to process all 3 permit applications in the One-Stop for Certain Environmental Permits Programs established 4 by G.S. 143B-279.12 and the Express Permit and Certification Reviews established by 5 G.S. 143B-279.13 that are received by the Department. The processing time tracked shall include (i) the total processing time from when an initial permit application is received to 6 7 issuance or denial of the permit and (ii) the processing time from when a complete permit 8 application is received to issuance or denial of the permit. No later than March 1 of each year, 9 the Department shall report to the Joint Legislative Oversight Committee on Agriculture and 10 Natural and Economic Resources, the Fiscal Research Division of the General Assembly 11 Assembly, and the Environmental Review Commission on the permit processing times required 12 to be tracked pursuant to this section."

13 14

1

DEPARTMENT OF COMMERCE REPORT CHANGES

15 **SECTION 14.1.(o)** The following statutes are amended by deleting the language 16 "General Assembly" or "legislature" wherever either appears and substituting "Joint Legislative 17 Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the 18 Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the 19 chairs of the House of Representatives Appropriations Committee on Agriculture and Natural 20 and Economic Resources": G.S. 18C-115(a), 62-17(a1), 62-110.1, and 94-2.

SECTION 14.1.(p) The following statutes are amended by deleting the language "Joint Legislative Commission on Governmental Operations" wherever it appears and substituting "Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources": G.S. 62-15(h), 62-133.8(j), 62-133.9(i), 97-78(e), and 113-315.36.

SECTION 14.1.(q) The following statutes are amended by deleting the language "General Assembly" wherever it appears and substituting "the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, and the Joint Legislative Economic Development and Global Engagement Oversight Committee": G.S. 96-35, 143B-434.01(*l*), 143B-434.2(d), 143B-438.10(a)(7a), 143B-438.10(a)(8), and 143B-438.14(d).

SECTION 14.1.(r) The following statutes are amended by deleting the language "Joint Legislative Commission on Governmental Operations" wherever it appears and substituting "the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources": G.S. 143B-431.01(d)(1) and G.S. 143B-431.01(f).

41 **SECTION 14.1.(s)** The following statutes are amended by deleting the language 42 "Joint Legislative Commission on Governmental Operations" wherever it appears and 43 substituting "the chairs of the Senate Appropriations Committee on Agriculture, Natural, and 44 Economic Resources, the chairs of the House of Representatives Appropriations Committee on 45 Agriculture and Natural and Economic Resources, and the Joint Legislative Economic 46 Development and Global Engagement Oversight Committee": G.S. 143B-435.1(d), 47 143B-437.02(k), 143B-437.012(m), 143B-472.35(*l*), and 143B-1285(3).

48 **SECTION 14.1.(t)** The following statutes are amended by deleting the language 49 "Joint Legislative Commission on Governmental Operations" and "General Assembly" 50 wherever either appears and substituting "Joint Legislative Economic Development and Global 51 Engagement Oversight Committee": G.S. 143B-437.07(b) and G.S. 143B-437.08(k).

| 1 | SECTION 14.1.(u) The following Session Laws are amended by deleting the |
|---|---|
| 2 | language "Joint Legislative Commission on Governmental Operations" wherever it appears and |
| 3 | substituting "the chairs of the Senate Appropriations Committee on Agriculture, Natural, and |
| 4 | Economic Resources, the chairs of the House of Representatives Appropriations Committee on |
| 5 | Agriculture and Natural and Economic Resources, and the Joint Legislative Economic |
| 6 | Development and Global Engagement Oversight Committee": Section 14.1(e) of S.L. 2011-145 |
| 7 | and Section 14.1(f) of S.L. 2011-145. |
| 8 | SECTION 14.1.(v) G.S. 62-133.5(k) reads as rewritten: |
| 9 | "§ 62-133.5. Alternative regulation, tariffing, and deregulation of telecommunications |
| 10 | utilities. |
| 10 | utilities. |
| 11 | (\mathbf{r}) To evolve the effected bility and evolve of level evolves arrive provided to |
| | (k) To evaluate the affordability and quality of local exchange service provided to |
| 13 | consumers in this State, a local exchange company or competing local provider offering basic |
| 14 | local residential exchange service that elects to have its rates, terms, and conditions for its |
| 15 | services determined pursuant to the plans described in subsection (h) or (m) of this section shall |
| 16 | make an annual report to the <u>Joint Legislative Oversight Committee on Agriculture and Natural</u> |
| 17 | and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, |
| 18 | Natural, and Economic Resources, and the chairs of the House of Representatives |
| 19 | Appropriations Committee on Agriculture and Natural and Economic Resources General |
| 20 | Assembly on the state of its company's operations. The report shall be due 30 days after the |
| 21 | close of each calendar year and shall cover the period from January 1 through December 31 of |
| 22 | the preceding year. The Joint Legislative Commission on Governmental OperationsOversight |
| 23 | Committee on Agriculture and Natural and Economic Resources must review the annual |
| 24 | reports and decide whether to recommend that the General Assembly take corrective action in |
| 25 | response to those reports. The report shall include the following: |
| | |
| 26 | |
| 27 | SECTION 14.1.(w) G.S. 96-40 reads as rewritten: |
| 27 28 | SECTION 14.1.(w) G.S. 96-40 reads as rewritten: "§ 96-40. Unemployment insurance program integrity; reporting. |
| 27 28 29 | "§ 96-40. Unemployment insurance program integrity; reporting. |
| 27 28 29 30 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the |
| 27 28 29 30 31 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the |
| 27 28 29 30 31 32 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on |
| 27 28 29 30 31 32 33 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on |
| 27 28 29 30 31 32 33 34 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee-Committee on |
| 27 28 29 30 31 32 33 34 35 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on |
| 27 28 29 30 31 32 33 34 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural Agriculture, Natural, and Economic Resources, and the Fiscal Research |
| 27 28 29 30 31 32 33 34 35 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations |
| 27 28 29 30 31 32 33 34 35 36 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural Agriculture, Natural, and Economic Resources, and the Fiscal Research |
| 27 28 29 30 31 32 33 34 35 36 37 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural Agriculture, Natural, and Economic Resources, and the Fiscal Research |
| 27 28 29 30 31 32 33 34 35 36 37 38 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 | *§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the <u>chairs of the Joint Legislative Oversight Committee on Unemployment Insurance</u>, |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 | "§ 96-40. Unemployment insurance program integrity; reporting. "." (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the House Appropriations Subcommittee Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: "." (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the <u>chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division General Assembly on its efforts to carry out all of</u> |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the <u>chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division General Assembly on its efforts to carry out all of the directives in this section. At a minimum, each annual report shall include all of the</u> |
| $\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ \end{array}$ | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the <u>chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division General Assembly on its efforts to carry out all of the directives in this section. At a minimum, each annual report shall include all of the</u> |
| $\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ \end{array}$ | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research DivisionGeneral Assembly on its efforts to carry out all of the directives in this section. At a minimum, each annual report shall include all of the following information: |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Senate Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research DivisionGeneral Assembly on its efforts to carry out all of the directives in this section. At a minimum, each annual report shall include all of the following information: " SECTION 14.1.(x) G.S. 136-18.01 reads as rewritten: "§ 136-18.01. Consultation required for welcome and visitor centers. |
| 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 | "§ 96-40. Unemployment insurance program integrity; reporting. (c) Quarterly Reporting. – Beginning October 1, 2015, and then quarterly thereafter, the Division shall make detailed written progress reports on its efforts to carry out all of the directives in this section to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Natural-Agriculture, Natural, and Economic Resources, and the Fiscal Research Division. At a minimum, the quarterly report shall include all of the following: (d) Annual Reporting. – Beginning January 1, 2016, the Division shall make an annual report to the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Unemployment Insurance, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Joint Legislative Oversight Committee on Information Technology, the chairs of the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Fiscal Research DivisionGeneral Assembly on its efforts to carry out all of the directives in this section. At a minimum, each annual report shall include all of the following information: " |

| | General Assembly Of North Carolina Session 2017 |
|----------|---|
| 1 | Resources and the chairs of the House of Representatives Appropriations Committee on |
| 2 | Agriculture and Natural and Economic Resources Joint Legislative Commission on |
| 3 | Governmental Operations and the House and Senate Appropriations Subcommittees on Natural |
| 4 | and Economic Resources before beginning the design or construction of any new welcome |
| 5 | center or visitor center buildings." |
| 6 | SECTION 14.1.(y) G.S. 143B-421.3 reads as rewritten: |
| 7 | "§ 143B-421.3. Consultation required for welcome and visitor centers. |
| 8 | The Department of Commerce and the Department of Transportation shall consult with the |
| 9 | chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic |
| 10 | Resources and the chairs of the House of Representatives Appropriations Committee on |
| 11 | Agriculture and Natural and Economic ResourcesJoint Legislative Commission on |
| 12 | Governmental Operations and the House and Senate Appropriations Subcommittees on Natural |
| 13 | and Economic Resources before beginning the design or construction of any new welcome |
| 14 | center or visitor center buildings." |
| 15 | SECTION 14.1.(z) G.S. 143B-434.01(<i>l</i>) reads as rewritten: |
| 16 | "§ 143B-434.01. Comprehensive Strategic Economic Development Plan. |
| 17 | |
| 18 | (<i>l</i>) Accountability. – The Secretary shall make all data, plans, and reports available to |
| 19 | the General Assembly, the Joint Legislative Commission on Governmental Operations, the |
| 20 | Joint Legislative Economic Development and Global Engagement Oversight Committee, the |
| 21 | chairs of the Senate Appropriations Committee on Natural Agriculture, Natural, and Economic |
| 22 | Resources, and the chairs of the House of Representatives Appropriations Subcommittee |
| 23 | Committee on Agriculture and Natural and Economic Resources at appropriate times and upon |
| 24 | request. The Secretary shall prepare and make available on an annual basis public reports on |
| 25 | each of the major sections of the Plan and the Annual Report indicating the degree of success in |
| 26 | attaining each development objective." |
| 27 | SECTION 14.1.(aa) G.S. 143B-437.8(1) and G.S. 143B-437.83(1) are repealed. |
| 28 | SECTION 14.1.(bb) G.S. 143B-437.74(a) reads as rewritten: |
| 29 | "§ 143B-437.74. Reports; study. |
| 30 | (a) Reports. – The Department of Commerce shall publish a report on the use of funds |
| 31 | in the One North Carolina Fund at the end of each fiscal quarter. The report shall contain |
| 32 | information on the commitment, disbursement, and use of funds allocated under the One North |
| 33 | Carolina Fund. The report is due no later than one month after the end of the fiscal quarter and |
| 34 25 | must be submitted to the following: |
| 35 | (1) The <u>chairs of the Senate Appropriations Committee on Agriculture</u> , Natural, |
| 36 37 | and Economic Resources. Joint Legislative Commission on Governmental |
| 38 | (1a) Operations. (1a) The House of Representatives Appropriations Committee on Agriculture and |
| 38 39 | (1a) <u>The House of Representatives Appropriations Committee on Agriculture and</u> Natural and Economic Resources. |
| 40 | |
| 40 41 | (5) The Joint Legislative Economic Development and Global Engagement |
| 42 | Oversight Committee." |
| 43 | SECTION 14.1.(cc) G.S. 159B-30.1 reads as rewritten: |
| 44 | "§ 159B-30.1. Additional reports. |
| 45 | Beginning March 1, 1996, and annually thereafter, each joint agency operating under the |
| 46 | authority of Chapter 159B of the General Statutes shall file a report with the <u>chairs of the</u> |
| 47 | Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, the chairs |
| 48 | of the House of Representatives Appropriations Committee on Agriculture and Natural and |
| 49 | Economic Resources, and the Joint Legislative Oversight Committee on Agriculture and |
| 50 | Natural and Economic Resources Joint Legislative Commission on Governmental Operations |
| 51 | describing the activities of the joint agency carried out pursuant to the authority granted by |
| | 5 5 5 1 1 1 1 1 1 5 <u>6</u> 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 |

| 1 | G.S. 159B-2, 159B-11(19b), 159B-12 and 159B-17(c). The report shall cover the preceding |
|----------|--|
| 2 | calendar year. Each joint agency shall file such additional reports as the Joint Legislative |
| 3 | Commission on Governmental Operationscommittees shall request." |
| 4 | SECTION 14.1.(dd) Section 2 of S.L. 2007-227 reads as rewritten: |
| 5 | "SECTION 2. The Utilities Commission shall report to the Joint Legislative Utility |
| 6 | ReviewOversight Committee on Agriculture and Natural and Economic Resources, the chairs |
| 7 | of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and |
| 8 | the chairs of the House of Representatives Appropriations Committee on Agriculture and |
| 9 | Natural and Economic Resources on the orders issued pursuant to G.S. 62-133.7 and the results |
| 10 | obtained under those orders, as well as results obtained from the customer usage tracking |
| 11 | component of the Commission's order issued in Docket G-9, Sub 499. The first report shall be |
| 12 | delivered not later than July 1, 2008, and cover the period beginning with the effective date of |
| 13 | this act and ending June 1, 2008. Thereafter, the Commission shall report as required by the |
| 14 | Committee.committees." |
| 15 | SECTION 14.1.(ee) Section 15.18(e) of S.L. 2015-241 reads as rewritten: |
| 16 | "SECTION 15.18.(e) Each museum listed in subsection (a) of this section shall do the |
| 17 | following: |
| 18 | (1) By September 1, 2016, and more frequently as requested, report to the <u>Joint</u> |
| 19 | Legislative Oversight Committee on Agriculture and Natural and Economic |
| 20 | Resources, the chairs of the Senate Appropriations Committee on |
| 21 | Agriculture, Natural, and Economic Resources, the chairs of the House of |
| 22 | Representatives Appropriations Committee on Agriculture and Natural and |
| 23 | Economic Resources, Joint Legislative Commission on Governmental |
| 24 | Operations and the Fiscal Research Division on prior State fiscal year |
| 25 | program activities, objectives, and accomplishments and prior State fiscal |
| 26 | year itemized expenditures and fund sources. |
| 27 | (2) Provide to the <u>Joint Legislative Oversight Committee on Agriculture and</u> |
| 28 | Natural and Economic Resources, the chairs of the Senate Appropriations |
| 29 20 | Committee on Agriculture, Natural, and Economic Resources, the chairs of |
| 30 31 | the House of Representatives Appropriations Committee on Agriculture and |
| 31 32 | <u>Natural and Economic Resources, and the Fiscal Research Division a copy</u> of the museum's annual audited financial statement within 30 days of |
| 32 33 | issuance of the statement." |
| 33 34 | SECTION 14.1.(ff) Section 29.18 of S.L. 2015-241 reads as rewritten: |
| 35 | "SECTION 29.18. Report. – By January 15, 2016, the Utilities Commission shall submit a |
| 36 | report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic |
| 37 | Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and |
| 38 | Economic Resources, the chairs of the House of Representatives Appropriations Committee on |
| 39 | Agriculture and Natural and Economic Resources, Joint Legislative Commission on |
| 40 | Governmental Operations, the Joint Legislative Transportation Oversight Committee, and the |
| 41 | Environmental Review Commission on the incremental cost incentives related to coal |
| 42 | combustion residuals surface impoundments for investor-owned public utilities. The report |
| 43 | shall include all of the following: |
| 44 | " |
| 45 | |
| 46 | DEPARTMENT OF NATURAL AND CULTURAL RESOURCES REPORT CHANGES |
| 47 | SECTION 14.1.(gg) The following statutes are amended by deleting the language |
| 48 | "Joint Legislative Commission on Governmental Operations" wherever it appears and |
| 49 | substituting "Joint Legislative Oversight Committee on Agriculture and Natural and Economic |
| 50 | Resources and the Fiscal Research Division": G.S. 121-7.3, 121-9, 143B-71, 143B-73, and |
| 51 | 146-26. |

| | · |
|----------|---|
| 1 | SECTION 14.1.(hh) The following statutes are amended by deleting the language |
| 2 | "Joint Legislative Commission on Governmental Operations" wherever it appears and |
| 3 | substituting "Joint Legislative Oversight Committee on Agriculture and Natural and Economic |
| 4 | Resources": G.S. 121-7.7, 121-21.1, 143B-53.3, 143B-87.2, and 143B-135.244. |
| 5 | SECTION 14.1.(ii) G.S. 121-12.1 reads as rewritten: |
| 6 | "§ 121-12.1. Grants-in-aid. |
| 7 | Under the concepts of reorganization of State government, responsibility for administering |
| 8 | appropriations to the Department of Natural and Cultural Resources for grants-in-aid to private |
| 9 | nonprofit organizations in the areas of history, art, and culture is hereby-assigned to the |
| 10 | Department of Natural and Cultural Resources. It shall be the responsibility of the By February |
| 11 | 15 of each year, the Department of Natural and Cultural Resources to-shall receive, analyze, |
| 12 | and recommend to the Governor and the General Assembly Governor, the Joint Legislative |
| 13 | Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal |
| 14 | Research Division the disposition of any request for funding received by it from or for any of |
| 15 | these organizations, and to organizations. The Department shall disburse under provisions of |
| 16 | law any appropriations made to the Department for them. Appropriations to the Department of |
| 17 | Natural and Cultural Resources for grants-in-aid to assist in the restoration of historic sites |
| 18 | owned by private nonprofit organizations shall in addition be expended only in accordance with |
| 19 | G.S. 121-11, 121-12 and 143B-53.1." |
| 20 | SECTION 14.1.(jj) G.S. 125-2 reads as rewritten: |
| 21 | "§ 125-2. Powers and duties of Department of Natural and Cultural Resources. |
| 22 | The Department of Natural and Cultural Resources shall have the following powers and |
| 23 | duties: |
| 24 | |
| 25 | (2) To make to the Governor Governor, the Joint Legislative Oversight |
| 26 | Committee on Agriculture and Natural and Economic Resources, the chairs |
| 27 | of the Senate Appropriations Committee on Agriculture, Natural, and |
| 28 | Economic Resources, the chairs of the House of Representatives |
| 29 | Appropriations Committee on Agriculture and Natural and Economics |
| 30 | Resources, and the Fiscal Research Division a biennial report of its activities |
| 31 | and needs, including recommendations for improving its services to the |
| 32 | State, to be transmitted by the Governor to the General Assembly.by |
| 33 | February 15 of each odd-numbered year. |
| 34 | |
| 35 | SECTION 14.1.(kk) G.S. 140-5.14 reads as rewritten: |
| 36 | "§ 140-5.14. Board of Trustees – powers and duties. |
| 37 | The Board of Trustees shall be is the governing body of the North Carolina Museum of Art |
| 38 | and shall have has the following powers and duties: |
| 39 40 | $(10) \qquad \text{T}_{2} = 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1 + 1$ |
| 40 | (10) To make a biennial report by February 15 of each odd-numbered year to the |
| 41 | Governor and the General Assembly Governor, Joint Legislative Oversight |
| 42 | Committee on Agriculture and Natural and Economic Resources, and the |
| 43 | Fiscal Research Division on the activities of the Board of Trustees and of the |
| 44 45 | North Carolina Museum of Art; |
| 45 46 | |
| 46 47 | SECTION 14.1.(<i>ll</i>) G.S. 143-406 reads as rewritten: "8 143-406 Duties of Department of Natural and Cultural Resources |
| 47 48 | "§ 143-406. Duties of Department of Natural and Cultural Resources. |
| | The Department of Natural and Cultural Resources shall take action to carry out the following purposes as funds and staff parmit: |
| 49 50 | following purposes as funds and staff permit: |
| 50 | |

| 1 The- | By February 15 of each odd-numbered year, the Department of Natural and Cultural |
|--|---|
| | es shall, in addition to such other recommendations, studies and plans as it may submit |
| | e to time, submit a biennial report of progress to the Governor, and thus, to the General |
| 4 Assembl | y.the Joint Legislative Oversight Committee on Agriculture and Natural and Economic |
| 5 <u>Resource</u> | es, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and |
| 6 <u>Economi</u> | c Resources, the chairs of the House of Representatives Appropriations Committee on |
| 7 <u>Agricult</u> | are and Natural and Economic Resources, and the Fiscal Research Division." |
| 8 | SECTION 14.1.(mm) G.S. 143B-131.4 reads as rewritten: |
| 9 " § 143B - | 131.4. Commission reports. |
| 10 The | Commission shall submit a quarterly semiannual report by January 15 and July 15 of |
| 11 each yea | ar to the Chairs of the House of Representatives Appropriations Committee on |
| • | are and Natural and Economic Resources, the Chairs of the Senate Appropriations |
| | ee on Natural Agriculture, Natural, and Economic Resources, the Joint Legislative |
| - | t Committee on Agriculture and Natural and Economic Resources, and to-the Fiscal |
| | Division of the General Assembly. The report shall include: |
| 16 | (1) A summary of actions taken by the Commission consistent with the powers |
| 17 | and duties of the Commission set forth in G.S. 143B-131.2. |
| 18 | (2) Recommendations for legislation and administrative action to promote and |
| 19 | develop the Elizabeth II State Historic Site and Visitor Center. |
| 20 | (3) An accounting of funds received and expended." |
| 21 | SECTION 14.1.(nn) G.S. 143B-135.102(c) reads as rewritten: |
| 22 "(c) | The Secretary, with advice of the Committee, shall study trail needs and potentials, |
| | e additions to the State Trails System as needed. He <u>The Secretary</u> shall submit an |
| | eport by October 1 of each year to the Governor and General Assembly Governor, the |
| | gislative Oversight Committee on Agriculture and Natural and Economic Resources, Fiscal Research Division on trail activities by the Department, including rights-of-way |
| | e been established and on the program for implementing this Part. Each report shall |
| | a short statement on the significance of the various trails to the System. The Secretary |
| | ke such rules as to trail development, management, and use that are necessary for the |
| | nplementation of this Part." |
| 31 | SECTION 14.1.(00) G.S. 143B-135.156 reads as rewritten: |
| | B-135.156. Administrative agency; federal grants; additions to the system; |
| 33 | regulations. |
| 34 (a) | The Department is the agency of the State of North Carolina with the duties and |
| 35 responsib | bilities to administer and control the North Carolina natural and scenic rivers system. |
| 36 (b) | The Department shall be is the agency of the State with the authority to accept |
| 37 federal g | grants of assistance in planning, developing (which would include the acquisition of |
| 38 land or a | n interest in land), and administering the natural and scenic rivers system. |
| 39 (c) | The Secretary of the Department shall study and from time to time submit to the |
| | r and to the General Assembly Governor, the Joint Legislative Oversight Committee |
| | culture and Natural and Economic Resources, and the Fiscal Research Division |
| | s for the additions to the system of rivers and segments of rivers which, in his-the |
| | <u>y's</u> judgment, fall within one or more of the categories set out in G.S. 143B-135.148. |
| - | posal shall specify the category of the proposed addition and shall be accompanied by |
| | d report of the facts which, in the Secretary's judgment, makes the area a worthy |
| | to the system. |
| $\begin{array}{c} 47 \\ 48 \end{array} \begin{array}{c} \underline{(c1)} \\ 48 \end{array}$ | Before submitting any proposal to the Governor or the General Assembly <u>under</u> on (c) of this section for the addition to the system of a river or segment of a river, the |
| | where the max section for the annulou to the system of a fiver of section of a fiver the |
| +7 Secretary | • |
| | y or <u>his the Secretary's authorized representative, representative</u> shall hold a public n the county or counties where said the river or segment of river is situated. Notice of |

1 consecutive weeks in a newspaper having general circulation in the county where said-the 2 hearing is to be held, the second of said-the notices appearing not less than 10 days before said 3 the hearing. Any person attending said-the hearing shall be given an opportunity to be heard. 4 Notwithstanding the provisions of the foregoing, no No public hearing hearing, however, shall 5 be is required with respect to a river bounded solely by the property of one owner, who 6 consents in writing to the addition of such-the river to the system.

7 (c2) The Department shall also conduct an investigation on the feasibility of the 8 inclusion of a river or a segment of river within the system and <u>shall</u> file a written report with 9 the Governor when submitting a proposal proposal described in subsection (c) of this section.

10 The Department shall also, Department, before submitting such a proposal to the (c3)11 Governor or the General Assembly, proposal under subsection (c) of this section, shall notify in writing the owner, lessee, or tenant of any lands adjoining said the river or segment of river of 12 13 its intention to make such-the proposal. In the event the Department, after due diligence, is 14 unable to determine the owner or lessee of any such the land, the Department may publish a 15 notice for four successive weeks in a newspaper having general circulation in the county where 16 the land is situated of its intention to make a proposal to the Governor or General Assembly for 17 the addition of a river or segment of river to the system.

18 (d) Upon receipt of a request in the form of a resolution from the commissioners of the 19 county or counties in which a river segment is located and upon studying the segment and 20 determining that it meets the criteria set forth in G.S. 143B-135.150, the Secretary may 21 designate the segment a potential component of the natural and scenic rivers system. The 22 designation as a potential component shall be transmitted to the Governor and all appropriate 23 State agencies. Any segment so designated is subject to the provisions of this Part applicable to 24 designated rivers, except for acquisition by condemnation or otherwise, and to any rules 25 adopted pursuant to this Part. The Secretary shall make a full report and, if appropriate, a 26 proposal for an addition to the natural and scenic rivers system to the General Assembly Joint 27 Legislative Oversight Committee on Agriculture and Natural and Economic Resources and the 28 Fiscal Research Division within 90 days after the convening of the next session of the General 29 Assembly following issuance of the designation, and the General Assembly-Joint Legislative 30 Oversight Committee on Agriculture and Natural and Economic Resources shall determine 31 whether to designate the segment as a component of the natural and scenic rivers system. If the 32 next session of the General Assembly fails to take affirmative action on the designation, the 33 designation as a potential component shall expire.

34 35 (e) The Department may adopt rules to implement this Part."

SECTION 14.1.(pp) G.S. 143B-135.221 reads as rewritten:

36 "§ 143B-135.221. Reports to General Assembly.

The Commission shall prepare and submit a report outlining the needs of the North Carolina State Museum of Natural Sciences and recommendations for improvement of the effectiveness of the North Carolina State Museum of Natural Sciences for the purpose hereinabove set forth to the General Assembly, to the Fiscal Research Division of the General Assembly, and to the Joint Legislative Commission on Governmental Operations to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division on or before October 1 of each year."

44 **SECTION 14.1.(qq)** G.S. 143B-135.256 reads as rewritten:

- 45 "§ 143B-135.256. Powers and duties of the Secretary.
- 46 The Secretary shall:
- 47
- 48 (7) Submit to the Governor and the General Assembly Governor, the Joint
 49 Legislative Oversight Committee on Agriculture and Natural and Economic
 50 Resources, and the Fiscal Research Division a biennial report on or before
 51 February 15 of odd-numbered years describing the activities of the past

| biennium and plans for the coming biennium, and detailing recommendations for action that the Secretary deems necessar improvement of the Program." DEPARTMENT OF LABOR REPORT CHANGES SECTION 14.1.(rr) G.S. 95-25.23C(c) reads as rewritten: "(c) Report. – No later than February 1 of each year, the Commissioner shall written report to the General Assembly, Joint Legislative Oversight Committee on A and Natural and Economic Resources, the Joint Legislative Education Oversight C and the Fiscal Research Division of the General Assembly on the Department of investigative, inspection, and enforcement activities under the Wage and Hour Act per section. | · 1 |
|--|----------------------|
| DEPARTMENT OF LABOR REPORT CHANGES SECTION 14.1.(rr) G.S. 95-25.23C(c) reads as rewritten: "(c) Report. – No later than February 1 of each year, the Commissioner shall written report to the General Assembly, Joint Legislative Oversight Committee on A and Natural and Economic Resources, the Joint Legislative Education Oversight C and the Fiscal Research Division of the General Assembly on the Department of the General Assembly of the General Assembly on the Department of the General Assembly of the Gene | |
| SECTION 14.1.(rr) G.S. 95-25.23C(c) reads as rewritten: "(c) Report. – No later than February 1 of each year, the Commissioner shall written report to the General Assembly, Joint Legislative Oversight Committee on A and Natural and Economic Resources, the Joint Legislative Education Oversight C and the Fiscal Research Division of the General Assembly on the Department of the General Assembly of the General Assembly on the Department of the General Assembly of the Gene | |
| "(c) Report. – No later than February 1 of each year, the Commissioner shall written report to the General Assembly, Joint Legislative Oversight Committee on A and Natural and Economic Resources, the Joint Legislative Education Oversight C and the Fiscal Research Division of the General Assembly on the Department of the General Assembly of the G | |
| written report to the General Assembly, Joint Legislative Oversight Committee on A and Natural and Economic Resources, the Joint Legislative Education Oversight C and the Fiscal Research Division of the General Assembly on the Department of | |
| and Natural and Economic Resources, the Joint Legislative Education Oversight C and the Fiscal Research Division of the General Assembly on the Department of | |
| and the Fiscal Research Division of the General Assembly on the Department of | - |
| | |
| investigative increation and enforcement activities 1 1 WI 1 II A | |
| investigative, inspection, and enforcement activities under the Wage and Hour Act per | 0 |
| youth employment. Each report submitted pursuant to this subsection shall contain | |
| information about the calendar year preceding the date on which the last written r | eport was |
| submitted. The report shall include at least all of the following: | |
| " | |
| SECTION 14.1.(ss) G.S. 95-136.1(d) reads as rewritten: | |
| "(d) The Department shall by March 1, 1995, and annually thereafter, report to | |
| Legislative Commission on Governmental Operations Joint Legislative Oversight C | |
| on Agriculture and Natural and Economic Resources and the Fiscal Research Divis | |
| General Assembly on the impact of the special emphasis inspection program on s | afety and |
| health compliance and enforcement." | |
| SECTION 14.1.(tt) G.S. 95-227(e) reads as rewritten: | |
| "(e) The Commissioner shall report no later than May 1 of each year to the Ch | - |
| of the Senate Appropriations Committee on Natural and Economic Resources and I | |
| the Chairpersons of the House of Representatives Appropriations Subcommittee Con | |
| Agriculture and Natural and Economic Resources Resources, the Joint Legislative | - |
| Committee on Agriculture and Natural and Economic Resources, and the Fiscal | |
| Division regarding the number of annual preoccupancy certifications issued, the r | |
| operators with one hundred percent (100%) compliance at the preoccupancy inspe | |
| number of postoccupancy inspections conducted by the Department of Labor | |
| Carolina, the number and type of citations and fines issued, the total number of migra | |
| beds in the State, and the identification of operators who fail to apply for or obtain | permits to |
| operate migrant housing pursuant to this Article." | |
| SECTION 14.1.(uu) G.S. 113-391(e) reads as rewritten: | |
| "(e) The Department shall submit an annual report on its activities conducted p | |
| this Article and rules adopted thereunder to the Environmental Review Commission | |
| Legislative Commission on Energy Policy, the Joint Legislative Oversight Com | |
| Agriculture and Natural and Economic Resources, the chairs of the Senate and | |
| Representatives Appropriations Subcommittees Committee on Natural Agriculture | |
| and Economic Resources, the chairs of the House of Representatives Appr | - |
| Committee on Agriculture and Natural and Economic Resources, and the Fiscal | Research |
| Division of the General Assembly on or before October 1 of each year." | |
| | |
| TOBACCO TRUST FUND COMMISSION REPORT CHANGE | |
| SECTION 14.1.(vv) G.S. 143-722(a) reads as rewritten: | л т • , |
| "(a) The chair of the Commission shall report each year by November 1 to | |
| Legislative Commission on Governmental Operations Joint Legislative Oversight (| |
| on Agriculture and Natural and Economic Resources, and the chairs of the House a | |
| Appropriations Committees Committees, and the Fiscal Research Division rega | |
| implementation of this Article, including a report on funds disbursed during the fisc | |
| amount, purpose, and category of recipient, and other information as requested by | the Joint |

Legislative Commission on Governmental Operations.Joint Legislative Oversight Committee
 on Agriculture and Natural and Economic Resources. A written copy of the report shall also be
 sent to the Legislative Library by November 1 each year."

5 MILITARY BUFFERS

RESOURCES FUNDS

6 **SECTION 14.2.** The funds appropriated in this act to the Clean Water 7 Management Trust Fund and the North Carolina Agricultural Development and Farmland 8 Preservation Trust Fund for the purpose of military buffers shall only be expended on land that 9 buffers a military facility from incompatible use encroachment.

CLARIFYING CHANGES TO DEPARTMENT OF NATURAL AND CULTURAL

10

4

- 11
- 12 13

SECTION 14.3.(a) G.S. 121-5(e) reads as rewritten:

14 "(e) Archives and Records Management Fund. The Archives and Records Management 15 Fund is established as a special revenue fund. The Fund consists of <u>donations</u>, <u>gifts</u>, <u>devises</u>, 16 <u>and</u> the fees credited to it under Chapter 161 of the General Statutes. Revenue in the Fund may 17 be used only to offset the Department's costs in providing essential records management and 18 archival services for public records pursuant to Chapter 121 and Chapter 132 of the General 19 Statutes."

20

SECTION 14.3.(b) G.S. 121-7.6(a) reads as rewritten:

21 "(a) Fund Established. – The North Carolina Transportation Museum Fund is created as 22 a special interestbearing, interest-bearing, nonreverting enterprise fund in the Department of 23 Natural and Cultural Resources. The Fund shall be used to pay all costs associated with the 24 operation operation, interpretation, development, expansion, preservation, and maintenance of 25 the North Carolina Transportation Museum."

26

SECTION 14.3.(c) G.S. 121-7.7(a) reads as rewritten:

27 "(a) Fund. - The State Historic Sites and Museums Fund is created as a special, 28 interest-bearing revenue fund in the Division of State Historic Sites and the Division of State 29 History Museums. The Fund consists of all receipts derived from the lease or rental of property 30 or facilities, disposition of structures or products of the land, private donations, donations, gifts, 31 devises, and admissions and fees collected at the State Historic Sites, State History Museums, 32 and Maritime Museums. The revenues in the Fund may be used only for the operation, 33 interpretation, maintenance, preservation, development, and expansion of the individual State 34 Historic Site, State History Museum, and Maritime Museum where the receipts are generated. 35 The respective Division and the staff from each State Historic Site, State History Museum, and 36 Maritime Museum will determine how the funds will be used at that Historic Site, State History 37 Museum, and Maritime Museum."

38

SECTION 14.3.(d) G.S. 143B-53.3(a) reads as rewritten:

39 Fund. - The Queen Anne's Revenge Project Special Fund is created as a special, "(a) 40 interest-bearing revenue fund within the Department of Natural and Cultural Resources, Office 41 of Archives and History. The Fund shall consist of all receipts derived from private donations, 42 grant funds, donations, gifts, devises, and earned revenue. The monies in the Fund may be used 43 only for contracted services, personal services and operations, conference and meeting 44 expenses, travel, staff salaries, operations for laboratory needs, museum exhibits, and other 45 administrative costs related to the Queen Anne's Revenge Project. The staff of the Office of 46 Archives and History and the Department of Natural and Cultural Resources shall determine 47 how the funds will be used for the purposes of the Queen Anne's Revenge Project, and those 48 funds are hereby appropriated for those purposes."

- 49
- 50 51

SECTION 14.3.(e) G.S. 143B-79(7) reads as rewritten:

"(7) The Committee may dispose of property held in the Executive Mansion after consultation with a review committee comprised of one person from the

| General Assembly Of North CarolinaSession 2017 |
|--|
| Executive Mansion Fine Arts Committee, appointed by its chairman; one person from the Department of Administration appointed by the Secretary of Administration; and two qualified professionals from the Department of Natural and Cultural Resources, Division of Archives and History, appointed |
| by the Secretary of Natural and Cultural Resources. Upon request of the |
| Executive Mansion Fine Arts Committee, the review committee will view |
| proposed items for disposition and make a recommendation to the North |
| Carolina Historical Commission who will make a final decision. The |
| Historical Commission must consider whether the disposition is in the best interest of the State of North Carolina. If any property is sold, the net |
| proceeds of each sale and any interest earned thereon shall be deposited in |
| the State Treasury to the credit of the Executive Mansion, Special Fund, and |
| shall be used only for the purchase, conservation, restoration restoration, or |
| repair of other property for use in the Executive Mansion." |
| SECTION 14.3.(f) G.S. 143B-87.2(a) reads as rewritten: |
| "(a) Fund. – The A+ Schools Special Fund is created as a special interest-bearing |
| revenue fund in the Department of Natural and Cultural Resources, North Carolina Arts |
| Council. The Fund shall consist of all receipts derived from private donations, grant funds, |
| donations, gifts, devises, and earned revenue. The revenue in the Fund may be used only for |
| contracted services, conference and meeting expenses, travel, staff salaries, and other |
| administrative costs related to the A+ Schools program. The staff of the North Carolina Arts |
| Council and the Department shall determine how the funds will be used for the purposes of the |
| A+ Schools program." |
| SECTION 14.3.(g) G.S. 143B-135.56(a) reads as rewritten: |
| "(a) Fund Created. – There is established a Parks and Recreation Trust Fund in the State |
| Treasurer's Office. The Trust Fund shall be a special revenue fund consisting of gifts and grants |
| donations, gifts, and devises to the Trust Fund and other monies appropriated to the Trust Fund |
| by the General Assembly." |
| SECTION 14.3.(h) G.S. 143B-135.188 reads as rewritten: |
| "§ 143B-135.188. North Carolina Aquariums; fees; fund. |
| |
| (b) Fund. – The North Carolina Aquariums Fund is hereby created as a special fund. |
| The North Carolina Aquariums Fund shall be used for the following purposes with respect to |
| the aquariums and the pier operated by the Division of North Carolina Aquariums: |
| (1) Repair, renovation, expansion, maintenance, and educational exhibit |
| construction. Funds used for repair, renovation, and expansion projects may be transferred to a capital projects fund to account for use of the funds for |
| each project. |
| each project. |
| (c) Disposition of Receipts. – All receipts derived from the collection of admissions |
| charges and other fees and the lease or rental of property or facilities shall be credited to the |
| aquariums' General Fund operating budget. At the end of each fiscal year, the Secretary may |
| transfer from the North Carolina aquariums' General Fund operating budget to the North |
| Carolina Aquariums Fund an amount not to exceed the sum of the following: |
| ···· |
| (3) Any private donations, donations, gifts, and devises received by the North |
| Carolina aquariums. |
| " |
| SECTION 14.3.(i) G.S. 143B-135.209 reads as rewritten: |
| "§ 143B-135.209. North Carolina Zoo Fund. |

| | General Assembly Of North Carolina | Session 2017 |
|-------------|---|-------------------|
| 1 2 3 | (a) Fund. – The North Carolina Zoo Fund is created as a special ful Carolina Zoo Fund shall be used for the following types of projects at the Zoological Park and to match private funds raised for these types of projects: | |
| 4 5 | (1) Repair, renovation, expansion, maintenance, and educ construction. Funds used for repair, renovation, and expansion | |
| 6 | be transferred to a capital projects fund to account for use | |
| 7 8 | each project. | |
| o 9 | (b) Disposition of Passints All resaints derived from the collection | of admissions |
| 9 10 | (b) Disposition of Receipts. – All receipts derived from the collection charges and other fees and fees, the lease or rental of property or facilities, and | |
| 10 | of products of the land or structures shall be credited to the North Carolina Zo | _ |
| 12 | General Fund operating budget. At the end of each fiscal year, the Secretary ma | • |
| 12 | the North Carolina Zoological Park's General Fund operating budget to the Nor | • |
| 13 | Fund an amount not to exceed the sum of one million five hundred the | |
| 15 | (\$1,500,000) and any private donations, donations, gifts, and devises receive | |
| 16 | Carolina Zoological Park. | d by the North |
| 17 | " | |
| 18 | SECTION 14.3.(j) G.S. 143B-135.213 is amended by adding a ne | w subsection to |
| 19 | read: | w subsection to |
| 20 | "(c) Notwithstanding Article 3A of Chapter 143 of the General Statutes, | G.S. 143-49(4). |
| 21 | or any other law pertaining to surplus State property, the Council may dispose | |
| 22 | exhibit component, or object from the collections of the North Carolina Zoo | • |
| 23 | sale, lease, or trade. A sale, lease, or trade under this subsection shall b | • |
| 24 | accordance with generally accepted practices for zoos and aquariums that are a | |
| 25 | American Association of Zoos and Aquariums. After deducting the expenses at | |
| 26 | sale or lease, the net proceeds of any sale or lease shall be credited to the North | h Carolina Zoo |
| 27 | <u>Fund.</u> " | |
| 28 | | |
| 29 | PARKS AND RECREATION TRUST FUND ELIGIBILITY | |
| 30 | SECTION 14.4. G.S. 143B-135.56(b) reads as rewritten: | |
| 31 | "(b) Use. – Funds in the Trust Fund are annually appropriated to the | |
| 32 | Parks and Recreation Authority and, unless otherwise specified by the General A | Assembly or the |
| 33 | terms or conditions of a gift or grant, shall be allocated and used as follows: | |
| 34 | (1) Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for the State Parks System or $\frac{1}{4}$ Sixty-five percent (65%) for $\frac{1}{4}$ Sixty-five percent (65\%) for $\frac{1}{4}$ Sixty-five pe | |
| 35 | forest-the DuPont State Recreational Forest for capital proje | ects, repairs and |
| 36 | renovations of park facilities, and land acquisition. | |
| 37 | " | |
| 38 | | r |
| 39 40 | PROMOTE ACCESS TO AND EXCHANGE OF LIBRARY MATERIALS |) |
| 40 | SECTION 14.5. G.S. 125-2 reads as rewritten: | |
| 41 | "§ 125-2. Powers and duties of Department of Natural and Cultural Resour | |
| 42 43 | The Department of Natural and Cultural Resources shall have the follow | ing powers and |
| 43 44 | duties: | |
| 44 45 | (10) To plan and coordinate cooperative programs between the v | various types of |
| 45 46 | libraries within the State of North Carolina, and to c | |
| 40 47 | development with regional and national cooperative library p | |
| 48 | assist nonprofit corporations in organization and operation f | 0 |
| 49 | of cooperative programs.do the following: | or the purposes |
| 50 | a. Plan and coordinate cooperative programs between the | ne various types |
| 51 | of libraries within the State of North Carolina. | |
| | | |

| General Assembly Of A | North Carolina | Session 2017 |
|---|---|--|
| <u>b.</u> | Coordinate State development with regiona | al and national cooperative |
| | <u>library programs.</u> | |
| <u>c.</u> | Assist nonprofit corporations in the orga | nization and operation of |
| | <u>cooperative programs.</u> | |
| <u>d.</u> | Enter into contracts to coordinate coordinat | perative programs or to |
| | promote the access and exchange of lib | rary materials under this |
| | subdivision." | |
| | | |
| | FOOD AND VENDING FACILITIES A | T NORTH CAROLINA |
| Z00 | | |
| | 4.6.(a) Article 3 of Chapter 111 of the Gene | eral Statutes is amended by |
| adding a new section to | | |
| | ice at North Carolina Zoological Park. | |
| | y other provision of this Article, the North | - |
| | t for the operation of food or vending servi | |
| | thstanding G.S. 111-43, the net proceeds of the | |
| | perated by the North Carolina Zoological Par | |
| | ogical Park has contracted shall be credited | to the North Carolina Zoo |
| Fund." | A ((L) This section has seen affective Labor | 1 2017 and anyline to any |
| | 4.6.(b) This section becomes effective July | |
| | ding services at the North Carolina Zoologic | cal Park entered into on or |
| after that date. | | |
| CODDECT DNCD CA | LARY AND BENEFIT BASE BUDGET E | VDENIDITUDES |
| CORRECT DIVER SA | LAKI AND DENEFII DASE DUDGEI E | |
| SECTION 1 | 47 Notwithstanding GS 1/3C-6-/ the C | |
| | 4.7. Notwithstanding G.S. 143C-6-4, the C | Office of State Budget and |
| Management, after coor | dination with the Department of Natural an | Office of State Budget and d Cultural Resources and |
| Management, after coor the Fiscal Research Div | dination with the Department of Natural an vision, shall adjust personal services line iter | Office of State Budget and ad Cultural Resources and ms, as appropriate, within |
| Management, after coor the Fiscal Research Div the Division of Parks an | rdination with the Department of Natural and vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro | rdination with the Department of Natural and vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part process. The Department shall make correspondence | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl | rdination with the Department of Natural and vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res is item adjustments shall be corrected as part process. The Department shall make correspondence | Office of State Budget and ad Cultural Resources and ms, as appropriate, within hs, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE | rdination with the Department of Natural an vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part press. The Department shall make correspon- lect the updated source of funds as necessary. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE | rdination with the Department of Natural and vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 | rdination with the Department of Natural and vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 | rdination with the Department of Natural and vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part press. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspon- lect the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within os, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part peess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part beess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. n under patronage and control of State. torical Association, Incorporated is hereby p | Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part beess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. n under patronage and control of State. torical Association, Incorporated is hereby p | Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control "§ 143-200. Members of | rdination with the Department of Natural an vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part process. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. In under patronage and control of State. torical Association, Incorporated is hereby pol of the State. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within os, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and contro "§ 143-200. Members of The governing body | rdination with the Department of Natural and vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. In under patronage and control of State. torical Association, Incorporated is hereby pol of the State. of board of directors; terms; appointment. | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and contro "§ 143-200. Members of The governing body | rdination with the Department of Natural and vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. In under patronage and control of State. torical Association, Incorporated is hereby fol of the State. of board of directors; terms; appointment. y of the Association shall be a board of directors | Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the appointed as follows: |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control "§ 143-200. Members of The governing body Governor of the State, th (1) The for a. | rdination with the Department of Natural and vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. n under patronage and control of State. torical Association, Incorporated is hereby belof the State. of board of directors; terms; appointment. y of the Association shall be a board of department of Public Instruction, the Superintendent of Public Instruction, the Superintendent of Public Instruction, the Superintendent of Public Instruction, the State Superintendent of Public Instruction, the Superintendent of Public Instruction, the State Superintendent of Public Instruction, the Public Instruction (the Public Instruction) (the Public Instructin) (the Public Instruction) (the Public Instruction) (| Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the appointed as follows: rve ex officio: he Instruction. |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control "§ 143-200. Members of The governing body Governor of the State, the (1) The feature | rdination with the Department of Natural an vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part ocess. The Department shall make correspo- lect the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. n under patronage and control of State. torical Association, Incorporated is hereby of the State. of board of directors; terms; appointment. y of the Association shall be a board of directors and the aboard of directors aboard aboard of directors aboard aboard aboard of directors aboard | Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the appointed as follows: rve ex officio: he-Instruction. |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control "§ 143-200. Members of The governing body Governor of the State, th (1) The for a. | rdination with the Department of Natural and vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. In under patronage and control of State. torical Association, Incorporated is hereby fol of the State. of board of directors; terms; appointment. y of the Association shall be a board of directors and the <u>The Superintendent of Public Instruction, the The Chair of the Dare County Board of Commissioners.</u> | Office of State Budget and ad Cultural Resources and ms, as appropriate, within as, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the appointed as follows: rve ex officio: he-Instruction. |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control "§ 143-200. Members of The governing body Governor of the State, th (1) The for a. | rdination with the Department of Natural and vision, shall adjust personal services line iter and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. n under patronage and control of State. torical Association, Incorporated is hereby pol of the State. of board of directors; terms; appointment. y of the Association shall be a board of de <u>Attorney General, the 25 voting members a</u> <u>ollowing officials, or their designees, shall se The Superintendent of Public Instruction, the The Chair of the Dare County Board of <u>Commissioners.</u> <u>The Secretary of Natural and Cultural Res</u></u> | Office of State Budget and ad Cultural Resources and ms, as appropriate, within os, and the North Carolina ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the appointed as follows: rve ex officio: he Instruction. Commissioners, and the ources, or their designces. |
| Management, after coor the Fiscal Research Div the Division of Parks an Zoological Park within the base budget. The lin budget certification pro BEACON system to refl ABOLISH ROANOKE SECTION 1 rewritten: "§ 143-199. Association Roanoke Island His the patronage and control "§ 143-200. Members of The governing body Governor of the State, the (1) The fe <u>a.</u> <u>b.</u> | rdination with the Department of Natural and vision, shall adjust personal services line item and Recreation, the North Carolina Aquarium the Department of Natural and Cultural Res e item adjustments shall be corrected as part becess. The Department shall make correspondent the updated source of funds as necessary. E ISLAND COMMISSION 14.8.(a) Article 19 of Chapter 143 of the "Article 19. "Roanoke Island Historical Association. In under patronage and control of State. torical Association, Incorporated is hereby fol of the State. of board of directors; terms; appointment. y of the Association shall be a board of directors and the <u>The Superintendent of Public Instruction, the The Chair of the Dare County Board of Commissioners.</u> | Office of State Budget and ad Cultural Resources and ms, as appropriate, within ources to correct errors in of the 2017-2019 biennial onding adjustments in the General Statutes reads as permanently placed under lirectors consisting of the appointed as follows: rve ex officio: he Instruction. Commissioners, and the sources, or their designees, g-21 members: J. Spencer |

| | General Assemb | ly Of Nort | h Carolina | Session 2017 |
|----|--------------------|---------------------|--|-------------------------------|
| 1 | | | ynolds, Winston-Salem; D. Hiden | • |
| 2 | | Ch | arles A. Cannon, Concord; Dr. Fred | Hanes, Durham; Mrs. Frank |
| 3 | | P. | Graham, Chapel Hill; Bishop Thoma | as C. Darst, Wilmington; W. |
| 4 | | Đe | orsey Pruden, Edenton; John A. Buc | hanan, Durham; William B. |
| 5 | | Re | dman, Jr., Washington; J. Melville Bi | coughton, Raleigh; Melvin R. |
| 6 | | Da | niels, Manteo; Paul Green, Chapel l | Hill; Samuel Selden, Chapel |
| 7 | | Hi | ll; R. Bruce Etheridge, Manteo; The | eodore S. Meekins, Manteo; |
| 8 | | Re | y L. Davis, Manteo; M. K. Fearing | , Manteo; A. R. Newsome, |
| 9 | | Ch | apel Hill. <u>Resources.</u> | |
| 10 | <u>(2)</u> | Four perso | ons shall be appointed as follows: | |
| 11 | | <u>a.</u> <u>Tv</u> | to by the Governor, initially, one for a | a one-year term and one for a |
| 12 | | <u>thr</u> | ee-year term. Successors shall be ap | ppointed for a term of three |
| 13 | | yea | ars and until their successors are appoint | inted. |
| 14 | | <u>b.</u> <u>Or</u> | e by the General Assembly, in acc | cordance with G.S. 120-121, |
| 15 | | | on the recommendation of the Pre | - |
| 16 | | | nate, for a three-year term. Successors | |
| 17 | | | m of three years and until their succes | |
| 18 | | | e by the General Assembly, in acc | |
| 19 | | - | on the recommendation of the | - |
| 20 | | | presentatives, initially for a one-yea | |
| 21 | | - | pointed for a term of three years an | nd until their successors are |
| 22 | | | pointed. | |
| 23 | <u>(3)</u> | | ning 18 members of the board of direct | |
| 24 | | | icio members, shall serve for a term- | - |
| 25 | | | are appointed. Appointments there | |
| 26 | | | ip of the Association in the regula | |
| 27 | | - | alled for such purpose. In the event | - |
| 28 | | | ip should fail to make such appointr | |
| 29 | | | hade by the Governor of the State. I | |
| 30 | | | eetings, the board of directors may fi | - |
| 31 | | | eting. All vacancies occurring on the | |
| 32 | | • | rd of directors within 30 days of the | |
| 33 | | | of the State. Governor. Members app | |
| 34 | "8 142 201 D-1 | | e for a term of three years and until the | eir successors are appointed. |
| 35 | "§ 143-201. Byla | | | a of this Article shall have |
| 36 | | | tors when organized under the term | |
| 37 | • • | • | the organization and said the bylaws | |
| 38 | | | vote of a quorum of said the board of | |
| 39 | board of directors | snall choo | se from its membership or from the m | embership of the Association |

a chairman, a vice-chairman, a secretary and a treasurer, which offices in the discretion of the
board may be combined in one, and also a historian and a general counsel. The board also in its
discretion may choose one or more honorary vice-chairmen. The In addition to their other
lawful duties, the duly elected officers of the Association shall also serve as an advisory
committee to the Secretary of Natural and Cultural Resources concerning matters relating to
"The Lost Colony" historical drama.drama, the Roanoke Island Festival Park, and the Elizabeth

46 <u>II State Historic Site and Visitor Center.</u>

47 "§ 143-202. Exempt from taxation; gifts and donations.

The said-Association is and shall be an educational and charitable association within the meaning of the laws of the State of North Carolina, and the property and income of such Association, real and personal, shall be exempt from all taxation. The said-Association is authorized and empowered to receive gifts and donations and administer the same for the

| General Assen | nbly Of North Carolina | Session 2017 |
|-------------------|--|-------------------------|
| charitable and | educational purposes for which the Association is formed | and in keeping with |
| the will of the | donors, and such gifts and donations to the extent permit | itted by law shall be |
| - | the purpose of income taxes and gift taxes. | |
| | Memorandum of Agreement for operation of Roanok | e Festival Park and |
| | abeth II State Historic Site and Visitor Center. | |
| - | tment of Natural and Cultural Resources shall negotiate | |
| - | OA) with the Association for the management and operation | |
| | ncluding the Elizabeth II State Historic Site and Visitor Ce | enter. The MOA shall |
| | nimum, the following: | |
| <u>(1)</u> | The establishment and collection of any admission cha | - |
| | properties and events operated at Roanoke Island F | |
| | Association. Nothing in this subdivision is intended to | require the charging |
| <u>(2)</u> | of admission to any property or event. The adoption and enforcement of bylaws, rules, and g | uidelines needed for |
| <u>(2)</u> | the Association to carry out the duties imposed by the N | |
| (3) | Provisions for the transfer of that portion of reven | |
| | operations of the Roanoke Island Festival Park and ass | |
| | enterprises from the Association to the Historic Roanol | |
| | MOA may specify. | |
| <u>(4)</u> | The delegation of any powers and the transfer of a | ny assets, liabilities, |
| | contracts, or agreements from the Department to the A | - |
| | to carry out the duties imposed by the MOA. Any deleg | ation or transfer shall |
| | be made in accordance with applicable law." | |
| SEC | CTION 14.8.(b) Section 19.9 of S.L. 2013-360 is codified | ed as G.S. 143-202.2 |
| and reads as rev | | |
| | Friends of Elizabeth II support for Roanoke Island Fest | |
| | ke Island Commission The Department of Natural and C | |
| | terest to the Roanoke Island Commission shall request finan | |
| | zabeth II, Inc., in the amount of three hundred twenty-f | |
| | a sum equal to the average of the last three consecutive nings, whichever is greater, for each fiscal year of the 2013 | - |
| | quent fiscal year. year. These funds shall be deposited by | |
| | within the Historic Roanoke Island Fund and | - |
| - | <u>.2.only for the following purposes:</u> | _usea pursuant to |
| (1) | To operate Roanoke Island Festival Park, including the | he Elizabeth II State |
| <u></u> | Historic Site and Visitor Center and the Elizabeth II as | |
| | commemorating the Roanoke Voyages, 1584-1587. | |
| (2) | By cooperative arrangement with other agencies, group | ups, individuals, and |
| | other entities, including the Association, to coord | * |
| | historical and cultural events on Roanoke Island." | |
| SEC | CTION 14.8.(c) G.S. 143B-131.8A and G.S. 143B-131 | .9 are recodified as |
| G.S. 143-202.3 | and G.S. 143-202.4, respectively, and read as rewritten: | |
| - | Historic Roanoke Island Fund. | |
| | Historic Roanoke Island Fund is established as a nonreve | • |
| | lministered by the Department of Natural and Cultural Res | |
| - | ated by the Roanoke Island Commission, including revenue | • |
| | ed by the Roanoke Island Commission, together with all give | |
| | ial assets of whatever kind received or held by the Roanok | |
| | ed to the Historic Roanoke Island Fund and The fund shall | • • • • |
| the tor the tollo | owing purposes in addition to those set forth in G.S. 143-202 | 2.2: |

| | General Assem | ly Of North Carolina Session 2017 |
|---|-----------------|--|
| | <u>(1)</u> | The expenses of operating and maintaining the Roanoke Island Commission |
| 2 | | and the properties managed by the Roanoke Island Commission, Roanoke |
| | | Island Historical Association pursuant to G.S. 143-202.1, including the |
| | | salaries and benefits of Roanoke Island Festival Park staff, (ii) to carry out |
| | | any of the other duties and purposes set out by this Part, or (iii) capital for |
| | | <u>staff.</u> |
| | <u>(2)</u> | <u>Capital</u> expenditures for the properties operated by the |
| | | Commission. Association pursuant to G.S. 143-202.1. |
| | <u>(3)</u> | The restoration, preservation, and enhancement of the appearance, |
| | | maintenance, and aesthetic quality of U.S. Highway 64/264 and the U.S. |
| | | 64/264 Bypass travel corridor on Roanoke Island and the grounds on |
| | | Roanoke Island Festival Park. However, the local government with |
| | | jurisdiction over the affected portion of the travel corridor shall process the |
| | | applications for and issue the certificates of appropriateness and shall be |
| | | responsible for the enforcement of those certificates and any ordinances or |
| | | rules adopted by the local government regarding that portion of the travel |
| | | corridor within the local government's jurisdiction, and no reimbursement |
| | | shall be made from the Fund to any local government for the processing of |
| | | applications or issuance of certificates of appropriateness or the enforcement |
| | | of those certificates, local ordinances, or rules. |
| | <u>(4)</u> | To identify, preserve, and protect properties located on Roanoke Island |
| | | having historical significance to the State of North Carolina, Dare County, or |
| | | the Town of Manteo consistent with applicable State laws and rules. |
| | | Department of Natural and Cultural Resources shall transfer to the Fund on a |
| | • | bro rata share of the utilities, maintenance, and operating expenses of the Outer |
| | - | enter, which is located in the Roanoke Island Festival Park. The funds received |
| | 1 | ubsection shall be credited to the Historic Roanoke Island Fund. |
| | | Department of Natural and Cultural Resources shall credit to the Historic |
| | | Fund all rental proceeds received by the Department from the rental properties |
| | | Duter Banks Island Farm. |
| | - | banoke Island Festival Park staff. |
| | | sion <u>Association</u> shall serve as a search committee to seek out, interview, and |
| | | he Secretary of Natural and Cultural Resources an Executive Director of |
| | | Sestival Park. All employees of the Commission shall be transferred to Festival |
| | | e considered employees of the Department of Natural and Cultural Resources |
| | | paid from the Historic Roanoke Island Fund as provided in $A \subseteq S$ 142 202.2 Exposed on a stherwise provided in this spectra on $G \subseteq S$ 126.5 |
| | | A. <u>G.S. 143-202.3.</u> Except as otherwise provided in this section, or G.S. 126-5, |
| | | ho are transferred from the Commission to the Department of Natural and |
| | | these employees shall retain the same designations under the North |
| | | Resources Act, Chapter 126 of the General Statutes, as they had prior to the |
| | transfer." | |
| | | TION 14.8.(d) G.S. 121-7.3 reads as rewritten: |
| | | ission and related activity fees and operating hours. |
| | - | ent of Natural and Cultural Resources may charge a reasonable admission and |
| | - | fee to the Roanoke Island Festival Park and any historic site or museum the Department. Admission and related activity fees collected under this |
| | • | the Department. Admission and related activity fees collected under this |
| | | but of the Department and shall be deposited in the appropriate special fund. |
| | | ected pursuant to this section shall be used only for the individual historic site |
| | | or venue where the receipts were generated. The Secretary may adopt rules |
| | | ry out the provisions of this section. The Department is exempt from the Chapter 150B of the General Statutes and G.S. 12-3.1 when adopting, |
| | requirements of | Chapter 150D of the General Statutes and G.S. 12-5.1 when adopting, |

amending, or repealing rules for operating hours and admission fees or related activity fees at the Roanoke Island Festival Park, historic sites sites, and museums. The Department shall submit a report to the Joint Legislative Commission on Governmental Operations on the amount and purpose of a fee change within 30 days following its effective date."

5 **SECTION 14.8.(e)** Effective October 1, 2017, Part 27A of Article 2 of Chapter 6 143B of the General Statutes is repealed and the Roanoke Island Commission is abolished. All 7 powers, assets, liabilities, contracts, and agreements with, of, or issued by the Roanoke Island 8 Commission are vested in and transferred to the Department of Natural and Cultural Resources 9 as the successor in interest to the Commission. Any references to purposes of the Commission 10 set forth in G.S. 143B-131.2 shall be construed to refer to the purposes set forth in 11 G.S. 143-202.2, as enacted by subsection (b) of this section.

12 **SECTION 14.8.(f)** Any certificates of appropriateness for the U.S. Highway 13 64/264 or the U.S. 64/264 Bypass travel corridor issued by any local government under former 14 Part 27A of Article 2 of Chapter 143B of the General Statutes remain valid and in effect as 15 issued.

16 **SECTION 14.8.(g)** Notwithstanding G.S. 143-200(2)b. and c., as enacted by 17 subsection (a) of this section, the initial appointments of the General Assembly to the Roanoke 18 Island Historical Association Board shall be the chair and vice-chair of the Roanoke Island 19 Commission holding that office on September 30, 2017, who shall serve the initial term set 20 forth in G.S. 143-200(2)b. and c.

SECTION 14.8.(h) The Department of Natural and Cultural Resources shall enter into the Memorandum of Agreement required by G.S. 143-202.1, as enacted by subsection (a) of this section, no later than January 15, 2018, and shall submit a copy of the Memorandum of Agreement to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division prior to the convening of the 2018 Regular Session of the 2017 General Assembly.

27 28 SECTION 14.8.(i) This section becomes effective October 1, 2017.

29 LUMBER RIVER STATE PARK

30 **SECTION 14.9.** The Division of Parks and Recreation of the Department of 31 Natural and Cultural Resources may move the Lumber River State Park's primary office and 32 headquarters to the Lumber River Visitors Center in Fair Bluff. If the Division decides to 33 relocate the headquarters, the Division and the Department of Transportation shall work 34 together to enable and facilitate the move. 35

36 REMOVE FUNDING FOR MUSEUM PARK OPERATING AND NEW STATE PARK
 37 OPERATING SUPPORT

38 SECTION 14.10.(a) Notwithstanding any provision of this act to the contrary, no
 39 funds shall be appropriated or allocated for two Park Ranger positions needed to bring new NC
 40 Connect bond-funded State park projects online during the 2017-2018 fiscal year.

41 **SECTION 14.10.(b)** Notwithstanding any provision of this act to the contrary, no 42 funds shall be appropriated or allocated for operating expenses and four full-time positions to 43 support the Museum's Art Park.

44

45 **PART XV. DEPARTMENT OF COMMERCE**

46
47 NER BLOCK GRANTS FOR 2018 AND 2019 PROGRAM YEARS/USE OF
48 DEOBLIGATED FUNDS

49 **SECTION 15.1.(a)** Appropriations from federal block grant funds are made for the 50 fiscal years ending June 30, 2018, and June 30, 2019, according to the following schedule:

| | ssembly Of North Carolina | Session 201 |
|---|--|--|
| COMMUN | NITY DEVELOPMENT BLOCK GRANT | |
| 01. | State Administration | \$ 1,037,500 |
| 02. | Neighborhood Revitalization | 10,000,000 |
| 03. | Economic Development | 10,737,500 |
| 04. | Infrastructure | 21,725,000 |
| | OMMUNITY DEVELOPMENT | |
| BLOCK G | RANT – 2018 Program Year | \$ 43,500,000 |
| | 2019 Program Year | \$ 43,500,000 |
| | SECTION 15.1.(b) If federal funds are rec | duced below the amounts specified i |
| | | |
| | after the effective date of this act, then every be reduced by the same percentage as the red | 1 0 |
| 0 | SECTION 15.1.(c) Any block grant funds | |
| | tes in addition to the funds specified in this | |
| | 1 | 1 |
| | am category under the Community Developm ercentage as the increase in federal funds. | icht block Grain shan de nicleased b |
| - | 0 | ted in this section for the Communit |
| SECTION 15.1.(d) Of the funds appropriated in this section for the Community Development Block Grant, the following shall be allocated in each category for each program | | |
| year: up to one million thirty-seven thousand five hundred dollars (\$1,037,500) may be used for | | |
| State Administration; up to ten million dollars (\$10,000,000) may be used for Neighborhood | | |
| Revitalization; up to ten million seven hundred thirty-seven thousand five hundred dollars | | |
| (\$10,737,500) may be used for Economic Development; and up to twenty-one million sever | | |
| hundred twenty-five thousand dollars (\$21,725,000) may be used for infrastructure. If federa | | |
| block grant funds are reduced or increased by the Congress of the United States after th | | |
| | t funds are reduced or increased by the Co | ngress of the United States after th |
| effective d | t funds are reduced or increased by the Co ate of this act, then these reductions or incre | |
| | | |
| with subsec | ate of this act, then these reductions or increase | eases shall be allocated in accordance |
| with subsec | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. | eases shall be allocated in accordance |
| with subsec Legislative Developme | ate of this act, then these reductions or incre- ction (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Co- Commission on Governmental Operation ent Block Grant Funds. Notwithstanding the p | eases shall be allocated in accordance commerce shall consult with the Join as prior to reallocating Communit |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Control Commission on Governmental Operation on Block Grant Funds. Notwithstanding the pr of the Budget finds that: | eases shall be allocated in accordance commerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, wheneve |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concernmental Operation on Governmental Operation on Block Grant Funds. Notwithstanding the prof the Budget finds that: (1) A reallocation is required because of | eases shall be allocated in accordance commerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concentration on Governmental Operation on Block Grant Funds. Notwithstanding the profit because of the Budget finds that: (1) A reallocation is required because of threat to public health or public safe | eases shall be allocated in accordance commerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget ma |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Control Commission on Governmental Operation on Block Grant Funds. Notwithstanding the profithe Budget finds that: (1) A reallocation is required because of threat to public health or public saf authorize the reallocation without | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget man consulting the Commission. The |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concernmental Operation on Governmental Operation on Block Grant Funds. Notwithstanding the profit the Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget man consulting the Commission. The to the Commission on the reallocation |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Consistion on Governmental Operation on Block Grant Funds. Notwithstanding the profit be Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was authorized because authorize the reallocation is required because applicable. | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget may consulting the Commission. The to the Commission on the reallocation porized and shall identify in the repo |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concerning on Governmental Operation on Block Grant Funds. Notwithstanding the profit because of the Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was authorize the regency, the type of action to the section. | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget may consulting the Commission. The to the Commission on the reallocation porized and shall identify in the repo |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concentration on Governmental Operation on Block Grant Funds. Notwithstanding the profit of the Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget ma consulting the Commission. The to the Commission on the reallocation porized and shall identify in the repo- aken, and how it was related to the |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Consistion on Governmental Operation on Block Grant Funds. Notwithstanding the profit be Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. (2) The State will lose federal block gravitation of the set of the | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget ma consulting the Commission. The to the Commission on the reallocation horized and shall identify in the repo- aken, and how it was related to the nt funds or receive less federal bloc |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Consistion on Governmental Operation on Block Grant Funds. Notwithstanding the profithe Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. (2) The State will lose federal block grant funds in the next fiscal year | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer rety, the Director of the Budget ma consulting the Commission. The to the Commission on the reallocation porized and shall identify in the repor- aken, and how it was related to the nt funds or receive less federal bloc unless a reallocation is made. The |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concent Block Grant Funds. Notwithstanding the per of the Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. (2) The State will lose federal block grant funds in the next fiscal year Department of Commerce shall provide | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget man consulting the Commission. The to the Commission on the reallocation porized and shall identify in the repo- aken, and how it was related to the nt funds or receive less federal bloc unless a reallocation is made. The de a written report to the Commission |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Consistion on Governmental Operation on Block Grant Funds. Notwithstanding the profit be Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency. (2) The State will lose federal block grant grant funds in the next fiscal year Department of Commerce shall provide on the proposed reallocation and shall | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget man consulting the Commission. The to the Commission on the reallocation horized and shall identify in the repo- aken, and how it was related to the nt funds or receive less federal bloc unless a reallocation is made. The de a written report to the Commission identify the reason that failure to tak |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Consistion on Governmental Operation on Block Grant Funds. Notwithstanding the profithe Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. (2) The State will lose federal block grant funds in the next fiscal year Department of Commerce shall provide on the proposed reallocation and shall action will result in the loss of federal | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer rety, the Director of the Budget ma consulting the Commission. The to the Commission on the reallocation horized and shall identify in the repo- aken, and how it was related to the nt funds or receive less federal bloc unless a reallocation is made. The de a written report to the Commission identify the reason that failure to tak al funds. If the Commission does no |
| with subsect Legislative Development the Directo | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Concent Block Grant Funds. Notwithstanding the period the Budget finds that: A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. The State will lose federal block grant grant funds in the next fiscal year Department of Commerce shall provide on the proposed reallocation and shall action will result in the loss of federal block and set of the proposed recent set. | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget man consulting the Commission. The to the Commission on the reallocation horized and shall identify in the repor- aken, and how it was related to the nt funds or receive less federal bloc unless a reallocation is made. The de a written report to the Commission identify the reason that failure to tak al funds. If the Commission does no ipt of the report, the Department man |
| with subsect | ate of this act, then these reductions or increation (b) or (c) of this section, as applicable. SECTION 15.1.(e) The Department of Consistion on Governmental Operation on Block Grant Funds. Notwithstanding the profithe Budget finds that: (1) A reallocation is required because of threat to public health or public safa authorize the reallocation without Department of Commerce shall report no later than 30 days after it was auth the emergency, the type of action the emergency. (2) The State will lose federal block grant funds in the next fiscal year Department of Commerce shall provide on the proposed reallocation and shall action will result in the loss of federal | eases shall be allocated in accordance ommerce shall consult with the Join as prior to reallocating Communit provisions of this subsection, whenever an emergency that poses an imminer fety, the Director of the Budget ma consulting the Commission. The to the Commission on the reallocation horized and shall identify in the repor- aken, and how it was related to the nt funds or receive less federal block unless a reallocation is made. The de a written report to the Commission identify the reason that failure to tak al funds. If the Commission does no ipt of the report, the Department ma Commission. |

Session 2017

General Assembly Of North Carolina

1 Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate 2 Appropriations Committee on Agriculture, Natural, and Economic Resources, the Joint 3 Legislative Economic Development and Global Engagement Oversight Committee, and the 4 Fiscal Research Division on the use of Community Development Block Grant Funds 5 appropriated in the prior fiscal year. The report shall include the following:

6 7 (1) A discussion of each of the categories of funding and how the categories were selected, including information on how a determination was made that there was a statewide need in each of the categories.

8 9 10

11

12 13 (2) Information on the number of applications that were received in each category and the total dollar amount requested in each category.

(3) A list of grantees, including the grantee's name, county, category under which the grant was funded, the amount awarded, and a narrative description of the project.

14 **SECTION 15.1.(g)** For purposes of this section, eligible activities under the 15 category of infrastructure in subsection (a) of this section shall be defined as provided in the 16 HUD State Administered Community Development Block Grant definition of the term 17 "infrastructure." Notwithstanding the provisions of subsection (e) of this section, funds 18 allocated to the infrastructure category in subsection (a) of this section shall not be reallocated 19 to any other category.

SECTION 15.1.(h) Throughout each year, deobligated funds arise in the various funding categories and program years of the Community Development Block Grant (CDBG) program as a result of (i) projects coming in under budget, (ii) projects being cancelled, or (iii) projects being required to repay funds. Surplus federal administrative funds in the CDBG program may vary from year-to-year based upon the amount of State-appropriated funds allocated and the amount of eligible in-kind funds identified.

SECTION 15.1.(i) To allow the Department of Commerce and the Department of Environmental Quality to quickly deploy deobligated and surplus federal administrative funds as they are identified throughout the program year, the following shall apply to the use of deobligated CDBG funds and surplus federal administrative funds:

30 31 32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

- (1) All surplus federal administrative funds shall be divided equally between the Departments of Commerce and Environmental Quality and shall be used as provided in subdivisions (2) and (3) of this subsection.
 - (2) All deobligated funds allocated to the Department of Commerce and any surplus federal administrative funds, as provided for in subdivision (1) of this subsection, may be used by the Department for all of the following:
 - a. To issue grants in the CDBG economic development or neighborhood revitalization program category.
 - b. For providing training and guidance to local governments relative to the CDBG program, its management, and administrative requirements.
 - c. For any other purpose consistent with the Department's administration of the CDBG program if an equal amount of State matching funds is available.
- (3) All deobligated funds allocated to the Department of Environmental Quality and any surplus federal administrative funds, as provided for in subdivision (1) of this subsection, may be used by the Department for all of the following:
 - a. To issue grants in the CDBG infrastructure program category.
- 49b.For any other purpose consistent with the Department's50administration of the CDBG program if an equal amount of State51matching funds is available.

TRAVEL AND TOURISM BOARD TECHNICAL CORRECTION

SECTION 15.2. G.S. 143B-434.1(d) reads as rewritten:

4 "(d) The members of the Board shall serve the following terms: the Secretary of 5 Commerce, the chief executive officer of the nonprofit corporation with which the Department 6 contracts pursuant to G.S. 143B-431.01(b), and the Chair of the Travel and Tourism Coalition 7 shall serve on the Board while they hold their respective offices. Each member of the Board 8 appointed by the Governor shall serve during his or her term of office. The members of the 9 Board appointed by the General AssemblySpeaker of the House of Representatives and the 10 President Pro Tempore of the Senate shall serve two-year terms beginning on September 1 of 11 odd-numbered even-numbered years and ending on August 31. The first such term shall begin on September 1, 2016, or as soon thereafter as the member is appointed to the Board, and end 12 13 on August 31, 2018. All other members of the Board shall serve a term which includes the 14 portion of calendar year 2016 that remains following their appointment or designation and ends 15 on August 31, 2017, and, thereafter, two-year terms which shall begin on September 1 of an 16 even numbered odd-numbered year and end on August 31. The first such two-year term shall 17 begin on September 1, 2017, and end on August 31, 2019."

18 19

20

1 2

3

EDPNC REPORTING DATE CHANGE

SECTION 15.3.(a) G.S. 143B-431.01(f) reads as rewritten:

21 "(f) Report. - By September 30 December 31 of each year, and more frequently as 22 requested, the Department shall submit a report to the Joint Legislative Commission on 23 Governmental Operations, the Joint Legislative Economic Development and Global 24 Engagement Oversight Committee, and the Fiscal Research Division on any performance for 25 which the Department has contracted pursuant to this section. The report shall contain, at a 26 minimum, each of the following: following presented on a calendar year basis:"

27

28 SECTION 15.3.(b) To enable data comparison, portions of the report required 29 pursuant to G.S. 143B-431.01(f) that contain references to prior submitted reports or data shall, 30 where possible, be presented on a calendar year basis.

31 **SECTION 15.3.(c)** This section becomes effective October 1, 2017, and applies to 32 the report due on or before December 31 of 2017 and subsequent years.

33 34

EDPNC CONTRACT MODIFICATIONS

35 Notwithstanding G.S. 143B-431.01(e)(14), the Secretary of SECTION 15.4. 36 Commerce shall enter into negotiations with the Economic Development Partnership of North 37 Carolina to amend the contract with the Partnership for the fund-raising year in effect as of the 38 effective date of this section to (i) reduce to five hundred thousand dollars (\$500,000) the 39 amount the Partnership must receive from fund-raising efforts and sources other than State 40 funds and (ii) permit amounts for the fiscal year raised in excess of the amount required by this section to apply to the amount required to be raised for the subsequent fiscal year. 41

42

43 **BUDGET CODE REORGANIZATION FOR COMMERCE**

44 SECTION 15.5.(a) The Office of State Budget and Management shall establish a 45 fund code for the International Recruitment Coordination Office (IRCO) in the budget for the Department of Commerce in Budget Code 14600 for the purpose of removing the IRCO from 46 47 the Administrative Services fund code. The changes authorized by this section shall be 48 completed by September 30, 2017, but are effective from July 1, 2017, and shall be reflected in 49 the base budget for the 2019-2021 fiscal biennium.

| | General Assem | ably Of North Carolina | Session 2017 |
|------------------|------------------------------------|---|----------------------|
| 1 2 3 4 | nonrecurring fu | CTION 15.5.(b) Notwithstanding any other provision of law to the nds appropriated to IRCO in fund code 1111 in the 2016-2017 fit to the 2017-2018 fiscal year. | |
| 5 6 7 8 | SEC appropriated in | TOF COMMERCE WEB SITE CTION 15.6. Notwithstanding any provision of law to the contrar this act to the Department of Commerce, the sum of five hun 00) in nonrecurring funds for the 2017-2018 fiscal year shall be | dred thousand |
| 9 10 11 | into an agreeme for the Departm | ent with a third-party vendor to develop and implement a new Internet. | |
| 12 13 | | ILDING DEVELOPMENT FUND CTION 15.7.(a) Article 10 of Chapter 143B of the General Statur | tes is amended |
| 13 14 | | v section to read: | tes is amended |
| 15 | | 2B. Site and Building Development Fund. | |
| 16 | | nitions. – The following definitions apply in this section: | |
| 17 | <u>(1)</u> | <u>Code. – Defined in G.S. 105-228.90.</u> | |
| 18 | <u>(2)</u> | Department. – The Department of Commerce. | |
| 19 | <u>(3)</u> | Development plan. – A strategic analysis of potential qual | |
| 20 | | facilities required by this section to be maintained by the D | epartment and |
| 21 22 | (A) | updated every four years. Fund The Site and Building Development Fund established | in this spation |
| 22 | $\frac{(4)}{(5)}$ | <u>Fund. – The Site and Building Development Fund established</u> Local government. – Any of the following: | in this section. |
| 23 24 | <u>(5)</u> | <u>a.</u> <u>A city as defined in G.S. 160A-1.</u> | |
| 25 | | b. A county. | |
| 26 | | c. A consolidated city-county as defined in G.S. 160B-2. | |
| 27 | <u>(6)</u> | Local government unit. – The term includes a local governme | ent, a nonprofit |
| 28 | | economic development corporation, and any combinat | _ |
| 29 | | governments or nonprofit economic development corporations | |
| 30 | <u>(7)</u> | Long-term lease. – A lease agreement with a maximum dura | - |
| 31 | | three years, including any extensions allowed by the lease agree | |
| 32 | <u>(8)</u> | <u>Nonprofit economic development corporation. – A corporation</u> | on meeting all |
| 33 34 | | of the following requirements: a. Exempt from income tax under Section 501(c)(3) | 3) or Section |
| 35 | | <u>a.</u> <u>Exempt from income tax under Section 501(c)(3</u> 501(c)(6) of the Code. | <u>by of Section</u> |
| 36 | | b. Established to assist one or more local governments i | n reducing the |
| 37 | | burden of economic development efforts. | <u> </u> |
| 38 | | c. Acknowledged through a resolution of one or | more local |
| 39 | | governments that contains all of the following: | |
| 40 | | 1. Statement that the corporation is acting in supp | ort of the local |
| 41 | | government in economic development efforts. | |
| 42 | | 2. <u>Nonbinding pledge to repay the Fund if the co</u> | prporation fails |
| 43 | (0) | to make any required loan payments. | |
| 44 45 | <u>(9)</u> | <u>Qualified business facilities. – Real property, improvements to</u> and planned improvements to real property. Improvements to | |
| 43 46 | | include the following: | s rear property |
| 40 47 | | <u>a.</u> <u>New buildings, renovations to buildings, and upfitting</u> | buildings. |
| 48 | | b. Water lines, sewer lines, and other utility improvement | - |
| 49 | | c. Roads, grading, signage, and other access improvemen | |
| 50 | | d. Measures necessary for permitting, including services. | |
| | | | |

| | General A | ssemb | ly Of North Carolina | Session 2017 |
|----|---------------|------------|---|-------------------------------|
| 1 | | | e. Any other measures necessary for the land to | o be marketable for |
| 2 | | | immediate use in commercial operations, | |
| 3 | | | services. | <u> </u> |
| 4 | | (10) | Sale. – Any transfer of ownership, including involuntary | v transfers. |
| 5 | | | Established. – The Site and Building Development F | |
| 6 | | | in the Department. The Fund does not revert but rem | |
| 7 | | | e purposes of this section. | tums uvunuoie to the |
| 8 | | | the Fund. – The Department shall use the Fund for the fo | ollowing nurnoses. |
| 9 | <u>(c)</u> | <u>(1)</u> | Loans to local government units for the acquisition | and development of |
| 10 | | | qualified business facilities in accordance with this section | ion. |
| 11 | | <u>(2)</u> | Expenses directly related to the operation of the Fun | nd and administering |
| 12 | | | loans from the Fund, including the cost of the developm | nent plan required by |
| 13 | | | this section. | |
| 14 | <u>(d)</u> | Applic | cation The Department shall require a local governme | ent unit to submit an |
| 15 | application | in or | ler for a project to be considered for a loan from the Fu | und. The Department |
| 16 | shall presc | ribe th | e form of the application, the application process, and t | the information to be |
| 17 | provided, | includi | ng all information necessary to evaluate the qualified | <u>l business facility in</u> |
| 18 | accordance | with t | his section. | |
| 19 | <u>(e)</u> | Select | ion The Department shall administer the selection of | of qualified business |
| 20 | facilities to | o recei | ve loans from the Fund. The Department shall develop | written guidelines to |
| 21 | identify an | d eval | uate qualified business facilities. The Department shall i | issue written findings |
| 22 | addressing | any aj | pplication approved for a loan from the Fund. The Depa | rtment shall consider |
| 23 | the followi | ng fact | ors in approving applications for loans from the Fund: | |
| 24 | | (1) | Consistency with the economic development goals of | the State and of the |
| 25 | | | area where the qualified business facility will be located | <u>l.</u> |
| 26 | | <u>(2)</u> | The priority recommendations in the development plan. | |
| 27 | | <u>(3)</u> | Preference for qualified business facilities located in ru | ral or less-developed |
| 28 | | | areas of the State. | - |
| 29 | | <u>(4)</u> | Evaluation of the application to determine if the qualifi | ied business facilities |
| 30 | | | are merited and appropriate for the proposed use. | |
| 31 | | (5) | Necessity of a loan from the Fund for the complet | tion of the qualified |
| 32 | | | business facility. | <u>-</u> |
| 33 | (f) | Devel | opment Plan. – The Department shall obtain a strategic | analysis of potential |
| 34 | | | s facilities and an update to the analysis every four ye | |
| 35 | | | h another entity with demonstrated experience in site s | - |
| 36 | | | evaluating sites for business recruitment purposes. | |
| 37 | | | ls. – If the Department approves an application for | a qualified business |
| 38 | | | rtment shall determine the amount of the loan from the | |
| 39 | | - | of the loan participation, and the safeguards to protect the | - |
| 40 | | | num Award to Tier Three Counties. – The maximum outs | |
| 41 | | | o qualified business facilities located in tier three con | - |
| 42 | | | ned pursuant to G.S. 143B-437.08, shall be thirty pe | |
| 43 | - | - | en the cumulative total appropriations into the Fund and | |
| 44 | from the Fu | | | <u> </u> |
| 45 | | | Ferms. – Loans from the Fund shall meet the following re | equirements: |
| 46 | <u></u> | (1) | The loan is evidenced by a promissory note and secur | - |
| 47 | | <u> </u> | trust on the qualified business facility. | |
| 48 | | (2) | The maximum duration of a loan is 15 years. | |
| 49 | | (3) | The loan is due upon the sale or long-term lease of the | he qualified business |
| 50 | | <u></u> | facility. Principal and accrued interest must be paid wh | - |
| 51 | | | more frequently. | |
| | | | <u> </u> | |

| | General Assemb | bly Of North Carolina Session 2017 |
|---------------------------------|-------------------------|--|
| 1 | <u>(4)</u> | The interest rate of a loan is zero percent (0%) for tier one counties, one |
| 2 | | percent (1%) for tier two counties, and two percent (2%) for tier three |
| 3 | | counties, based on the designation assigned to counties pursuant to |
| 1 | | <u>G.S. 143B-437.08.</u> |
| 5 | <u>(5)</u> | The loan agreement shall require the local government unit to obtain from |
| 5 | | any entity leasing or purchasing the qualified business facility the following: |
| 7 | | a. An agreement that the entity will not use the qualified business |
| 8 | | facility for retail, professional office, sporting event, museum, or |
|) | | governmental purposes for at least five years after the lease or |
|) | | purchase. |
| L | | b. <u>A legal opinion based on a search of public records that the entity</u> |
| 2 | | leasing or purchasing the qualified business facility has no debts |
| ; | | related to unpaid taxes. |
| ŀ | <u>(j)</u> <u>Multi</u> | ple Loans One or more financial institutions may hold a security interest on |
| i | the qualified bus | iness facility with a priority equal to the security interest for the loan from the |
| 5 | Fund if there is | a written intercreditor agreement between the Department and other equal |
| | priority creditors | s that provides that, in the event of default, any loss is shared among the |
| 3 | creditors in prop | ortion to the amount loaned. |
|) | | ents The Department shall be responsible for monitoring the loan and |
|) | | e repayment. The Department shall remit all amounts paid under this section to |
| l | the Fund. | |
| 2 | | se The Department, at its discretion, may release property from the first |
| 3 | | lequate security remains for the outstanding balance of the loan from the Fund. |
| 1 | - | may use this authority to release property to restructure the terms of the loan |
| 5 | | financing transactions involving the qualified business facility. |
| 5 | | ation Nothing in this section constitutes or authorizes a guarantee or |
| 7 | | e State of any debt of any business or authorizes the taxing power or the full |
| 3 | | <u>f the State to be pledged.</u> |
|) | | e of Guidelines. – At least 20 days before the effective date of any guidelines. |
|) | | hall publish the proposed guidelines on the Department's Web site and provide |
| | | who have requested notice. In addition, the Department shall accept written |
| 2 | | e proposed guidelines during the 15 business days beginning on the first day |
| 3 4 | - | has completed the notice requirement of this subsection. Amendments to the |
| + 5 | • | rect spelling, grammatical, or typographical errors do not require notice. ts. – On September 1 of each year until the Fund has no assets, the |
| 5 6 | | submit a written report on the Fund to the chairs of the Senate Appropriations |
| 7 | | Agriculture, Natural, and Economic Resources, the chairs of the House of |
| 8 | | Appropriations Committee on Agriculture and Natural and Economic |
| 9 | • | oint Legislative Economic Development and Global Engagement Oversight |
|) | | the Fiscal Research Division and publish this report on its Web site. This |
| 1 | | in at least all of the following: |
| | <u>(1)</u> | <u>A listing of each outstanding loan, including the date of loan, amount of</u> |
| , | <u>(1)</u> | loan, outstanding amount of loan, interest rate, maturity date, location of |
| | | qualified business facility acting as security, brief property description, |
| 3 | | |
| 3 4 | | |
| 3 4 5 | | identity of local government unit receiving the loan, status of repayment, |
| 3 4 5 6 | | identity of local government unit receiving the loan, status of repayment, current use of the qualified business facility, and identification of loans made |
| 2 3 4 5 6 7 8 | (2) | identity of local government unit receiving the loan, status of repayment, current use of the qualified business facility, and identification of loans made since the last report. |
| 3 4 5 6 7 8 | <u>(2)</u> | identity of local government unit receiving the loan, status of repayment, current use of the qualified business facility, and identification of loans made since the last report. Written findings addressing any application approved for a loan from the |
| 3 4 5 6 | <u>(2)</u> (3) | identity of local government unit receiving the loan, status of repayment, current use of the qualified business facility, and identification of loans made since the last report. |

| General Assembly Of North CarolinaSession 2017 |
|---|
| SECTION 15.7.(b) G.S. 150B-1(d) is amended by adding a new subdivision to |
| read: |
| "(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the |
| following: |
| |
| (29) <u>The Department of Commerce in developing criteria and guidelines under</u> |
| $\frac{G.S. 143B-437.02B."}{SECTION 15.7}$ |
| SECTION 15.7.(c) The provisions of this section are not subject to the terms of G.S. 160A-20. |
| SECTION 15.7.(d) This section does not obligate the General Assembly to |
| appropriate funds to implement it. |
| appropriate rands to imprement it. |
| REVITALIZATION AND ECONOMIC DEVELOPMENT GRANTS |
| SECTION 15.8.(a) Of the funds appropriated in this act to the Rural Economic |
| Development Division of the Department of Commerce, the sum of nine hundred fifty thousand |
| dollars (\$950,000) in nonrecurring funds for the 2017-2018 fiscal year shall be used to provide |
| grants-in-aid for downtown revitalization projects for each of the following municipalities in |
| the following amounts: two hundred thousand dollars (\$200,000) to the Town of Bath; one |
| hundred thousand dollars (\$100,000) each to the Town of Emerald Isle and the Town of Haw |
| River; ninety thousand dollars (\$90,000) each to the Town of Walnut Cove and the City of |
| King; seventy thousand dollars (\$70,000) to the Town of Liberty; sixty thousand dollars |
| (\$60,000) each to the Town of Gibsonville and the Town of Ramseur; fifty thousand dollars |
| (\$50,000) each to the City of Burlington and the City of Graham; forty thousand dollars (\$40,000) to the Town of Maysville; and twenty thousand dollars (\$20,000) each to the Town |
| of Trenton and the Town of Pollocksville. |
| SECTION 15.8.(b) Of the funds appropriated in this act to the Rural Economic |
| Development Division of the Department of Commerce, the sum of one hundred thousand |
| dollars (\$100,000) in nonrecurring funds for the 2017-2018 fiscal year shall be used to provide |
| a grant-in-aid to the Washington Harbor District Alliance for the purpose of rehabilitating a |
| historic downtown building to be used for a permanent farmers and artisans market in |
| downtown Washington. |
| SECTION 15.8.(c) Of the funds appropriated in this act to the Rural Economic |
| Development Division of the Department of Commerce, the sum of one hundred eighty |
| thousand dollars (\$180,000) in nonrecurring funds for the 2017-2018 fiscal year shall be used |
| to provide a grant-in-aid to the Town of Mount Olive to be used to support the agriculture |
| program at the University of Mount Olive. |
| SECTION 15.8.(d) Of the funds appropriated in this act to the Rural Economic Development Division of the Department of Commerce, the sum of thirty thousand dollars |
| (\$30,000) in nonrecurring funds for the 2017-2018 fiscal year shall be used to provide a |
| grant-in-aid to the Textile Heritage Museum in Glencoe. |
| SECTION 15.8.(e) Of the funds appropriated in this act to the Rural Economic |
| Development Division of the Department of Commerce, the sum of one million five hundred |
| thousand dollars (\$1,500,000) in nonrecurring funds for the 2017-2018 fiscal year shall be used |
| as a challenge grant to the City of High Point to raise the sum of one million five hundred |
| thousand dollars (\$1,500,000) in private funds for the development of a design factory project |
| in downtown High Point, which will provide a makerspace for entrepreneurs, designers, |
| manufacturers, and artisans to collaborate and work together. The allocation of one million five |
| hundred thousand dollars (\$1,500,000) under this section is contingent upon receipt by the City |
| of High Point of one million five hundred thousand dollars (\$1,500,000) in private funds for the |
| purpose of developing a design factory project in downtown High Point. |
| |
| Page 232 Senate Bill 257-Third Edition |

1 The Rural Economic Development Division shall disburse the challenge grant funds 2 of one million five hundred thousand dollars (\$1,500,000) to the City of High Point upon 3 notification and appropriate documentation that the sum of one million five hundred thousand 4 dollars (\$1,500,000) in private funds has been raised pursuant to this section. Any unmatched 5 funds pursuant to this section shall revert to the General Fund on June 30, 2019.

- 6
- 7

20

MAIN STREET SOLUTIONS FUND ALLOCATIONS

8 **SECTION 15.9.(a)** Of the funds appropriated by this act to the Department of 9 Commerce for the Main Street Solutions Fund for the 2017-2018 fiscal year, the Department 10 shall allocate two hundred thousand dollars (\$200,000) in nonrecurring funds for downtown 11 revitalization projects in the following municipalities for the following amounts: one hundred 12 thousand dollars (\$100,000) each to the Town of Pembroke and the City of Lumberton.

13 **SECTION 15.9.(b)** Of the funds appropriated in this act to the Department of 14 Commerce for the Main Street Solutions Fund for the 2017-2018 fiscal year, the Department 15 shall allocate one hundred fifty thousand dollars (\$150,000) in nonrecurring funds to the City 16 of Lumberton to be used for the repair of the Riverwalk.

17 **SECTION 15.9.(c)** Notwithstanding any provision of this act to the contrary, the 18 revised net appropriations for Main Street Solutions is four hundred fifty thousand dollars 19 (\$450,000) for the 2017-2018 fiscal year.

21 PROSPERITY ZONE REPORTING

22 **SECTION 15.10.(a)** For each Collaboration for Prosperity Zone established in 23 G.S. 143B-28.1, the employees of the Department of Commerce in the zone shall submit a 24 report on or before September 1 of each year to the Joint Legislative Economic Development 25 and Global Engagement Oversight Committee and the Fiscal Research Division on the 26 following: (i) jobs anticipated to result from efforts of the employees, including the name and 27 contact person of each company creating new jobs in the zone, (ii) the location of each project, 28 including the development tier designation of the location, and (iii) project leads that were not 29 submitted to the Department for possible discretionary incentives pursuant to Chapter 143B of 30 the General Statutes.

31 **SECTION 15.10.(b)** The Department of Commerce shall develop performance 32 metrics for Community Planners for the Collaboration for Prosperity Zones established in 33 G.S. 143B-28.1. At a minimum, the performance metrics shall include the following:

34

(1) Existing business expansion activities, service requests, and number of contacts and inquiries.

35 36

(2) New business location activities and number of contacts and inquiries.

The Department of Commerce shall submit a report on or before September 1 of each year to the Joint Legislative Economic Development and Global Engagement Oversight Committee and the Fiscal Research Division detailing the performance metrics and the measurements observed for each Community Planner within the Collaboration for Prosperity Zones.

42

43 WASTEWATER FUNDING REPORT

44 SECTION 15.11. The Johnston County Research and Training Zone shall submit a 45 report detailing its use of State funds appropriated by this act. The report shall be submitted to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic 46 47 Resources, the chairs of the House of Representatives Appropriations on Agriculture and 48 Natural and Economic Resources, the chairs of the Senate Appropriations on Agriculture, 49 Natural, and Economic Resources, and the Fiscal Research Division by September 1 of each 50 year State funds are received, and more frequently as requested, and shall include the 51 information required by this section for the most recently ended fiscal year.

| 1 | |
|---|---|
| 2 | YOUTH WORKFORCE INVESTMENT PROGRAM CHANGES |
| 3 | SECTION 15.12.(a) The local Workforce Development Boards created pursuant to |
| 4 | G.S. 143B-438.11 shall include in their State-developed criteria to be used in awarding grants |
| 5 | for youth workforce investment activities pursuant to Section 129 of the federal Workforce |
| | Innovation and Opportunity Act a competitive process that requires grant recipients to provide |
| | at least the following information as part of the application process and consideration of grant |
| | awards: |
| | (1) The extent to which the organization specifically focuses on serving at-risk |
| | youth, including youth who are at risk of school dropout or at risk of school |
| | displacement due to suspension or expulsion. |
| | (2) Whether the organization leverages community-based resources, including |
| | partnerships with organizations that provide mentoring services and |
| | private-sector employer involvement. |
| | (3) The use of an evidence-based program model by the organization with a |
| | proven track record of success. |
| | (4) The inclusion of rigorous, quantitative performance measures by the |
| | organization to confirm effectiveness of the program. |
| | (5) The deployment of comprehensive support services to youth, including |
| | addressing behavioral issues, emphasizing academic and career growth, and |
| | enhancing parent and family engagement. |
| | SECTION 15.12.(b) The local Workforce Development Boards shall coordinate |
| | with the NCWorks Commission to update the Workforce Innovation and Opportunity Act |
| | Unified State Plan, as needed, to reflect the inclusions to the State-developed criteria required |
| | by subsection (a) of this section. |
| | SECTION 15.12.(c) On or before October 1 of each year, the local Workforce |
| | Development Boards shall submit a report to the Joint Legislative Oversight Committee on |
| | Agriculture and Natural and Economic Resources, the chairs of the House of Representatives |
| | Appropriations Committee on Agriculture and Natural and Economic Resources, the Joint |
| | Legislative Education Oversight Committee, and the Fiscal Research Division on prior State |
| | fiscal year program activities, objectives, and accomplishments and prior State fiscal year |
| | itemized expenditures and fund sources. The report shall also contain a list of grant recipients |
| | and the amount received by the grant recipients. |
| | |
| | APPRENTICESHIPNC/TRANSFER STATE APPRENTICESHIP PROGRAM |
| | SECTION 15.13.(a) All functions, powers, duties, obligations, resources, and |
| | appropriations vested in the Apprenticeship Program and the Apprenticeship Council are |
| | transferred to, vested in, and consolidated into the North Carolina Community Colleges System |
| | Office as a Type I transfer, as defined in G.S. 143A-6. The State Board of Community |
| | Colleges, the Community Colleges System Office, and the Office of State Budget and |
| | Management are authorized to take all other steps necessary to consolidate the Apprenticeship |
| | Program and the Apprenticeship Council into the Community Colleges System Office. Joint |
| | delivery of Apprenticeship and Community College workforce training programs shall ensure |

delivery of Apprenticeship and Community College workforce training programs shall ensure 43 44 coordination of program delivery and appropriate classroom training supporting the needs of 45 students and employers.

SECTION 15.13.(b) Article 1 of Chapter 115D of the General Statutes is amended 46 47 by adding a new section to read:

48 "§ 115D-5.3. ApprenticeshipNC program; Apprenticeship Council; transfer.

The ApprenticeshipNC program and the Apprenticeship Council, as contained in Chapter 49

94 of the General Statutes and the laws of this State, are hereby transferred by a Type I transfer 50

to the North Carolina Community Colleges System Office." 51

| SECTION 15.13.(c) Chapter 94 of the General Statutes reads as rewritten: "Chapter 94. "Apprenticeship-Apprenticeship. "\$ 94.1 Purposes of this Chapter are: to open to young people the opportunity to obtain training that will equip them for portiable employment and critizenship; to set up, as a means to this end, a program of voluntary apprenticeship under approved apprentice agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with paralle instruction in related and supplementary education; to promote employment opportunities for young people under conditions providing adequate training and reasonable earnings; to relat the supply of skilled workers to employment demands; to establish an Apprenticeship Counce and apprenticeship committees and regional structure of the community college servic areas with the Collaborative and regional structure of the community college servic areas with the Collaborative and regional structure of the community college servic apprenticeship Council. "S40.4 Deprenticeship/Deprenticeship/DC within the Department of Commerces/Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprenticeship Council. The Secretary of Commerce/State Board of Community Colleges shall appoint a Apprenticeship/Coule. System Office; to diverse sentatives each from employers and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community. Colleges Commerce shall be a nember ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary of Commerce shall expire asshall be demomene appoi | Chapter 94. ApprenticeshipApprenticeshipNC. * 94-1. Purpose. The purposes of this Chapter are: to open to young people the opportunity to obtain trainin that will equip them for profitable employment and citizenship; to set up, as a means to the end, a program of voluntary apprenticeship under approved apprentice agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with parally instruction in related and supplementary education; to promote employment opportunities for young people under conditions providing adequate training and reasonable earnings; to relat the supply of skilled workers to employment demands; to establish standards for apprentic training; to coordinate workforce education and customized training tho local business and industry: to establish an Apprenticeship Counc and apprenticeship committees and sponsors to assist in effectuating the purposes of the Chapter, to leverage the collaborative and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in GS. 143B-281, to provide for Director of ApprenticeshipApprenticeshipNC within the Department of CommercesCommunit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice raining in the State; to establish a procedure for the determination or apprenticeship Council composed of four representatives each from employer and employer organizations respectively and three representatives fuel by prediceship Council first appoint a Apprenticeship Council first appointe of the terms of office of the members of the Apprenticeship Council first appointed by the Department of Public Instruction and one State official designated by the Department two representatives each of employees, and employer or ad employed of public at large. One State official designated by the Department two representatives each of employees, and employeed, bein appointed for the rems of t | General Assembly Of North Carolina | Session 2017 |
|--|--|--|---|
| *§ 94-1. Purpose. The purposes of his Chapter are: to open to young people the opportunity to obtain trainin that will equip them for profitable employment and citizenship; to set up, as a means to thi end, a program of voluntary apprenticeship under approved apprentice agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with paralle instruction in related and supplementary education; to promote employment opportunities for young people under conditions providing adequate training and reasonable earnings; to relat the supply of skilled workforce education and customized training tools to fill talent pipelin gaps, as appropriate, with local business and industry; to establish and Apprenticeship Counce and apprenticeship committees and sponsors to assist in effectuating the purposes of thi Chapter; to leverage the collaborative and regional structure of the community college service areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of Apprenticeship/Deprenticeship/NC within the Department of Commerce;Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination capprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employer organizations respectively and three representatives each of employers, bein appointed for a term of three years. State Board Apprenticeship Council first appointe by the Secretary of Commerce shall be a member ex officia of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Department of the public at large bein appointed for one year and one representatives cach of employers, bein appointed for a term of three years. State Board, Apy member appointed to | *§ 94-1. Purpose. The purposes of this Chapter are: to open to young people the opportunity to obtain trainin that will equip them for profitable employment and citizenship; to set up, as a means to the end, a program of voluntary apprenticeship under approved apprentice agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with paralle instruction in related and supplementary education; to promote employment opportunities for some conditions providing adequate training and reasonable earnings; to relat the supply of skilled workers to employment demands; to establish standards for apprentice training: to coordinate workforce education and customized training tools to fill talent pipeling gaps, as appropriate, with local business and industry; to establish an Apprenticeship Counc and apprenticeship committees and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of Apprenticeship/Apprenticeship/NC within the Department of Commerce/Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employers and employer organizations respectively and three representatives each of employers. Journal employees, bein appointed for a term of fixe of the members of the Apprenticeship Council first appointed by the Department of Gemmerce/State Board Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the water spontation of said term. Each member of the Dupleic at large bein appointed for a term of three years. State Board Any member appointed to fill a vacance of CommereeState Boa | "Chapter | 94. |
| The purposes of this Chapter are: to open to young people the opportunity to obtain trainin that will equip them for profitable employment and citizenship; to set up, as a means to thi end, a program of voluntary apperites approved appro | The purposes of this Chapter are: to open to young people the opportunity to obtain trainin that will equip them for profitable employment and citizenship; to set up, as a means to the end, a program of voluntary appenticessip under approved approtent agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with paralle instruction in related and supplementary education; to promote employment opportunities for young people under conditions providing adequate training and reasonable earnings; to relat the supply of skilled workers to employment demands; to establish standards for apprentic training; to coordinate workforce education and customized training tools to fill talent pipelin gaps, as appropriate, with local business and industry; to establish an Apprenticeship Counc and apprenticeship committees and sponsors to assist in effectuating the purposes of the Chapter; to leverage the collaborative and regional structure of the community colleges servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of Apprenticeship/Apprenticeship/NC within the Department of Commerce/Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentic earning in the State; to establish a procedure for the determination of apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One Stated Offici designated by the Department of Public Instruction and one State official designated by the Department of Public Instruction and one State official designated by the Secretary of Commerce shall expire ashall be designated by the Secretary of the representative each of employers, and employees, bein appointed for one-year and one representative of the public at large being appointed for the representative each of employers. Shall be appointed for the reprisensative ea | | <u>erenticeshipNC.</u> |
| that will equip them for profitable employment and citizenship; to set up, as a means to thi end, a program of voluntary apprenticeship under approved apprentice agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with paralle instruction in related and supplementary education; to promote employment opportunities for young people under conditions providing adequate training and reasonable earning; to relat the supply of skilled workers to employment demands; to establish standards for apprentic training; to coordinate workforce education and customized training tools to fill talent pipelin gaps, as appropriate, with local business and industry; to establish an Apprenticeship Counc and apprenticeship committees and sponsors to assist in effectuating the purposes of thi Chapter; to leverage the collaborative and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of ApprenticeshipApprenticeshipNC within the Depattment of Commerce; Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination c apprentice agreement controversies; and to accomplish related ends. "8942. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Commerce shall expire ashall be a member ex officio i faid counci duitout vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire ashall be callerge being appointed for tw years; and one representative each of | that will equip them for profitable employment and citizenship; to set up, as a means to the end, a program of voluntary apprenticeship under approved apprentice agreements providin facilities for their training and guidance in the arts and crafts of industry and trade, with paralle instruction in related and supplementary education; to promote employment opportunities for young people under conditions providing adequate training and reasonable earning; to relation the supply of skilled workers to employment demands; to establish standards for apprentic training; to coordinate workforce education and customized training tools to fill talent pipelin gaps, as appropriate, with local business and industry; to establish an Apprenticeship Council and apprenticeship committees and sponsors to assist in effectuating the purposes of the Chapter; to leverage the collaborative and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of ApprenticeshipApprenticeshipNC within the Department of Commerce; Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employer and employer and employee and end exportentions of office of the members of the Apprenticeship Council first appointed by the Department of Public Instruction and one State official designated by the Department of Public Instruction and one State official designated by the Department of the expersensitive such of employeers, and the public at large bein appointed for one year and one representatives of the Apprenticeship Council first appointed by the Secretary of Commerce State Board. Any member appointed to full avacanc occurring prior to the exp | - | |
| and apprenticeship committees and sponsors to assist in effectuating the purposes of thi Chapter; to leverage the collaborative and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of Apprenticeship/Apprenticeship/XC within the Department of Commerce;Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination c apprentice agreement controversies; and to accomplish related ends. "8 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by the Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time or making the appointment: two representatives each of employers, and the public at large bein appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as it | and apprenticeship committees and sponsors to assist in effectuating the purposes of the Chapter; to leverage the collaborative and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of Apprenticeship/Apprenticeship/C within the Department of Commerces/Community Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by the Department of Public Instruction and one State official designated by the Department of Commerce shall expire ashall be designated by the Secretary of Commerce shall expire ashall be designated by the Secretary and one representatives each of employers, and the public at large being appointed for one year and one representatives each of employers and employees, bein appointed for one year and one representatives each of employers and employees, bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publimoneys, shall be reimbursed for Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall met at the call of the Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall met at the call of the Secretary of CommerceSta | that will equip them for profitable employment a end, a program of voluntary apprenticeship under facilities for their training and guidance in the arts instruction in related and supplementary education young people under conditions providing adequat the supply of skilled workers to employment der | nd citizenship; to set up, as a means to this r approved apprentice agreements providing and crafts of industry and trade, with parallel n; to promote employment opportunities for e training and reasonable earnings; to relate mands; to establish standards for apprentice |
| Chapter; to leverage the collaborative and regional structure of the community college servic areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of ApprenticeshipApprenticeshipNC within the Department of Commerce; Communit Colleges System Office; to provide for reports to the legislature and to the public regarding the status of apprentice training in the State; to establish a procedure for the determination or apprentice agreement controversies; and to accomplish related ends. " § 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, and the public at large being appointed for a term of three years. State Board_ Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation as is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The <u>Secretary of Comme</u> | Chapter; to leverage the collaborative and regional structure of the community college service areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of ApprenticeshipApprenticeshipNC within the Department of Commerce;Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. " § 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment, two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, engloyees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of Community Colleges and shall | gaps, as appropriate, with local business and indu | stry; to establish an Apprenticeship Council |
| areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of ApprenticeshipApprenticeshipNC within the Department of CommercesCommunit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprenticeship Council. ** 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by th Department of Community Colleges Commerce shall expire asshall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for a term of three years. State Board Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of Commerce State Board of Community Colleges system of the commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of Commerce State Board of Community Colleges and shall incerve and and the Community Colleges and shall and him the State Board and the Community Colleges System Office in formulating policies for the effective admi | areas with the Collaboration for Prosperity Zones set out in G.S. 143B-28.1; to provide for Director of ApprenticeshipApprenticeshipNC within the Department of CommerceCommunit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. " § 94.2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Public Instruction and one State official designated by the beartment of for the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire ashall be designated by the Secretary at the time c making the appointment: two representatives each of employers and employees, bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Apprenticeship Council. The Secretary of Commerce that and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of Commerce the effective administration of this Chapter. Subject to the apprenticeship Council shall meet at the call of the Secretary of Commerce State Board of Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board of Community Colleges System Offi | | |
| Director of ApprenticeshipApprenticeshipNC within the Department of Commerce;Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. "8942. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time c making the appointment: two representatives each of employers and employees, bein appointed for one year and one representatives of the public at large being appointed for twy years; and one representative each of employers, employees, and the public at large being appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Boar</u> of Community | Director of ApprenticeshipApprenticeshipNC within the Department of Commerce:Communit Colleges System Office; to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. "894-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representatives of the public at large being appointed for twy years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years—State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of Communeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the apprentice ship Council shall meet at the call of the State Boal of Communit Chapter, shall issue suchrecommend rules and regulations to | • • • | |
| <u>Colleges System Office</u> : to provide for reports to the legislature and to the public regarding th status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. "\$ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State officia designated by the Department of Commerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employees, and employees, bein appointed for one year and one representative of the public at large being appointed for the very state each of employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the apprentice and shall aid him the State Board of Community Colleges may direc to the apprenticeship Council shall meet at the call of the Secre | <u>Colleges System Office</u> : to provide for reports to the legislature and to the public regarding the status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. **§ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by the Department of Commerce shall expire asshall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public at state Board of CommerceState Board of Community Colleges shall annually appoint one member of the Council not otherwise compensated by public at sits chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board of Community Colleges may direc thapproval of the Secretary, the The Apprentice | | - |
| status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. "8 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by th Department of Community Colleges Commerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed for fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriation council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to th apprentic eagreement agreements which in no case shall be lower than those prescribed by the Secretary, the The Apprenticeship Council shall make a report through th approval of the Secretary | status of apprentice training in the State; to establish a procedure for the determination of apprentice agreement controversies; and to accomplish related ends. "§ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by th Department of Community Colleges Commerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, and the public at large bein appointed for the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to th apprenticeship Council shall meet at the call of the State Board of Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to th apprentice apreement symber comment which in no case shall be lower than those prescribed by the Sce | | |
| apprentice agreement controversies; and to accomplish related ends. "§ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire ashall be designated by the Secretary at the time of making the appointment: two representatives each of employees, and the public at large being appointed for one year and one representatives of the public at large being appointed for tw years; and one representative each of employees, employees, and the public at large being appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for th remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of Community Colleges and shall aid him the State Board and the Community Colleges Syster <u>Office</u> in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards fo apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colle | apprentice agreement controversies; and to accomplish related ends. "§ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire ashall be designated by the Secretary at the time of making the appointment: two representatives each of employees, and the public at large being appointed for one year and one representatives each of employees, and the public at large being appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi- moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Board</u> of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the Apprenticeship Council shall establish standards for approval of the Secretary the The Apprenticeship Council shall astandards for approval of the Secretary of carry out the intent and purposes of said Chapter, and sha perform | | |
| *§ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time c making the appointment: two representatives each of employeers and employees, bein appointed for one year and one representative of the public at large being appointed for twyears; and one representative each of employees, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his or her predecessor shall be appointed for th remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall neet at the call of the Secretary of CommerceState Board of Community Colleges and shall a him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter, shall appointed for community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and approvend of the Secretary. the The Apprenticeship Council shall establish | *§ 94-2. Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by the Department of Public Instruction and one State official designated by the Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employees, and the public at large bein appointed for one year and one representatives of the public at large being appointed for the expiration of the term of his or her predecessor shall be appointed to fill a vacanc occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall stablish standards for ap | ••••• | - |
| The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employed organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by the Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire ashall be designated by the Secretary at the time c making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two representative each of employers, employees, and the public at large being appointed for the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges Shall annually appoint one member of the approval of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Councul forms us the Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentic agreement agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchreeommend rules and regulations to the State Board of Communit | The Secretary of CommerceState Board of Community Colleges shall appoint a Apprenticeship Council composed of four representatives each from employer and employed organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by the Department of Public Instruction and one State official designated by the Department of four expire ashall be a member ex official designated by the Secretary of Community CollegesCommerce shall be a member ex official designated by the Secretary of Commerce shall expire ashall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of Community Colleges and shall aid him the State Board and the Community Colleges System Officie in formulating policies for the effective administration of this Chapter, subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for appendic agreement agreements which in no case shall be lower than those prescribed by the Counce agreement agreement such councy out the intent and purposes of said Chapter, and sha perform such other functions as the Secretary of Community Colleges System Office of its activities and findings to the legislature an to the public. | | lish related ends. |
| Apprenticeship Council composed of four representatives each from employer and employe organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement <u>agreements</u> which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations <u>to the State Board of Community Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other fun | Apprenticeship Council composed of four representatives each from employer and employed organizations respectively and three representatives from the public at large. One State officia designated by the Department of Public Instruction and one State official designated by the Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire ashall be designated by the Secretary at the time of making the appointment: two representatives each of employees and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employees, and the public at large being appointed for the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation as is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges System of Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for approximating applications as the Secretary of the Secretary of Community Colleges May the in no case shall be lower than those prescribed by the | | f Community Collagos shall appoint on |
| organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time c making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for the years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be neces | organizations respectively and three representatives from the public at large. One State official designated by the Department of Public Instruction and one State official designated by the Department of Community-CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time σ making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for the years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Chapter, shal issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be ne | | |
| designated by the Department of Public Instruction and one State official designated by th Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointe by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representatives each of employees, and the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th S | designated by the Department of Public Instruction and one State official designated by the Department of Community CollegesCommerce shall be a member ex officio of said council without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employees, employees, and the public at large being appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the members of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of Community Colleges and shall meet at the call of the Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the apprentice agreements which in no case shall be lower than those prescribed by the appendent agreements and regulations to the State Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th secretary of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th colleges as may be necessary to carry out the intent and purposes of said Chapt | | |
| Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employees, and the public at large being appointed for two years; and one representative each of employees, and the public at large being appointed for the expiration of the term of his on her predecessor shall be appointed for the expiration of the term of his on her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to th approval of the Secretary, the The Apprenticeship Council shall establish standards for appendic argreement agreement which in no case shall be lower than those prescribed by the folgees as may be necessary to carry out the intent and purposes of said Chapter, and sha appendic to all results to the state Board of Community Colleges System Office of its activities and findings to the legislature ant to the public. | Department of Community CollegesCommerce shall be a member ex officio of said counci without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for the expiration of the term of his or her predecessor shall be appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation as provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges and shall and him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for appernatic agreement agreement which in no case shall be lower than those prescribed by the Secretary of Community Colleges and shall aid him the state Board of Community Colleges may direct Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature ant to the public. | | 1 0 |
| without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for twy years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for appertice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc. Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the publ | without vote. The terms of office of the members of the Apprenticeship Council first appointed by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for twy years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for appertore agreement agreements which in no case shall be lower than those prescribed by the Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc. Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the publi | • • • | |
| by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of the fifther the Apprenticeship Council shall establish standards for approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through the Secretary of Community Colleges System Office of its activities and findings to the legislature ant ot the public. | by the Secretary of Commerce shall expire asshall be designated by the Secretary at the time of making the appointment: two representatives each of employers and employees, bein appointed for one year and one representative of the public at large being appointed for two years; and one representative each of employers, employees, and the public at large being appointed for the years; and one representative each of employers, employees, and the public at large being appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his or her predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretary of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for apperintice agreement agreements which in no case shall be lower than those prescribed by the Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc. Not less than once a year the Apprenticeship Council shall make a report through the Secretary Community Colleges System Office of its activities and findings to the legislature ant ot the public. | | |
| appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for th remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him <u>the State Board and the Community Colleges Syster</u> <u>Office</u> in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the <u>The</u> Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations <u>to the State Board of Community Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | appointed for one year and one representative of the public at large being appointed for tw years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi- moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board <u>of Community Colleges</u> and shall aid him <u>the State Board</u> and the <u>Community Colleges Syster</u> <u>Office</u> in formulating policies for the effective administration of this Chapter. <u>Subject to the</u> <u>approval of the Secretary, theThe</u> Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations <u>to the State Board of Community Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | by the Secretary of Commerce shall expire as shall | be designated by the Secretary at the time of |
| years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for th remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to th approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | years; and one representative each of employers, employees, and the public at large bein appointed for a term of three years. State Board. Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him <u>the State Board and the Community Colleges Syster</u> Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the <u>The</u> Apprenticeship Council shall establish standards for apprentice agreement <u>agreements</u> which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th Secretary<u>Community</u> Colleges System Office of its activities and findings to the legislature an to the public. | making the appointment: two representatives (| each of employers and employees, being |
| appointed for a term of three years. <u>State Board</u> . Any member appointed to fill a vacanc occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for th remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Board of Community Colleges</u> and shall aid him <u>the State Board and the Community Colleges Syster Office</u> in formulating policies for the effective administration of this Chapter. Subject to tha approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations <u>to the State Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature ant to the public. | appointed for a term of three years. <u>State Board</u> . Any member appointed to fill a vacance occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for approval of the Secretary, theThe Apprenticeship Council shall establish standards for approval of the such recommend rules and regulations to the State Board of Community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature and to the public. | | |
| occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for th remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges Syster <u>Office</u> in formulating policies for the effective administration of this Chapter. Subject to th approval of the Secretary, the<u>The</u> Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations <u>to the State Board of Community Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | occurring prior to the expiration of the term of his <u>or her</u> predecessor shall be appointed for the remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges Syster <u>Office</u> in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations <u>to the State Board of Community Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | | |
| remainder of said term. Each member of the Council not otherwise compensated by publi moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | remainder of said term. Each member of the Council not otherwise compensated by public moneys, shall be reimbursed for transportation and shall receive such per diem compensation as is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | | • • • • |
| moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Boar of Community Colleges and shall aid himthe State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature ant to the public. | moneys, shall be reimbursed for transportation and shall receive such per diem compensation a is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by this Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges may direct Not less than once a year the Apprenticeship Council shall make a report through the SecretaryCommunity Colleges System Office of its activities and findings to the legislature and to the public. | | |
| is provided generally for boards and commissions under the biennial maintenance appropriatio acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and shal perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | is provided generally for boards and commissions under the biennial maintenance appropriation acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature and to the public. | | 1 1 |
| acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of th Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | acts for each day spent in attendance at meetings of the Apprenticeship Council. The Secretar of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | • | |
| of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid himthe State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by this Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature ant to the public. | of CommerceState Board of Community Colleges shall annually appoint one member of the Council to act as its chairman. The Apprenticeship Council shall meet at the call of the Secretary of CommerceState Board of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, theThe Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Chapter, shall issue suchrecommend rules and regulations to the State Board of Community Colleges may direct Not less than once a year the Apprenticeship Council shall make a report through the SecretaryCommunity Colleges System Office of its activities and findings to the legislature ant to the public. | | |
| Council to act as its chairman. The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Boar</u> <u>of Community Colleges</u> and shall aid <u>himthe State Board and the Community Colleges Syster</u> <u>Office</u> in formulating policies for the effective administration of this Chapter. <u>Subject to th</u> <u>approval of the Secretary, theThe</u> Apprenticeship Council shall establish standards for <u>apprentice agreement agreements</u> which in no case shall be lower than those prescribed by thi <u>Chapter</u> , shall <u>issue suchrecommend</u> rules and regulations <u>to the State Board of Communit</u> <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | Council to act as its chairman. The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Boar</u> <u>of Community Colleges</u> and shall aid <u>himthe State Board and the Community Colleges System</u> <u>Office</u> in formulating policies for the effective administration of this Chapter. <u>Subject to the</u> <u>approval of the Secretary, theThe</u> Apprenticeship Council shall establish standards for <u>apprentice agreement agreements</u> which in no case shall be lower than those prescribed by the <u>Chapter</u> , shall <u>issue suchrecommend</u> rules and regulations <u>to the State Board of Communit</u> <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direct Not less than once a year the Apprenticeship Council shall make a report through the <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature and to the public. | | |
| The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Boar</u> of <u>Community Colleges</u> and shall aid <u>him</u> the State Board and the <u>Community Colleges Syster</u> <u>Office</u> in formulating policies for the effective administration of this Chapter. <u>Subject to th</u> <u>approval of the Secretary, the The</u> Apprenticeship Council shall establish standards for apprentice <u>agreement agreements</u> which in no case shall be lower than those prescribed by thi <u>Chapter</u> , shall <u>issue suchrecommend</u> rules and regulations to the State Board of Communit <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | The Apprenticeship Council shall meet at the call of the <u>Secretary of CommerceState Boar</u> of <u>Community Colleges</u> and shall aid <u>him</u> the State Board and the <u>Community Colleges System</u> <u>Office</u> in formulating policies for the effective administration of this Chapter. <u>Subject to the</u> <u>approval of the Secretary, the The</u> Apprenticeship Council shall establish standards for apprentice <u>agreement agreements</u> which in no case shall be lower than those prescribed by the <u>Chapter</u> , shall <u>issue suchrecommend</u> rules and regulations to the State Board of Communit <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | • • | <u>-</u> |
| of Community Colleges and shall aid himthe State Board and the Community Colleges Syster Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and shall perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | of Community Colleges and shall aid him the State Board and the Community Colleges System Office in formulating policies for the effective administration of this Chapter. Subject to the approval of the Secretary, the The Apprenticeship Council shall establish standards for apprentice agreement agreements which in no case shall be lower than those prescribed by the Chapter, shall issue such recommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | | all of the Secretary of Commerce State Board |
| approval of the Secretary, the <u>The</u> Apprenticeship Council shall establish standards for apprentice agreement <u>agreements</u> which in no case shall be lower than those prescribed by thi Chapter, shall <u>issue suchrecommend</u> rules and regulations to the <u>State Board of Communit</u> <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | approval of the Secretary, the <u>The</u> Apprenticeship Council shall establish standards for apprentice <u>agreement agreements</u> which in no case shall be lower than those prescribed by the Chapter, shall <u>issue suchrecommend</u> rules and regulations to the <u>State Board of Communit</u> <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | •• • | • |
| apprentice agreement agreements which in no case shall be lower than those prescribed by thi Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | apprentice agreement agreements which in no case shall be lower than those prescribed by the Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through the SecretaryCommunity Colleges System Office of its activities and findings to the legislature and to the public. | Office in formulating policies for the effective ac | lministration of this Chapter. Subject to the |
| Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and shaperform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | Chapter, shall issue suchrecommend rules and regulations to the State Board of Communit Colleges as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the SecretaryState Board of Community Colleges may direc Not less than once a year the Apprenticeship Council shall make a report through the SecretaryCommunity Colleges System Office of its activities and findings to the legislature and to the public. | | |
| <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and shaperform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | <u>Colleges</u> as may be necessary to carry out the intent and purposes of said Chapter, and sha perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | | |
| perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | perform such other functions as the <u>SecretaryState Board of Community Colleges</u> may direc Not less than once a year the Apprenticeship Council shall make a report through th <u>SecretaryCommunity Colleges System Office</u> of its activities and findings to the legislature an to the public. | - | - |
| Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | Not less than once a year the Apprenticeship Council shall make a report through th SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | | |
| SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | SecretaryCommunity Colleges System Office of its activities and findings to the legislature an to the public. | | |
| to the public. | to the public. | • • • • | |
| 1 | 1 | | s activities and midnigs to the legislature and |
| | 5 74-5. Director of Apprendetsing. Apprendetsing to. | 1 | shinNC |

The Secretary of CommerceState Board of Community Colleges is hereby directed to 1 2 appoint a Director of ApprenticeshipApprenticeshipNC, which appointment shall be subject to 3 the confirmation of the State Apprenticeship Council by a majority vote. The Secretary of 4 CommerceUpon the recommendation of the Director, the State Board of Community Colleges 5 is further authorized to appoint and employ such clerical, technical, and professional help as 6 shall be necessary to effectuate the purposes of this Chapter. The Director shall supervise 7 clerical, technical, and professional staff appointed to administer the ApprenticeshipNC 8 program.

9 "§ 94-4. Powers and duties of Director of Apprenticeship. ApprenticeshipNC.

10 The Director, under the supervision of the Secretary of CommercePresident of the North 11 Carolina Community College System or the President's designee and with the advice and guidance of the Apprenticeship Council is authorized to administer the provisions of this 12 13 Chapter; in cooperation with the Apprenticeship Council and apprenticeship committees and 14 sponsors, to set up conditions and training standards for apprentice agreements, which 15 conditions or standards shall in no case be lower than those prescribed by this Chapter; to act as 16 secretary of the Apprenticeship Council; to approve for the Council if in his or her opinion 17 approval is for the best interest of the apprenticeship any apprentice agreement which meets the 18 standards established under this Chapter; to terminate or cancel any apprentice agreement in 19 accordance with the provisions of such agreement; to keep a record of apprentice agreements 20 and their disposition; to issue certificates of completion of apprenticeship; and to perform such 21 other duties as are necessary to carry out the intent of this Chapter, including other on-job 22 training necessary for emergency and critical civilian production: Provided, that the 23 administration and supervision of related and supplemental instruction for apprentices, 24 coordination of instruction with job experiences, and the selection and training of teachers and 25 coordinators for such instruction shall be the responsibility of State and local boards 26 responsible for vocational education.

27 "§ 94-5. Apprenticeship committees and program sponsors.

- (a) As used in this Chapter:
- 28 29 30

31

32

33

34

35

38

~ /

- (2) "Apprenticeship agreement" means a written agreement between an apprentice and either his <u>or her</u> employer or an apprenticeship committee or
- sponsor acting as agent for employer(s), employers, which agreement satisfies the requirements of G.S. 94-7.
 (2a) "ApprenticeshipNC" means the statewide apprenticeship program administered by the Community Colleges System Office in accordance with this Chapter.
- 36 37

"§ 94-6. Definition of an apprentice.

39 The term "apprentice," as used herein, shall mean a person at least 16 years of age who is 40 covered by a written apprenticeship agreement approved by the Apprenticeship Council, which 41 apprenticeship agreement provides for not less than 2,000 hours of reasonably continuous 42 employment for such person for his or her participation in an approved schedule of work 43 experience and for organized, related supplemental instruction in technical subjects related to 44 the trade. A minimum of 144 hours of related supplemental instruction for each year of 45 apprenticeship is recommended. The required hours for apprenticeship agreements and the recommended hours for related supplemental instruction may be decreased or increased in 46 47 accordance with standards adopted by the apprenticeship committee or sponsor, subject to 48 approval of the Secretary of Commerce. State Board of Community Colleges.

49

50 "§ 94-9. Rotation of employment.

1 For the purpose of providing greater diversity of training or continuity of employment, any 2 apprentice agreement made under this Chapter may in the discretion of the Director of 3 ApprenticeshipApprenticeshipNC be signed by an association of employers or an organization 4 of employees instead of by an individual employer. In such a case, the apprentice agreement 5 shall expressly provide that the association of employers or organization of employees does not 6 assume the obligation of an employer but agrees to use its best endeavors to procure 7 employment and training for such apprentice with one or more employers who will accept full 8 responsibility, as herein provided, for all the terms and conditions of employment and training 9 set forth in said agreement between the apprentice and employer association or employee 10 organization during the period of each such employment. The apprentice agreement in such a 11 case shall also expressly provide for the transfer of the apprentice, subject to the approval of the 12 Director, to such employer or employers who shall sign in written agreement with the 13 apprentice, and if the apprentice is a minor with his or her parent or guardian, as specified in 14 G.S. 94-8, contracting to employ said apprentice for the whole or a definite part of the total 15 period of apprenticeship under the terms and conditions of employment and training set forth in 16 the said agreement entered into between the apprentice and employer association or employee 17 organization.

18.

19 "**§ 94-11. Limitation.**

20 Nothing in this Chapter or in any apprentice agreement approved under this Chapter shall 21 operate to invalidate any apprenticeship provision in any collective agreement between 22 employers and employees, setting up higher apprenticeship standards; provided, that none of 23 the terms or provisions of this Chapter shall apply to any person, firm, corporation or crafts 24 unless, until, and only so long as such person, firm, corporation or crafts voluntarily elects that 25 the terms and provisions of this Chapter shall apply. Any person, firm, corporation or crafts 26 terminating apprenticeship agreement shall notify the Director an of Apprenticeship.ApprenticeshipNC. 27

28"

SECTION 15.13.(d) Notwithstanding G.S. 94-2, as amended by this section, the current members serving on the Apprenticeship Council as of July 1, 2017, shall serve the remainder of their terms. Thereafter, as terms expire, or when a vacancy occurs prior to the expiration of a term, members on the Apprenticeship Council shall be appointed by the State Board of Community Colleges in accordance with G.S. 94-2, as amended by this section.

34 SECTION 15.13.(e) Of the Workforce Investment Act funds awarded to the North 35 Carolina Department of Commerce by the United States Department of Labor, the sum of three 36 hundred fifty thousand dollars (\$350,000) shall be transferred to the Community Colleges 37 System Office for the administration of ApprenticeshipNC on a recurring basis for the 38 2017-2019 fiscal biennium.

39 **SECTION 15.13.(f)** Within 90 days of the date this act becomes law, the 40 Department of Commerce shall submit a Workforce Innovation and Opportunity Act State Plan 41 amendment to the United States Department of Labor to designate the Community Colleges 42 System Office as the State agency responsible for the administration of ApprenticeshipNC as 43 provided for in this section.

44

45 SUBPART XV-A. COMMERCE – STATE AID

46

47 NC BIOTECHNOLOGY CENTER

48 **SECTION 15A.1.(a)** Of the funds appropriated in this act to the Department of 49 Commerce, the sum of twelve million nine hundred twenty thousand three hundred twenty-one 50 dollars (\$12,920,321) for each fiscal year in the 2017-2019 biennium shall be allocated to the 51 North Carolina Biotechnology Center (hereinafter "Center") for the following purposes:

| 1 (1) Job Creation: AgBiotech Initiative, Economic and Industrial Development, and related activities – two million nine hundred twenty-four thousand seventy-three dollars (\$2,924,073). 2 Science and Commercialization: Science and Technology Development, Centers of Innovation, Business and Technology Development, Education and Training, and related activities – eight million seven hundred four thousand two hundred sixteen dollars (\$8,704,216). 8 (3) Center Operations: Administration, Professional and Technical Assistance and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thrity-two dollars (\$1,292,032). SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. SECTION 15A.1.(c) Excert to provide administrative flexibility, up to the percent (75%) of the State funds disbursed pursuant to this section on the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(c) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement for this subsection. SECTION 15A.2. High Point Furniture Market Authority, North | | General Assemb | oly Of North Carolina | Session 2017 |
|---|---|------------------|--|--------------------------|
| 4 (2) Science and Commercialization: Science and Technology Development, Centers of Innovation, Business and Technology Development, Education and Training, and related activities – eight million seven hundred four thousand two hundred sixteen dollars (\$8,704,216). 7 (3) Center Operations: Administration, Professional and Technical Assistance and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). 12 SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section may be reallocated to one or more of the other allocations in subsection (a) of this section if, in the judgment of Center management, the reallocations in subsection for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. 10 SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement has been satisfied. The Department shall take action to recapture and Matural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and fion Legislative Oversight | 2 | (1) | and related activities - two million nine hundred | - |
| 5 Centers of Innovation, Business and Technology Development, Education and Training, and related activities – eight million seven hundred four thousand two hundred sixteen dollars (\$8,704,216). 8 (3) Center Operations: Administration, Professional and Technical Assistance and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). 10 SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds 11 two hundred ninety-two thousand thirty-two dollars (\$1,292,032). 12 SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section may be reallocated to one or more of the other allocations in subsection (a) of this section fi, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. 7 SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RT1 International shall do the fololowing for each year that State funds are e | | (2) | | hnology Development |
| and Training, and related activities – eight million seven hundred four thousand two hundred sixteen dollars (\$8,704,216). Center Operations: Administration, Professional and Technical Assistance and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). SECTION 15A.1.(b) No less than seventy-Five percent (75%) of the State funds disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Matural an | | (2) | | •• • |
| thousand two hundred sixteen dollars (\$8,704,216). (3) Center Operations: Administration, Professional and Technical Assistance and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section in in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. To before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agricu | | | | 1 |
| (3) Center Operations: Administration, Professional and Technical Assistance and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds disbursed pursuant to this section that are awarded by the Center shall be in the form of Ioans. SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section may be reallocated to one or more of the other allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina fiolechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint | | | | n seven nunared tour |
| and Oversight, Corporate Communications, Human Resource Management, Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resou | | (3) | | d Technical Assistance |
| Financial and Grant Administration, Legal, and Accounting – one million two hundred ninety-two thousand thirty-two dollars (\$1,292,032). SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section may be reallocated to one or more of the other allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representa | | (0) | ▲ | |
| 1 two hundred ninety-two thousand thirty-two dollars (\$1,292,032). 2 SECTION 15A.1.(b) No less than seventy-five percent (75%) of the State funds 3 disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. 5 SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section if, in the judgment of Center 7 management, the reallocation will advance the mission of the Center. Funds allocated pursuant 8 to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. 5 SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of 9 each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate 10 documentation to the Department of Commerce that the matching requirement has been 5 satisfied. The Department shall take action to recapture any funds allocated during either fiscal 9 COMMERCE NONPROFITS/REPORTING REQUIREMENTS 9 SECTION 15A.2. High Point Furniture Market Authority, North Carolina 10 By September 1 of each year, and more frequently as requested, report to the 11 |) | | 0 1 | 6 |
| disbursed pursuant to this section that are awarded by the Center shall be in the form of loans. SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section ing, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources. Provide to the Joint Legislative | 1 | | | - |
| SECTION 15A.1.(c) Except to provide administrative flexibility, up to ten percent (10%) of each of the allocations in subsection (a) of this section may be reallocated to one or more of the other allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division on prior State fiscal year itemized expenditures and fund sources. Provide to the Joint Legislative Oversight Committee on Agriculture and Suturea and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agricultu | 2 | SECT | TION 15A.1.(b) No less than seventy-five percent (7 | 75%) of the State funds |
| (10%) of each of the allocations in subsection (a) of this section may be reallocated to one or more of the other allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, and the Fiscal year itemized expenditures and fund sources. Provide to the Joint Legislative Oversight Committee on Agriculture and Surter and Surters. | 3 | disbursed pursua | nt to this section that are awarded by the Center shall be | e in the form of loans. |
| more of the other allocations in subsection (a) of this section if, in the judgment of Center management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: | | | | |
| management, the reallocation will advance the mission of the Center. Funds allocated pursuant to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: | | · / | | |
| to this section for the 2017-2018 fiscal year that are unexpended and unencumbered on June 30, 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: | | | | |
| 2018, and funds disbursed pursuant to this section for the 2018-2019 fiscal year that are unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Research Division on prior State fiscal year itemized expenditures and fund sources. | | • | | 1 |
| unexpended and unencumbered on June 30, 2019, shall revert to the General Fund. SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Commit Resources, the chairs of the House of Representatives Appropriations Commit Resources, the chairs of the House of Representatives Appropriations Commit Resources, the chairs of the House of Representatives Appropriations | | | • 1 | |
| SECTION 15A.1.(d) The Center shall provide an annual match of one non-State dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: | | , | 1 | |
| dollar for every four State dollars allocated pursuant to this section. On or before April 1 of each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Commit fiscal year itemized expenditures and fund sources. | | - | | |
| each year of the 2017-2019 fiscal biennium, the Center shall provide appropriate documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: | | | | |
| documentation to the Department of Commerce that the matching requirement has been satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agricultures, and maccomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Commit fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. | | | | |
| satisfied. The Department shall take action to recapture any funds allocated during either fiscal year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agricultures, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and matural and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. | | | | |
| year of the 2017-2019 fiscal biennium that have not met the matching requirement of this subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and prior State fiscal year itemized expenditures and fund sources. | | | 1 0 | 1 |
| subsection. COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | | - |
| COMMERCE NONPROFITS/REPORTING REQUIREMENTS SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources. | | • | | |
| SECTION 15A.2. High Point Furniture Market Authority, North Carolina Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee Oversight Committee on Agriculture and sources. | 3 | | | |
| Biotechnology Center, North Carolina Coastal Federation, and RTI International shall do the following for each year that State funds are expended: By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Section (Section 1996) | | | | |
| following for each year that State funds are expended: (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Sources. | | | | |
| (1) By September 1 of each year, and more frequently as requested, report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the House Appropriations Commit Resources and Resources Appropriations Committee Otex Approprise Approprise Approprise Approprise Approprise Appropr | | | | ternational shall do the |
| Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | - | • | |
| Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | (1) | | |
| Appropriations Committee on Agriculture and Natural and Economic Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | <u> </u> | |
| Resources, the chairs of the Senate Appropriations Committee on Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | | 1 |
| Agriculture, Natural, and Economic Resources, and the Fiscal Research Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | ••••• | |
| Division on prior State fiscal year program activities, objectives, and accomplishments and prior State fiscal year itemized expenditures and fund sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | | |
| 0accomplishments and prior State fiscal year itemized expenditures and fund sources.1sources.2(2)Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | - | |
| sources. (2) Provide to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | | | 5 |
| 2 (2) Provide to the Joint Legislative Oversight Committee on Agriculture and 3 Natural and Economic Resources, the chairs of the House of Representatives 4 Appropriations Committee on Agriculture and Natural and Economic | | | | a empenditares and rand |
| Natural and Economic Resources, the chairs of the House of Representatives Appropriations Committee on Agriculture and Natural and Economic | | (2) | | tee on Agriculture and |
| 4 Appropriations Committee on Agriculture and Natural and Economic | | () | | - |
| | 1 | | | |
| | 5 | | | |
| 5 Agriculture, Natural, and Economic Resources, and the Fiscal Research | | | Agriculture, Natural, and Economic Resources, an | nd the Fiscal Research |
| 7 Division a copy of the entity's annual audited financial statement within 30 | | | | cial statement within 30 |
| days of issuance of the statement. | | | days of issuance of the statement. | |
| | | D . D | | |
| PART XVI. DEPARTMENT OF PUBLIC SAFETY | | PART XVI. DE | PARTMENT OF PUBLIC SAFETY | |
| 1 | L | | | |

| General Assembly Of North Carolina Session 2017 |
|---|
| MODIFY DPS/CREATE NEW DEPARTMENT OF ADULT CORRECTION AND JUVENILE JUSTICE |
| CREATE DIVISION OF ALCOHOL LAW ENFORCEMENT IN THE DEPARTMENT |
| OF PUBLIC SAFETY |
| SECTION 16.1.(a) The Alcohol Law Enforcement Branch of the State Bureau of |
| Investigation shall be relocated as a Division of the Department of Public Safety. |
| SECTION 16.1.(b) Part 4 of Article 13 of Chapter 143B of the General Statutes is |
| amended by adding a new Subpart to read: |
| "Subpart F. Alcohol Law Enforcement Division. |
| "§ 143B-990. Creation of Alcohol Law Enforcement Division of the Department of Public |
| Safety. |
| There is created the Alcohol Law Enforcement Division in the Department of Public Safety |
| with the organization, powers, and duties defined in Article 1 of this Chapter, except as |
| modified in this Part." |
| SECTION 16.1.(c) G.S. 143B-928 is repealed. SECTION 16.1.(d) G.S. 18B-500 reads as rewritten: |
| "§ 18B-500. Alcohol law-enforcement agents. |
| (a) Appointment. – The Director of the State Bureau of InvestigationSecretary of Public |
| <u>Safety</u> shall appoint alcohol law-enforcement agents and other enforcement personnel. The |
| Director <u>Secretary</u> may also appoint regular employees of the Commission as alcohol |
| law-enforcement agents. Alcohol law-enforcement agents shall be designated as "alcohol |
| law-enforcement agents". Persons serving as reserve alcohol law-enforcement agents are |
| considered employees of the Alcohol Law Enforcement Branch-Division for workers' |
| compensation purposes while performing duties assigned or approved by the Head Director of |
| the Alcohol Law Enforcement Branch Division or the Head's Director's designee. |
| (b) Subject Matter Jurisdiction. – After taking the oath prescribed for a peace officer, an |
| alcohol law-enforcement agent shall have authority to arrest and take other investigatory and |
| enforcement actions for any criminal offense. The primary responsibility of an agent shall be |
| enforcement of offense related to the ABC and lottery laws. |
| (b1) In addition to the authority granted in subsection (b) of this section or elsewhere, |
| alcohol law enforcement agents have the authority to enforce criminal laws under any of the |
| following circumstances: |
| (1) When they have probable cause to believe that a person has committed a |
| criminal act in their presence and at the time of the violation they are |
| engaged in the enforcement of laws otherwise within their jurisdiction. |
| (2) When they are asked to provide temporary assistance by the head of a State |
| <u>or local law enforcement agency or the head of the agency's designee.</u> When acting pursuant to subdivision (2) of this subsection, the alcohol law enforcement |
| agent shall not be considered an officer, employee, or agent of the State or local law |
| enforcement agency or designee asking for temporary assistance. Nothing in this section shall |
| be construed to expand the alcohol law enforcement agents' authority to initiate or conduct an |
| independent investigation into violations of criminal laws outside the scope of their subject |
| matter jurisdiction. |
| ···· |
| (g) Shifting of Personnel From One District to Another. – The Head-Director of the |
| Alcohol Law Enforcement Branch, Division, under rules adopted by the Department of Public |
| Safety may, from time to time, shift the forces from one district to another or consolidate more |
| than one district force at any point for special purposes. Whenever an agent of the Alcohol Law |
| Enforcement Section Division is transferred from one district to another for the convenience of |
| the State or for reasons other than the request of the agent, the Department shall be responsible |
| |

| General Assembly Of North CarolinaSession 2017 |
|---|
| for transporting the household goods, furniture, and personal apparel of the agent and members of the agent's household." |
| SECTION 16.1.(e) G.S. 18B-501 reads as rewritten: |
| "§ 18B-501. Local ABC officers. |
| |
| (b) Subject Matter Jurisdiction. – After taking the oath prescribed for a peace officer, a |
| local ABC officer may arrest and take other investigatory and enforcement actions for any |
| criminal offense; however, the primary responsibility of a local ABC officer is enforcement of |
| offense related to the ABC laws and Article 5 of Chapter 90 (The Controlled Substances |
| Act).laws. |
| (b1) In addition to the authority granted in subsection (b) of this section or elsewhere, |
| local ABC officers have the authority to enforce criminal laws under any of the following |
| <u>circumstances:</u> |
| (1) When they have probable cause to believe that a person has committed a ariminal act in their presence and at the time of the violation they are |
| criminal act in their presence and at the time of the violation they are engaged in the enforcement of laws otherwise within their jurisdiction. |
| (2) When they are asked to provide temporary assistance by the head of a State |
| or local law enforcement agency or the head of the agency's designee. |
| When acting pursuant to subdivision (2) of this subsection, the local ABC officer shall not |
| be considered an officer, employee, or agent of the State or local law enforcement agency or |
| designee asking for temporary assistance. Nothing in this section shall be construed to expand |
| the local ABC officers' authority to initiate or conduct an independent investigation into |
| violations of criminal laws outside the scope of their subject matter or territorial jurisdiction. |
| """""""""""""""""""""""""""""""""""""" |
| SECTION 16.1.(f) The Department of Public Safety shall continue to consolidate |
| Alcohol Law Enforcement and State Bureau of Investigation Regions and Regional Offices in |
| the same manner so that all district offices remain co-located. |
| SECTION 16.1.(g) G.S. 143B-919(c) reads as rewritten: |
| "§ 143B-919. Investigations of lynchings, election frauds, etc.; services subject to call of |
| Governor; witness fees and mileage for employees. |
| |
| (c) The State Bureau of Investigation is further authorized, upon request of the |
| Governor or the Attorney General, to investigate the commission or attempted commission of |
| the crimes defined in the following statutes: |
| (1) All sections of Article 4A of Chapter 14 of the General Statutes; |
| |
| (1a) <u>G.S. 14-43.11;</u> |
| $\begin{array}{ccc} \underline{(1a)} & \underline{G.S. \ 14-43.11;} \\ (2) & \overline{G.S. \ 14-277.1;} \end{array}$ |
| $\begin{array}{ccc} \underline{(1a)} & \underline{G.S. 14-43.11;} \\ \hline (2) & G.S. 14-277.1; \\ \hline (3) & G.S. 14-277.2; \end{array}$ |
| $\begin{array}{ccc} (1a) & \underline{G.S. 14-43.11;} \\ (2) & \underline{G.S. 14-277.1;} \\ (3) & \underline{G.S. 14-277.2;} \\ (4) & \underline{G.S. 14-283;} \end{array}$ |
| $\begin{array}{cccc} \underline{(1a)} & \underline{G.S. 14-43.11;} \\ (2) & \underline{G.S. 14-277.1;} \\ (3) & \underline{G.S. 14-277.2;} \\ (4) & \underline{G.S. 14-283;} \\ (5) & \underline{G.S. 14-284;} \end{array}$ |
| $\begin{array}{cccc} (1a) & \underline{G.S. 14-43.11;} \\ (2) & \underline{G.S. 14-277.1;} \\ (3) & \underline{G.S. 14-277.2;} \\ (4) & \underline{G.S. 14-283;} \\ (5) & \underline{G.S. 14-284;} \\ (6) & \underline{G.S. 14-284.1;} \end{array}$ |
| $\begin{array}{cccc} (1a) & \underline{G.S. 14-43.11;} \\ (2) & \underline{G.S. 14-277.1;} \\ (3) & \underline{G.S. 14-277.2;} \\ (4) & \underline{G.S. 14-283;} \\ (5) & \underline{G.S. 14-284;} \\ (6) & \underline{G.S. 14-284.1;} \\ (7) & \underline{G.S. 14-288.2;} \end{array}$ |
| $\begin{array}{cccc} (1a) & \underline{G.S. 14-43.11;} \\ (2) & \underline{G.S. 14-277.1;} \\ (3) & \underline{G.S. 14-277.2;} \\ (4) & \underline{G.S. 14-283;} \\ (5) & \underline{G.S. 14-284;} \\ (6) & \underline{G.S. 14-284;} \\ (6) & \underline{G.S. 14-284.1;} \\ (7) & \underline{G.S. 14-288.2;} \\ (8) & \underline{G.S. 14-288.7;} \end{array}$ |
| $\begin{array}{cccc} (1a) & \underline{G.S. 14-43.11;} \\ (2) & \underline{G.S. 14-277.1;} \\ (3) & \underline{G.S. 14-277.2;} \\ (4) & \underline{G.S. 14-283;} \\ (5) & \underline{G.S. 14-284;} \\ (6) & \underline{G.S. 14-284,1;} \\ (7) & \underline{G.S. 14-284.1;} \\ (7) & \underline{G.S. 14-288.2;} \\ (8) & \underline{G.S. 14-288.7;} \\ (9) & \underline{G.S. 14-288.8;} \end{array}$ |
| $\begin{array}{cccccccccccccccccccccccccccccccccccc$ |

| | General Assembly | y Of North Carolina | Session 2017 |
|----------------|--|---|-----------------------------------|
| 1 | (12a) | G.S. 15A-287 and G.S. 15A-288; | |
| 2 | (13) | G.S. 130A-26.1; | |
| 3 | (14) | G.S. 143-215.6B; | |
| 4 | (15) | G.S. 143-215.88B; and | |
| 5 | (16) | G.S. 143-215.114B." | |
| 6 | SECTI | ION 16.1.(h) G.S. 143-651 reads as rewritten: | |
| 7 | "§ 143-651. Defin | uitions. | |
| 8 | The following | definitions apply in this Article: | |
| 9 10 | (4a) | Branch. The Alcohol Law Enforcement Brand | ch of the State Rureau of |
| 10 11 12 | | Investigation. | en of the State Bareau of |
| 13 | <u>(7a)</u> | Division The Alcohol Law Enforcement Divi | sion of the Department of |
| 13 14 15 | | Public Safety. | sion of the Department of |
| 16 | (23b) | Sanctioned amateur match. – Any match regula | ated by an amateur sports |
| 17 | | organization that has been recognized and approve | |
| 18 | " | organization that has been recognized and approve | A by the Drahen. <u>Drvision.</u> |
| 19 | SECTI | ION 16.1.(i) The following statutes are amend | ded by deleting the word |
| 20 | | er it appears in uppercase and substituting "D | 5 6 |
| 21 | | 2, 18B-203, 18B-504, 18B-805, 18B-902, 18B-9 | |
| 22 | |)(15), and 143-652.1 through 143-656. | |
| 23 | | ION 16.1.(j) Notwithstanding any other provision | n of law, there shall be no |
| 24 | | ns to or from the Alcohol Law Enforcement Bra | |
| 25 | - |) and no changes to the total authorized bud | |
| 26 | | ch, as it existed on March 1, 2017, prior to the tr | - |
| 27 | | ch from the State Bureau of Investigation to the De | |
| 28 | | stances shall funds be expended from Budget | |
| 29 | | LE Federal Forfeiture – US DOJ or Budget | |
| 30 | Enforcement – ALE Federal Forfeiture – US Treasury prior to the transfer of the Alcohol Law | | |
| 81 | Enforcement Brar | nch to the Department of Public Safety, unless | s those expenditures were |
| 32 | reported to the General Assembly on or before March 1, 2017. This subsection shall not apply | | |
| 33 | to transfers of po | ositions or changes to the total authorized bud | dget of the Alcohol Law |
| 34 | Enforcement Bran | ch that are expressly required by the Committee F | Report described in Section |
| 35 | 39.2 of this act. | | |
| 36 | | | |
| 37 | | SION OF STATE CAPITOL POLICE IN T | HE DEPARTMENT OF |
| 38 | PUBLIC SAF | | |
| 39 | | ION 16.1.(k) The State Capitol Police Section of | f the State Highway Patrol |
| 40 | | as a Division of the Department of Public Safety. | |
| 41 | | ION 16.1.(l) Subpart B of Part 4 of Article 13 | 3 of Chapter 143B of the |
| 42 | General Statutes re | | |
| 43 | | "Subpart B. State Capitol Police.Police Divis | |
| 44 | - | eation of State Capitol Police Section — Division; | - |
| 45 | | <u>Division</u> Established. – There is hereby esta | |
| 46 | | f the Department of Public Safety, There is created | |
| 17 10 | | hall be organized and staffed in accordance | |
| 18 | - | ithin the limits of authorized appropriations. The | - |
| 19 | - · | State Capitol Police Section are not consider | |
| 50 | | ivision of the Department of Public Safety with the | |
| 51 | duties defined in A | Article 1 of this Chapter, except as modified in this | <u>Part.</u> |

| General Assemb | ly Of North Carolina | Session 2017 |
|---------------------------------------|---|--|
| agency of the De the Secretary pur | se. – The State Capitol Police <u>Section Division</u> shall partment of Public Safety. The Chief of the State Cap rsuant to G.S. 143B-602, with the approval of the G icers such reliable persons as <u>he the Chief</u> may deem | bitol Police, appointed by overnor, may appoint as |
| | TON 16.1.(m) G.S. 143B-602(8) reads as rewritten: | |
| | wers and duties of the Secretary of Public Safety. | |
| | y of Public Safety shall have the powers and duties | as are conferred on the |
| Secretary by this | Article, delegated to the Secretary by the Governe | or, and conferred on the |
| ••• | Constitution and laws of this State. These powers | s and duties include the |
| following: | | |
| (8) | Other powers and duties The Secretary has | the following additional |
| (8) | powers and duties: – The Secretary has | the following additional |
| | powers and duties. | |
| | f. Appointing, with the Governor's approval, a | special police officer to |
| | serve as Chief of the State Capitol Polic | 1 1 |
| | Highway Patrol. Division. | |
| | " | |
| SECT | TON 16.1.(n) Notwithstanding any other provision | of law, there shall be no |
| transfer of positi | ons to or from the State Capitol Police Section (Bu | udget Code 14550, Fund |
| , | no changes to the total authorized budget of the Stat | 1 |
| | March 1, 2017, prior to the transfer of the State Capi | |
| • | o the Department of Public Safety. This subsection sh | |
| - | changes to the total authorized budget of the State | - |
| expressly require | d by the Committee Report described in Section 39.2 | of this act. |
| CREATE DEPA | RTMENT OF ADULT CORRECTION AND JUN | /ENILE JUSTICE |
| | TON 16.1.(0) The Department of Adult Correction | |
| established as a | new executive department. All functions, powers, | duties, and obligations |
| vested in the fol | lowing divisions are transferred to, vested in, and | consolidated within the |
| 1 | Adult Correction and Juvenile Justice by a Type I | transfer, as defined in |
| G.S. 143A-6: | | |
| (1) | The Division of Adult Correction of the Department | • |
| (2) | The Division of Juvenile Justice of the Department | - |
| | TION 16.1.(p) Chapter 143B of the General Statutes | is amended by adding a |
| new Article to rea | | |
| | " <u>Article 16.</u> "Department of A dult <u>Correction</u> and Juvenile Jue | tion |
| | "Department of Adult Correction and Juvenile Jus "Part 1. General Provisions | uce. |
| " <u>§ 143B-1430.</u> C | | |
| | is established the Department of Adult Correction a | nd Iuvenile Iustice The |
| | artment of Adult Correction and Juvenile Justice is | |
| - | uvenile Justice, who shall be known as the Secretar | - |
| | visions as follows: | <u> </u> |
| (1) | The Division of Adult Correction, which shall consi | st of the former Division |
| | of Adult Correction of the Department of Public | |
| | Division of Adult Correction shall be a chief deput | - |
| | responsible for prisons, community corrections, | - |
| | alcoholism and chemical dependency treatm | ent, offender records |
| | management, and extradition. | ient, offender records |

| General Asse | mbly Of North Carolina | Session 2017 |
|-----------------------|---|---------------------|
| (2) | The Division of Juvenile Justice, which shall consist of the | he former Division |
| | of Juvenile Justice of the Department of Public Safety | . The head of the |
| | Division of Juvenile Justice shall be a chief deputy secret | |
| | responsible for youth detention centers, court ser | |
| | programs, and youth development centers. | <u>r</u> |
| <u>(b)</u> <u>Th</u> | e powers and duties of the deputy secretaries and the division | s and directions of |
| | ent shall be subject to the direction and control of the S | |
| Correction an | d Juvenile Justice. | • |
| " <u>§ 143B-1431</u> | . Powers and duties of the Secretary. | |
| | the duty of the Secretary of the Department of Adult Corre | ction and Juvenile |
| Justice to do a | <u>ll of the following:</u> | |
| <u>(1</u> | To carry out the relevant provisions of Part 2 of this Artic | cle, Chapter 148 of |
| | the General Statutes, Chapter 15 of the General Statutes, G | Chapter 15A of the |
| | General Statutes, and other provisions of the General Stat | |
| | provision of necessary custody, supervision, and treatm | |
| | rehabilitate criminal offenders and thereby reduce the rate | |
| | and delinquency. | |
| <u>(2</u>) | To carry out the relevant provisions of Part 3 of this Arti | cle, Chapter 7B of |
| | the General Statutes, and other provisions of the General | - |
| | juvenile justice and the prevention of delinquent acts by ju | |
| (3 | | |
| | . Personnel of the Department of Adult Correction and Juv | |
| | anding G.S. 114-2.3, the Secretary of Adult Correction and Ju | |
| | er to appoint all employees, including consultants and legal co | |
| - | powers and duties of the office. Employees shall be subject to | • |
| | purces Act, except employees in positions designated | |
| G.S. 126-5(d) | (1) are not subject to the Act. | - |
| " <u>§ 143B-143</u> 4 | . Definitions. | |
| Except wl | ere provided otherwise, the following definitions apply in this | <u>Chapter:</u> |
| <u>(1</u> | Department. – The Department of Adult Correction and Ju | venile Justice. |
| <u>(2</u>) | Secretary The Secretary of Adult Correction and Juveni | le Justice." |
| SI | CTION 16.1.(q) Recodification of Division of Adult Correction | on. – Subpart A of |
| Part 2 of Arti | ele 13 of Chapter 143B of the General Statutes is recodified as S | Subpart A of Part 2 |
| of Article 16 | of Chapter 143B of the General Statutes and renumbered a | as G.S. 143B-1450 |
| through G.S. | 143B-1464. Subpart C of Part 2 of Article 13 of Chapter 14 | 3B of the General |
| Statutes is re | codified as Subpart B of Part 2 of Article 16 of Chapter 14 | 3B of the General |
| Statutes and r | enumbered as G.S. 143B-1470 through G.S. 143B-1472. | |
| SI | CTION 16.1.(r) Recodification of Division of Juvenile Justi | ce. – Subpart A of |
| Part 3 of Artie | ele 13 of Chapter 143B of the General Statutes is recodified as S | Subpart A of Part 3 |
| of Article 16 | of Chapter 143B of the General Statutes and renumbered a | as G.S. 143B-1475 |
| through G.S. | 143B-1476. Subpart B of Part 3 of Article 13 of Chapter 14 | 3B of the General |
| Statutes is re | codified as Subpart B of Part 3 of Article 16 of Chapter 14 | 3B of the General |
| Statutes and | enumbered as G.S. 143B-1480 through G.S. 143B-1486. Subj | part C of Part 3 of |
| Article 13 of | Chapter 143B of the General Statutes is recodified as Subp | art C of Part 3 of |
| Article 16 of | Chapter 143B of the General Statutes and renumbered as G.S. 1 | 43B-1490 through |
| G.S. 143B-14 | 97. Subpart D of Part 3 of Article 13 of Chapter 143B of the | General Statutes is |
| | Subpart D of Part 3 of Article 16 of Chapter 143B of the Ge | |
| renumbered a | s G.S. 143B-1500 through G.S. 143B-1501. Subpart E of Part | 3 of Article 13 of |
| Chapter 143H | of the General Statutes is recodified as Subpart E of Part | 3 of Article 16 of |
| - | of the General Statutes and renumbered as G.S. 143B-1505. S | |
| - | of Chapter 143B of the General Statutes is recodified as Sub | _ |
| | | |

| General Assembly Of North CarolinaSession 2017 |
|--|
| Article 16 of Chapter 143B of the General Statutes and renumbered as G.S. 143B-1510 through G.S. 143B-1517. |
| SECTION 16.1.(s) Part 2 of Article 16 of Chapter 143B of the General Statutes, as |
| recodified in subsection (q) of this section, reads as rewritten: |
| "Part 2. Division of Adult Correction. |
| "Subpart A. General Provisions. |
| "§ 143B-1450. Division of Adult Correction of the Department of Public Safety |
| creation. |
| There is hereby created and established a division to be known as the Division of Adult |
| Correction of the Department of Public Safety Adult Correction and Juvenile Justice with the |
| organization, powers, and duties hereafter defined in the Executive Organization Act of 1973. |
| "§ 143B-1451. Division of Adult Correction of the Department of Public Safety – duties. |
| It shall be the duty of the Division to provide the necessary custody, supervision, and |
| treatment to control and rehabilitate criminal offenders and thereby to reduce the rate and cost |
| of crime and delinquency. |
| "§ 143B-1452. Division of Adult Correction of the Department of Public Safety – rules |
| and regulations. |
| The Division of Adult Correction of the Department of Public Safety Adult Correction and |
| Juvenile Justice shall adopt rules and regulations related to the conduct, supervision, rights and |
| privileges of persons in its custody or under its supervision. Such rules and regulations shall be |
| filed with and published by the office of the Attorney General and shall be made available by |
| the Division for public inspection. The rules and regulations shall include a description of the |
| organization of the Division. A description or copy of all forms and instructions used by the |
| Division, except those relating solely to matters of internal management, shall also be filed with |
| the office of the Attorney General. |
| (a) The Secretary of Public Safety Adult Correction and Juvenile Justice may adopt |
| (a) The Secretary of <u>Public Safety Adult Correction and Juvenile Justice</u> may adopt rules governing repair or replacement of personal property items excluding private passenger |
| vehicles that belong to employees of State facilities within the Division of Adult Correction of |
| the Department of Public Safety Adult Correction and Juvenile Justice and that are damaged or |
| stolen by inmates of the State facilities provided that the item is determined by the Secretary to |
| be damaged or stolen on or off facility grounds during the performance of employment and |
| necessary for the employee to have in his possession to perform his assigned duty. |
| interessing for the employee to have in the possession to perform the userghou duty. |
| (e) The Secretary of Public Safety Adult Correction and Juvenile Justice shall establish |
| by rule an appeals process consistent with Chapter 150B of the General Statutes. |
| "§ 143B-1454. Division of Adult Correction of the Department of Public Safety – |
| functions. |
| (a) The functions of the Division of Adult Correction of the Department of Public |
| Safety Adult Correction and Juvenile Justice shall comprise, except as otherwise expressly |
| provided by the Executive Organization Act of 1973 or by the Constitution of North Carolina, |
| all functions of the executive branch of the State in relation to corrections and the rehabilitation |
| of adult offenders, including detention, parole, and aftercare supervision, and further including |
| those prescribed powers, duties, and functions enumerated in Article 14 of Chapter 143A of the |
| General Statutes and other laws of this State. |
| (b) All such functions, powers, duties, and obligations heretofore vested in the |
| Department of Social Rehabilitation and Control and any agency enumerated in Article 14 of |
| Chapter 143A of the General Statutes and laws of this State are hereby transferred to and vested |
| in the Division of Adult Correction of the Department of Public Safety Adult Correction and |
| |
| <u>Juvenile Justice</u> except as otherwise provided by the Executive Organization Act of 1973. They shall include, by way of extension and not of limitation, the functions of: |

| | General Assem | bly Of North Carolina Session 2017 |
|--------|-------------------|--|
| l | (1) | The State Department of Correction and Commission of Correction, |
| 2 | (2) | Repealed by Session Laws 1999-423, s. 8, effective July 1, 1999. |
| 3 | (3) | The State Probation Commission, |
| 1 | (4) | The State Board of Paroles, |
| 5 | (5) | The Interstate Agreement on Detainers, and |
| 5 | (6) | The Uniform Act for Out-of-State Parolee Supervision. |
| 7 3 | "§ 143B-1455. | Division of Adult Correction of the Department of Public Safety |
|) | | nolism and Chemical Dependency Treatment Program. |
|) | (a) The | Program established by G.S. 143B-704 G.S. 143B-1454 shall be offered in |
| | | lities, or a portion of correctional facilities that are self-contained, so that the |
| | residential and p | rogram space is separate from any other programs or inmate housing, and shall |
| | be operational by | January 1, 1988, at those facilities as the Secretary or the Secretary's designed |
| | may designate. | |
| | (b) A Se | ction Chief for the Alcoholism and Chemical Dependency Treatment Program |
| | shall be employ | ed and shall report directly to a deputy director for the Division of Adul |
| | Correction as de | signated by the Chief Deputy Secretary for the Division of Adult Correction |
| | The duties of the | Section Chief and staff shall include the following: |
| | (1) | Administer and coordinate all substance abuse programs, grants, contracts |
| | | and related functions in the Division of Adult Correction of the Department |
| | | of Public Safety. Adult Correction and Juvenile Justice. |
| | (2) | Develop and maintain working relationships and agreements with agencies |
| | | and organizations that will assist in developing and operating alcoholism and |
| | | chemical dependency treatment and recovery programs in the Division of |
| | | Adult Correction of the Department of Public Safety. Adult Correction and |
| | | Juvenile Justice. |
| | (3) | Develop and coordinate the use of volunteers in the Substance Abuse |
| | | Program. |
| | (4) | Develop and present training programs related to alcoholism and chemical |
| | | dependency for employees and others at all levels in the agency. |
| | (5) | Develop programs that provide effective treatment for inmates, probationers |
| | | and parolees with alcohol and chemical dependency problems. |
| | (6) | Maintain contact with key leaders in the alcoholism and chemical |
| | | dependency field, the service structure of various community recovery |
| | | programs, and active supporters of the Correction Program. |
| | (7) | Supervise directly the facility and district program managers, other |
| | | specialized personnel, and programs that exist or may be developed in the |
| | | Division of Adult Correction of the Department of Public Safety. Adul |
| | | Correction and Juvenile Justice. |
| | "§ 143B-1457.] | Reports to the General Assembly. |
| | The Division | of Adult Correction of the Department of Public Safety Adult Correction and |
| | Juvenile Justice | shall report by March 1 of each year to the Chairs of the Senate and House |
| | Appropriations | Committees and the Chairs of the Senate and House Appropriations |
| | Subcommittees | n Justice and Public Safety on their efforts to provide effective treatment to |
| | offenders with su | bstance abuse problems. The report shall include: |
| | (1) | Details of any new initiatives and expansions or reduction of programs. |
| | (2) | Details on any treatment efforts conducted in conjunction with other |
| | | departments. |
| | (3) | Utilization of the community-based programs at DART-Cherry and Black |
| | | Mountain Substance Abuse Treatment Center for Women. |
| | (4), | (5) Repealed by Session Laws 2007-323, s. 17.3(a), effective July 1, 2007. |
| | | |

| | General Assemb | oly Of North Carolina | Session 2017 |
|----------|--------------------|--|----------------------------|
| 1 | (6) | Statistical information on the number of current inmate | es with substance |
| 2 | | abuse problems that require treatment, the number of tr | eatment slots, the |
| 3 | | number who have completed treatment, and a compar | ison of available |
| 4 | | treatment slots to actual utilization rates. The report | shall include this |
| 5 | | information for each DOC funded program. | |
| 6 | (7) | Evaluation of each substance abuse treatment program | - |
| 7 | | Division of Adult Correction of the Department of Pul | - |
| 8 | | Correction and Juvenile Justice. Evaluation measures shall | |
| 9 | | in alcohol and drug dependency, improvements in disciplin | • |
| 10 | | rates, recidivism (defined as return-to-prison rates), and | other measures of |
| 11 | | the programs' success. | |
| 12 | | Report on probation and parole caseloads. | r .• • • • |
| 13 | | Department of Public Safety Adult Correction and Juvenile J | |
| 14 | - | each year to the Chairs of the House of Representation | |
| 15 | | bubcommittees on Justice and Public Safety and the Joint Leg | |
| 16 17 | | stice and Public Safety on caseload averages for probation a | nd parole officers. |
| 17 | The report shall i | | |
| 18 | (1) | Data on current caseload averages and district averages for | r probation/parole |
| 19 20 | (2) | officer positions. Data on current span of control for chief probation officers | |
| 20 21 | (2) | An analysis of the optimal caseloads for these officer class | |
| 21 | (3) | The number and role of paraprofessionals in supervising lo | |
| 22 | (5) | The process of assigning offenders to an appropriate super | |
| 23 24 | (5) | on a riskeeds assessment. | vision level based |
| 25 | (6) | Data on cases supervised solely for the collection of court- | ordered payments |
| 26 | · · · | Department of Public Safety Adult Correction and Juvenile J | |
| 27 | | each year to the Chairs of the House of Representation | |
| 28 | | bubcommittees on Justice and Public Safety and the Joint Leg | |
| 29 | | stice and Public Safety on the following: | <i>, , , , , , , , , ,</i> |
| 30 | (1) | The number of sex offenders enrolled on active and passive | e GPS monitoring. |
| 31 | (2) | The caseloads of probation officers assigned to GI | PS-monitored sex |
| 32 | | offenders. | |
| 33 | (3) | The number of violations. | |
| 34 | (4) | The number of absconders. | |
| 35 | (5) | The projected number of offenders to be enrolled by the | end of the fiscal |
| 36 | | year. | _ |
| 37 | "§ 143B-1459. | Mutual agreement parole program report; medical | release program |
| 38 | repor | | 1 T . 1 . 1 |
| 39 | | Department of Public Safety Adult Correction and Juveni | |
| 40 | - | pervision and Parole Commission shall report by March 1 c | • |
| 41 | | buse of Representatives and Senate Appropriations Subcom | |
| 42 43 | | y and to the Chairs of the Joint Legislative Oversight Commi | |
| 43 44 | • | the number of inmates enrolled in the mutual agreement pains the program and being paroled, and the number who | |
| 44 | - | the program. The information should be based on the previou | |
| 46 | | Department of Public Safety Adult Correction and Juveni | |
| 47 | | pervision and Parole Commission shall report by March 1 of | |
| 48 | - | ouse of Representatives Appropriations Subcommittee on J | • |
| 49 | | airs of the Senate Appropriations Committee on Justice and | |
| 50 | | the Joint Legislative Oversight Committee on Justice and Pu | |
| 51 | | tes proposed for release, considered for release, and gran | • |
| | | | |

1 Article 84B of Chapter 15A of the General Statutes, providing for the medical release of 2 inmates who are either permanently and totally disabled, terminally ill, or geriatric.

3 "§ 143B-1460. Medical costs for inmates and juvenile offenders.

4 (a) The Department of <u>Public Safety Adult Correction and Juvenile Justice</u> shall 5 reimburse those providers and facilities providing approved medical services to inmates and 6 juvenile offenders outside the correctional or juvenile facility the lesser amount of either a rate 7 of seventy percent (70%) of the provider's then-current prevailing charge or two times the 8 then-current Medicaid rate for any given service. The Department shall have the right to audit 9 any given provider to determine the actual prevailing charge to ensure compliance with this 10 provision.

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

16 The Department of Public Safety Adult Correction and Juvenile Justice shall make (b) 17 every effort to contain medical costs for inmates and juvenile offenders by making use of its 18 own hospital and health care facilities to provide health care services to inmates and juvenile 19 offenders. To the extent that the Department of Public Safety-Adult Correction and Juvenile 20 Justice must utilize other facilities and services to provide health care services to inmates and 21 juvenile offenders, the Department shall make reasonable efforts to make use of hospitals or 22 other providers with which it has a contract or, if none is reasonably available, hospitals with 23 available capacity or other health care facilities in a region to accomplish that goal. The 24 Department shall make reasonable efforts to equitably distribute inmates and juvenile offenders 25 among all hospitals or other appropriate health care facilities.

(c) The Department of Public Safety Adult Correction and Juvenile Justice shall report
 quarterly to the Joint Legislative Oversight Committee on Justice and Public Safety and the
 chairs of the House of Representatives and Senate Appropriations Committees on Justice and
 Public Safety on:

30 31 32

33

34

35

36

37

38

39

40

41

42

43

- (1) The percentage of the total inmates and juvenile offenders requiring hospitalization or hospital services who receive that treatment at each hospital.
- (2) through (4) Repealed by Session Laws 2016-94, s. 17C.2A, effective July 1, 2016.
- (4a) The volume of scheduled and emergent services listed by hospital and, of that volume, the number of those services that are provided by contracted and noncontracted providers.
 - (4b) The volume of scheduled and emergent admissions listed by hospital and, of that volume, the percentage of those services that are provided by contracted and noncontracted providers.
- (5) The volume of inpatient medical services provided to Medicaid-eligible inmates and juvenile offenders, the cost of treatment, the estimated savings of paying the nonfederal portion of Medicaid for the services, and the length of time between the date the claim was filed and the date the claim was paid.
- 45 (5a) The status of the implementation of the claims processing system and efforts
 46 to address the backlog of unpaid claims.
- 47 (6) The hospital utilization, including the amount paid to individual hospitals,
 48 the number of inmates and juvenile offenders served, the number of claims,
 49 and whether the hospital was a contracted or noncontracted facility.

| | General Assembly | y Of North Carolina | Session 2017 |
|-------------|---------------------|---|------------------------|
| 1 2 3 | (7) | The total cost and volume for the previous fiscal quarter visits originating from Central Prison and NCCIW Hospitals, UNC Rex Healthcare, and WakeMed Hospita | Hospitals to UNC |
| 5 4 5 | (8) | The total payments for Medicaid and nonMedicaid elig Hospitals, UNC Rex Healthcare, and WakeMed Hos | ible inmates to UNC |
| 6 7 | | number of days between the date the claim was filed ar was paid. | |
| 8 | | A list of hospitals under contract. | |
| 9 | - | tted on August 1 shall include totals for the previous f | iscal year for all the |
| 10 | information reques | | |
| 11 | . , | epartment of Public Safety shall study whether contractions has a superior and the additional hearitals. The Department | 1 |
| 12 13 | | an be expanded to additional hospitals. The Departm dy to the chairs of the House of Representatives and Se | - |
| 13 14 | | istice and Public Safety no later than February 1, 20 | |
| 14 | | spitals considered for expansion and reasons for or again | - |
| 16 | hospital. | spituls considered for expansion and reasons for or again | ist expanding to each |
| 17 | - | nnual report on safekeepers. | |
| 18 | | nt of Public Safety Adult Correction and Juvenile Just | stice shall report by |
| 19 | | year to the chairs of the House of Representatives and So | |
| 20 | | istice and Public Safety and the chairs of the Joint L | 11 1 |
| 21 | Committee on Just | tice and Public Safety on county prisoners housed in the | State prison system |
| 22 | pursuant to safekee | eping orders under G.S. 162-39. The report shall include: | |
| 23 | (1) | The number of safekeepers currently housed by the Depa | artment. |
| 24 | (2) | A list of the facilities where safekeepers are housed as | nd the population of |
| 25 | | safekeepers by facility. | |
| 26 | | The average length of stay by a safekeeper in one of those | |
| 27 | (4) | The amount paid by counties for housing and extraordi | nary medical care of |
| 28 | (5) | safekeepers. | mante arread to the |
| 29 30 | (5) | A list of the counties in arrears for safekeeper pay Department at the end of the fiscal year. | ments owed to the |
| 30 31 | | ommunity service program. | |
| 32 | | ivision of Adult Correction of the Department of H | Public Safety Adult |
| 33 | | venile Justice may conduct a community service program | - |
| 34 | | of offenders placed under the supervision of the Sec | 1 0 |
| 35 | 1 0 | e Division of Adult Correction and ordered to perform | • |
| 36 | hours for criminal | violations, including driving while impaired violations | under G.S. 20-138.1. |
| 37 | This program sha | ll assign offenders, either on supervised or on unsupe | ervised probation, to |
| 38 | perform service to | the local community in an effort to promote the offende | r's rehabilitation and |
| 39 | 1 | s that help restore or improve the community. The pr | 0 1 |
| 40 | | site placement for offenders ordered to perform comm | - |
| 41 | | adopt rules to conduct the program. Each offender | shall be required to |
| 42 | 1. | iles adopted for the program. | . . |
| 43 | | cretary of Public Safety Adult Correction and Juvenile | |
| 44 45 | _ | oyees to each district court district as defined in G.S. 7 | |
| 45 46 | - | rt the offender's compliance with the requirements of de office space in the courthouse or other convenient pla | |
| 40 47 | employees assigne | | se, for the use of the |
| 48 | | e to that county. | |
| 49 | "§ 143B-1463. Se | curity Staffing. | |

49

 "§ 143B-1463. Security Staffing.
 (a) The Division of Adult Correction of the Department of Public Safety Adult
 <u>Correction and Juvenile Justice</u> shall conduct: 50 51

| | General Assembly Of North Carolina Session 2017 | 1 |
|----------|---|---|
| 1 | (1) On-site postaudits of every prison at least once every three years; | |
| 2 | (2) Regular audits of postaudit charts through the automated postaudit system; | , |
| 3 | and | |
| 4 | (3) Other staffing audits as necessary. | |
| 5 | (b) The Division of Adult Correction of the Department of Public Safety Adult | t |
| 6 | Correction and Juvenile Justice shall update the security staffing relief formula at least every | , |
| 7 | three years. Each update shall include a review of all annual training requirements for security | r |
| 8 | staff to determine which of these requirements should be mandatory and the appropriate | |
| 9 | frequency of the training. The Division shall survey other states to determine which states use a | l |
| 10 | vacancy factor in their staffing relief formulas. | |
| 11 | "§ 143B-1464. Division of Adult Correction of the Department of Public Safety - | - |
| 12 | organization. | |
| 13 | The Division of Adult Correction of the Department of Public Safety Adult Correction and | |
| 14 | Juvenile Justice shall be organized initially to include the Post-Release Supervision and Parole | |
| 15 | Commission, the Section of Prisons of the Division of Adult Correction, the Section of | |
| 16 | Community Corrections, the Section of Alcoholism and Chemical Dependency Treatment | |
| 17 | Programs, and such other divisions as may be established under the provisions of the Executive | ; |
| 18 | Organization Act of 1973. | |
| 19 | "Subpart B. Parole Commission. | |
| 20 | "§ 143B-1470. Post-Release Supervision and Parole Commission – creation, powers, and | l |
| 21 | duties. | |
| 22 | (a) There is hereby created a Post-Release Supervision and Parole Commission of the | |
| 23 | Division of Adult Correction of the Department of Public Safety Adult Correction and Juvenile | _ |
| 24 25 | Justice with the authority to grant paroles, including both regular and temporary paroles, to | |
| 23 26 | persons held by virtue of any final order or judgment of any court of this State as provided in Chapter 148 of the Coneral Statutes and laws of the State of North Carolina, except that | |
| 20 27 | Chapter 148 of the General Statutes and laws of the State of North Carolina, except that persons sentenced under Article 81B of Chapter 15A of the General Statutes are not eligible for | |
| 27 | parole but may be conditionally released into the custody and control of United States | |
| 28 29 | Immigration and Customs Enforcement pursuant to G.S. 148-64.1. The Commission shall also | |
| 29 30 | have authority to revoke, terminate, and suspend paroles of such persons (including persons | |
| 31 | placed on parole on or before the effective date of the Executive Organization Act of 1973) and | |
| 32 | to assist the Governor in exercising his authority in granting reprieves, commutations, and | |
| 33 | pardons, and shall perform such other services as may be required by the Governor in | |
| 34 | exercising his powers of executive clemency. The Commission shall also have authority to | |
| 35 | revoke and terminate persons on post-release supervision, as provided in Article 84A of | |
| 36 | Chapter 15A of the General Statutes. The Commission shall also have the authority to punish | |
| 37 | for criminal contempt for willful refusal to accept post-release supervision or to comply with | |
| 38 | the terms of post-release supervision by a prisoner whose offense requiring post-release | |
| 39 | supervision is a reportable conviction subject to the registration requirement of Article 27A of | |
| 40 | Chapter 14 of the General Statutes. Any contempt proceeding conducted by the Commission | |
| 41 | shall be in accordance with G.S. 5A-15 as if the Commission were a judicial official. | |
| 42 | | |
| 43 | (c) The Commission is authorized and empowered to adopt such rules and regulations, | , |
| 44 | not inconsistent with the laws of this State, in accordance with which prisoners eligible for | |
| 45 | parole consideration may have their cases reviewed and investigated and by which such | l |
| 46 | proceedings may be initiated and considered. All rules and regulations heretofore adopted by | |
| 47 | the Board of Paroles shall remain in full force and effect unless and until repealed or | |
| 48 | superseded by action of the Post-Release Supervision and Parole Commission. All rules and | |
| 49 | regulations adopted by the Commission shall be enforced by the Division of Adult Correction | 1 |
| 50 | of the Department of Public Safety. Adult Correction and Juvenile Justice. | |

51 ...

| | General Assembly Of North CarolinaSession 2017 |
|----------------------|---|
| 1 | "§ 143B-1471. Post-Release Supervision and Parole Commission – members; selection; |
| 2 | removal; chair; compensation; quorum; services. |
| 3 | |
| 4 | (f) All clerical and other services required by the Commission shall be supplied by the |
| 5 | Secretary of the Department of Public Safety. Adult Correction and Juvenile Justice. |
| 6 | "§ 143B-1472. Parole eligibility reports. |
| 7 | (a) Each fiscal year the Post-Release Supervision and Parole Commission shall, with |
| 8 9 | the assistance of the North Carolina Sentencing and Policy Advisory Commission and the Department of Public Safety, Adult Correction and Juvenile Justice, analyze the amount of time |
| 10 | each inmate who is eligible for parole on or before July 1 of the previous fiscal year has served |
| 11 | compared to the time served by offenders under Structured Sentencing for comparable crimes. |
| 12 | The Commission shall determine if the person has served more time in custody than the person |
| 12 | would have served if sentenced to the maximum sentence under the provisions of Article 81B |
| 14 | of Chapter 15A of the General Statutes. The "maximum sentence", for the purposes of this |
| 15 | section, shall be calculated as set forth in subsection (b) of this section. |
| 16 | , , , , , , , , , , , , , , , , , , , |
| 17 | SECTION 16.1.(t) Part 3 of Article 16 of Chapter 143B of General Statutes as |
| 18 | recodified in subsection (r) of this section reads as rewritten: |
| 19 | "Part 3. Division of Juvenile Justice. |
| 20 | "Subpart A. Creation of Division. |
| 21 | "§ 143B-1475. Creation of the Division of Juvenile Justice of the Department of Public |
| 22 | Safety.Adult Correction and Juvenile Justice. |
| 23 | There is hereby created and constituted a division to be known as the "Division of Juvenile |
| 24 | Justice of the Department of Public Safety", Adult Correction and Juvenile Justice," with the |
| 25 | organization, powers, and duties defined in Article 1-Part 1 of Article 16 of this Chapter, except |
| 26 | as modified in this <u>Part.Subpart.</u> |
| 27 28 | " § 143B-1476. Transfer of Office of Juvenile Justice authority to the Division of Juvenile Justice of the Department of Public Safety. |
| 28 29 | (a) All (i) statutory authority, powers, duties, and functions, including directives of S.L. |
| 29 30 | 1998-202, rule making, budgeting, and purchasing, (ii) records, (iii) personnel, personnel |
| 31 | positions, and salaries, (iv) property, and (v) unexpended balances of appropriations, |
| 32 | allocations, reserves, support costs, and other funds of the Office of Juvenile Justice under the |
| 33 | Office of the Governor are transferred to and vested in the Division of Juvenile Justice of the |
| 34 | Department of Public Safety. This transfer has all of the elements of a Type I transfer as |
| 35 | defined in G.S. 143A-6. |
| 36 | (b) The Division shall be considered a continuation of the Office of Juvenile Justice for |
| 37 | the purpose of succession to all rights, powers, duties, and obligations of the Office and of |
| 38 | those rights, powers, duties, and obligations exercised by the Office of the Governor on behalf |
| 39 | of the Office of Juvenile Justice. Where the Office of Juvenile Justice is referred to by law, |
| 40 | contract, or other document, that reference shall apply to the Division. Where the Office of the |
| 41 | Governor is referred to by contract or other document, where the Office of the Governor is |
| 42 | acting on behalf of the Office of Juvenile Justice, that reference shall apply to the Division. |
| 43 | (c) All institutions previously operated by the Office of Juvenile Justice and the present |
| 44 | central office of the Office of Juvenile Justice, including land, buildings, equipment, supplies, |
| 45 | personnel, or other properties rented or controlled by the Office or by the Office of the |
| 46 47 | Governor for the Office of Juvenile Justice, shall be administered by the Division of Juvenile |
| 47 48 | Justice of the Department of Public Safety. "Subpart B. General Provisions. |
| 40 49 | "§ 143B-1480. Definitions. |
| 4) 50 | In this Part, unless the context clearly requires otherwise, the following words have the |
| 51 | listed meanings: |
| | ······································ |

| | General Assem | bly Of North Carolina Session 2017 |
|----------------------------|--------------------|--|
| 1 2 3 4 5 6 | (1) | Chief court counselor. – The person responsible for administration and supervision of juvenile intake, probation, and post-release supervision in each judicial district, operating under the supervision of the Division of Juvenile Justice of the Department of Public Safety. Adult Correction and Juvenile Justice. |
| 7 8 9 | (10) | Division. – The Division of Juvenile Justice of the Department of Public Safety. Adult Correction and Juvenile Justice. |
| 10 11 | (19) | Secretary. – The Secretary of Public Safety. <u>As defined in</u> <u>G.S. 143B-1434(2).</u> |
| 12 13 | "8 143R-1481 | Duties and powers of the Division of Juvenile Justice of the Department of |
| 13 14 | | ic Safety.Justice. |
| 15 | | aled by Session Laws 2013-289, s. 5, effective July 18, 2013. |
| 16 | · / 1 | Secretary shall have the following powers and duties and may delegate those |
| 17 | . , | ies to the appropriate deputy secretary, commissioner, or director within the |
| 18 | Department of P | ublic Safety: Adult Correction and Juvenile Justice: |
| 19 | | |
| 20 | | pt as otherwise specifically provided in this Part and in Article 1 of this |
| 21 | _ | cretary of Public Safety Adult Correction and Juvenile Justice shall prescribe |
| 22 | the functions, po | owers, duties, and obligations of every agency or section in the Division. |
| 23 | "የ 1430 1404 7 | |
| 24 25 | | Teen court programs. een court programs administered by the Division of Juvenile Justice of the |
| 23 26 | . , | <u>Public Safety Adult Correction and Juvenile Justice</u> shall operate as community |
| 20 27 | _ | e diversion of juveniles pursuant to G.S. 7B-1706(c). A juvenile diverted to a |
| 28 | | am shall be tried by a jury of other juveniles, and, if the jury finds the juvenile |
| 29 | | ne delinquent act, the jury may assign the juvenile to a rehabilitative measure or |
| 30 | sanction, includi | ng counseling, restitution, curfews, and community service. |
| 31 | Teen court p | rograms may also operate as resources to the local school administrative units |
| 32 | | ems that develop at school but that have not been turned over to the juvenile |
| 33 | authorities. | |
| 34 | • | y teen court program that receives funds from Juvenile Crime Prevention |
| 35 | | omply with rules and reporting requirements of the Division of Juvenile Justice |
| 36 37 | | nt of Public Safety. Adult Correction and Juvenile Justice. Youth Development Center annual report. |
| 38 | | nent of Public Safety Adult Correction and Juvenile Justice shall report by |
| 39 | | each year to the Chairs of the House of Representatives and Senate |
| 40 | | Subcommittees on Justice and Public Safety, the Chairs of the Joint Legislative |
| 41 | | nittee on Justice and Public Safety, and the Fiscal Research Division of the |
| 42 | - | vices Commission on the Youth Development Center (YDC) population, |
| 43 | staffing, and cap | pacity in the preceding fiscal year. Specifically, the report shall include all of |
| 44 | the following: | |
| 45 | (1) | The on-campus population of each YDC, including the county the juveniles |
| 46 | | are from. |
| 47 | (2) | The housing capacity of each YDC. |
| 48 49 | (3) | A breakdown of staffing for each YDC, including number, type of position, |
| 49 50 | (4) | position title, and position description. The per-bed and average daily population cost for each facility. |
| 50 | (ד) | The per bed and average daily population cost for each facility. |

| | General Assembly Of North CarolinaSession 2017 |
|--|--|
| 2 | (5) The operating cost for each facility, including personnel and nonpersonnel items. |
| } | (6) A brief summary of the treatment model, education, services, and plans for reintegration into the community offered at each facility. |
| 5 | (7) The average length of stay in the YDCs. |
| 5 | (8) The number of incidents of assaults and attacks on staff at each facility. |
| 7 | "§ 143B-1486. Annual evaluation of community programs and multiple purpose group |
| 3 | homes. |
|) | The Department of Public Safety-Adult Correction and Juvenile Justice shall conduct an |
|) | annual evaluation of the community programs and of multipurpose group homes. In conducting |
| | the evaluation of each of these, the Department shall consider whether participation in each |
| 2 | program results in a reduction of court involvement among juveniles. The Department shall |
| 3 | also determine whether the programs are achieving the goals and objectives of the Juvenile |
| ŀ | Justice Reform Act, S.L. 1998-202. |
| 5 | The Department shall report the results of the evaluation to the Chairs of the Joint |
| 5 | Legislative Oversight Committee on Justice and Public Safety and the Chairs of the Senate and |
| 7 | House of Representatives Appropriations Subcommittees on Justice and Public Safety by |
| 3 | March 1 of each year. |
|) | "Subpart C. Juvenile Facilities. |
|) | "§ 143B-1497. Juvenile facility monthly commitment report. |
| 2 | The Department of Public Safety Adult Correction and Juvenile Justice shall report |
| 3 | electronically on the first day of each month to the Fiscal Research Division regarding each |
| , Ļ | juvenile correctional facility and the average daily population for the previous month. The |
| 5 | report shall include (i) the average daily population for each detention center and (ii) the |
| 5 | monthly summary of the Committed Youth Report. |
| 7 | "Subpart D. Juvenile Court Services. |
| 3 | |
|) | "Subpart F. Juvenile Crime Prevention Councils. |
|) | • |
| | "§ 143B-1517. Department of Public Safety Adult Correction and Juvenile Justice to |
| 2 | report on Juvenile Crime Prevention Council grants. |
| 3 | (a) On or before February 1 of each year, the Department of Public Safety Adult |
| ŀ | Correction and Juvenile Justice shall submit to the Chairs of the Joint Legislative Commission |
| 5 | on Governmental Operations and the Chairs of the Senate and House of Representatives |
| | |
| 5 | Appropriations Subcommittees on Justice and Public Safety a list of the recipients of the grants |
| 7 | awarded, or preapproved for award, from funds appropriated to the Department for local |
| 7 3 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: |
| 7 3 9 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: (1) The amount of the grant awarded. |
| 7 3) | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award |
| 7 3)) | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. |
| 7 3)) 2 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. |
| 7 3)) 2 3 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. A short description of the local services, programs, or projects that will |
| 7 3)) 2 3 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. A short description of the local services, programs, or projects that will receive funds. |
| 7 3 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. A short description of the local services, programs, or projects that will receive funds. (5) Identification of any programs that received grant funds at one time but for |
| 7 3 3)) 2 3 4 5 5 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. A short description of the local services, programs, or projects that will receive funds. Identification of any programs that received grant funds at one time but for which funding has been eliminated by the Department. |
| 7 3 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. A short description of the local services, programs, or projects that will receive funds. Identification of any programs that received grant funds at one time but for which funding has been eliminated by the Department. The number of at-risk, diverted, and adjudicated juveniles served by each |
| 7 3 3)) 2 3 4 5 5 | awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile Crime Prevention Council (JCPC) grants, including the following information: The amount of the grant awarded. The membership of the local committee or council administering the award funds on the local level. The type of program funded. A short description of the local services, programs, or projects that will receive funds. Identification of any programs that received grant funds at one time but for which funding has been eliminated by the Department. |

| (8) | court-adjudicated j Department. | juveniles unde | r minimum st | andarda adanta | |
|------------------------------------|--|--|-------------------|--------------------|---------------------------|
| (8) | Department. | | i illininani st | andarus adoptet | l by t |
| (0) | The total cost for e the essential element | 1 | U U | g the cost per juv | enile a |
| (b) On or | before February 1 | of each year, | the Departmer | nt of Public Safe | ety <u>Adı</u> |
| Correction and Ju | uvenile Justice. shall | send to the Fi | scal Research I | Division of the L | egislati |
| Services Commis | sion an electronic co | opy of the list a | nd information | required under s | ubsectio |
| (a) of this section | ." | | | | |
| CONFORMING | CHANGES | | | | |
| SECT | TION 16.1.(u) G.S. 1 | 43B-1104 is re | codified as G.S. | . 143B-1435. | |
| | TON 16.1.(v) G.S. 1 | | | | is sectio |
| reads as rewritten | • | | | | |
| "§ 143B-1435. F | unding for program | 1 S. | | | |
| (a) Annua | ally, the Division of | Administration | -Department sha | all develop and in | mpleme |
| a funding mechar | ism for programs that | at meet the stan | dards developed | l under Subpart F | of Part |
| | f Chapter 143B of the | | | | |
| - | es for the State and l | ocal partnershi | p's funding prod | cess include the | followi |
| requirements: | | | | | |
| (1) | Fund effective prog | | | | |
| | that it determines to | | | | cidivisi |
| | Programs that have | proven to be in | effective shall n | lot be funded. | |
| | · · · · · · · · · · · · | 1 11 1 / 1 | | (1. (* 171 | D' · · |
| | vivision <u>Department</u> | 1 | - | | |
| | provide technical a | | • | - | ; them |
| | funded programs and Division of Juvenile | | | - | ty Ad |
| | <u>Iuvenile</u> Justice sha | | | | |
| | ubcommittees on Jus | | | | |
| | er, on the results of | | | | |
| - | on 16.7 of S.L. 2004 | | | | |
| ~ | projects funded by | | 1 | 1 | |
| | , the report shall pro | | | | |
| • • • • | ing the numbers of | | 1 | | |
| service, the servi | ces/treatments provid | led, the length | of service, the t | otal cost per juv | enile, ai |
| | month recidivism ra | ites for the juv | veniles after the | e termination of | progra |
| services." | | | | | |
| | TON 16.1.(w) Subdi | | | | |
| | TION 16.1.(x) The | U | | 5 0 | 1 |
| • | herever it appears an | - | - | | |
| | -110(b), 7A-109.3 | | , | · · · · | |
| | A-498.3(a), 7B-2204 | | | | |
| | (m)(2), 14-208.6(2), | | | | |
| | -239, 14-258.1, 14- | | | | |
| | 15-10.2, 15-10.3, 15-209, 15A-145(d | | | | |
| | A-534.1(a)(2), 15A- | | | | |
| ירו האנאר-ארו | | × / / | | | |
| | -832(g) 15A-1332(| C_{1} C_{1} C_{2} C_{1} C_{2} C_{2 | | | |
| 15A-830(a), 15A | | | | | |
| 15A-830(a), 15A 15A-1340.20(d), | A-832(g), 15A-1332(15A-1340.36, 15 1351(a), 15A-1352, | 5A-1342(a1), | 15A-1343, 1 | 5A-1343.2, 15 | A-1343. |

15A-1376, 15A-2000(e)(8), 15B-21(8), 15B-21(9), 15B-31, 15B-32(a), 20-19(e2), 20-28(a1), 1 2 20-81.12(b38), 20-179, 50-13.2(b2), 65-4, 66-25(b), 66-58, 108A-14(a)(9), 114-12.1(b), 3 115C-106.3(11), 105C-107.6, 115C-108.1, 115C-296.2(b)(1), 115C-325(p), 115C-325.10, 4 122C-22(a)(10), 115D-1. 115D-5(b)(2), 122-55(c), 122C-62(b)(4), 122C-113(b1), 5 122C-117(a), 122C-312, 122C-313, 122C-402, 122C-421(b), 126-5(c3), 127A-54(c), 130A-25(b), 131E-98, 131E-184(d), 131E-214.1(3), 143-63.1(d), 143-138(g), 143-166.2(d), 6 7 143-166.13(a)(2), 143-166.13(a)(4), 143-166.13(a)(9), 143-166.13(b)(2), 143-300.7, 143-599, 8 143B-152.14, 143B-153(2), 143B-179(a)(1), 143B-1391(b)(1), 146-33, 147-12(b), 148-2, 9 10 148-10.5, 148-11(b), 148-12(a), 148-13, 148-18.1, 148-19, 148-19.1, 148-19.2, 148-20, 148-22, 11 148-22.1, 148-23, 148-23.1, 148-23.2, 148-24, 148-25, 148-26, 148-26.5, 148-28, 148-29, 12 148-32.1, 148-32.2, 148-33, 148-33.1, 148-33.2, 148-36, 148-37, 148-37.3(a), 148-40, 148-41, 13 148-45, 148-46, 148-46.1, 148-46.2, 148-53, 148-54, 148-57, 148-59, 148-64, 148-64.1, 14 148-65.7(a), 148-65.9, 148-66, 148-67, 148-70, 148-74, 148-78, 148-118.1, 148-118.2(a), 15 148-118.4, 148-118.5, 148-118.6, 148-118.8, 148-118.9, 148-121, 148-22, 148-128, 153A-221(b), 153A-221.1, 153A-230.1(2), 153A-230.2(b), 153A-230.3, 153A-230.5(b), 16 17 162-39, 163-82.20A, 164-40, 164-43. Nothing in this subsection shall be construed to require 18 deletion or substitution of the phrase "public safety". 19

SECTION 16.1.(y) G.S. 7B-4002 reads as rewritten: "§ 7B-4002. Implementation of the Compact.

20 21 The North Carolina State Council for Interstate Juvenile Supervision is hereby (a) 22 established. The Secretary of Public Safety, Adult Correction and Juvenile Justice, or the 23 Secretary's designee, shall serve as the Compact Administrator for the State of North Carolina 24 and as North Carolina's Commissioner to the Interstate Commission. The Secretary of Public 25 Safety, Adult Correction and Juvenile Justice, or the Secretary's designee, is a member of the 26 State Council and serves as chairperson of the State Council. In addition to the chairperson, the 27 State Council shall consist of 10 members as follows:

28 29

30

31

32

33

34

35

36

37

38

48

- (1) One member representing the executive branch, to be appointed by the Governor;
- (2) One member from a victim's assistance group, to be appointed by the Governor;
 - (3) One at-large member, to be appointed by the Governor;
 - (4) One member of the Senate, to be appointed by the President Pro Tempore of the Senate;
 - (5) One member of the House of Representatives, to be appointed by the Speaker of the House of Representatives;
 - (6) A district court judge, to be appointed by the Chief Justice of the Supreme Court; and
- 39
- (7) Four members representing the juvenile court counselors, to be appointed by the Secretary of Public Safety. Adult Correction and Juvenile Justice.
- 40 41
- 42 (e) The State Council shall act in an advisory capacity to the Secretary of Public Safety
 43 <u>Adult Correction and Juvenile Justice</u> concerning this State's participation in Interstate
 44 Commission activities and other duties as may be determined by each member state, including
 45 recommendations for policy concerning the operations and procedures of the Compact within
 46 this State.
- 47"

. . .

SECTION 16.1.(z) G.S. 7B-1501 reads as rewritten:

49 "**§ 7B-1501. Definitions.**

50 In this Subchapter, unless the context clearly requires otherwise, the following words have 51 the listed meanings. The singular includes the plural, unless otherwise specified.

| | General Assembly Of North Carolina | Session 2017 |
|----------------------------|--|-------------------------------|
| 1 2 3 4 5 6 | (1) Chief court counselor. – The person responsible for adm supervision of juvenile intake, probation, and post-release each judicial district, operating under the supervision of th Juvenile Justice of the Department of <u>Public Safety.Adult</u> (Juvenile Justice. | supervision in he Division of |
| 7 | (10a) Division. – The Division of Juvenile Justice of the Departr | |
| 8 9 | SafetyAdult Correction and Juvenile Justice created under A Chapter 143B of the General Statutes. | rticle <u>12-16</u> of |
| 10 | | |
| 11 | SECTION 16.1.(aa) G.S. 15-10.2 reads as rewritten: | |
| 12 | "§ 15-10.2. Mandatory disposition of detainers – request for final disposition | on of charges; |
| 13 | continuance; information to be furnished prisoner. | |
| 14 | (a) Any prisoner serving a sentence or sentences within the State priso | - |
| 15 | during his term of imprisonment, shall have lodged against him a detainer to | |
| 16 17 | criminal charge pending against him in any court within the State, shall be b within eight months after he shall have caused to be sent to the district attorney | - |
| 17 | which said criminal charge is pending, by registered mail, written notice o | |
| 19 | confinement and request for a final disposition of the criminal charge against him | - |
| 20 | shall be accompanied by a certificate from the Secretary of Public SafetyAdult | · • |
| 21 | Juvenile Justice stating the term of the sentence or sentences under which the pr | |
| 22 | held, the date he was received, and the time remaining to be served; provided | - |
| 23 | cause shown in open court, the prisoner or his counsel being present, the court | may grant any |
| 24 | necessary and reasonable continuance. | |
| 25 | (b) The Secretary of Public Safety Adult Correction and Juvenile Just | _ |
| 26 | request by the prisoner, inform the prisoner in writing of the source and contents | • • |
| 27 28 | for which a detainer shall have been lodged against such prisoner as shown by and furnished the prisoner with the certificate referred to in subsection (a)." | said detainer, |
| 28 29 | SECTION 16.1.(bb) G.S. 17C-3(a) reads as rewritten: | |
| 30 | "(a) There is established the North Carolina Criminal Justice Education | and Training |
| 31 | Standards Commission, hereinafter called "the Commission." The Commis | - |
| 32 | composed of 31 members as follows: | |
| 33 | - | |
| 34 | (6) Adult Correction and Juvenile Justice. – Four correction | |
| 35 | management positions employed by the Division of Adult | |
| 36 | Juvenile Justice of the Department of Public SafetyAdult (| |
| 37 38 | <u>Juvenile Justice</u> shall be appointed, two from the Section of | • |
| 38 39 | Corrections upon the recommendation of the Speaker of Representatives and two from the Section of Priso | |
| 40 | recommendation of the President Pro Tempore of the Senate. | - |
| 41 | by the General Assembly shall be made in accordance with | |
| 42 | Appointments by the General Assembly shall serve two- | |
| 43 | conclude on June 30th in odd-numbered years or until the | e appointee no |
| 44 | longer serves in a management position with the Divis | |
| 45 | Correction, Department of Adult Correction and Juvenile Just | |
| 46 | occurs first. The Governor shall appoint one correctional off | |
| 47 48 | by the Division of Adult Correction of the Department of Pul assigned to the Office of Staff Development and Training, ar | • |
| 48 49 | justice officer employed by the Section Division of Juveni | 0 |
| 49 50 | Governor's appointments shall serve three-year terms or until | |
| | | PP |

| | General Assembly Of North Carolina | Session 2017 |
|----|---|-------------------------|
| 1 | is no longer assigned to the Office of Staff Developr | nent and Training or is |
| 2 | no longer a juvenile justice officer, whichever occurs | - |
| 3 | SECTION 16.1.(cc) G.S. 97-13(c) reads as rewritten: | |
| 4 | "(c) Prisoners. – This Article shall not apply to prisoners being | worked by the State or |
| 5 | any subdivision thereof, except to the following extent: Whenever any p | |
| 6 | Division of Adult Correction of the Department of Public SafetyAdult | - |
| 7 | Justice shall suffer accidental injury or accidental death arising out of a | |
| 8 | employment to which he had been assigned, if there be death or if the | |
| 9 | continue until after the date of the lawful discharge of such prisoner t | |
| 10 | amount to a disability as defined in this Article, then such disch | |
| 11 | dependents or next of kin of such discharged prisoner may have the be | |
| 12 | applying to the Industrial Commission as any other employee; provid | • |
| 13 | made within 12 months from the date of the discharge; and provided fur | |
| 14 | compensation to any prisoner or to the dependents or next of kin of any | |
| 15 | not exceed thirty dollars (\$30.00) per week and the period of compensation | - |
| 16 | date of his discharge rather than the date of the accident. If any person | |
| 17 | compensation under the provisions of this subsection shall be recom | |
| 18 | conviction of an offense committed subsequent to the award, suc | 1 1 |
| 19 | immediately cease. Any awards made under the terms of this subsection | 1 |
| 20 | Department of Public SafetyAdult Correction and Juvenile Justice from | 1 2 |
| 21 | the operation of the Division of Adult Correction of the D | |
| 22 | Safety.Correction. The provisions of G.S. 97-10.1 and 97-10.2 shall a | - |
| 23 | discharged prisoners entitled to compensation under this subsection and | |
| 24 | manner as said section applies to employees and employers." | |
| 25 | SECTION 16.1.(dd) G.S. 105-259(b) reads as rewritten: | |
| 26 | "(b) Disclosure Prohibited. – An officer, an employee, or an age | nt of the State who has |
| 27 | access to tax information in the course of service to or employment | by the State may not |
| 28 | disclose the information to any other person except as provided in this | s subsection. Standards |
| 29 | used or to be used for the selection of returns for examination and data | used or to be used for |
| 30 | determining the standards may not be disclosed for any purpose. All oth | er tax information may |
| 31 | be disclosed only if the disclosure is made for one of the following purpo | oses: |
| 32 | | |
| 33 | (15) To exchange information concerning a tax imposed | by Articles 2A, 2C, or |
| 34 | 2D of this Chapter with one of the following agencie | s when the information |
| 35 | is needed to fulfill a duty imposed on the Department | or the agency: |
| 36 | a. The North Carolina Alcoholic Beverage Contr | ol Commission. |
| 37 | b. The Alcohol Law Enforcement Branch of the | e Department of Public |
| 38 | Safety. | |
| 39 | c. The Bureau of Alcohol, Tobacco, and Firearr | ns of the United States |
| 40 | Department of Justice. | |
| 41 | d. Law enforcement agencies. | |
| 42 | e. The Section of Community Corrections of | the Division of Adult |
| 43 | Correction of the Department of Public Safet | y.Adult Correction and |
| 44 | Juvenile Justice. | |
| 45 | | |
| 46 | SECTION 16.1.(ee) G.S. 115C-108.2 reads as rewritten: | |
| 47 | "§ 115C-108.2. Interlocal cooperation. | |
| 48 | The Board, any two or more local educational agencies, and any other | |
| 49 | department, agency, or division having responsibility for the edu | |
| 50 | habilitation of children with disabilities may enter into interlocal co | operative undertakings |

habilitation of children with disabilities may enter into interlocal cooperative undertakings
 under Part 1 of Article 20 of Chapter 160A of the General Statutes or into undertakings with a

1 State agency such as the Departments of Public Instruction, Health and Human Services, 2 Juvenile Justice and Delinquency Prevention, or Correction, or Adult Correction and Juvenile 3 Justice, or their divisions, agencies, or units, for the purpose of providing for the special 4 education and related services, treatment, or habilitation of these children within the 5 jurisdiction of the agency or unit, and shall do so when it is unable to provide the appropriate 6 public special education or related services for these children. In entering into such 7 undertakings, the local agency and State department, agency, or division shall also contract to 8 provide the special education or related services that are educationally appropriate to the 9 children with disabilities for whose benefit the undertaking is made and provide these services 10 by or in the local agency unit or State department, agency, or division located in the place most 11 convenient to these children."

12

SECTION 16.1.(ff) G.S. 115C-250(a) reads as rewritten:

13 The State Board of Education and local boards of education may expend public "(a) 14 funds for transportation of children with disabilities who are unable because of their disability 15 to ride the regular school buses and who have been placed in programs by a local school board 16 as a part of its duty to provide these children with a free appropriate education under Article 9 17 of this Chapter. At the option of the local board of education with the concurrence of the State 18 Board of Education, funds appropriated to the State Board of Education for contract 19 transportation of children with disabilities may be used to purchase buses and minibuses as well 20 as for the purposes authorized in the budget. The State Board of Education shall adopt rules 21 concerning the construction and equipment of these buses and minibuses.

The <u>Departments Department</u> of Health and Human <u>Services, Juvenile Justice and</u> Delinquency Prevention, and Correction <u>Services and the Department of Adult Correction and</u> Juvenile Justice may also expend public funds for transportation of children with disabilities who are unable because of their disability to ride the regular school buses and who have been placed in programs by one of these agencies as a part of that agency's duty to provide these children with a free appropriate public education under Article 9 of this Chapter.

If a local area mental health center places a child with a disability in an educational program, the local area mental health center shall pay for the transportation of the child who is unable due to the disability to ride the regular school buses to the program."

SECTION 16.1.(gg) G.S. 120-70.94 reads as rewritten:

32 "§ 120-70.94. Purpose and powers of Committee.

(a) The Joint Legislative Oversight Committee on Justice and Public Safety shall
 examine, on a continuing basis, the correctional, law enforcement, and juvenile justice systems
 in North Carolina, in order to make ongoing recommendations to the General Assembly on
 ways to improve those systems and to assist those systems in realizing their objectives of
 protecting the public and of punishing and rehabilitating offenders. In this examination, the
 Committee shall:

39

31

44

45

46

47

(2) Examine the effectiveness of the Division of Adult Correction of the Department of Public SafetyAdult Correction and Juvenile Justice in implementing the public policy stated in G.S. 148-26 of providing work assignments and employment for inmates as a means of reducing the cost of maintaining the inmate population while enabling inmates to acquire or retain skills and work habits needed to secure honest employment after their release.

48 (2b) Examine the effectiveness of the Division of Juvenile Justice of the
 49 Department of Public SafetyAdult Correction and Juvenile Justice in
 50 implementing the duties and responsibilities charged to the Division in Part

. . .

| 3 of Article 13-16 of Chapter 143B of the General Statutes and the overall effectiveness and efficiency of the juvenile justice system in the State. (10) Study the needs of juveniles. This study may include, but is not limited to: a. Determining the adequacy and appropriateness of services: To children and youth receiving child welfare services; To children and youth in the juvenile court system; Provided by the Division of Social Services of the Department of Health and Human Services and the Division of Juvenile Justice; Crimical Institute, reads as rewritten: "Part 10. Voluntary Admissions, Involuntary Commitments and Discharges, Inmates and Parolees, Division of Adult Correction of the Department of Public Safety-Adult Correction and Juvenile Justice." SECTION 16.1(ii) G.S. 143B-935 reads as rewritten: "\$ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice of the Dep | General Assen | nbly Of North Carolina | Session 2017 |
|--|---------------|---|--|
| a. Determining the adequacy and appropriateness of services: To children and youth in the juvenile court system; To children and youth in the juvenile court system; Provided by the Division of Social Services of the Department of Health and Human Services and the Division of Juvenile Justice of the Department of Public Safety; Adult Correction and Juvenile Justice; "" SECTION 16.1(h) The title of Part 10 of Article 5 of Chapter 122C of the General Statutes reads as rewritten: "Part 10. Voluntary Admissions, Involuntary Commitments and Discharges, Inmates and Parolees, Division of Adult Correction of the Department of Public Safety. Adult Correction and Juvenile Justice." SECTION 16.1.(ii) G.S. 143B-935 reads as rewritten: "\$ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Public Safety. Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: | | | |
| SECTION 16.1(h) The title of Part 10 of Article 5 of Chapter 122C of the General Statutes reads as rewritten: "Part 10. Voluntary Admissions, Involuntary Commitments and Discharges, Inmates and Parolees, Division of Adult Correction of the Department of Public Safety.Adult Correction and Juvenile Justice." SECTION 16.1.(ii) G.S. 143B-935 reads as rewritten: "§ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history o | (10) | a. Determining the adequacy and appropriateness of 1. To children and youth receiving child we 2. To children and youth in the juvenile coil 3. Provided by the Division of Soci Department of Health and Human Service of Juvenile Justice of the Department of Correction and Juvenile Justice; | of services: elfare services; urt system; al Services of the ices and the Division |
| General Statutes reads as rewritten: "Part 10. Voluntary Admissions, Involuntary Commitments and Discharges, Inmates and Parolees, Division of Adult Correction of the Department of Public Safety.Adult Correction <u>and Juvenile Justice.</u>" SECTION 16.1.(ii) G.S. 143B-935 reads as rewritten: "\$ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Publie Safety.Adult <u>Correction and Juvenile Justice.</u> (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public <u>SafetyAdult Correction and Juvenile Justice</u> who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of <u>Public SafetyAdult Correction and Juvenile Justice</u> providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunter services in or for the Division of Juvenile Justice of provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Departm | SEC | | Chapter 122C of the |
| "Part 10. Voluntary Admissions, Involuntary Commitments and Discharges, Inmates and Parolees, Division of Adult Correction of the Department of Public Safety-Adult Correction and Juvenile Justice." SECTION 16.1.(ii) G.S. 143B-935 reads as rewritten: "\$ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public Safety-Adult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Division. g. A person who has been approved to perform volunter services in or for the Division of Juvenile Justice of the Department of Public | | | Chapter 122C of the |
| Parolees, Division of Adult Correction of the Department of Public Safety.Adult Correction and Juvenile Justice." SECTION 16.1.(ii) G.S. 143B-935 reads as rewritten: *§ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. m. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who as been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult correction and Juvenile Division. | | | arges. Inmates and |
| and Juvenile Justice." SECTION 16.1.(ii) G.S. 143B-935 reads as rewritten: "\$ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Public Safety-Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: | | | |
| "§ 143B-935. Criminal history record checks of employees of and applicants for employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Publie–Safety-Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Publie SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Publie SafetyAdult Correction and Juvenile Justice of the Department of Publie SufetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. t. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Publie SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Publie SafetyAdult Correction and Juvenile SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Hu | | | • |
| employment with the Department of Health and Human Services, and the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. m. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or fleony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety-Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting | | | |
| Division of Juvenile Justice of the Department of Public Safety-Adult Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Public Safety-Adult Correction and Juvenile Justice or the Division of Juvenile Justice or the Division of Juvenile Justice of the Department of Public Safety-Adult Correction and Juvenile Safety-Adult Correction and Juvenile Justice to the correction and sure provide direct care for a client, patient, student, resident, or ward of the Division. | 0 | | |
| Correction and Juvenile Justice. (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. m. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | - | | |
| (a) Definitions. – As used in this section, the term: (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. m. m. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5A, Endangering Executive and Legislative Officers; | | - | Public Safety. <u>Adult</u> |
| (1) "Covered person" means any of the following: a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| a. An applicant for employment or a current employee in a position in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Public Safety.Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | · · / | , | |
| the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. m. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient, student, care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | (1) | | loves in a position in |
| SafetyAdult Correction and Juvenile Justice who provides direct care for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Public SafetyAdult Correction and Juvenile SafetyAdult Correction and Juvenile SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Public SafetyAdult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statues: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | • • |
| for a client, patient, student, resident or ward of the Division. b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Public SafetyAdult Correction and Juvenile Justice safetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or a client, patient, student, resident, or ward of the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | - |
| b. A person who supervises positions in the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or a client, patient, student, resident, or ward of the Division of Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | • | - |
| Justice providing direct care for a client, patient, student, resident or ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Public SafetyAdult Correction and Juvenile Justice action and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| ward of the Division. f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | of the Department of Public SafetyAdult Co | rrection and Juvenile |
| f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | Justice providing direct care for a client, patier | nt, student, resident or |
| f. An independent contractor or an employee of an independent contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice to provide direct care for a client, patient of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | ward of the Division. | |
| contractor who has contracted with the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | 1 1 2 | |
| <u>Justice</u> to provide direct care for a client, patient, student, resident, or ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| ward of the Division. g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| g. A person who has been approved to perform volunteer services in or for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| for the Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | olunteer services in or |
| SafetyAdult Correction and Juvenile Justice to provide direct care for a client, patient, student, resident, or ward of the Division. "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| a client, patient, student, resident, or ward of the Division. "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety.Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | - |
| (2) "Criminal history" means a State or federal history of conviction of a crime, whether a misdemeanor or felony, that bears upon a covered person's fitness for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety. Adult Correction and Juvenile Justice. The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| for employment in the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety. <u>Adult</u> <u>Correction and Juvenile Justice.</u> The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | (2) | - | |
| Division of Juvenile Justice of the Department of Public Safety. <u>Adult</u> <u>Correction and Juvenile Justice.</u> The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| <u>Correction and Juvenile Justice.</u> The crimes include, but are not limited to, criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| criminal offenses as set forth in any of the following Articles of Chapter 14 of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | = | - |
| of the General Statutes: Article 5, Counterfeiting and Issuing Monetary Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | | |
| Substitutes; Article 5A, Endangering Executive and Legislative Officers; | | • • | - |
| | | | |
| | | | - |

1 2

3

4

5

6

7

8

9

10 11

12

13

14 15

16 17

18

Assaults; Article 10, Kidnapping and Abduction; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 14, Burglary and Other Housebreakings; Article 15, Arson and Other Burnings; Article 16, Larceny; Article 17, Robbery; Article 18, Embezzlement; Article 19, False Pretenses and Cheats; Article 19A, Obtaining Property or Services by False or Fraudulent Use of Credit Device or Other Means; Article 19B, Financial Transaction Card Crime Act; Article 20, Frauds; Article 21, Forgery; Article 26, Offenses Against Public Morality and Decency; Article 26A, Adult Establishments; Article 27, Prostitution; Article 28, Perjury; Article 29, Bribery; Article 31, Misconduct in Public Office; Article 35, Offenses Against the Public Peace; Article 36A, Riots, Civil Disorders, and Emergencies; Article 39, Protection of Minors; Article 40, Protection of the Family; Article 59, Public Intoxication; and Article 60, Computer-Related Crime. The crimes also include possession or sale of drugs in violation of the North Carolina Controlled Substances Act, Article 5 of Chapter 90 of the General Statutes, and alcohol-related offenses such as sale to underage persons in violation of G.S. 18B-302, or driving while impaired in violation of G.S. 20-138.1 through G.S. 20-138.5.

19 When requested by the Department of Health and Human Services or the Division (b) 20 of Juvenile Justice of the Department of Public Safety, Adult Correction and Juvenile Justice, 21 the North Carolina Department of Public Safety may provide to the requesting department or 22 division a covered person's criminal history from the State Repository of Criminal Histories. 23 Such requests shall not be due to a person's age, sex, race, color, national origin, religion, creed, 24 political affiliation, or handicapping condition as defined by G.S. 168A-3. For requests for a 25 State criminal history record check only, the requesting department or division shall provide to 26 the Department of Public Safety a form consenting to the check signed by the covered person to 27 be checked and any additional information required by the Department of Public Safety. 28 National criminal record checks are authorized for covered applicants who have not resided in 29 the State of North Carolina during the past five years. For national checks the Department of 30 Health and Human Services or the Division of Juvenile Justice of the Department of Public 31 SafetyAdult Correction and Juvenile Justice shall provide to the North Carolina Department of 32 Public Safety the fingerprints of the covered person to be checked, any additional information 33 required by the Department of Public Safety, and a form signed by the covered person to be 34 checked consenting to the check of the criminal record and to the use of fingerprints and other 35 identifying information required by the State or National Repositories. The fingerprints of the 36 individual shall be forwarded to the State Bureau of Investigation for a search of the State 37 criminal history record file and the State Bureau of Investigation shall forward a set of 38 fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 39 The Department of Health and Human Services and the Division of Juvenile Justice of the 40 Department of Public SafetyAdult Correction and Juvenile Justice shall keep all information 41 pursuant to this section confidential. The Department of Public Safety shall charge a reasonable 42 fee for conducting the checks of the criminal history records authorized by this section.

(c) All releases of criminal history information to the Department of Health and Human
 Services or the Division of Juvenile Justice of the Department of Public Safety <u>Adult</u>
 <u>Correction and Juvenile Justice</u> shall be subject to, and in compliance with, rules governing the
 dissemination of criminal history record checks as adopted by the North Carolina Department
 of Public Safety. All of the information either department receives through the checking of the
 criminal history is privileged information and for the exclusive use of that department.

(d) If the covered person's verified criminal history record check reveals one or more
 convictions covered under subsection (a) of this section, then the conviction shall constitute just
 cause for not selecting the person for employment, or for dismissing the person from current

1 employment with the Department of Health and Human Services or the Division of Juvenile 2 Justice of the Department of Public Safety. Adult Correction and Juvenile Justice. The 3 conviction shall not automatically prohibit employment; however, the following factors shall be 4 considered by the Department of Health and Human Services or the Division of Juvenile 5 Justice of the Department of Public SafetyAdult Correction and Juvenile Justice in determining 6 whether employment shall be denied: 7 The level and seriousness of the crime; (1)8 (2)The date of the crime; 9 The age of the person at the time of the conviction; (3)The circumstances surrounding the commission of the crime, if known; 10 (4) 11 (5) The nexus between the criminal conduct of the person and job duties of the 12 person; 13 The prison, jail, probation, parole, rehabilitation, and employment records of (6)14 the person since the date the crime was committed; and 15 The subsequent commission by the person of a crime listed in subsection (a) (7)16 of this section. 17 The Department of Health and Human Services and the Division of Juvenile Justice (e) 18 of the Department of Public SafetyAdult Correction and Juvenile Justice may deny 19 employment to or dismiss a covered person who refuses to consent to a criminal history record 20 check or use of fingerprints or other identifying information required by the State or National 21 Repositories of Criminal Histories. Any such refusal shall constitute just cause for the 22 employment denial or the dismissal from employment. 23 The Department of Health and Human Services and the Division of Juvenile Justice (f)24 of the Department of Public SafetyAdult Correction and Juvenile Justice may extend a 25 conditional offer of employment pending the results of a criminal history record check 26 authorized by this section." 27 SECTION 16.1.(jj) G.S. 143B-1100 reads as rewritten: 28 "§ 143B-1100. Governor's Crime Commission – creation; composition; terms; meetings, 29 etc. 30 (a) There is hereby created the Governor's Crime Commission of the Department of 31 Public Safety. The Commission shall consist of 37 voting members and five nonvoting 32 members. The composition of the Commission shall be as follows: 33 The voting members shall be: (1)34 The Governor, the Chief Justice of the Supreme Court of North a. 35 Carolina (or the Chief Justice's designee), the Attorney General, the 36 Director of the Administrative Office of the Courts, the Secretary of 37 the Department of Health and Human Services, the Secretary of 38 Public Safety (or the Secretary's designee), and the Superintendent of 39 Public Instruction: 40 A judge of superior court, a judge of district court specializing in b. juvenile matters, a chief district court judge, a clerk of superior court, 41 42 and a district attorney; 43 A defense attorney, three sheriffs (one of whom shall be from a "high с. 44 crime area"), three police executives (one of whom shall be from a 45 "high crime area"), eight citizens (two with knowledge of juvenile 46 delinquency and the public school system, two of whom shall be 47 under the age of 21 at the time of their appointment, one advocate for 48 victims of all crimes, one representative from a domestic violence or 49 sexual assault program, one representative of a "private juvenile 50 delinquency program," and one in the discretion of the Governor),

| | General Assembly Of North CarolinaSession 2017 |
|------------|--|
| 1 | three county commissioners or county officials, and three mayors or |
| 2 | municipal officials; |
| 3 | d. Four public members. |
| 4 | (2) The nonvoting members shall be the Director of the State Bureau of |
| 5 | Investigation, the Deputy Director Secretary of the Division of Juvenile |
| 6 | Justice of the Department of Public SafetyAdult Correction and Juvenile |
| 7 | Justice who is responsible for Intervention/Prevention programs, the Deputy |
| 8 | Director Secretary of the Division of Juvenile Justice of the Department of |
| 9 | Public SafetyAdult Correction and Juvenile Justice who is responsible for |
| 10 | Youth Development programs, the Section Chief of the Section of Prisons of |
| 11 | the Division of Adult Correction and the Section Chief of the Section of |
| 12 | Community Corrections of the Division of Adult Correction. |
| 13 | (b) The membership of the Commission shall be selected as follows: |
| 14 | (1) The following members shall serve by virtue of their office: the Governor, |
| 15 | the Chief Justice of the Supreme Court, the Attorney General, the Director of |
| 16 | the Administrative Office of the Courts, the Secretary of the Department of |
| 17 | Health and Human Services, the Secretary of Public Safety, the Director of |
| 18 | the State Bureau of Investigation, the Section Chief of the Section of Prisons |
| 19 | of the Division of Adult Correction, the Section Chief of the Section of |
| 20 | Community Corrections of the Division of Adult Correction, the Deputy |
| 21 | Director-Secretary who is responsible for Intervention/Prevention of the |
| 22 | Division of Juvenile Justice of the Department of Public Safety, Adult |
| 23 | Correction and Juvenile Justice, the Deputy Director-Secretary who is |
| 24 | responsible for Youth Development of the Division of Juvenile Justice of the |
| 25 | Department of Public Safety, Adult Correction and Juvenile Justice, and the |
| 26 | Superintendent of Public Instruction. Should the Chief Justice of the |
| 27 | Supreme Court choose not to serve, his alternate shall be selected by the |
| 28 | Governor from a list submitted by the Chief Justice which list must contain |
| 29 | no less than three nominees from the membership of the Supreme Court. |
| 30 | |
| 31 32 | SECTION 16.1.(kk) G.S. 143B-1104(c) reads as rewritten: |
| 52 33 | "(c) The Division of Juvenile Justice of the Department of Public SafetyAdult Correction and Juvenile Justice shall report to the Senate and House of Representatives |
| 33 34 | Appropriations Subcommittees on Justice and Public Safety no later than March 1, 2006, and |
| 34 35 | annually thereafter, on the results of the alternatives to commitment demonstration programs |
| 35 36 | funded by Section 16.7 of S.L. 2004-124. The 2007 report and all annual reports thereafter |
| 30 37 | shall also include projects funded by Section 16.11 of S.L. 2005-276 for the 2005-2006 fiscal |
| 38 | year. Specifically, the report shall provide a detailed description of each of the demonstration |
| 39 | programs, including the numbers of juveniles served, their adjudication status at the time of |
| 40 | service, the services/treatments provided, the length of service, the total cost per juvenile, and |
| 41 | the six- and 12-month recidivism rates for the juveniles after the termination of program |
| 42 | services." |
| 43 | SECTION 16.1.(<i>ll</i>) G.S. 143B-1155 reads as rewritten: |
| 44 | "§ 143B-1155. Duties of Division of Adult Correction. |
| 45 | ··· |
| 46 | (c) The Department of Public Safety, Adult Correction and Juvenile Justice, Community |
| 47 | Corrections Section, shall report by March 1 of each year to the Chairs of the Senate and House |
| 48 | of Representatives Appropriations Subcommittees on Justice and Public Safety and the Joint |
| 49 | Legislative Oversight Committee on Justice and Public Safety on the status of the programs |
| 50 | funded through the Treatment for Effective Community Supervision Program. The report shall |
| F 1 | |

funded through the Treatment for Effective Community Supervision Program. The report shallinclude the following information from each of the following components:

| - | General A | ssembly Of | North Carolina | Session 2017 |
|---|--------------|--------------|---|----------------------------------|
| | | | in Ortention Comission Kithe Deceder | ····· |
| | | | nsive Outpatient Services. – If the Department | |
| | | | nsive Outpatient Services, the Departmetric ection and Juvenile Justice shall report in | J |
| | | | ice including the following: | i the hext fiscal year on this |
| | | a. | The target population. | |
| | | a. b. | The amount of funds contracted for and | expended each fiscal year |
| | | с. | The supervision type. | expended each fiscal year. |
| | | d. | The risk level of the offenders served. | |
| | | e. | The number of successful and unsucces | ssful core service exits with a |
| | | | breakdown of reasons for unsuccessful | exits. |
| | | f. | The demographics of the population ser | ved. |
| | | g. | Supervision outcomes, including co | ompletion, revocation, and |
| | | | termination." | |
| | | | 16.1.(mm) G.S. 143B-1391(b)(1) reads as | |
| | . , | | hall consist of 21 members, appointed as fo | |
| | | . , | members appointed by the Governor, inc | 0 |
| | | | ctor or employee of a State correction ember 1, 1996 and to expire on June 30, | |
| | | | loyee of the North Carolina Department | |
| | | - | nning September 1, 1996 and to expire or | - |
| | | - | ted from the North Carolina Association | |
| | | | egin September 1, 1996 and to expire on | |
| | | | is an employee of the Division of Juvenile | |
| | | Publ | ic Safety, Adult Correction and Juvenile J | ustice, and one member who |
| | | repro | esents the Division of Motor Vehicles." | |
| | | | 16.1.(nn) G.S. 148-18(a) reads as rewritten | |
| | · · · | | nployed by Correction Enterprises shall b | 1 |
| | | | apter. Prisoners participating in work ass | |
| | | | he Division of Adult Correction shall be c | |
| | | | Correction of the Department of Public- | |
| | | | and regulations; provided, that no prison) per day, unless the Secretary determin | - |
| | | • | or training. Upon approval of the Secret | 6 |
| | | | special skills or training may be paid up to | |
| | | | rises Fund shall be the source of wages | |
| | | - | byed by the Division of Adult Correction | - |
| | | - | and Juvenile Justice in work assignments | - |
| | Prisons of t | the Division | of Adult Correction." | |
| | | | 16.1.(00) G.S. 148-37 reads as rewritten: | |
| | | | facilities authorized; contractual arrang | - |
| | | • | he provisions of G.S. 143-341, the Divisio | |
| | - | | SafetyAdult Correction and Juvenile Jus | - |
| | | • | Division, such facilities to be either of a p | • 1 |
| | - | | by b | • • |
| | | | lividualization of treatment designed to pre | |
| | | | they are most likely to reside after their | |
| | | • | nay purchase or lease sites and suitable la | - |
| | | | ereon, or purchase or lease sites and suitable has | |
| | • | - | by the Department of Administration. | , |
| | | | | |
| | D 0.00 | | | $0 \rightarrow 0.01007771.10177$ |

The Secretary of Public SafetyAdult Correction and Juvenile Justice may contract 1 (b) 2 with the proper official of the United States or of any county or city of this State for the 3 confinement of federal prisoners after they have been sentenced, county, or city prisoners in 4 facilities of the State prison system or for the confinement of State prisoners in any county or 5 any city facility located in North Carolina, or any facility of the United States Bureau of Prisons, when to do so would most economically and effectively promote the purposes served 6 7 by the Division of Adult Correction of the Department of Public Safety. Adult Correction and 8 Juvenile Justice. Except as otherwise provided, any contract made under the authority of this 9 subsection shall be for a period of not more than two years, and shall be renewable from time to 10 time for a period not to exceed two years. Contracts made under the authority of this subsection 11 for the confinement of State prisoners in local or district confinement facilities may be for a 12 period of not more than 10 years and renewable from time to time for a period not to exceed 10 13 years, and shall be subject to the approval of the Council of State and the Department of 14 Administration after consultation with the Joint Legislative Commission on Governmental Operations. Contracts for receiving federal, county and city prisoners shall provide for 15 reimbursing the State in full for all costs involved. The financial provisions shall have the 16 17 approval of the Department of Administration before the contract is executed. Payments 18 received under such contracts shall be deposited in the State treasury for the use of the Division 19 of Adult Correction of the Department of Public Safety. Adult Correction and Juvenile Justice. 20 Such payments are hereby appropriated to the Division of Adult Correction of the Department 21 of Public SafetyAdult Correction and Juvenile Justice as a supplementary fund to compensate 22 for the additional care and maintenance of such prisoners as are received under such contracts.

22 23

(b1) Recodified as G.S. 148-37.2 by Session Laws 2001-84, s. 1, effective May 17, 2001.

24 (c) In addition to the authority contained in subsections (a) and (b) of this section, and 25 in addition to the contracts ratified by subsection (f) of this section, the Secretary of Public 26 SafetyAdult Correction and Juvenile Justice may enter into contracts with any public entity or 27 any private nonprofit or for-profit firms for the confinement and care of State prisoners in any 28 out-of-state correctional facility when to do so would most economically and effectively 29 promote the purposes served by the Division of Adult Correction of the Department of Public 30 Safety. Adult Correction and Juvenile Justice. Contracts entered into under the authority of this 31 subsection shall be for a period not to exceed two years and shall be renewable from time to 32 time for a period not to exceed two years. Prisoners may be sent to out-of-state correctional 33 facilities only when there are no available facilities in this State within the State prison system 34 to appropriately house those prisoners. Any contract made under the authority of this 35 subsection shall be approved by the Department of Administration before the contract is 36 executed. Before expending more than the amount specifically appropriated by the General 37 Assembly for the out-of-state housing of inmates, the Division shall obtain the approval of the 38 Joint Legislative Commission on Governmental Operations and shall report such expenditures 39 to the Chairs of the Senate and House Appropriations Committees, the Chairs of the Senate and 40 House Appropriations Subcommittees on Justice and Public Safety, and the Chairs of the Joint 41 Legislative Oversight Committee on Justice and Public Safety.

42 Prisoners confined in out-of-state correctional facilities pursuant to subsection (c) of (d) 43 this section shall remain subject to the rules adopted for the conduct of persons committed to 44 the State prison system. The rules regarding good time and gain time, discipline, classification, 45 extension of the limits of confinement, transfers, housing arrangements, and eligibility for 46 parole shall apply to inmates housed in those out-of-state correctional facilities. The operators 47 of those out-of-state correctional facilities may promulgate any other rules as may be necessary for the operation of those facilities with the written approval of the Secretary of Public 48 49 Safety. Adult Correction and Juvenile Justice. Custodial officials employed by an out-of-state 50 correctional facility are agents of the Secretary of Public SafetyAdult Correction and Juvenile 51 Justice and may use those procedures for use of force authorized by the Secretary of Public

SafetyAdult Correction and Juvenile Justice not inconsistent with the laws of the State of situs 1 2 of the facility to defend themselves, to enforce the observance of discipline in compliance with 3 correctional facility rules, to secure the person of a prisoner, and to prevent escape. Prisoners 4 confined to out-of-state correctional facilities may be required to perform reasonable work 5 assignments within those facilities. Private firms under subsection (c) of this section shall 6 employ inmate disciplinary and grievance policies of the Division of Adult Correction of the 7 Department of Public Safety. Adult Correction and Juvenile Justice.

- 8
- Repealed by Session Laws 1995, c. 324, s. 19.10. (e)

9 (f) Any contracts entered into by the Division of Adult Correction of the Department of 10 Public SafetyAdult Correction and Juvenile Justice with public contractors prior to March 25, 11 1994, for the out-of-state housing of inmates are ratified.

The Secretary of Public SafetyAdult Correction and Juvenile Justice may contract 12 (g) 13 with private for-profit or nonprofit firms for the provision and operation of four or more 14 confinement facilities totaling up to 2,000 beds in the State to house State prisoners when to do so would most economically and effectively promote the purposes served by the Division of 15 Adult Correction of the Department of Public Safety. Adult Correction and Juvenile Justice. 16 17 This 2,000-bed limitation shall not apply to the 500 beds in private substance abuse treatment centers authorized by the General Assembly prior to July 1, 1995. Whenever the Division of 18 19 Adult Correction of the Department of Public SafetyAdult Correction and Juvenile Justice 20 determines that new prison facilities are required in addition to existing and planned facilities, 21 the Division may contract for any remaining beds authorized by this section before constructing 22 State-operated facilities.

23 Contracts entered under the authority of this subsection shall be for a period not to exceed 24 10 years, shall be renewable from time to time for a period not to exceed 10 years. The 25 Secretary of Public SafetyAdult Correction and Juvenile Justice shall enter contracts under this 26 subsection only if funds are appropriated for this purpose by the General Assembly. Contracts 27 entered under the authority of this subsection may be subject to any requirements for the 28 location of the confinement facilities set forth by the General Assembly in appropriating those 29 funds.

30 Once the Division has made a determination to contract for additional private prison beds, it 31 shall issue a request for proposals within 30 days of the decision. The request for proposals 32 shall require bids to be submitted within two months, and the Division shall award contracts at 33 the earliest practicable date after the submission of bids. The Secretary of Public Safety, Adult 34 Correction and Juvenile Justice, in consultation with the Chairs of the Joint Legislative 35 Oversight Committee on Justice and Public Safety and the Chairs of the House and Senate 36 Appropriations Subcommittees on Justice and Public Safety, shall make recommendations to 37 the State Purchasing Officer on the final award decision. The State Purchasing Officer shall 38 make the final award decision, and the contract shall then be subject to the approval of the 39 Council of State after consultation with the Joint Legislative Commission on Governmental 40 Operations.

41 Contracts made under the authority of this subsection may provide the State with an option 42 to purchase the confinement facility or may provide for the purchase of the confinement facility 43 by the State. Contracts made under the authority of this subsection shall state that plans and specifications for private confinement facilities shall be furnished to and reviewed by the 44 45 Office of State Construction. The Office of State Construction shall inspect and review each 46 project during construction to ensure that the project is suitable for habitation and to determine whether the project would be suitable for future acquisition by the State. All contracts for the 47 48 housing of State prisoners in private confinement facilities shall require a minimum of ten 49 million dollars (\$10,000,000) of occurrence-based liability insurance and shall hold the State 50 harmless and provide reimbursement for all liability arising out of actions caused by operations 51 and employees of the private confinement facility.

1 Prisoners housed in private confinement facilities pursuant to this subsection shall remain 2 subject to the rules adopted for the conduct of persons committed to the State prison system. 3 The Secretary of **Public Safety**Adult Correction and Juvenile Justice may review and approve 4 the design and construction of private confinement facilities before housing State prisoners in 5 these facilities. The rules regarding good time, gain time, and earned credits, discipline, 6 classification, extension of the limits of confinement, transfers, housing arrangements, and 7 eligibility for parole shall apply to inmates housed in private confinement facilities pursuant to 8 this subsection. The operators of private confinement facilities may adopt any other rules as 9 may be necessary for the operation of those facilities with the written approval of the Secretary 10 of Public Safety.Adult Correction and Juvenile Justice. Custodial officials employed by a 11 private confinement facility are agents of the Secretary of Public SafetyAdult Correction and Juvenile Justice and may use those procedures for use of force authorized by the Secretary of 12 13 Public SafetyAdult Correction and Juvenile Justice to defend themselves, to enforce the 14 observance of discipline in compliance with confinement facility rules, to secure the person of 15 a prisoner, and to prevent escape. Private firms under this subsection shall employ inmate 16 disciplinary and grievance policies of the Division of Adult Correction of the Department of 17 Public Safety. Adult Correction and Juvenile Justice. 18 (h) Private confinement facilities under this section shall be designed, built, and 19 operated in accordance with applicable State laws, court orders, fire safety codes, and local 20 regulations.

(i) The Division of Adult Correction of the Department of Public SafetyAdult
 <u>Correction and Juvenile Justice</u> shall make a written report no later than March 1 of every year,
 beginning in 1997, on the substance of all outstanding contracts for the housing of State
 prisoners entered into under the authority of this section. The report shall be submitted to the
 Joint Legislative Oversight Committee on Justice and Public Safety."

SECTION 16.1.(pp) G.S. 150B-1 reads as rewritten:

27 "§ 150B-1. Policy and scope.

28

. . .

26

29 (d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the30 following:

- 31 32
- 33 34

35

36

(6) The Division of Adult Correction of the Department of Public Safety, Adult Correction and Juvenile Justice, with respect to matters relating solely to persons in its custody or under its supervision, including prisoners, probationers, and parolees.

(e) Exemptions From Contested Case Provisions. – The contested case provisions of
this Chapter apply to all agencies and all proceedings not expressly exempted from the Chapter.
The contested case provisions of this Chapter do not apply to the following:

- 40
- 41 42
- (7) The Division of Adult Correction of the Department of Public Safety.<u>Adult</u> <u>Correction and Juvenile Justice.</u>
 "
- 43 44

SECTION 16.1.(qq) G.S. 164-47 reads as rewritten:

45 "§ 164-47. Biennial Report on Recidivism.

The Judicial Department, through the North Carolina Sentencing and Policy Advisory Commission, and the Division of Adult Correction of the Department of <u>Public SafetyAdult</u> <u>Correction and Juvenile Justice</u> shall jointly conduct ongoing evaluations of community corrections programs and in-prison treatment programs and make a biennial report to the General Assembly. The report shall include composite measures of program effectiveness based on recidivism rates, other outcome measures, and costs of the programs.

During the 1998-99 fiscal year, the Sentencing and Policy Advisory Commission shall 1 2 coordinate the collection of all data necessary to create an expanded database containing 3 offender information on prior convictions, current conviction and sentence, program 4 participation, and outcome measures. Each program to be evaluated shall assist the 5 Commission in the development of systems and collection of data necessary to complete the evaluation process. The first evaluation report shall be presented to the Chairs of the Senate and 6 7 House Appropriations Committees and the Chairs of the Senate and House Appropriations 8 Subcommittees on Justice and Public Safety by April 15, 2000, and future reports shall be 9 made by April 15 of each even-numbered year."

10

SECTION 16.1.(rr) G.S. 143B-601(a)(10) and (11) are repealed.

11 SECTION 16.1.(ss) The Department of Public Safety and the Office of State 12 Management and Budget shall determine the best method to separate administrative support 13 personnel between the Department of Public Safety and the Department of Adult Correction 14 and Juvenile Justice. To the extent possible, to maintain continuity of operations, personnel, and positions that were originally in the Department of Correction or the Department of 15 16 Juvenile Justice and Delinquency Prevention shall be transferred to the new Department of 17 Adult Correction and Juvenile Justice. DPS and OSBM shall report to the chairs of the Joint 18 Legislative Oversight Committee on Justice and Public Safety by February 1, 2018, regarding 19 the plan for administrative separation. The report shall include any recommendations for 20 funding or statutory changes needed to implement this section.

21 **SECTION 16.1.(tt)** Notwithstanding any other provision of law, there shall be no 22 transfer of positions to or from the Division of Adult Correction and Juvenile Justice (Budget 23 Code 14550, Fund Codes 1200 through 1399) and no changes to the total authorized budget of 24 the Division of Adult Correction and Juvenile Justice, as it existed on March 1, 2017, prior to 25 the creation of the Department of Adult Correction and Juvenile Justice. This subsection shall 26 not apply to transfers of positions or changes to the total authorized budget of the Division of Adult Correction and Juvenile Justice that are expressly required by the Committee Report 27 28 described in Section 39.2 of this act.

SECTION 16.1.(uu) Actions taken between December 1, 2012, and June 30, 2018, by the Division of Adult Correction or the Division of Juvenile Justice of the Department of Public Safety under the name of the Division of Adult Correction and Juvenile Justice of the Department of Public Safety are hereby ratified.

33 **SECTION 16.1.(vv)** The Revisor of Statutes may conform names and titles 34 changed by this section and may correct statutory references as required by this section 35 throughout the General Statutes. In making the changes authorized by this section, the Revisor 36 may also adjust subject and verb agreement and the placement of conjunctions.

37 SECTION 16.1.(ww) The creation of the Department of Adult Correction and 38 Juvenile Justice as provided in this section and all conforming changes required and authorized 39 by this section related to the creation of the Department become effective July 1, 2018. On and 40 after that date, any references or directives in this act to the Division of Adult Correction and 41 the Division of Juvenile Justice of the Department of Public Safety shall be construed to apply 42 to the appropriate division of the Department of Adult Correction and Juvenile Justice pursuant 43 to the departmental consolidation enacted by this section. The remainder of this section is 44 effective when it becomes law.

45

46 NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES

47 SECTION 16.2.(a) Notwithstanding any other provision of law, the Office of State 48 Budget and Management shall not transfer any positions, personnel, or funds from the 49 Department of Public Safety to any other State agency during the 2017-2019 fiscal biennium 50 unless the transfer was included in the base budget for one or both fiscal years of the biennium.

| General Assembly Of North Carolina Session 2017 |
|--|
| This subsection shall not apply to any of the following annual transfers to the Office of the Governor: |
| (1) Two hundred thirty-four thousand eight hundred ninety-one dollars |
| (\$234,891) for administrative support. |
| (2) Up to fifty thousand dollars (\$50,000) for litigation expenses. |
| SECTION 16.2.(b) This section becomes effective July 1, 2017. If any transfers |
| that violate this section are made prior to this section becoming effective, those transfers shall |
| be undone within 15 days of this section becoming effective. |
| LAPSED SALARY REPORT |
| SECTION 16.3. The Department of Public Safety shall report on February 1 and |
| August 1 of each year to the chairs of the Joint Legislative Oversight Committee on Justice and |
| Public Safety and the chairs of the House of Representatives Appropriations Committee on |
| Justice and Public Safety and the Senate Appropriations Committee on Justice and Public |
| Safety. The report shall include the following: |
| (1) Amount of lapsed salary generated by fund code for the previous six months. |
| (2) An itemized accounting of the use of lapsed salary funds including: |
| a. Fund code. |
| b. Current certified budget. |
| c. Annual projected expenditure. |
| d. Annual projected shortfall. |
| e. Amount of lapsed salary funds transferred to date. |
| The August 1 report shall include an annual accounting of this information for the previous |
| fiscal year. |
| |
| PILOT PROJECTS TO TREAT OPIATE OVERDOSE |
| SECTION 16.4.(a) Pilot Projects. – The Department of Public Safety, in |
| conjunction with the qualifying local entities listed in this subsection, shall develop and |
| implement pilot projects to establish a Quick Response Team (QRT) to address the needs of opiate and heroin overdose victims who are not getting follow-up treatment. The QRT shall be |
| staffed by firefighters, police officers, medics, and other law enforcement as determined by the |
| Department of Public Safety and the qualifying local entity. The Department of Public Safety |
| shall work with each qualifying local entity to develop the policy and procedures for the QRT. |
| The qualifying local entities are the City of Wilmington, the City of Jacksonville, the City of |
| Hickory, and the Counties of Gaston, Moore, Mitchell, and Watauga. In doing so, all of the |
| following shall be considered: |
| (1) Increase engagement and treatment with family counseling and recovery |
| groups. |
| (2) Provide follow-up care to survivable overdose incidents with police or |
| medics and licensed counselors. |
| (3) Provide short-term and long-term support to overdose victims and families. |
| (4) Provide follow up within three to five days after an initial incident. |
| (5) Create a fatality review panel to analyze and keep track of the deaths of |
| those served by QRT. |
| SECTION 16.4.(b) Report. – The Department of Public Safety shall report on the |
| results of the pilot projects to the chairs of the Joint Legislative Oversight Committee on Justice |
| and Public Safety by February 1, 2019. |
| SECTION 16.4.(c) Funding. – Notwithstanding any provision of this act to the |
| contrary, the revised net appropriations for the Governor's Crime Commission is two million |
| four hundred sixty-three thousand one hundred seventy-eight dollars (\$2,462,178) for the 2017 2018 fixed wear. The sum of one million eight hundred five thousand two hundred fifteen |
| 2017-2018 fiscal year. The sum of one million eight hundred five thousand two hundred fifteen |

dollars (\$1,805,215) is allocated equally for the 2017-2018 fiscal year for the pilot projects
established in subsection (a) of this section.

3 4

GRANT REPORTING AND MATCHING FUNDS

5 SECTION 16.5.(a) The Department of Public Safety, the Department of Justice, 6 and the Judicial Department shall each report by May 1 of each year to the chairs of the House 7 of Representatives Appropriations Committee on Justice and Public Safety and the Senate 8 Appropriations Committee on Justice and Public Safety on grant funds received or preapproved 9 for receipt by those departments. The report shall include information on the amount of grant 10 funds received or preapproved for receipt by each department, the use of the funds, the State 11 match expended to receive the funds, and the period to be covered by each grant. If a department intends to continue the program beyond the end of the grant period, that department 12 13 shall report on the proposed method for continuing the funding of the program at the end of the 14 grant period. Each department shall also report on any information it may have indicating that 15 the State will be requested to provide future funding for a program presently supported by a 16 local grant.

17 **SECTION 16.5.(b)** Notwithstanding the provisions of G.S. 143C-6-9, the Department of Public Safety may use up to the sum of one million two hundred thousand 18 19 dollars (\$1,200,000) during the 2017-2018 fiscal year and up to the sum of one million two 20 hundred thousand dollars (\$1,200,000) during the 2018-2019 fiscal year from funds available to 21 the Department to provide the State match needed in order to receive grant funds. Prior to using 22 funds for this purpose, the Department shall report to the chairs of the House of Representatives 23 Appropriations Committee on Justice and Public Safety and the Senate Appropriations 24 Committee on Justice and Public Safety on the grants to be matched using these funds.

25 26

SUBPART XVI-A. GENERAL PROVISIONS [RESERVED]

28 SUBPART XVI-B. DIVISION OF LAW ENFORCEMENT

29

27

30 STATE CAPITOL POLICE/CREATION OF RECEIPT-SUPPORTED POSITIONS

SECTION 16B.1.(a) Creation of Receipt-Supported Positions Authorized. – The
 State Capitol Police may contract with State agencies for the creation of receipt-supported
 positions to provide security services to the buildings occupied by those agencies.

34 **SECTION 16B.1.(b)** Annual Report Required. – No later than September 1 of each 35 fiscal year, the State Capitol Police shall report to the Joint Legislative Oversight Committee on 36 Justice and Public Safety the following information for the fiscal year in which the report is 37 due:

report shall include at least the following information:

- 38
- 39
- 40 41
- 42 43

44

c. The source of funding for the position.

The position type.

(2) For each receipt-supported position listed, the contract and any other terms of the contract.

The agency to which the position is assigned.

A list of all positions in the State Capitol Police. For each position listed, the

45 **SECTION 16B.1.(c)** Additional Reporting Required Upon Creation of 46 Receipt-Supported Positions. – In addition to the report required by subsection (b) of this 47 section, the State Capitol Police shall report the creation of any position pursuant to subsection 48 (a) of this section to the chairs of the House of Representatives Appropriations Committee on 49 Justice and Public Safety and the Senate Appropriations Committee on Justice and Public 50 Safety and to the Fiscal Research Division within 30 days of the position's creation. A report 51 submitted pursuant to this section shall include at least the following information:

(1)

a.

b.

| | General Assembly Of North Carolina | Session 2017 | | | |
|----------|--|-----------------------|--|--|--|
| 1 | (1) The position type. | | | | |
| 2 | (2) The agency to which the position is being assigned. | | | | |
| 3 | (3) The position salary. | | | | |
| 4 | (4) The total amount of the contract. | | | | |
| 5 | (5) The terms of the contract. | | | | |
| 6 | SECTION 16B.1.(d) Format of Reports. – Reports submitt | ed pursuant to this | | | |
| 7 | section shall be submitted electronically and in accordance with any | | | | |
| 8 | Assembly standards. | 11 | | | |
| 9 | | | | | |
| 10 | USE OF SEIZED AND FORFEITED PROPERTY | | | | |
| 11 | SECTION 16B.2.(a) Seized and forfeited assets transferred to | the Department of | | | |
| 12 | Justice or to the Department of Public Safety during the 2017-2019 fiscal b | iennium pursuant to | | | |
| 13 | applicable federal law shall be credited to the budget of the recipient de | epartment and shall | | | |
| 14 | result in an increase of law enforcement resources for that department. | The Department of | | | |
| 15 | Public Safety and the Department of Justice shall each make the following | reports to the chairs | | | |
| 16 | of the House of Representatives Appropriations Committee on Justice and | d Public Safety and | | | |
| 17 | Senate Appropriations Committee on Justice and Public Safety: | | | | |
| 18 | (1) A report upon receipt of any assets. | | | | |
| 19 | (2) A report that shall be made prior to use of the assets on | | | | |
| 20 | and the departmental priorities on which the assets may b | - | | | |
| 21 | (3) A report on receipts, expenditures, encumbrances, and | • | | | |
| 22 | assets for the previous fiscal year, which shall be r | nade no later than | | | |
| 23 | September 1 of each year. | | | | |
| 24 | SECTION 16B.2.(b) The General Assembly finds that the | | | | |
| 25 | forfeited assets transferred pursuant to federal law for new personnel posi- | 1 0 | | | |
| 26 | acquisition of real property, repair of buildings where the repair includes structural change, and | | | | |
| 27 | construction of or additions to buildings may result in additional expenses for the State in | | | | |
| 28 | future fiscal periods. Therefore, the Department of Justice and Department | | | | |
| 29 | prohibited from using these assets for such purposes without the prior appr | roval of the General | | | |
| 30 | Assembly. | 1 | | | |
| 31 | SECTION 16B.2.(c) Nothing in this section prohibits Stat | | | | |
| 32 | agencies from receiving funds from the United States Department of Justic | | | | |
| 33 | Department of the Treasury, and the United States Department of Health and | | | | |
| 34 25 | SECTION 16B.2.(d) The Joint Legislative Oversight Comm | | | | |
| 35 26 | Public Safety shall study the impact on State and local law enforcement effor | | | | |
| 36 37 | seized and forfeited assets. The Committee shall report its findings and rec | | | | |
| 38 | to the convening of the 2018 Regular Session of the 2017 General Assembly | у. | | | |
| 30 39 | PROTECT HOSPITAL SECURITY PERSONNEL | | | | |
| 40 | SECTION 16B.3.(a) G.S. 14-34.6 reads as rewritten: | | | | |
| 40 41 | "§ 14-34.6. Assault or affray on a firefighter, an emergency medical t | achnician modical | | | |
| 42 | responder, and hospital personnel. | cennician, incurcai | | | |
| 42 | (a) A person is guilty of a Class I felony if the person commits | an assault or affrav | | | |
| 44 | causing physical injury on any of the following persons who are discharging | - | | | |
| 45 | discharge their official duties: | ing of attempting to | | | |
| 46 | (1) An emergency medical technician or other emergency he | alth care provider | | | |
| 47 | (1) A medical responder. | and care provider. | | | |
| 48 | (3) Hospital personnel and licensed healthcare providers w | ho are providing or | | | |
| 49 | attempting to provide health care services to a patient in a | | | | |
| 50 | (4) Repealed by Session Laws 2011-356, s. 2, effective Dec | 1 | | | |
| 51 | applicable to offenses committed on or after that date. | , - - , | | | |
| | | | | | |

| | General Assembly Of North CarolinaSession 2017 |
|----|---|
| 1 | (5) A firefighter. |
| 2 | (6) Hospital security personnel. |
| 3 | (b) Unless a person's conduct is covered under some other provision of law providing |
| 4 | greater punishment, a person is guilty of a Class H felony if the person violates subsection (a) |
| 5 | of this section and (i) inflicts serious bodily injury or (ii) uses a deadly weapon other than a |
| 6 | firearm. |
| 7 | (c) Unless a person's conduct is covered under some other provision of law providing |
| 8 | greater punishment, a person is guilty of a Class F felony if the person violates subsection (a) of |
| 9 | this section and uses a firearm." |
| 10 | SECTION 16B.3.(b) This section becomes effective December 1, 2017, and |
| 11 | applies to offenses committed on or after that date. |
| 12 | |
| 13 | LIEUTENANT GOVERNOR EXECUTIVE PROTECTION DETAIL |
| 14 | SECTION 16B.4.(a) Article 4 of Chapter 20 of the General Statutes is amended by |
| 15 | adding a new section to read: |
| 16 | "§ 20-189.1. Lieutenant Governor Executive Protection Detail. |
| 17 | (a) Creation. – There is created within the Highway Patrol a Lieutenant Governor's |
| 18 | Executive Protection Detail. The Lieutenant Governor shall submit the names of three sworn |
| 19 | members in good standing of the North Carolina Highway Patrol to the Commander, and the |
| 20 | Commander shall assign those officers to serve in the Lieutenant Governor's Executive |
| 21 | Protection Detail. The Lieutenant Governor is authorized to remove any members of the detail, |
| 22 | with or without cause. If the Lieutenant Governor removes a member of the detail, the |
| 23 | Lieutenant Governor shall submit to the Commander the name of an officer to replace the |
| 24 | member who has been removed and the Commander shall assign the replacement. Members of |
| 25 | the Lieutenant Governor's Executive Protection Detail shall continue to be employed by the |
| 26 | North Carolina Highway Patrol subject to the laws, rules, and regulations of the Highway |
| 27 | Patrol. The North Carolina Highway Patrol shall provide vehicles necessary for the carrying out |
| 28 | of the Detail's duties under this Article. |
| 29 | (b) Duties. – The members of the Lieutenant Governor's Executive Protection Detail |
| 30 | shall protect the Lieutenant Governor and the Lieutenant Governor's immediate family and |
| 31 | perform duties as assigned by the Lieutenant Governor relating to the protection of the |
| 32 | Lieutenant Governor." |
| 33 | SECTION 16B.4.(b) This section is effective when this act becomes law. |
| 34 | |
| 35 | STUDIES TO ENHANCE PUBLIC SAFETY/PED |
| 36 | SECTION 16B.5.(a) The Joint Legislative Program Evaluation Oversight |
| 37 | Committee shall revise the biennial 2017-2018 work plan for the Program Evaluation Division |
| 38 | to include the following: |
| 39 | (1) An evaluation of the Voice Interoperability Plan for Emergency Responders |
| 40 | (VIPER) and FirstNet technologies. Specifically, the Program Evaluation |
| 41 | Division shall: |
| 42 | a. Examine the current state of VIPER and FirstNet technology and |
| 43 | identify long-term future equipment needs and upgrades. |
| 44 | b. Identify efficiencies and cost-sharing methods for ensuring |
| 45 | sustainability of system operations and maintenance. |
| 46 | c. Determine whether system functions are duplicated. |
| 47 | d. Identify the most effective governance and operational financing |
| 48 | structure to ensure equitable and reasonable cost-sharing and optimal |
| 49 | system adoption by public safety agency stakeholders. |
| | |

| sembly Of North Carolina | Session 2017 |
|--|---|
| 2) An evaluation of the current security measures for th | ne downtown Raleigh |
| | e cost efficient and |
| 1 71 | automit its avaluation |
| | |
| с с | 0 |
| RST RESPONDERS DAY | |
| | subdivision to read: |
| | |
| The following are declared to be legal public holidays: | |
| | |
| <u>10a)</u> First Responders Day, September 11. | |
| " | |
| ΒΙ Ε ΕΩΡ ΡΩΛΡ ΩΡΛΝΤ/011 ΡΡΩΙΕΩΤS | |
| | w subsection to read. |
| • • | |
| | _ |
| | |
| The subsection uppies to runds concer | iou on or unter bury 1, |
| | |
| XVI-C. DIVISION OF ADULT CORRECTION | |
| | |
| LOSED FACILITIES | |
| ECTION 16C.1. In conjunction with the closing of pr | ison facilities, youth |
| | • |
| the county or municipality in which the facility is located, w | with elected State and |
| ls, and with State and federal agencies about the possibili | ty of converting that |
| her use. The Department may also consult with any private t | for-profit or nonprofit |
| he possibility of converting the facility to other use. In deve | cloping a proposal for |
| f each facility, the Department shall give priority to convertir | ng the facility to other |
| - | - |
| | |
| unicipalities, State agencies, federal agencies, or private firn | he wishing to convert |
| | |
| er use. G.S. 146-29.1(f) through (g) shall not apply to a trans . The Department of Public Safety may also consider cor | sfer made pursuant to |
| | An evaluation of the current security measures for the State Government complex and options to create comprehensive security plans. ECTION 16B.5.(b) The Program Evaluation Division shall Legislative Program Evaluation Oversight Committee and to committee on Justice and Public Safety no later than March 1, 2000 ECTION 16B.6. G.S. 103-4(a) is amended by adding a new ates of public holidays. The following are declared to be legal public holidays: 10a) First Responders Day, September 11. IBLE FOR PSAP GRANT/911 PROJECTS IECTION 16B.7. G.S. 143B-1407 is amended by adding a new application to State Highway Patrol. – The State Highway purposes of applying to the 911 Board for a grant from 11 Projects Account. This subsection applies to funds collect XVI-C. DIVISION OF ADULT CORRECTION LOSED FACILITIES EECTION 16C.1. In conjunction with the closing of prenters, and youth development centers, the Department of the county or municipality in which the facility is located, yills, and with State and federal agencies about the possibilither use. The Department may also consult with any private the possibility of converting the facility to other use. In deve f each facility, the Department shall give priority to converting the calibra is a mander of the state may provide for the transfer or the lease of any provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide for the transfer or the lease of any state may provide fo |

this section. The Department of Public Safety may also consider converting some of the facilities recommended for closing from one security custody level to another, where that conversion would be cost-effective. A prison unit under lease to a county pursuant to the provisions of this section for use as a jail is exempt for the period of the lease from any of the minimum standards adopted by the Secretary of Health and Human Services pursuant to G.S. 153A-221 for the housing of adult prisoners that would subject the unit to greater standards than those required of a unit of the State prison system.

44

45 REIMBURSE COUNTIES FOR HOUSING AND EXTRAORDINARY MEDICAL 46 EXPENSES

47 **SECTION 16C.2.** Notwithstanding G.S. 143C-6-9, the Department of Public 48 Safety may use funds available to the Department for the 2017-2019 fiscal biennium to 49 reimburse counties for the cost of housing convicted inmates, parolees, and post-release 50 supervisees awaiting transfer to the State prison system, as provided in G.S. 148-29. The 51 reimbursement may not exceed forty dollars (\$40.00) per day per prisoner awaiting transfer.

1 The Department shall report annually by February 1 of each year to the chairs of the Joint 2 Legislative Oversight Committee on Justice and Public Safety and the chairs of the House of 3 Representatives Appropriations Committee on Justice and Public Safety and the Senate 4 Appropriations Committee on Justice and Public Safety on the expenditure of funds to 5 reimburse counties for prisoners awaiting transfer.

- 6
- 7

CENTER FOR COMMUNITY TRANSITIONS/ CONTRACT AND REPORT

8 **SECTION 16C.3.** The Department of Public Safety may continue to contract with 9 The Center for Community Transitions, Inc., a nonprofit corporation, for the purchase of prison 10 beds for minimum security female inmates during the 2017-2019 fiscal biennium. The Center 11 for Community Transitions, Inc., shall report by February 1 of each year to the chairs of the House of Representatives Appropriations Committee on Justice and Public Safety and the 12 13 Senate Appropriations Committee on Justice and Public Safety on the annual cost per inmate 14 and the average daily inmate population compared to bed capacity using the same methodology 15 as that used by the Department of Public Safety.

16 17

INMATE CONSTRUCTION PROGRAM

SECTION 16C.4. Notwithstanding any other provision of law but subject to 18 19 Article 3 of Chapter 148 of the General Statutes, during the 2017-2019 fiscal biennium, the 20 State Construction Office may utilize inmates in the custody of the Division of Adult 21 Correction of the Department of Public Safety through the Inmate Construction Program for repair and renovation projects on State-owned facilities, with priority given to Department of 22 23 Public Safety construction projects. State agencies utilizing the Inmate Construction Program 24 shall reimburse the Division of Adult Correction of the Department of Public Safety for the 25 cost of transportation, custody, and wages for the inmate crews.

26 27

STATEWIDE MISDEMEANANT CONFINEMENT PROGRAM

SECTION 16C.5.(a) The North Carolina Sheriffs' Association shall report no later than the 15th day of each month to the Office of State Budget and Management and the Fiscal Research Division on the Statewide Misdemeanant Confinement Program. Each monthly report shall include all of the following:

32 33

34

35

36

37

38

39

- (1) The daily population, delineated by misdemeanant or DWI monthly housing.
- (2) The cost of housing prisoners under the Program.
- (3) The cost of transporting prisoners under the Program.
- (4) Personnel costs.
 - (5) Inmate medical care costs.
 - (6) The number of counties that volunteer to house inmates under the Program.
 - (7) The administrative costs paid to the Sheriffs' Association and to the Department of Public Safety.

40 **SECTION 16C.5.(b)** The North Carolina Sheriffs' Association shall report no later 41 than October 1 of each year to the chairs of the House of Representatives Appropriations 42 Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice 43 and Public Safety and the Joint Legislative Oversight Committee on Justice and Public Safety 44 on the Statewide Misdemeanant Confinement Program. The report shall include the following 45 with respect to the prior fiscal year:

- 46 47
- (1) Revenue collected by the Statewide Misdemeanant Confinement Program.
 - (2) The cost of housing prisoners by county under the Program.
- 48 (3) The cost of transporting prisoners by county under the Program.
- 49 (4) Personnel costs by county.
- 50 (5) Inmate medical care costs by county.
- 51 (6) The number of counties that volunteer to house inmates under the Program.

| | General Assembly Of North CarolinaSession 2017 |
|----------|---|
| 1 2 | (7) The administrative costs paid to the Sheriffs' Association and to the Department of Public Safety. |
| 3 | SECTION 16C.5.(c) Of the funds appropriated in this act for the Statewide |
| 4 | Misdemeanant Confinement Program: |
| 5 | (1) The sum of one million dollars $(\$1,000,000)$ shall be transferred to the North |
| 6 | Carolina Sheriffs' Association, Inc., a nonprofit corporation, to support the |
| 7 | Program and for administrative and operating expenses of the Association |
| 8 | and its staff. (2) The sum of two bundred twenty five they and dellars ($\$225,000$) shall be |
| 9 10 | (2) The sum of two hundred twenty-five thousand dollars (\$225,000) shall be allocated to the Division of Adult Correction for its administrative and |
| 10 | operating expenses for the Program. |
| 12 | operating expenses for the Hogram. |
| 12 | WESTERN YOUTH INSTITUTION ASSET REPORT |
| 14 | SECTION 16C.6. The Department of Public Safety (DPS) shall make every effort |
| 15 | to ensure that equipment and other State resources in buildings that are scheduled for |
| 16 | demolition or otherwise not being used are recovered for use elsewhere. DPS shall report by |
| 17 | March 1, 2018, on assets salvaged from the Western Youth Institution prior to demolition. The |
| 18 | report shall include the type of asset salvaged, the estimated value of the asset, where it was |
| 19 | used, and the savings associated with relocating the asset to another facility. |
| 20 | |
| 21 | ELIMINATE OBSOLETE PILOT PROGRAM |
| 22 | SECTION 16C.7. G.S. 143B-706 is repealed. |
| 23 | |
| 24 | DOT CONTRACT FOR INMATE LITTER CREW |
| 25 | SECTION 16C.8. After the issuance of a request for information (RFI) and receipt |
| 26 | of bids by the Department of Transportation for litter pickup on State highways and roads, the |
| 27 28 | Department of Transportation shall first offer the contract to the Division of Adult Correction |
| 28 29 | upon the same terms and conditions as the most favorable bid received by the Department of Transportation from a suitable contractor. The Division of Adult Correction shall have 30 days |
| 30 | to accept or decline the offered contract. |
| 31 | to accept of accente the offered contract. |
| 32 | WORKERS' COMPENSATION/PRISON INMATES |
| 33 | SECTION 16C.9.(a) G.S. 97-13 reads as rewritten: |
| 34 | "§ 97-13. Exceptions from provisions of Article. |
| 35 | (a) Employees of Certain Railroads. – This Article shall not apply to railroads or |
| 36 | railroad employees nor in any way repeal, amend, alter or affect Article 8 of Chapter 60 or any |
| 37 | section thereof relating to the liability of railroads for injuries to employees, nor upon the trial |
| 38 | of any action in tort for injuries not coming under the provisions of this Article, shall any |
| 39 | provision herein be placed in evidence or be permitted to be argued to the jury. Provided, |
| 40 | however, that the foregoing exemption to railroads and railroad employees shall not apply to |
| 41 | employees of a State-owned railroad company, as defined in G.S. 124-11, or to electric street |
| 42 | railroads or employees thereof; and this Article shall apply to electric street railroads and |
| 43 | employees thereof and to this extent the provisions of Article 8 of Chapter 60 are hereby |
| 44 45 | amended. (b) Casual Employment, Domestic Servants, Farm Laborers, Federal Government, |
| 45 46 | Employer of Less than Three Employees. – This Article shall not apply to casual employees, |
| 47 | farm laborers when fewer than 10 full-time nonseasonal farm laborers are regularly employed |
| 48 | by the same employer, federal government employees in North Carolina, and domestic |
| 49 | servants, nor to employees of such persons, nor to any person, firm or private corporation that |
| 50 | has regularly in service less than three employees in the same business within this State, except |

has regularly in service less than three employees in the same business within this State, except
 that any employer without regard to number of employees, including an employer of domestic

servants, farm laborers, or one who previously had exempted himself, who has purchased workers' compensation insurance to cover his compensation liability shall be conclusively presumed during life of the policy to have accepted the provisions of this Article from the effective date of said policy and his employees shall be so bound unless waived as provided in this Article; provided however, that this Article shall apply to all employers of one or more employees who are employed in activities which involve the use or presence of radiation.

7 Most Prisoners. – This Article shall not apply to prisoners being worked by the State (c) 8 or any subdivision thereof, except to the following extent: as provided in this subsection and 9 subsection (c1) of this section. Whenever any prisoner assigned to the Division of Adult 10 Correction of the Department of Public Safety shall suffer accidental injury or accidental death 11 arising out of and in the course of the employment to which he had been assigned, if there be death or if the results of such injury continue until after the date of the lawful discharge of such 12 13 prisoner to such an extent as to amount to a disability as defined in this Article, then such 14 discharged prisoner or the dependents or next of kin of such discharged prisoner may have the 15 benefit of this Article by applying to the Industrial Commission as any other employee; 16 provided, such application is made within 12 months from the date of the discharge; and 17 provided further that the maximum compensation to any prisoner or to the dependents or next 18 of kin of any deceased prisoner shall not exceed thirty dollars (\$30.00) per week and the period 19 of compensation shall relate to the date of his discharge rather than the date of the accident. If 20 any person who has been awarded compensation under the provisions of this subsection shall 21 be recommitted to prison upon conviction of an offense committed subsequent to the award, 22 such compensation shall immediately cease. Any awards made under the terms of this 23 subsection shall be paid by the Department of Public Safety from the funds available for the 24 operation of the Division of Adult Correction of the Department of Public Safety. The 25 provisions of G.S. 97-10.1 and 97-10.2 shall apply to prisoners and discharged prisoners 26 entitled to compensation under this subsection and to the State in the same manner as said 27 section applies to employees and employers.

28 (c1) Certain Inmates. – The average weekly wage of inmates employed pursuant to the
 29 Prison Industry Enhancement Program shall be calculated pursuant to G.S. 97-2(5).

30 (d) Sellers of Agricultural Products. – This Article shall not apply to persons, firms or
 31 corporations engaged in selling agricultural products for the producers thereof on commission
 32 or for other compensation, paid by the producers, provided the product is prepared for sale by
 33 the producer."

34 35 **SECTION 16C.9.(b)** This section is effective when this act becomes law.

36 SUBPART XVI-D. DIVISION OF JUVENILE JUSTICE

37 38

44

45

LIMIT USE OF COMMUNITY PROGRAM FUNDS

39 **SECTION 16D.1.(a)** Funds appropriated in this act to the Department of Public 40 Safety for the 2017-2019 fiscal biennium for community program contracts that are not 41 required for or used for community program contracts may be used only for the following:

- 42 (1) Other statewide residential programs that provide Level 2 intermediate
 43 dispositional alternatives for juveniles.
 - (2) Statewide community programs that provide Level 2 intermediate dispositional alternatives for juveniles.
- 46 (3) Regional programs that are collaboratives of two or more Juvenile Crime
 47 Prevention Councils which provide Level 2 intermediate dispositional
 48 alternatives for juveniles.
- 49(4)The Juvenile Crime Prevention Council funds to be used for the Level 250intermediate dispositional alternatives for juveniles listed in51G.S. 7B-2506(13) through (23).

1 **SECTION 16D.1.(b)** Funds appropriated by this act to the Department of Public 2 Safety for the 2017-2019 fiscal biennium for community programs may not be used for 3 staffing, operations, maintenance, or any other expenses of youth development centers or 4 detention facilities.

5 **SECTION 16D.1.(c)** The Department of Public Safety shall submit an electronic 6 report by October 1 of each year of the 2017-2019 fiscal biennium on all expenditures made in 7 the preceding fiscal year from the miscellaneous contract line in Fund Code 1230 to the chairs 8 of the House of Representatives Appropriations Committee on Justice and Public Safety and 9 the Senate Appropriations Committee on Justice and Public Safety and the Fiscal Research 10 Division. The report shall include all of the following: an itemized list of the contracts that have 11 been executed, the amount of each contract, the date the contract was executed, the purpose of the contract, the number of juveniles that will be served and the manner in which they will be 12 13 served, the amount of money transferred to the Juvenile Crime Prevention Council fund, and an 14 itemized list of grants allocated from the funds transferred to the Juvenile Crime Prevention 15 Council fund.

16

17

STATE FUNDS MAY BE USED AS FEDERAL MATCHING FUNDS

18 **SECTION 16D.2.** Funds appropriated in this act to the Department of Public 19 Safety for each fiscal year of the 2017-2019 fiscal biennium may be used as matching funds for 20 the Juvenile Accountability Incentive Block Grants. If North Carolina receives Juvenile 21 Accountability Incentive Block Grants or a notice of funds to be awarded, the Office of State 22 Budget and Management and the Governor's Crime Commission shall consult with the 23 Department of Public Safety regarding the criteria for awarding federal funds. The Office of 24 State Budget and Management, the Governor's Crime Commission, and the Department of 25 Public Safety shall report to the chairs of the House of Representatives Appropriations 26 Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice 27 and Public Safety and the Joint Legislative Oversight Committee on Justice and Public Safety 28 prior to allocation of the federal funds. The report shall identify the amount of funds to be 29 received for the 2017-2018 fiscal year, the amount of funds anticipated for the 2018-2019 fiscal 30 year, and the allocation of funds by program and purpose.

31 32

33

JUVENILE CRIME PREVENTION COUNCIL FUNDS

SECTION 16D.3. G.S. 143B-852(a) reads as rewritten:

34 On or before February 1 of each year, the Department of Public Safety shall submit "(a) 35 to the Chairs of the Joint Legislative Commission on Governmental Operations Oversight 36 Committee on Justice and Public Safety and the Chairs of the Senate and House of 37 Representatives Appropriations SubcommitteesCommittee on Justice and Public Safety and the 38 Senate Appropriations Committee on Justice and Public Safety a list of the recipients of the 39 grants awarded, or preapproved for award, from funds appropriated to the Department for local 40 Juvenile Crime Prevention Council (JCPC) grants, including the following information: 41

46

- The amount of the grant awarded. (1)
- (2)The membership of the local committee or council administering the award funds on the local level.
 - The type of program funded. (3)
- A short description of the local services, programs, or projects that will (4) receive funds.
- 47 (5) Identification of any programs that received grant funds at one time but for 48 which funding has been eliminated by the Department.
- 49 The number of at-risk, diverted, and adjudicated juveniles served by each (6)50 county.

| | General Assemb | ly Of North Carolina | Session 2017 |
|----------------------------|--------------------|---|---------------------------------|
| 1 2 3 4 5 6 | (7) (8) | The Department's actions to ensure that county JCPCs prior dispositions of intermediate and community-level court-adjudicated juveniles under minimum standards Department. The total cost for each funded program, including the cost the essential elements of the program." | sanctions for adopted by the |
| 7 | | the essential elements of the program. | |
| , 8 9 | JUVENILE REI | INVESTMENT ACT | |
| 10 | INCREASE TH | IE AGE OF JUVENILE JURISDICTION, EXCEPT | FOR CERTAIN |
| 11 | FELONIES | | |
| 12 | | TON 16D.4.(a) G.S. 7B-1501 reads as rewritten: | |
| 13 | "§ 7B-1501. Def | | |
| 14 | | apter, unless the context clearly requires otherwise, the follo | 0 |
| 15 | the listed meaning | gs. The singular includes the plural, unless otherwise specifie | ed. |
| 16 | | | |
| 17 | (7) | Delinquent juvenile. – | |
| 18 | | <u>a.</u> Any juvenile who, while less than 16 years of age b | |
| 19 20 | | of age, commits a crime or infraction under State | |
| 20 21 | | ordinance of local government, including violati vehicle laws, or who commits indirect contempt | |
| 21 | | defined in G.S. 5A-31. | by a juvenine as |
| 22 | | b. Any juvenile who, while less than 18 years of ag | re hut at least 16 |
| 23 24 | | years of age, commits a misdemeanor or infraction u | |
| 25 | | under an ordinance of local government, excluding | |
| 26 | | motor vehicle laws, or who commits indirect conte | |
| 27 | | as defined in G.S. 5A-31. | |
| 28 | | | |
| 29 | <u>(27a)</u> | Victim Any individual or entity against whom a crim | e or infraction is |
| 30 | | alleged to have been committed by a juvenile based on re | asonable grounds |
| 31 | | that the alleged facts are true. For purposes of Article 17 of | f this Chapter, the |
| 32 | | term may also include a parent, guardian, or custodian of a | a victim under the |
| 33 | | age of 18 years. | |
| 34 | " | | |
| 35 | | TON 16D.4.(b) G.S. 7B-1601 reads as rewritten: | |
| 36 | | isdiction over delinquent juveniles. | |
| 37 | | burt has exclusive, original jurisdiction over any case involving | ••• |
| 38 | - | elinquent. For purposes of determining jurisdiction, the age | of the juvenile at |
| 39 40 | | leged offense governs. | alloand to be |
| 40 41 | | the court obtains jurisdiction over a juvenile uent for an offense committed prior to the juvenile reachi | • |
| 42 | | n shall continue until terminated by order of the court or | |
| 43 | • • • | f 18 years, except as provided otherwise in this Article. | until the juvenile |
| 44 | _ | the court obtains jurisdiction over a juvenile alleged to be | delinquent for an |
| 45 | | d while the juvenile was at least 16 years of age but less that | - |
| 46 | | continue until terminated by order of the court or until the ju | |
| 47 | | If the offense was committed while the juvenile was at leas | |
| 48 | | continue until terminated by order of the court or until the ju | |
| 49 | age of 20 years. | | |
| 50 | | delinquency proceedings for a juvenile alleged to be delinqu | |
| 51 | committed prior | to the juvenile reaching the age of 16 years cannot be con- | cluded before the |

1 juvenile reaches the age of 18 years, the court retains jurisdiction for the sole purpose of 2 conducting proceedings pursuant to Article 22 of this Chapter and either transferring the case to 3 superior court for trial as an adult or dismissing the petition. 4 When delinquency proceedings for a juvenile alleged to be delinquent for an offense (c1)5 committed while the juvenile was at least 16 years of age but less than 17 years of age cannot 6 be concluded before the juvenile reaches the age of 19 years, the court retains jurisdiction for the sole purpose of dismissing the petition. When delinquency proceedings for a juvenile 7 8 alleged to be delinquent for an offense committed while the juvenile was at least 17 years of 9 age cannot be concluded before the juvenile reaches the age of 20 years, the court retains 10 jurisdiction for the sole purpose of dismissing the petition. 11 When the court has not obtained jurisdiction over a juvenile before the juvenile (d) reaches the age of 18, for a felony and any related misdemeanors the juvenile allegedly 12 13 committed on or after the juvenile's thirteenth birthday and prior to the juvenile's 14 sixteentheighteenth birthday, the court has jurisdiction for the sole purpose of conducting 15 proceedings pursuant to Article 22 of this Chapter and either transferring the case to superior 16 court for trial as an adult or dismissing the petition. 17 The court has jurisdiction over delinquent juveniles in the custody of the Division (e) 18 and over proceedings to determine whether a juvenile who is under the post-release supervision 19 of the juvenile court counselor has violated the terms of the juvenile's post-release supervision. 20 (f) The court has jurisdiction over persons 18 years of age or older who are under the 21 extended jurisdiction of the juvenile court. The court has jurisdiction over the parent, guardian, or custodian of a juvenile who 22 (g) 23 is under the jurisdiction of the court pursuant to this section if the parent, guardian, or custodian 24 has been served with a summons pursuant to G.S. 7B-1805." 25 SECTION 16D.4.(c) G.S. 7B-1604(a) reads as rewritten: 26 "(a) Any juvenile, including a juvenile who is under the jurisdiction of the court, who 27 commits a criminal offense on or after the juvenile's sixteenth birthday date the juvenile has 28 reached the age of 18 years is subject to prosecution as an adult. A juvenile who is emancipated 29 shall be prosecuted as an adult for the commission of a criminal offense." 30 **SECTION 16D.4.(d)** G.S. 7B-2200 reads as rewritten: 31 "§ 7B-2200. Transfer of jurisdiction of a juvenile under the age of 16 to superior court. 32 After notice, hearing, and a finding of probable cause the court may, upon motion of the 33 prosecutor or the juvenile's attorney or upon its own motion, transfer jurisdiction over a 34 juvenile to superior court if the juvenile was at least 13 years of age-or older but less than 16 35 years of age at the time the juvenile allegedly committed an offense that would be a felony if 36 committed by an adult. If the alleged felony constitutes a Class A felony and the court finds 37 probable cause, the court shall transfer the case to the superior court for trial as in the case of 38 adults." 39 SECTION 16D.4.(e) G.S. 7B-2506 reads as rewritten: 40 "§ 7B-2506. Dispositional alternatives for delinquent juveniles. The court exercising jurisdiction over a juvenile who has been adjudicated delinquent may 41 42 use the following alternatives in accordance with the dispositional structure set forth in 43 G.S. 7B-2508: 44 In the case of any juvenile under the age of 18 years who needs more (1)45 adequate care or supervision or who needs placement, the judge may: Require that a juvenile be supervised in the juvenile's own home by 46 a. 47 the department of social services in the juvenile's county, a juvenile 48 court counselor, or other personnel as may be available to the court, 49 subject to conditions applicable to the parent, guardian, or custodian 50 or the juvenile as the judge may specify; or

| | General Assembly Of N | North Carolina | Session 2017 |
|--|------------------------|--|---|
| 1 2 3 | b. | Place the juvenile in the custody of a relative, private agency offering placen suitable person; or | |
| 4 5 6 7 8 9 | с. | If the director of the county department received notice and an opportunity to be the custody of the department of social residence, or in the case of a juvenile which the State, in the physical custody of a de the county where the juvenile is found s juvenile to the responsible authorities in | e heard, place the juvenile in services in the county of his to has legal residence outside partment of social services in o that agency may return the |
| 1 | | order placing a juvenile in the custody of | |
| 12 | | a county department of social services sl | 6 |
| 13 14 15 | | juvenile's continuation in the juvenile's of to the juvenile's best interest. This place accordance with G.S. 7B-906.1. The difference | cement shall be reviewed in |
| 16 | | ordered by the judge, arrange for, pro | • |
| 17 | | routine or emergency medical or surgio | |
| 18 | | case where the parent is unknown, una | |
| 19 20 | | behalf of the juvenile or juveniles, the di ordered by the judge, arrange for, p | • |
| 21 | | psychiatric, psychological, educational, | |
| 22 | | or treatment for the juvenile placed by a | |
| 23 | | custody or physical custody of a county | department of social services |
| 24 | | under the authority of this or any ot | 1 |
| 25 26 | | Statutes. Prior to exercising this author reasonable efforts to obtain consent f | • |
| .0 27 | | custodian of the affected juvenile. If | |
| 28 | | consent, the director shall promptly no | |
| 29 | | custodian that care or treatment has been | |
| 80 1 | | parent, guardian, or custodian frequ | - |
| 1 2 | | circumstances of the juvenile. Upon req custodian of the affected juvenile, th | |
| 3 | | aforementioned evaluations, findings, | |
| 4 | | available to the parent, guardian, or cus | |
| 5 | | prohibited by G.S. 122C-53(d). | |
| 36 | | se thea juvenile under the age of 16 year | - |
| 37 38 | - | ulsory school attendance law when the | |
| 88 39 | | ative plans can be arranged by the family rces for one of the following: | ry mough other community |
| ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | a. | An education related to the needs of | or abilities of the juvenile |
| 11 | | including vocational education or special | e e |
| 2 | b. | A suitable plan of supervision or placem | |
| 13 | с. | Some other plan that the court finds to | be in the best interests of the |
| 14 15 | " | juvenile. | |
| -5 -6 | | 6D.4.(f) G.S. 7B-2507 reads as rewritten: | |
| .7 | "§ 7B-2507. Delinquen | | |
| 8 | - | The delinquency history level for a delin | quent juvenile is determined |
| .9 | by calculating the sum | of the points assigned to each of the juve | enile's prior adjudications or |
| 50 | convictions and to the | juvenile's probation status, if any, that t | he court finds to have been |

| | General | Asseml | oly Of North Carolina | Session 2017 |
|-------------|------------------|-----------------|---|---|
| 1 2 3 | - | cation c | ance with this section. For the purposes of this section, a proof an offense that occurs before the adjudication of the offens s. – Points are assigned as follows: | 0 |
| 4 | | (1) | For each prior adjudication of a Class A through E felony of | offense, 4 points. |
| 5 | | (2) | For each prior adjudication of a Class F through I felony o | _ |
| 6 | | | misdemeanor offense, 2 points. | |
| 7 | | <u>(2a)</u> | For each prior conviction of a Class A through E felony, 2 | points. |
| 8 | | (2b) | For each prior conviction of a Class F through I fel | |
| 9 | | <u>(20)</u> | misdemeanor offense, excluding conviction of the moto | • |
| 10 | | | points. | |
| 11 | | <u>(2c)</u> | For each prior misdemeanor conviction of impaired drivin | (G S 20-138 1) |
| 12 | | <u>(20)</u> | impaired driving in a commercial vehicle (G.S. 20-138.2), | - |
| 12 | | | | |
| | | (2) | death by vehicle (G.S. 20-141.4(a2)), 2 points. | |
| 14 | | (3) | For each prior adjudication of a Class 1, 2, or 3 misder | meanor offense, 1 |
| 15 | | | point. | 1 00 |
| 16 | | <u>(3a)</u> | For each prior conviction of a Class 1, 2, or 3 misc | |
| 17 | | | excluding conviction for violation of the motor vehicle law | - |
| 18 | | (4) | If the juvenile was on probation at the time of offense, 2 pc | |
| 19 | - | | all be assigned for a prior adjudication that a juvenile is in | direct contempt of |
| 20 | court or i | | contempt of court. | |
| 21 | (c) | Delin | quency History Levels. – The delinquency history levels are: | , • |
| 22 | | (1) | Low – No more than 1 point. | |
| 23 | | (2) | Medium – At least 2, but not more than 3 points. | |
| 24 | | (3) | High – At least 4 points. | |
| 25 | In de | termini | ng the delinquency history level, the classification of a pr | rior offense is the |
| 26 | classifica | tion ass | igned to that offense at the time the juvenile committed the | offense for which |
| 27 | | | ng ordered. | |
| 28 | (d) | | ple Prior Adjudications or Convictions Obtained in One Co | ourt Session. – For |
| 29 | · · · | | rmining the delinquency history level, if a juvenile is adjudic | |
| 30 | | | ore than one offense in a single session of district court, onl | |
| 31 | | | the offense with the highest point total is used. | j i i j i i j i i i i i i i i i i i i i |
| 32 | (e) | | ification of Prior Adjudications or Convictions From Oth | er Jurisdictions. – |
| 33 | | | vise provided in this subsection, an adjudication or convict | |
| 34 | - | | r than North Carolina is classified as a Class I felony if | - |
| 35 | 0 | | se occurred classifies the offense as a felony, or is classified | 0 |
| 36 | | | the jurisdiction in which the offense occurred classifies | |
| 37 | | | the juvenile proves by the preponderance of the evidence | |
| 38 | | | elony in the other jurisdiction is substantially similar to ar | |
| 39 | | | North Carolina, the <u>adjudication or conviction</u> is treated | |
| 40 | | | • | |
| | | | r assigning delinquency history level points. If the Sta | |
| 41 | | | f the evidence that an offense classified as either a misdeme | - |
| 42 | | • | tion is substantially similar to an offense in North Carolina t | |
| 43 | | - | or higher, the <u>adjudication or conviction</u> is treated as that | - |
| 44 | 0 0 | - | uency history level points. If the State proves by the pre | L |
| 45 | | | offense classified as a misdemeanor in the other jurisdicti | |
| 46 | | | ense classified as a Class A1 misdemeanor in North Carolin | |
| 47 | | <u>ction</u> is | treated as a Class A1 misdemeanor for assigning delinqu | ency history level |
| 48 | points. | | | |
| 19 | (f) | | of Prior Adjudications. Adjudications or Convictions. – A pr | ior adjudication <u>or</u> |
| 50 | <u>convictio</u> | | be proved by any of the following methods: | |
| 51 | | (1) | Stipulation of the parties. | |
| | | | | |

- 51
- (1)

| General Assem | bly Of North Carolina | Session 201 |
|--------------------------|--|---|
| (2) | An original or copy of the court record of the or conviction. | ne prior adjudication. adjudicatio |
| (3) | A copy of records maintained by the Depar Division. | rtment of Public Safety or by th |
| (4) | Any other method found by the court to be r | reliable |
| | ears the burden of proving, by a preponderar | |
| | <u>conviction</u> exists and that the juvenile before the | |
| | | |
| the court record | in the prior <u>adjudication</u> . <u>adjudication or conv</u> s or a copy of the records maintained by the D | Department of Public Safety or o |
| | earing the same name as that by which the ju | |
| | e juvenile named is the same person as the ju | |
| | t in the record are true. For purposes of this | |
| other data proc | ontaining a reproduction of a record maintained cessing equipment, and a document produce | d by a facsimile machine. Th |
| prosecutor shall | make all feasible efforts to obtain and prese | nt to the court the juvenile's fu |
| | ce presented by either party at trial ma | |
| | ljudications or convictions. If asked by the juve | |
| | prior adjudications or convictions to the juv | |
| | low the juvenile to determine if the record | l available to the prosecutor |
| accurate." | | |
| | TION 16D.4.(g) G.S. 7B-2513(a) reads as rev | |
| . , | uant to G.S. 7B-2506 and G.S. 7B-2508, the | • |
| 0 | at least 10 years of age to the Division for pl | • |
| | ment shall be for an indefinite term of at least s | |
| <u>(a1)</u> In no | event shallFor an offense the juvenile comm | itted prior to reaching the age |
| <u>16 years,</u> the ter | m <u>shall not</u> exceed: | |
| (1) | The twenty-first birthday of the juvenile if | 5 |
| | to the Division for an offense that would be G.S. 14-17, first-degree forcible rape pursua | e i |
| | statutory rape pursuant to G.S. 14-27.24, fin | rst-degree forcible sexual offens |
| | pursuant to G.S. 14-27.26, or first-degree s | statutory sexual offense pursua |
| | to G.S. 14-27.29 if committed by an adult; | |
| (2) | The nineteenth birthday of the juvenile if th | e juvenile has been committed t |
| | the Division for an offense that would be a G | Class B1, B2, C, D, or E felony |
| | committed by an adult, other than an offen | se set forth in subdivision (1) of |
| | this subsection; or | |
| (3) | The eighteenth birthday of the juvenile if th | e juvenile has been committed |
| | the Division for an offense other than an of | offense that would be a Class A |
| | B1, B2, C, D, or E felony if committed by a | |
| (a2) For a | an offense the juvenile committed while the juv | venile was at least 16 years of ag |
| | years of age, the term shall not exceed the juve | |
| | an offense the juvenile committed while the j | juvenile was at least 17 years of |
| | all not exceed the juvenile's 20th birthday. | |
| | uvenile shall be committed to a youth develop | • |
| | nitment for a period of time in excess of the | |
| | dult in prior record level VI for felonies or | - |
| | could be sentenced for the same offense, except | |
| | determines that the juvenile's commitment | |
| - | d of time to continue care or treatment und | - |
| - | er subsection (f) of this section. At the tin | • |
| - | onter, the court shall determine the maximum | • |

1 remain committed before a determination must be made by the Division pursuant to 2 G.S. 7B-2515 and shall notify the juvenile of that determination." 3 **SECTION 16D.4.(h)** G.S. 7B-2515(a) reads as rewritten: 4 In determining whether a juvenile who was committed prior to the juvenile reaching "(a) 5 the age of 16 years should be released before the juvenile's 18th birthday, the Division shall 6 consider the protection of the public and the likelihood that continued placement will lead to 7 further rehabilitation. If the Division does not intend to release the juvenile who was committed 8 prior to the juvenile reaching the age of 16 years prior to the juvenile's eighteenth birthday, or if 9 the Division determines that the juvenile's commitment should be continued beyond the maximum commitment period as set forth in G.S. 7B-2513(a), G.S. 7B-2513(a1), the Division 10 11 shall notify the juvenile and the juvenile's parent, guardian, or custodian in writing at least 30 12 days in advance of the juvenile's eighteenth birthday or the end of the maximum commitment 13 period, of the additional specific commitment period proposed by the Division, the basis for 14 extending the commitment period, and the plan for future care or treatment." 15 SECTION 16D.4.(i) G.S. 7B-2603(b) reads as rewritten: 16 Once an order of transfer has been entered by the district court, the juvenile has the "(b) 17 right to be considered for pretrial release as provided in G.S. 15A-533 and G.S. 15A-534. The 18 release order shall specify the person or persons to whom the juvenile may be released. Pending 19 release, the court shall order that the juvenile be detained in a detention facility while awaiting 20 trial. The court may order the juvenile to be held in a holdover facility as defined by G.S. 21 7B-1501 at any time the presence of the juvenile is required in court for pretrial hearings or trial, if the court finds that it would be inconvenient to return the juvenile to the detention 22 23 facility. Pending release, the juvenile shall be detained pursuant to G.S. 7B-2204." 24 **SECTION 16D.4.(j)** G.S. 5A-31(a) reads as rewritten: 25 Each of the following, when done by an unemancipated minor who (i) is at least six "(a) 26 years of age, (ii) is not yet 1618 years of age, and (iii) has not been convicted of any crime in 27 superior court, is contempt by a juvenile: " 28 29 **SECTION 16D.4.(k)** G.S. 5A-34(b) reads as rewritten: 30 "(b) The provisions of Article 1 and Article 2 of this Chapter apply to acts or omissions 31 by a minor who: 32 (1)Is 16 years of age or older; 33 (2)Is married or otherwise emancipated; or 34 (3) Before the act or omission, was convicted in superior court of any criminal 35 offense." 36 **SECTION 16D.4.**(*l*) G.S. 14-316.1 reads as rewritten: 37 "§ 14-316.1. Contributing to delinquency and neglect by parents and others. 38 Any person who is at least 1618 years old who knowingly or willfully causes, encourages, 39 or aids any juvenile within the jurisdiction of the court to be in a place or condition, or to 40 commit an act whereby the juvenile could be adjudicated delinquent, undisciplined, abused, or 41 neglected as defined by G.S. 7B-101 and G.S. 7B-1501 shall be guilty of a Class 1 42 misdemeanor. 43 It is not necessary for the district court exercising juvenile jurisdiction to make an adjudication that any juvenile is delinquent, undisciplined, abused, or neglected in order to 44 45 prosecute a parent or any person, including an employee of the Division of Juvenile Justice of 46 the Department of Public Safety under this section. An adjudication that a juvenile is 47 delinquent, undisciplined, abused, or neglected shall not preclude a subsequent prosecution of a 48 parent or any other person including an employee of the Division of Juvenile Justice of the 49 Department of Public Safety, who contributes to the delinquent, undisciplined, abused, or 50 neglected condition of any juvenile."

- 51
- **SECTION 16D.4.(m)** G.S. 143B-805(6) reads as rewritten:

| Gene | ral Assemb | ly Of N | North Carolina | Session 201 |
|---------|--------------------|--------------------|--|--|
| | "(6) | Delino | quent juvenile. – | |
| | | a. | | while less than 16 years of age but at least 6 year |
| | | <u></u> | | crime or infraction under State law or under a |
| | | | 0 | government, including violation of the moto |
| | | | vehicle laws. | |
| | | <u>b.</u> | | while less than 18 years of age but at least 1 |
| | | | | ts a misdemeanor or infraction under State law of |
| | | | under an ordinance | of local government, excluding violation of th |
| | | | motor vehicle laws." | |
| | SECT | TON 1 | 6 D.4.(n) G.S. 143B-86 | 06(b) is amended by adding a new subdivision t |
| read: | | | | |
| | " <u>(20)</u> | <u>Provic</u> | le for the transportatio | on to and from any State or local juvenile facilit |
| | | | | risdiction of the juvenile court for any purpos |
| | | requir | ed by Chapter 7B of th | he General Statutes or upon order of the court." |
| | | | | |
| VICI | • | | | ON NOT TO FILE A PETITION |
| " | | | | 3(c) reads as rewritten: |
| ` | , | | | termines that a petition should not be filed, th |
| | | | • • | blainant and the victim, if the complainant is not |
| | | - | | fic reasons for the <u>decision</u> decision, whether of the matter was closed or <u>diverted</u> and retained |
| | | | | the matter was closed or diverted and retained |
| | | | | nd victim's right to have the decision reviewed b all sign the complaint after indicating on it: |
| the pi | (1) | | ate of the determinatio | |
| | (1) (2) | | ords "Not Approved for | · |
| | (2) (3) | | | ed" or "Diverted and Retained". |
| E | | | | complaint not approved for filing as a juvenil |
| | | | | ourt counselor after holding the complaint for |
| | | | w review as provided in | |
| ·· · · | • 1 | | 6 D.4.(p) G.S. 7B-1704 | |
| "§ 7B | | | r review by prosecuto | |
| Tl | he complair | ant has | -and the victim have | _five calendar days, from receipt of the juvenil |
| | - | | | e filing of a petition, to request review by th |
| prose | cutor. The | juvenil | e court counselor sha | all notify the prosecutor immediately of suc |
| reque | st and shall | transmi | t to the prosecutor a co | opy of the complaint. The prosecutor shall notif |
| the ce | mplainant <u>c</u> | omplair | nant, the victim, and th | he juvenile court counselor of the time and plac |
| for the | e review." | | | |
| | | | 6 D.4.(q) G.S. 7B-1703 | |
| | | | - | etition should not be filed. |
| | | • | - | ant isand the victim are notified, the prosecuto |
| | | | | ermination that a juvenile petition should not b |
| | | | | the complainant complainant, the victim, and th |
| • | | | | f the review, the prosecutor shall: (i) affirm th |
| | • | | | lirect the filing of a petition and (ii) notify th |
| comp | | | \underline{im} of the prosecutor's a | |
| | SECI | 10N 10 | 5D.4.(r) G.S. 143B-80 | 06(b) is amended by adding a new subdivision t |
| read: | 11/1 / - V | Darral | on and administer - | avatom to provide information to visiting |
| | <u>(14a)</u> | | | system to provide information to victims an |
| | | | | status of pending complaints and the right of |
| | | | | request review under G.S. 7B-1704 of a decisio |
| | | | file a petition." | |

| 1 | INCREASE INFORMATION AVAILABLE ON HIVENHES TO LAW |
|----------|---|
| 2 3 | INCREASE INFORMATION AVAILABLE ON JUVENILES TO LAW ENFORCEMENT AND FOR COURT PROCEEDINGS |
| 4 | SECTION 16D.4.(s) G.S. 7B-3001 reads as rewritten: |
| 5 | "§ 7B-3001. Other records relating to juveniles. |
| 6 | (a) The chief court counselor shall maintain a record of all cases of juveniles under |
| 7 | supervision of juvenile court counselors, to be known as the juvenile court counselor's record. |
| 8 | The juvenile court counselor's record shall include the juvenile's delinquency record; |
| 9 | consultations with law enforcement that did not result in the filing of a complaint; family |
| 10 | background information; reports of social, medical, psychiatric, or psychological information |
| 11 | concerning a juvenile or the juvenile's family; probation reports; interviews with the juvenile's |
| 12 | family; or other information the court finds should be protected from public inspection in the |
| 13 | best interests of the juvenile. |
| 14 | (a1) To assist at the time of investigation of an incident that could result in the filing of a |
| 15 | complaint, upon request, a juvenile court counselor shall share with a law enforcement officer |
| 16 | sworn in this State information from the juvenile court counselor's record related to a juvenile's |
| 17 | delinquency record or prior consultations with law enforcement. A law enforcement officer |
| 18 | may not obtain copies of any part of the record, and all information shared pursuant to this |
| 19 | subsection shall be withheld from public inspection as provided in subsection (b) of this |
| 20 | section. |
| 21 | (b) Unless jurisdiction of the juvenile has been transferred to superior court, all law |
| 22 | enforcement records and files concerning a juvenile shall be kept separate from the records and |
| 23 | files of adults and shall be withheld from public inspection. The following persons may |
| 24 | examine and obtain copies of law enforcement records and files concerning a juvenile without |
| 25 | an order of the court: |
| 26 | (1) The juvenile or the juvenile's attorney; |
| 27 | (2) The juvenile's parent, guardian, custodian, or the authorized representative of |
| 28 | the juvenile's parent, guardian, or custodian; |
| 29 | (3) The prosecutor; |
| 30 | (4) Juvenile court counselors; and |
| 31 | (5) Law enforcement officers sworn in this State. |
| 32 | Otherwise, the records and files may be examined or copied only by order of the court. |
| 33 | (c) All records and files maintained by the Division pursuant to this Chapter shall be |
| 34 | withheld from public inspection. The following persons may examine and obtain copies of the |
| 35 | Division records and files concerning a juvenile without an order of the court: |
| 36 | (1) The juvenile and the juvenile's attorney; (2) The inversible generation equation of the set has a set have a set of the set |
| 37 | (2) The juvenile's parent, guardian, custodian, or the authorized representative of |
| 38 | the juvenile's parent, guardian, or custodian; |
| 39 40 | (3) Professionals in the agency who are directly involved in the juvenile's case; and |
| 40 | (4) Juvenile court counselors. |
| 42 | Otherwise, the records and files may be examined or copied only by order of the court. The |
| 43 | court may inspect and order the release of records maintained by the Division. |
| 44 | (d) When the Section of Community Corrections of the Division of Adult Correction of |
| 45 | the Department of Public Safety is authorized to access a juvenile record pursuant to |
| 46 | G.S. 7B-3000(e1), the Division may, at the request of the Section of Community Corrections of |
| 47 | the Division of Adult Correction, notify the Section of Community Corrections of the Division |
| 48 | of Adult Correction that there is a juvenile record of an adjudication of delinquency for an |
| 49 | offense that would be a felony if committed by an adult for a person subject to probation |
| 50 | supervision under Article 82 of Chapter 15A of the General Statutes and may notify the Section |

| of Community Corrections of the Division of Adult Correction of the county or counties where the adjudication of delinquency occurred." SECTION 16D.4.(t) By July 1, 2018, the Administrative Office of the Courts shall expand access to its automated electronic information management system for juvenile courts, JWise, to include prosecutors and attorneys representing juveniles in juvenile court proceedings. Access shall be limited to examining electronic records related to juvenile delinquency information. Other information contained in JWise, such as any records pertaining to abuse, neglect, and dependency or termination of parental rights, shall not be made available to a prosecutor or juvenile's attorney through JWise. Due to the increased mobility of North Carolina citizens across counties, the Administrative Office of the Courts shall develop a statewide search function for all users of the JWise computer system to improve tracking information of juvenile records by July 1, 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | | General Assemb | ly Of North Carolina | Session 2017 |
|---|----|----------------------|--|-----------------------------|
| SECTION 16D.4.(t) By July 1, 2018, the Administrative Office of the Courts shall expand access to its automated electronic information management system for juvenile courts, JWise, to include prosecutors and attorneys representing juveniles in juvenile court proceedings. Access shall be limited to examining electronic records related to juvenile delinquency information. Other information contained in JWise, such as any records pertaining to abuse, neglect, and dependency or termination of parental rights, shall not be made available to a prosecutor or juvenile's attorney through JWise. Due to the increased mobility of North Carolina citizens across counties, the Administrative Office of the Courts shall develop a statewide search function for all users of the JWise computer system to improve tracking information of juvenile records by July 1, 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | | | | unty or counties where |
| expand access to its automated electronic information management system for juvenile courts, JWise, to include prosecutors and attorneys representing juveniles in juvenile court proceedings. Access shall be limited to examining electronic records related to juvenile delinquency information. Other information contained in JWise, such as any records pertaining to abuse, neglect, and dependency or termination of parental rights, shall not be made available to a prosecutor or juvenile's attorney through JWise. Due to the increased mobility of North Carolina citizens across counties, the Administrative Office of the Courts shall develop a statewide search function for all users of the JWise computer system to improve tracking information of juvenile records by July 1, 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | | 5 | 1 2 | fice of the Courts shall |
| 6 proceedings. Access shall be limited to examining electronic records related to juvenile 7 delinquency information. Other information contained in JWise, such as any records pertaining 8 to abuse, neglect, and dependency or termination of parental rights, shall not be made available 9 to a prosecutor or juvenile's attorney through JWise. 10 Due to the increased mobility of North Carolina citizens across counties, the 11 Administrative Office of the Courts shall develop a statewide search function for all users of 12 the JWise computer system to improve tracking information of juvenile records by July 1, 13 2018. 14 15 SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS 16 TO JUVENILE COURTS 17 SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 4 | expand access to | its automated electronic information management syst | em for juvenile courts, |
| delinquency information. Other information contained in JWise, such as any records pertaining to abuse, neglect, and dependency or termination of parental rights, shall not be made available to a prosecutor or juvenile's attorney through JWise. Due to the increased mobility of North Carolina citizens across counties, the Administrative Office of the Courts shall develop a statewide search function for all users of the JWise computer system to improve tracking information of juvenile records by July 1, 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | | | | |
| 9 to a prosecutor or juvenile's attorney through JWise. 10 Due to the increased mobility of North Carolina citizens across counties, the 11 Administrative Office of the Courts shall develop a statewide search function for all users of 12 the JWise computer system to improve tracking information of juvenile records by July 1, 13 2018. 14 15 SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS 16 TO JUVENILE COURTS 17 SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 7 | delinquency info | rmation. Other information contained in JWise, such as | any records pertaining |
| Administrative Office of the Courts shall develop a statewide search function for all users of the JWise computer system to improve tracking information of juvenile records by July 1, 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 9 | to a prosecutor or | r juvenile's attorney through JWise. | |
| the JWise computer system to improve tracking information of juvenile records by July 1, 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | | | | |
| 2018. SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 11 | Administrative C | Office of the Courts shall develop a statewide search fu | unction for all users of |
| SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS TO JUVENILE COURTS SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 12 | the JWise comp | ater system to improve tracking information of juver | nile records by July 1, |
| 15 SCHOOL-JUSTICE PARTNERSHIPS TO REDUCE SCHOOL-BASED REFERRALS 16 TO JUVENILE COURTS 17 SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 13 | 2018. | | |
| 16 TO JUVENILE COURTS 17 SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 14 | | | |
| 17 SECTION 16D.4.(u) G.S. 7A-343 reads as rewritten: | 15 | SCHOOL-JUST | ICE PARTNERSHIPS TO REDUCE SCHOOL-B | ASED REFERRALS |
| | 16 | TO JUVENI | LE COURTS | |
| | 17 | SECT | TON 16D.4.(u) G.S. 7A-343 reads as rewritten: | |
| 18 "§ 7A-343. Duties of Director. | 18 | "§ 7A-343. Duti | es of Director. | |
| 19 The Director is the Administrative Officer of the Courts, and the Director's duties include | 19 | The Director | is the Administrative Officer of the Courts, and the D | virector's duties include |
| 20 all of the following: | 20 | all of the following | ng: | |
| 21 | 21 | | | |
| 22 (9g) <u>Prescribe policies and procedures for Chief District Court Judges to establish</u> | 22 | <u>(9g)</u> | Prescribe policies and procedures for Chief District Co | ourt Judges to establish |
| 23 <u>School-Justice Partnerships with local law enforcement agencies, local</u> | 23 | | School-Justice Partnerships with local law enforce | ement agencies, local |
| 24 boards of education, and local school administrative units with the goal of | 24 | | boards of education, and local school administrative | units with the goal of |
| 25 reducing in-school arrests, out-of-school suspension, and expulsions. | 25 | | reducing in-school arrests, out-of-school suspension, a | and expulsions. |
| 26" | | " | | |
| 27 | 27 | | | |
| 28 JUVENILE JUSTICE TRAINING FOR LAW ENFORCEMENT OFFICERS | 28 | | | FFICERS |
| 29 SECTION 16D.4.(v) G.S. 17C-6(a) reads as rewritten: | | | | |
| 30 "§ 17C-6. Powers of Commission. | | - | | |
| 31 (a) In addition to powers conferred upon the Commission elsewhere in this Chapter, the | 31 | | 1 I | 1 |
| 32 Commission shall have the following powers, which shall be enforceable through its rules and | | | | le through its rules and |
| regulations, certification procedures, or the provisions of G.S. 17C-10: | | regulations, certif | fication procedures, or the provisions of G.S. 17C-10: | |
| 34 | | | | |
| 35 (2) Establish minimum educational and training standards that must be met in | | (2) | | |
| 36 order to qualify for entry level employment and retention as a criminal | | | | |
| 37 justice officer in temporary or probationary status or in a permanent position. | | | | |
| 38 The standards for entry level employment shall include educationall of the | | | · · · · | ide educationall of the |
| 39 <u>following:</u> | | | | |
| 40 <u>a.</u> <u>Education</u> and training in response to, and investigation of, domestic | | | | - |
| 41 violence cases, as well as training in investigation for evidence-based | | | | tion for evidence-based |
| 42 prosecutions. | | | 1 | |
| 43 b. Education and training on juvenile justice issues, including (i) the | | | •••• | |
| 44 <u>handling and processing of juvenile matters for referrals, diversion</u> , | | | | |
| 45 arrests, and detention; (ii) best practices for handling incidents | | | | = |
| 46 <u>involving juveniles; (iii) adolescent development and psychology;</u> | | | | |
| 47 <u>and (iv) promoting relationship building with youth as a key to</u> | | | | <u>th youth as a key to</u> |
| 48 <u>delinquency prevention.</u> | | | delinquency prevention. | |
| 49 | 49 | | | |

| General As | semb | ly Of North Carolina | Session 2017 |
|---------------|-----------|---|--|
| (| (14) | Establish minimum standards for in-service training for officers. In-service training standards shall include the following: a. <u>Training</u> in response to, and investigation of, d cases, as well as training investigation for prosecutions. b. <u>Training on juvenile justice issues, including (i)</u> | ainingall of the omestic violence evidence-based the handling and |
| | | processing of juvenile matters for referrals, divers detention; (ii) best practices for handling inc juveniles; (iii) adolescent development and psyc promoting relationship building with youth as a ke prevention. | idents involving hology; and (iv) |
| | (15) " | Establish minimum standards and levels of training for instructors for the domestic violence training and juvenil required by subdivisions (2) and (14) of this subsection. | |
| | SECT | ION 16D.4.(w) G.S. 17E-4(a) reads as rewritten: | |
| | | s and duties of the Commission. | |
| | | commission shall have the following powers, duties, and | l responsibilities, |
| • • | | ceable through its rules and regulations, certification pr | - |
| provisions of | of G.S. | . 17E-8 and G.S. 17E-9: | |
| | | | |
| (| (2) | Establish minimum educational and training standards that | at may be met in |
| | | order to qualify for entry level employment as an officer | in temporary or |
| | | probationary status or in a permanent position. The standar | ds for entry level |
| | | employment of officers shall include trainingall of the follow | wing: |
| | | <u>a.</u> <u>Training</u> in response to, and investigation of, d | |
| | | cases, as well as training in investigation for | |
| | | prosecutions. For purposes of the domestic | |
| | | requirement, the term "officers" shall include ju | |
| | | defined in G.S. 17E-2(3)a., except that the term | |
| | | "special deputy sheriffs" as defined | d in G.S. |
| | | <u>17E-2(3)a.;G.S. 17E-2(3)a.</u> <u>b.</u> Training on juvenile justice issues, including (i) | the handling and |
| | | <u>b.</u> <u>Training on juvenile justice issues, including (i)</u> processing of juvenile matters for referrals, divers | |
| | | detention; (ii) best practices for handling inc | |
| | | juveniles; (iii) adolescent development and psyc | |
| | | promoting relationship building with youth as a ke | |
| | | prevention. | <u>y to definquency</u> |
| | | | |
| | (11) | Establish minimum standards for in-service training for | iustice officers. |
| · | () | In-service training standards shall include trainingall of the | • |
| | | <u>a.</u> <u>Training</u> in response to, and investigation of, d | - |
| | | cases, as well as training in investigation for | |
| | | prosecutions. For purposes of the domestic v | |
| | | requirement, the term "justice officer" shall include | - |
| | | G.S. 17E-2(3)a., except that the term shall not | include "special |
| | | deputy sheriffs" as defined in G.S. 17E-2(3)a.;G.S. 1 | <u>17E-2(3)a.</u> |
| | | b. Training on juvenile justice issues, including (i) | the handling and |
| | | processing of juvenile matters for referrals, diver- | sion, arrests, and |
| | | detention; (ii) best practices for handling inc | idents involving |

| | General Assembly Of North Carolina | Session 2017 |
|----------|---|------------------------|
| 1 | 1 juveniles; (iii) adolescent development and p | sychology; and (iv) |
| 2 | | |
| 3 | | |
| 4 | Ŭ | for certification of |
| 5 | 5 instructors for the domestic violence training and juv | enile justice training |
| 6 | 6 required by subdivisions (2) and (11) of this subsection. | |
| 7 | | . |
| 8 | 8 programs, courses and teachers certified by the North Carolina Criminal J | ustice Education and |
| 9 | 9 Training Standards Commission. Where the Commission determines that | t a program, course, |
| 0 | 0 instructor, or teacher is required for an area which is unique to the o | office of sheriff, the |
| 1 | 1 Commission may certify such program, course, instructor, or teacher under | er such standards and |
| 2 | 1 * | |
| 3 | | lucation and training |
| 4 | | ina Criminal Justice |
| 5 | e | |
| 6 | e | rrection and Juvenile |
| 7 | 1 2 | |
| 8 | | |
| 9 | | |
| 20 | | |
| 21 | 1 | • |
| 22 | | |
| 3 | 1 1 | |
| 4 | | luties in an effective |
| 25 | | 1 11 |
| 26 | | |
| 27 | e e | |
| 8 | | |
| 9 | 1 | - |
| 0 1 | | |
| 2 | | - |
| 52 33 | 1 | Health and Human |
| 5 4 | | |
| 5 | | x |
| 6 | | |
| ,0 87 | | and Toney |
| ,, 88 | 5 | g Committee of the |
| ,0 89 | | g committee of the |
| 0 | | |
| 1 | 6 11 | or, one to be from a |
| 12 | | |
| 3 | | dge appointed by the |
| 4 | 5 6 1 5 | |
| 5 | 1 | e of the Senate. |
| 6 | | |
| 17 | | - |
| 18 | | 1 |
| 19 | | of the House of |
| 50 | | |
| | * | |

| | General Assembly | y Of North Carolina | Session 2017 |
|--------------|----------------------|---|-------------------------|
| 1 2 | | One assistant district attorney who handles juvenile m Conference of District Attorneys. | atters appointed by the |
| 3 4 | (15) | One assistant public defender who handles juvenile manual North Carolina Association of Public Defenders. | atters appointed by the |
| 5 | (16) | Two representatives from the juvenile advocacy com | munity, one appointed |
| 6 | | by the President Pro Tempore of the Senate and | one appointed by the |
| 7 | | Speaker of the House of Representatives. | |
| 8 9 10 | | Two representatives from the victim advocacy commu- the President Pro Tempore of the Senate and one app of the House of Perresentatives | |
| 10 | | of the House of Representatives. tments to the Advisory Committee shall be made not | a later than August 1 |
| 12 | | n the Advisory Committee or a vacancy as chair of the | |
| 12 | • | resignation of a member or otherwise shall be filled | 2 |
| 13 | | appointment was made. | in the same manner m |
| 15 | | ON 16D.4.(aa) Chair; Meetings. – The President Pro | Tempore of the Senate |
| 16 | | f the House of Representatives shall each designate or | 1 |
| 17 | cochair of the Adv | | |
| 18 | | lvisory Committee shall meet in such manner as its r | nembers determine. A |
| 19 | | mbers of the Advisory Committee shall constitute a qu | |
| 20 | 5 5 | ON 16D.4.(bb) Cooperation by Government Agen | |
| 21 | | all upon any department, agency, institution, or offic | - |
| 22 | • | on thereof for facilities, data, or other assistance. | • |
| 23 | SECTI | ON 16D.4.(cc) Duties of Advisory Committee The | e Advisory Committee |
| 24 | shall develop a sp | becific plan for the implementation of any changes | in the juvenile justice |
| 25 | system that would | l be required in order to extend jurisdiction in del | inquency matters and |
| 26 | | lude 16- and 17-year-old persons within the juvenile | • |
| 27 | | an the Advisory Committee shall also consider whe | |
| 28 | | d include or exclude juveniles who commit the | |
| 29 | | ult on a law enforcement officer. The plan shall incl | |
| 30 | | plan, including capital costs, operating costs, and staff | |
| 31 | | dvisory Committee shall also do a cost analy | |
| 32 | 1 | the expansion of jurisdiction in delinquency matters a | 1 0 |
| 33 34 | e | ake recommendations on how to stagger the implemen expansion of the jurisdiction of the Division of Juve | |
| 34 35 | | years of age who commit crimes or infractions become | |
| 36 | - | bry Committee shall monitor and review the implement | - |
| 37 | | litional recommendations to the General Assembly as r | - |
| 38 | | ON 16D.4.(dd) Consultation. – The Advisory Comm | • |
| 39 | | lepartments, agencies, and board representatives on iss | |
| 40 | justice administrati | | |
| 41 | 0 | ON 16D.4.(ee) Report. – By November 1, 2017, the | e Advisory Committee |
| 42 | | terim report to the General Assembly with copies to | • |
| 43 | Oversight Commit | tee on Justice and Public Safety and to the Appropriate | ations Committees on |
| 44 | Justice and Public | Safety of both houses containing (i) the specific plan | and the cost estimates |
| 45 | | ng, and staffing costs for implementation of this act | |
| 46 | | l funding recommendations necessary to implement th | 6 |
| 47 | | ude 16- and 17-year-old persons and (ii) cost estimates | |
| 48 | e | f the implementation of this act was staggered based o | 0 1 |
| 49 | | ndings and recommendations as to whether the exten | 5 |
| 50 | | ers and proceedings should include juveniles who | commit the Class Al |
| 51 | offense of misdem | eanor assault on a law enforcement officer. | |
| | | | |

1 The Advisory Committee shall submit additional interim reports with updates on the 2 planning steps completed towards implementation, including any legislative, administrative, 3 and funding recommendations, annually by January 15 of each year.

The Advisory Committee shall submit a final report on the implementation of this act and its findings and recommendations, including legislative, administrative, and funding recommendations, by January 15, 2023, to the General Assembly and the Governor. The Advisory Committee shall terminate on February 1, 2023, or upon the filing of its final report, whichever occurs earlier.

9 SECTION 16D.4.(ff) Funding. – The Advisory Committee may apply for, receive, 10 and accept grants of non-State funds or other contributions, as appropriate, to assist in the 11 performance of its duties. The Division of Juvenile Justice shall use available funds to cover 12 costs incurred by the Advisory Committee when carrying out its duties.

13

14 **EFFECTIVE DATE**

15 **SECTION 16D.4.(gg)** Subsections (a) through (n) of this section become effective 16 December 1, 2020, and apply to offenses committed on or after that date. Subsections (o) 17 through (r) and subsection (s) of this section become effective July 1, 2017, and subsections (o) 18 through (r) apply to all complaints filed on or after that date. Except as otherwise provided in 19 this section, the remainder of this section is effective when it becomes law. Prosecutions or 20 delinquency proceedings initiated for offenses committed before any particular subsection of 21 this section becomes effective are not abated or affected by this section and the statutes that are 22 in effect on the dates the offenses are committed remain applicable to those prosecutions.

- 23
- 24 25

26

27

SUBPART XVI-E. EMERGENCY MANAGEMENT AND NATIONAL GUARD

RECOVERY COSTS OF HAZARDOUS MATERIALS EMERGENCY

SECTION 16E.1.(a) G.S. 166A-27(a) reads as rewritten:

28 "(a) A person who causes the release of a hazardous material requiring the activation of 29 a regional response team shall be liable for all reasonable costs incurred by the regional 30 response team in responding to and mitigating the incident. including fifty percent 31 (50%) of the cost of personnel, equipment, and supplies utilized in response to the incident, if 32 the incident is the result of an accident and one hundred percent (100%) of the cost of 33 personnel, equipment, and supplies utilized in response to the incident, if the incident is a result 34 of negligence or intentional acts. The Secretary shall invoice the person liable for the hazardous 35 materials release, and, in the event of nonpayment, may institute an action to recover those 36 costs in the superior court of the county in which the release occurred."

37 38 **SECTION 16E.1.(b)** This section is effective when it becomes law.

39 **PART XVII. DEPARTMENT OF JUSTICE**

40

41

NO HIRING OF SWORN STAFF POSITIONS FOR NC STATE CRIME LAB

42 **SECTION 17.1.** The Department of Justice shall not hire sworn personnel to fill 43 vacant positions in the North Carolina State Crime Laboratory. Nothing in this section shall be 44 construed to require the termination of sworn personnel or to affect North Carolina State Crime 45 Laboratory personnel who are sworn and employed by the Laboratory as of the effective date 46 of this section and who continue to meet the sworn status retention standards mandated by the 47 North Carolina Criminal Justice Education and Standards Commission.

48 49

COMPANY POLICE AUTHORITY

50 SECTION 17.2.(a) G.S. 74E-6 is amended by adding two new subsections to read:

| General Assembly Of North Carolina | Session 2017 |
|---|---|
| "(h) Mutual Aid Agreements. – All of | company police agencies that qualify pursuant to this |
| Chapter may enter into mutual aid agreem | ents with the governing board of a municipality or, |
| with the consent of the county sheriff, a | county to the same extent as a municipal police |
| department pursuant to Chapter 160A of th | e General Statutes. |
| (i) As-Needed Assistance. – All | company police may provide assistance to a law |
| enforcement agency at the request of the | head of that agency, such as the sheriff or chief of |
| | agreement in place under subsection (h) of this |
| section." | ÷ |
| | n is effective when it becomes law. |
| | |
| | ATTORNEYS BETWEEN THE ATTORNEY |
| GENERAL'S OFFICE AND DEPAR | |
| | egislative Program Evaluation Oversight Committee |
| - | plan for the Program Evaluation Division to include |
| | s in State Government, including the use of general |
| | private attorneys, and the use of attorneys in the |
| | ation Division shall submit its evaluation to the Joint |
| | Committee and to the chairs of the Joint Legislative |
| Oversight Committee on Justice and Public | e Satety no later than March 1, 2018. |
| | |
| STRENGTHEN HUMAN TRAFFICKIN | |
| | of Chapter 14 of the General Statutes is amended by |
| adding a new section to read as follows: | avanag dian |
| " <u>§ 14-202.13. Human trafficking public</u> | |
| | G.S. 14-202.10, shall prominently display on the |
| | ous and visible to employees and the public a public |
| | he North Carolina Human Trafficking Commission |
| that contains the National Human Trafficki SECTION 17.4.(b) G.S. 18B-1 | - |
| "§ 18B-1003. Responsibilities of permitte | |
| 2 10D-1002. Veshousinmes of hermiti | |
| (c1) Posting Human Trafficking Ho | tline. – All permittees shall prominently display on |
| | spicuous and visible to employees and the public a |
| - <u>-</u> - · | vided by the North Carolina Human Trafficking |
| • • | nan Trafficking Resource hotline information. |
| | The source notifie information. |
| | of Chapter 19 of the General Statutes is amended by |
| adding a new section to read as follows: | |
| "§ 19-8.4. Human trafficking public awa | reness sign. |
| | arge of a business described in G.S. 19-1.2 shall |
| | a place that is clearly conspicuous and visible to |
| | ess sign created and provided by the North Carolina |
| | ntains the National Human Trafficking Resource |
| hotline information." | |
| | of Chapter 131E of the General Statutes is amended |
| by adding a new section to read as follows: | - |
| " <u>§ 131E-84.1. Human trafficking public</u> | |
| | ele shall prominently display in its emergency room |
| - | s clearly conspicuous and visible to employees and |
| | ted and provided by the North Carolina Human |

1 Trafficking Commission that contains the National Human Trafficking Resource hotline 2 information." 3 SECTION 17.4.(e) G.S. 143B-348 reads as rewritten: 4 "§ 143B-348. Department of Transportation – head; rules, regulations, etc., of Board of 5 Transportation. 6 The Secretary of Transportation shall be the head of the Department of (a) 7 Transportation. He shall carry out the day-to-day operations of the Department and shall be 8 responsible for carrying out the policies, programs, priorities, and projects approved by the 9 Board of Transportation. He shall be responsible for all other transportation matters assigned to 10 the Department of Transportation, except those reserved to the Board of Transportation by 11 statute. Except as otherwise provided for by statute, the Secretary shall have all the powers and duties as provided for in Article 1 of Chapter 143B including the responsibility for all 12 13 management functions for the Department of Transportation. The Secretary shall be vested 14 with authority to adopt design criteria, construction specifications, and standards as required for 15 the Department of Transportation to construct and maintain highways, bridges, and ferries. The 16 Secretary or the Secretary's designee shall be vested with authority to promulgate rules and 17 regulations concerning all transportation functions assigned to the Department. 18 (b) All rules, regulations, ordinances, specifications, standards, and criteria adopted by 19 the Board of Transportation and in effect on July 1, 1977, shall continue in effect until changed 20 by the Board of Transportation or the Secretary of Transportation. The Secretary shall have 21 complete authority to modify any of these matters existing on July 1, 1977, except as

specifically restricted by the Board. Whenever any such criteria, rule, regulation, ordinance, specification, or standards are continued in effect under this section and the words "Board of Transportation" are used, the words shall mean the "Department of Transportation" unless the context makes such meaning inapplicable. All actions pending in court by or against the Board of Transportation may continue to be prosecuted in that name without the necessity of formally amending the name to the Department of Transportation.

(c) <u>The Secretary of Transportation shall require that every transportation station, rest</u>
 area, and welcome center in the State prominently display in a place that is clearly conspicuous
 and visible to employees and the public a public awareness sign created and provided by the
 North Carolina Human Trafficking Commission that contains the National Human Trafficking
 Resource hotline information."

33 **SECTION 17.4.(f)** Article 10 of Chapter 143B of the General Statutes is amended 34 by adding a new section to read as follows:

35 "<u>§ 143B-431.3. Human trafficking public awareness sign.</u>

The Secretary of the Department of Commerce shall require that every JobLink or other
 center under its authority that offers employment or training services to the public prominently
 display in a place that is clearly conspicuous and visible to employees and the public a public
 awareness sign created and provided by the North Carolina Human Trafficking Commission
 that contains the National Human Trafficking Resource hotline information."

41 42 **SECTION 17.4.(g)** This section is effective when it becomes law.

43 PART XVIII. JUDICIAL DEPARTMENT

44 45 SUBPART XVIII-A. OFFICE OF INDIGENT DEFENSE SERVICES

46

47 **IDS MATCH FOR GRANTS**

48 **SECTION 18A.1.** Notwithstanding G.S. 143C-6-9, during the 2017-2019 fiscal 49 biennium, Indigent Defense Services may use the sum of up to fifty thousand dollars (\$50,000) 50 from funds available to provide the State matching funds needed to receive grant funds. Prior to 51 using funds for this purpose, Indigent Defense Services shall report to the chairs of the House of Representatives Appropriations Committee on Justice and Public Safety and the Senate
 Appropriations Committee on Justice and Public Safety on the grants to be matched using these
 funds.

4 5

PUBLIC DEFENDER WORKLOAD FORMULA

6 SECTION 18A.2. Indigent Defense Services, in conjunction with the 7 Administrative Office of the Courts and the National Center for State Courts, shall develop a 8 workload formula for the public defender offices. The report shall include the number of public 9 defenders that Indigent Defense Services recommends to be allocated to each public defender 10 office. The report shall be submitted to the chairs of the Joint Legislative Oversight Committee 11 on Justice and Public Safety and the chairs of the House of Representatives Appropriations 12 Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice 13 and Public Safety no later than May 1, 2018.

14

15 STANDARDS FOR INDIGENCY

16 SECTION 18A.3. The Administrative Office of the Courts, in conjunction with 17 Indigent Defense Services, shall study and develop specific statewide standards for determining 18 indigency for defendants. The study shall include a review of the practices of other states 19 regarding determination of indigency, analysis of the cost-effectiveness of alternatives to the 20 status quo, and implementation plans for the standards agreed upon. The standards may take 21 local expenses and cost-of-living into account. The implementation plans should include 22 procedures for auditing future indigency determinations to ensure that the new standards are 23 working as intended. The Administrative Office of the Courts and Indigent Defense Services 24 shall issue a report to the chairs of the Joint Legislative Oversight Committee on Justice and 25 Public Safety by February 1, 2018.

26 27

SUBPART XVIII-B. ADMINISTRATIVE OFFICE OF THE COURTS

28 29

COLLECTION OF WORTHLESS CHECKS

30 **SECTION 18B.1.** Notwithstanding the provisions of G.S. 7A-308(c), the Judicial 31 Department may use any balance remaining in the Collection of Worthless Checks Fund on 32 June 30, 2017, for the purchase or repair of office or information technology equipment during 33 the 2017-2018 fiscal year and may use any balance remaining in the Collection of Worthless 34 Checks Fund on June 30, 2018, for the purchase or repair of office or information technology 35 equipment during the 2018-2019 fiscal year. Prior to using any funds under this section, the 36 Judicial Department shall report to the chairs of the House of Representatives and Senate 37 Appropriations Committees on Justice and Public Safety and the Office of State Budget and 38 Management on the equipment to be purchased or repaired and the reasons for the purchases. 39

40 **GRANT FUNDS**

41 **SECTION 18B.2.** Notwithstanding G.S. 143C-6-9, the Administrative Office of 42 the Courts may use up to the sum of one million five hundred thousand dollars (\$1,500,000) in 43 each year of the 2017-2019 fiscal biennium from funds available to the Department to provide 44 the State match needed in order to receive grant funds. Prior to using funds for this purpose, the 45 Department shall submit a report to the chairs of the House of Representatives Appropriations 46 Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice 47 and Public Safety on the grants to be matched using these funds.

48

49 THIRD-PARTY ACCESS TO COURT RECORDS ANNUAL REPORT

- 50 SECTION 18B.3.(a) G.S. 7A-109(e) reads as rewritten:
- 51 "§ 7A-109. Record-keeping procedures.

| 1 | |
|----------|---|
| 2 | (e) If any contracts entered into under G.S. 7A-109(d)subsection (d) of this section are |
| 3 | in effect during any calendar year, the Director of the Administrative Office of the Courts shall |
| 4 | submit to the Joint Legislative Commission on Governmental OperationsHouse of |
| 5 | Representatives Appropriations Committee on Justice and Public Safety and the Senate |
| 6 | Appropriations Committee on Justice and Public Safety not later than February 1 of the |
| 7 | following year a report on all those contracts." |
| 8 | SECTION 18B.3.(b) This section is effective when it becomes law. |
| 9 | |
| 10 | BUSINESS COURT REPORTS |
| 11 | SECTION 18B.4.(a) G.S. 7A-45.5 is repealed. |
| 12 | SECTION 18B.4.(b) G.S. 7A-343(8a) reads as rewritten: |
| 13 | "(8a) Prepare and submit a semiannual report on the activities of each North |
| 14 | Carolina business court site to the Chief Justice-Justice, the chairs of the |
| 15 | House of Representatives Appropriations Committee on Justice and Public |
| 16 | Safety and the Senate Appropriations Committee on Justice and Public |
| 17 | Safety, the chairs of the of the Joint Legislative Oversight Committee on |
| 18 | Justice and Public Safety, and to each member all other members of the |
| 19 | General Assembly. Assembly on February 1 and August 1. The semiannual |
| 20 | report required under this subdivision shall be separate from the report |
| 21 | required under subdivision (8) of this section and shall include the total |
| 22 | number of civil cases pending in each business court site over three years |
| 23 | after being designated as a mandatory complex business case, motions |
| 24 | pending over six months after being filed, and civil cases in which bench |
| 25 | trials have been concluded for over six months without entry of judgment, |
| 26 | including any accompanying explanation provided by the Business |
| 27 | Court report shall include the following information for each business court |
| 28 | <u>site:</u> |
| 29 30 | <u>a.</u> <u>The number of new, closed, and pending cases for the previous three</u> |
| 30 31 | <u>years.</u> |
| 31 32 | b. <u>The average age of pending cases.</u> The number of motions pending over six months after being filed |
| 32 33 | <u>c.</u> The number of motions pending over six months after being filed. <u>d.</u> The number of cases in which bench trials have been concluded for |
| 33 34 | <u>d.</u> <u>The number of cases in which bench trials have been concluded for</u> over six months without entry of judgment, including any |
| 34 35 | accompanying explanation provided by the Business Court. |
| 35 36 | The August 1 report shall include an accounting of all business court |
| 30 37 | activities for the previous fiscal year, including the itemized annual |
| 38 | expenditures." |
| 39 | SECTION 18B.4.(c) This section is effective when it becomes law. |
| 40 | SECTION IDD.4.(c) This section is checuve when it becomes law. |
| 41 | DIGITAL FORENSICS INCLUDED IN COURT COSTS |
| 42 | SECTION 18B.5.(a) G.S. 7A-304(a) reads as rewritten: |
| 43 | "(a) In every criminal case in the superior or district court, wherein the defendant is |
| 44 | convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the |
| 45 | prosecuting witness, the following costs shall be assessed and collected. No costs may be |
| 46 | assessed when a case is dismissed. Only upon entry of a written order, supported by findings of |
| 47 | fact and conclusions of law, determining that there is just cause, the court may (i) waive costs |
| 48 | assessed under this section or (ii) waive or reduce costs assessed under subdivision (7), (8), |
| 49 | (8a), (11), (12), or (13) of this section. |
| 50 | |

49 50

...

| | General Assem | bly Of North Carolina | Session 2017 |
|----------|------------------|---|---------------------------|
| 1 | <u>(9a)</u> | For the services of the North Carolina State Crime La | boratory facilities, the |
| 2 | <u>() uj</u> | district or superior court judge shall, upon conviction | - |
| 3 | | sum of six hundred dollars (\$600.00) to be remitted | 1. |
| 4 | | Justice to be used for laboratory purposes. This cost sh | - |
| 5 | | cases in which, as part of the investigation leadin | |
| 6 | | conviction, the laboratories have performed digital for | - |
| 7 | | seizure, forensic imaging, and acquisition and analysis | |
| 8 | (0b) | For the services of any crime laboratory facility | |
| 8 9 | <u>(9b)</u> | government or group of local governments, the dist | · · |
| 9 10 | | | |
| 10 | | judge shall, upon conviction, order payment of the | |
| 11 | | dollars (\$600.00) to be remitted to the general fu | |
| | | enforcement unit to be used for laboratory purpose | |
| 13 | | assessed only in (i) cases in which, as part of the invest | |
| 14 | | defendant's conviction, the laboratory has perform | - |
| 15 | | including the seizure, forensic imaging, and acquis | |
| 16 | | digital media, and (ii) if the court finds that the work | A |
| 17 | | government's laboratory is the equivalent of the | |
| 18 | | performed by the North Carolina State Crime Laborat | tory under subdivision |
| 19 | | (9a) of this subsection. | |
| 20 | | | |
| 21 | (11) | For the services of an expert witness employed by the | |
| 22 | | Crime Laboratory who completes a chemical analy | |
| 23 | | <u>20-139.1 or aG.S. 20-139.1, a</u> forensic analysi | 1 |
| 24 25 | | 8-58.20G.S. 8-58.20, or a digital forensics analysis a | 1 . |
| 25 26 | | about that analysis in a defendant's trial, the district of | |
| 26 | | shall, upon conviction of the defendant, order paym | |
| 27 | | hundred dollars (\$600.00) to be remitted to the Dep | |
| 28 | | support of the State Crime Laboratory. This cost sha | |
| 29 20 | | cases in which the expert witness provides testimony | |
| 30 | | forensic analysis in the defendant's trial and shall be in (7) or (0_2) of this subsection | |
| 31 | (12) | assessed under subdivision (7) or $(9a)$ of this subsection | |
| 32 | (12) | For the services of an expert witness employed b | |
| 33 | | operated by a local government or group of loc | 6 |
| 34 25 | | completes a chemical analysis pursuant to $G.S. 20-13$ | |
| 35 | | <u>a</u> forensic analysis pursuant to <u>G.S. 8-58.20G.S.</u> | |
| 36 | | forensics analysis and provides testimony about that an | • |
| 37 | | trial, the district or superior court judge shall, up | |
| 38 | | defendant, order payment of the sum of six hundred of | |
| 39 40 | | remitted to the general fund of the local governmenta | |
| 40 | | laboratory to be used for the local law enforcement.en | |
| 41 | | This cost shall be assessed only in cases in which | |
| 42 | | provides testimony about the chemical or forensic ana | - |
| 43 | | trial and shall be in addition to any cost assessed un | der subdivision (8) or |
| 44 | | (9b) of this subsection. | |
| 45 | | | 1 |
| 46 | SEC | FION 18B.5.(b) This section is effective when it becom | es law. |
| 47 | | | |
| 48 40 | FEE WAIVER | FION 18D 6 $C \in 7A$ 204(a) mode as more than | |
| 49 50 | | FION 18B.6. G.S. 7A-304(a) reads as rewritten: ery criminal case in the superior or district court, who | erain the defendant is |
| 50 51 | | ters a plea of guilty or nolo contendere, or when costs as | |
| 51 | convicted, or em | ters a prea or guilty or noro contendere, or when costs a | ie assessed agailist tile |

1 prosecuting witness, the following costs shall be assessed and collected. No costs may be 2 assessed when a case is dismissed. Only upon entry of a written order, supported by findings of 3 fact and conclusions of law, determining that there is just cause, the court may (i) waive costs 4 assessed under this section or (ii) waive or reduce costs assessed under subdivision (7), (8), 5 (8a), (11), (12), or (13) of this section. No court may waive or remit all or part of any court 6 fines or costs without providing notice and opportunity to be heard by all government entities 7 affected. The court shall provide notice to the government entities affected of (i) the date and 8 time of the hearing and (ii) the right to be heard and make an objection to the remission or 9 waiver of all or part of the order of court costs at least 15 days prior to hearing. Notice shall be made to the government entities affected by first-class mail to the address provided for receipt 10 of court costs paid pursuant to the order. 11" 12 13 14 **ELIMINATE EMERGENCY RECALL JUDGES** 15 SECTION 18B.7.(a) The following statutes are repealed: G.S. 7A-39.1, 7A-39.3, 16 7A-39.5, 7A-39.6, 7A-39.7, 7A-39.8, 7A-39.9, 7A-39.10, 7A-39.13, 7A-39.14, 7A-39.15, and 17 7A-45.2. 18 **SECTION 18B.7.(b)** G.S. 7A-48 reads as rewritten: 19 "§ 7A-48. Jurisdiction of emergency judges. 20 Emergency special superior court judges have the same power and authority in all matters 21 whatsoever, whatsoever in the courts complex business cases which they are assigned to 22 hold, assigned to hear and decide that regular judges holding the same courts special superior 23 court judges designated to hear and decide complex business cases would have. An emergency 24 special superior court judge duly assigned to hold the courts of hear and decide complex 25 business cases in a county or district or set of districts as defined in G.S. 7A-41.1(a) has the 26 same powers in that county and district or set of districts in open court and in chambers as that a 27 residentregular special superior court judge of the district or set of districts or any judge 28 regularly assigned to hold thehear and decide complex business cases in the courts of the 29 district or set of districts would have, but his jurisdiction in chambers extends only until the 30 session is adjourned or the session expires by operation of law, whichever is later." 31 **SECTION 18B.7.(c)** The title of Article 8 of Chapter 7A of the General Statutes and G.S. 7A-50 read as rewritten: 32 33 "Article 8. 34 "Retirement of Judges of the Superior Court; Retirement Compensation for Superior Court 35 Judges; Recall to Emergency Service of Special Superior Court Judges of the District and 36 Superior Court: Designated to Hear and Decide Complex Business Cases; Disability 37 Retirement for Judges of the Superior Court. 38 "§ 7A-50. Emergency judge defined. 39 As used in this Article "emergency judge" means any special superior court judge of the 40 superior court who has retired subject to recall to active service for temporary duty.duty as assigned to hear and decide complex business court cases." 41 42 SECTION 18B.7.(d) G.S. 7A-52 reads as rewritten: 43 "§ 7A-52. Retired district and special superior court judges designated to hear and decide 44 complex business cases may become emergency judges subject to recall to active service; compensation for emergency judges on recall. 45 Judges of the district court and judges of the superior courtSpecial superior court 46 (a) 47 judges designated to hear and decide complex business court cases who have not reached the 48 mandatory retirement age specified in G.S. 7A-4.20, but who have retired under the provisions 49 of G.S. 7A-51, or under the Uniform Judicial Retirement Act after having completed five years 50 of creditable service, may apply as provided in G.S. 7A-53 to become emergency judges of the 51 court from which they retired.judges. The Chief Justice of the Supreme Court may order any

emergency judge of the district or superior court who, in his opinion, is competent to perform the duties of a special superior court judge of the court from which such judge retired, designated to hear and decide complex business cases to hold regular or special sessions of such court, to hear and decide such cases, as needed. Order of assignment shall be in writing and entered upon the minutes of the court to which such emergency judge is assigned. (a1) An emergency judge of the superior court may be recalled to active service by the

7 Chief Justice and assigned to hear and decide complex business cases if, at the time of the 8 judge's retirement, all of the following conditions are met:

- 9 10
- 11 12

13

14

15

- (1) The judge is a special superior court judge who is retiring from a term to which the judge was appointed pursuant to G.S. 7A-45.1.
- (2) The judge is retiring from a term for which the judge was assigned by the Chief Justice to hear and decide complex business cases as a business court judge pursuant to G.S. 7A-45.3.
 - (3) The judge's nomination to serve a successive term in the same office is pending before the General Assembly, or was not acted upon by the General Assembly prior to adjournment sine die.
- 16 17
- 18 19

(4) If confirmed and appointed to the successive term of office for which nominated, the judge would reach mandatory retirement age before completing that term of office.

An emergency judge assigned to hear and decide complex business cases pursuant to this subsection shall be designated by the Chief Justice as a senior business court judge and shall be eligible to serve in that capacity for five years from the issuance date of the judge's commission under G.S. 7A-53 or until the judge's commission expires, whichever occurs first. Order of assignment shall be in writing and entered upon the minutes of the court to which such emergency judge is assigned.

26 In addition to the compensation or retirement allowance the judge would otherwise (b) 27 be entitled to receive by law, each emergency judge of the district or superior court who is 28 assigned to temporary active service by the Chief Justice shall be paid by the State the judge's 29 actual expenses, plus four hundred dollars (\$400.00) for each day of active service rendered 30 upon recall, and each emergency judge designated as a senior business court judge pursuant to 31 subsection (a1) of this section shall be paid by the State the judge's actual expenses, plus five 32 hundred dollars (\$500.00) for each day of active service rendered upon recall as a senior 33 business court judge. No day of active service rendered by an emergency judge pursuant to 34 assignment under subsection (a) of this section shall overlap with a day of active service 35 rendered pursuant to assignment under subsection (a1) of this section. No recalled retired trial 36 judge shall receive from the State total annual compensation for judicial services in excess of 37 that received by an active judge of the bench to which the judge is recalled."

38

SECTION 18B.7.(e) G.S. 7A-53 reads as rewritten:

39 "§ 7A-53. Application to the Governor; commission as emergency judge.

40 No retired judge of the district or the superior court special superior court judge authorized 41 by G.S. 7A-45.1 to hear and decide complex business cases may become an emergency judge 42 except upon his written application to the Governor certifying his desire and ability to serve as 43 an emergency judge. If the Governor is satisfied that the applicant qualifies under G.S. 7A-52(a) to become an emergency judge and that he is physically and mentally able to 44 45 perform the official duties of an emergency judge, he shall issue to such applicant a 46 commission as an emergency judge of the court from which he retired. special superior court judge. The commission shall be effective upon the date of its issue and shall terminate when the 47 48 judge to whom it is issued reaches the maximum age for judicial service under 49 G.S. 7A-4.20(a)."

- 50 SECTION 18B.7.(f) G.S. 7A-374.2 reads as rewritten:
- 51 "**§ 7A-374.2. Definitions.**

General Assembly Of North Carolina Session 2017 1 Unless the context clearly requires otherwise, the definitions in this section shall apply 2 throughout this Article: 3 . . . 4 "Judge" means any justice or judge of the General Court of Justice of North (5) Carolina, including any retired justice orspecial superior court judge who is 5 6 recalled for service as an emergency judge of any division of the General 7 Court of Justice.pursuant to G.S. 7A-53. " 8 9 **SECTION 18B.7.(g)** G.S. 7A-376(c) reads as rewritten: 10 Upon recommendation of the Commission, the Supreme Court may suspend, for a "(c)11 period of time the Supreme Court deems necessary, any judge for temporary physical or mental incapacity interfering with the performance of the judge's duties, and may remove any judge for 12 13 physical or mental incapacity interfering with the performance of the judge's duties which is, or 14 is likely to become, permanent. A judge who is suspended for temporary incapacity shall 15 continue to receive compensation during the period of the suspension. A judge removed for 16 mental or physical incapacity is entitled to retirement compensation if the judge has 17 accumulated the years of creditable service required for incapacity or disability retirement 18 under any provision of State law, but he shall not sit as an emergency justice or special superior 19 court judge." 20 **SECTION 18B.7.(h)** G.S. 90-21.62(b) is repealed. 21 SECTION 18B.7.(i) G.S. 115C-431 reads as rewritten: 22 "§ 115C-431. Procedure for resolution of dispute between board of education and board 23 of county commissioners. 24 . . . 25 Within five days after an announcement of no agreement by the mediator, the local (c) board of education may file an action in the superior court division of the General Court of

26 27 Justice. Either board has the right to have the issues of fact tried by a jury. When a jury trial is 28 demanded, the cause shall be set for the first succeeding term of the superior court in the 29 county, and shall take precedence over all other business of the court. However, if the judge 30 presiding certifies to the Chief Justice of the Supreme Court, either before or during the term, 31 that because of the accumulation of other business, the public interest will be best served by not 32 trying the cause at the term next succeeding the filing of the action, the Chief Justice shall 33 immediately call a special term of the superior court for the county, to convene as soon as 34 possible, and assign a judge of the superior court or an emergency judge to hold the court, and 35 the cause shall be tried at this special term. The judge shall find, or if the issue is submitted to 36 the jury, the jury shall find the facts as to the following in order to maintain a system of free 37 public schools as defined by State law and State Board of Education policy: (i) the amount of 38 money legally necessary from all sources and (ii) the amount of money legally necessary from 39 the board of county commissioners. In making the finding, the judge or the jury shall consider 40 the educational goals and policies of the State and the local board of education, the budgetary 41 request of the local board of education, the financial resources of the county and the local board 42 of education, and the fiscal policies of the board of county commissioners and the local board 43 of education.

44 All findings of fact in the superior court, whether found by the judge or a jury, shall be 45 conclusive. When the facts have been found, the court shall give judgment ordering the board 46 of county commissioners to appropriate a sum certain to the local school administrative unit, 47 and to levy such taxes on property as may be necessary to make up this sum when added to 48 other revenues available for the purpose."

- 49
- 50
- SECTION 18B.7.(j) G.S. 135-71(c) reads as rewritten:

| | General Assembly Of | North Carolina | Session 2017 |
|--|--|---|--|
| 1 2 | | ding any other provision in this Chapter, the other be affected by the compensation received | |
| 3 | judge or as a senior bus | | us un emergency justice of |
| 4 | 5 0 | 18B.7.(k) Prior to February 1, 2018, the A | dministrative Office of the |
| 5 | | writing to the chairs of the Joint Legislativ | |
| 5 | 1 | ety on any need for additional elected distri | 6 |
| 7 | | sitions created by the elimination of emerge | |
| 8 | section. | | |
| 9 | | 18B.7. (<i>l</i>) This section is effective when it be | comes law. |
|) | | | |
| 1 | SUPREME COURT B | BICENTENNIAL CELEBRATION | |
| 2 | SECTION | | in honor of the court's |
| 3 | | h, the court may, by rule, hold sessions in an | |
| 4 | | es to the calendar years 2018 through 2020. | , |
| 5 | 5 11 | | |
| 5 | ALLOCATION OF A | SSISTANT DISTRICT ATTORNEYS | |
| 7 | | 18B.9.(a) G.S. 7A-60 reads as rewritten: | |
| 3 | | orneys and prosecutorial districts.Prosecut | orial districts. |
| 9 | | • • • | |
|) | (a1) The counties | s of the State are organized into prosecutoria | l districts, and each district |
| 1 | | the number of full-time assistant district | |
| 2 | following table: | | - |
| 3 | C | | No. of Full-Time |
| 1 | Prosecutorial | | Asst. District |
| 5 | District | Counties | Attorneys |
| 5 | 1 | Camden, Chowan, Currituck, | |
| 7 | | Dare, Gates, Pasquotank, | |
| 3 | | Perquimans | |
| 9 | 2 | Beaufort, Hyde, Martin, | 8 |
|) | | Tyrrell, Washington | |
| , | | i yiich, washington | |
| 1 | 3A | Pitt | 11 |
| | 3A 3B | | 11 12 |
| 1 2 | | Pitt | |
| 1 | 3B | Pitt Carteret, Craven, Pamlico | 12 |
| 1 2 3 | 3B | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, | 12 |
| 1 2 3 4 5 | 3B 4 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson | 12 18 |
| 1 2 3 4 5 5 | 3B 4 5 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender | 12 18 18 |
| 1 2 3 4 5 5 7 | 3B 4 5 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, | 12 18 18 |
| 1 2 3 4 5 5 7 8 | 3B 4 5 6 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton | 12 18 18 10 |
| 1 2 3 4 | 3B 4 5 6 7 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson | 12 18 18 10 18 |
| 1 2 3 4 5 7 8 9 | 3B 4 5 6 7 8 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne | 12 18 18 10 18 14 |
| 1 2 3 4 5 5 7 8 9 0 | 3B 4 5 6 7 8 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, | 12 18 18 10 18 14 |
| 1 2 3 4 5 5 7 7 8 9 0 1 | 3B 4 5 6 7 8 9 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren | 12 18 18 10 18 14 14 10 |
| 1 22 33 44 55 56 77 89 90 11 22 | 3B 4 5 6 7 8 9 9 9A | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell | $ \begin{array}{r} \frac{12}{18} \\ \frac{18}{10} \\ \frac{18}{14} \\ \frac{14}{10} \\ \frac{6}{16} \end{array} $ |
| 1 22 33 44 55 56 77 89 90 11 22 33 | 3B 4 5 6 7 8 9 9 9 9 4 10 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell Wake | $ \begin{array}{r} \frac{12}{18} \\ \frac{18}{10} \\ \frac{18}{14} \\ \frac{14}{10} \\ $ |
| 1 22 33 44 55 56 77 88 99 00 11 22 33 44 | 3B 4 5 6 7 8 9 9 9 9 4 10 11A | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell Wake Harnett, Lee Johnston Cumberland | $ \begin{array}{r} \frac{12}{18} \\ \frac{18}{10} \\ \frac{18}{14} \\ \frac{14}{10} \\ \hline 6 \\ $ |
| 1 2 3 4 5 5 6 7 8 9 0 1 2 3 4 5 | 3B 4 5 6 7 8 9 9 9 9 9 9 9 9 9 9 10 11A 11B | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell Wake Harnett, Lee Johnston | $ \begin{array}{r} 12 \\ 18 \\ 10 \\ 18 \\ 10 \\ 18 \\ 14 \\ 10 \\ 6 \\ 41 \\ 9 \\ 10 \\ 10 \\ $ |
| 1 2 3 4 5 5 7 8 9 0 1 2 3 4 5 5 7 8 | 3B 4 5 6 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 10 11A 11B 12 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell Wake Harnett, Lee Johnston Cumberland | $ \begin{array}{r} \frac{12}{18} \\ \frac{18}{10} \\ \frac{18}{14} \\ \frac{14}{10} \\ $ |
| 1 2 3 4 5 5 7 8 9 0 1 2 3 4 5 5 7 | 3B 4 5 6 7 8 9 9 9 9 9 9 9 10 11A 11B 12 13 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell Wake Harnett, Lee Johnston Cumberland Bladen, Brunswick, Columbus | $ \begin{array}{r} 12 \\ 18 \\ 10 \\ 18 \\ 10 \\ 18 \\ 14 \\ 10 \\ 6 \\ 41 \\ 9 \\ 10 \\ 23 \\ 13 \\ \end{array} $ |
| 1 2 3 4 5 5 7 8 9 0 1 2 3 4 5 5 7 8 | 3B 4 5 6 7 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 | Pitt Carteret, Craven, Pamlico Duplin, Jones, Onslow, Sampson New Hanover, Pender Bertie, Halifax, Hertford, Northampton Edgecombe, Nash, Wilson Greene, Lenoir, Wayne Franklin, Granville, Vance, Warren Person, Caswell Wake Harnett, Lee Johnston Cumberland Bladen, Brunswick, Columbus Durham | $ \begin{array}{r} 12\\ 18\\ 18\\ 10\\ 18\\ 14\\ 10\\ 6\\ 41\\ 9\\ 10\\ 23\\ 13\\ 18\\ \end{array} $ |

| G | General Assembly O | Session 2017 | |
|---|--------------------------|--|------------------------|
| | 16B | Robeson | 12 |
| | 16C | Anson, Richmond | 6 |
| | 17A | Rockingham | 7 |
| | 17B | Stokes, Surry | 8 |
| | 18 | Guilford | 32 |
| | 19A | Cabarrus | 9 |
| | 19B | Montgomery, Randolph | 9 |
| | 19C | Rowan | 8 |
| | 19D | Moore | 5 |
| | 20A | | 5 |
| | | Stanly | |
| | 20B | Union | 10 |
| | 21 | Forsyth | 25 |
| | 22A | Alexander, Iredell | 11 |
| | 22B | Davidson, Davie | 11 |
| | 23 | Alleghany, Ashe, Wilkes, | 8 |
| | | Yadkin | |
| | 24 | Avery, Madison, Mitchell, | 7 |
| 1 | | Watauga, Yancey | |
|) | 25 | Burke, Caldwell, Catawba | 18 |
| | 26 | Mecklenburg | 58 |
| | 27A | Gaston | 14 |
| | 27B | Cleveland, | 11 |
| | | Lincoln | |
| | 28 | Buncombe | 14 |
| | 29A | McDowell, Rutherford | 7 |
| | 29B | Henderson, Polk, Transylvania | 8 |
| | 30 | Cherokee, Clay, Graham, | 10 |
| 1 | | Haywood, Jackson, Macon, | |
|) | | Swain. | |
| | (a2) Upon the | convening of each regular session of the Ger | veral Assembly and its |

Upon the convening of each regular session of the General Assembly and its 31 (a2) reconvening in the even-numbered year, the The Administrative Office of the Courts shall 32 33 report by March 15 of each year on its recommendations regarding the allocation of assistant 34 district attorneys for the upcoming fiscal biennium and fiscal year to the General Assembly, 35 including any request for additional assistant district attorneys. The report shall include the 36 number of assistant district attorneys that the Administrative Office of the Courts recommends 37 to be has allocated to each prosecutorial district and the workload formula established through 38 the National Center for State Courts on which each recommended allocation is based. Any 39 reports required under this subsection shall be made to the Joint Legislative Commission of 40 Governmental Operations, the House of Representatives and Senate Appropriations 41 Subcommittees Committees on Justice and Public, Public Safety and the Fiscal Research 42 Division.

43"

44

SECTION 18B.9.(b) G.S. 7A-63 reads as rewritten:

45 "§ 7A-63. Assistant district attorneys.

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

assistant district attorney shall take the same oath of office as the district attorney, and shall 1 2 perform such duties as may be assigned by the district attorney. The district attorney shall 3 devote full time to the duties of the office and shall not engage in the private practice of law 4 during his or her term." 5 **SECTION 18B.9.(c)** The Administrative Office of the Courts, in conjunction with the National Center for State Courts and the Conference of District Attorneys, shall revisit the 6 7 workload formula used to determine the allocation of assistant district attorneys under 8 G.S. 7A-60 and determine whether any adjustments should be made to the formula. The 9 Administrative Office of the Courts shall report by May 1, 2018, to the chairs of the Joint Legislative Committee on Justice and Public Safety and the chairs of House of Representatives 10 11 Appropriations Committee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety on the conclusions reached about the workload 12 13 formula and any recommendations for adjustments. 14 **SECTION 18B.9.(d)** This section is effective when it becomes law. 15 16 PART XIX. DEPARTMENT OF MILITARY AND VETERANS AFFAIRS 17 18 MILITARY AFFAIRS COMMISSION/MILITARY PRESENCE STABILIZATION 19 FUND 20 SECTION 19.1.(a) Section 24.1(a) of S.L. 2015-241 reads as rewritten: 21 "SECTION 24.1.(a) The Department of Military and Veterans Affairs is established as a 22 new executive department. All functions, powers, duties, and obligations vested in the 23 following agencies are transferred to, vested in, and consolidated within the Department of 24 Military and Veterans Affairs by a Type I transfer, as defined in G.S. 143A-6: 25 The following components of the Department of Administration: (1)26 The Veterans' Affairs Commission. a. 27 b. The Governor's Jobs for Veterans Committee. 28 The Division of Veterans Affairs. c. 29 The North Carolina Military Affairs Commission in the Office of the (2)30 Governor." 31 SECTION 19.1.(b) G.S. 143B-1310 reads as rewritten: 32 "§ 143B-1310. Commission established; purpose; transaction of business. 33 Establishment. - There is established the North Carolina Military Affairs (a) 34 Commission. The Commission shall be established within assigned to the Department of 35 Military and Veterans Affairs. Affairs solely for purposes of G.S. 143B-14(a). As authorized by 36 G.S. 143B-14(b), the Commission shall exercise all its powers, duties, and functions 37 independently. Notwithstanding G.S. 143B-14(d), the Secretary of Military and Veterans 38 Affairs shall not perform any of the Commission's management functions. Consistent with 39 G.S. 143B-14(a), the Department of Military and Veterans Affairs shall provide the following 40 administrative services to the Commission: Noticing and providing space for meetings of the Commission and its 41 (1) 42 committees. 43 (2)Taking minutes of the Commission's meetings. 44 Reimbursing per diem, subsistence, and travel expenses pursuant to (3) 45 G.S. 143B-1311(h). Serving as a liaison among the committees of the Commission. 46 (4) 47 Any other administrative services requested by the Commission. (5) 48 Purpose. - The Commission shall provide advice, counsel, and recommendations to (b) the General Assembly, the Secretary of Military and Veterans Affairs, and other State agencies 49 50 on initiatives, programs, and legislation that will continue and increase the role that North 51 Carolina's military installations, the National Guard, and Reserves play in America's defense

| General Assembly Of North Carolina | Session 2017 |
|---|----------------------------|
| strategy and the economic health and vitality of the State. The Commission is all of the following, as delegated by the Secretary of Military and Veterans Af | |
| SECTION 19.1.(c) G.S. 143B-1211 reads as rewritten: | |
| "§ 143B-1211. Powers and duties of the Department of Military and Vete | rans Affairs. |
| It shall be the duty of the Department of Military and Veterans Affairs | |
| following: | |
| | |
| (12) Provide administrative, organizational, and funding sup | oport to the NC |
| Military Affairs Commission and the Governor's Wo | rking Group for |
| Veterans. | |
| (12a) Provide administrative services to the North Carolina | Military Affairs |
| Commission pursuant to G.S. 143B-1310(a). | |
| " | |
| SECTION 19.1.(d) G.S. 143B-1217 reads as rewritten: | |
| "§ 143B-1217. Military Presence Stabilization Fund. | |
| The Military Presence Stabilization Fund is established as a special fund i | 1 |
| of Military and Veterans Affairs. Funds in the Military Presence Stabilizati | |
| used to fund actions designed to make the State less vulnerable to closure p | |
| Base Realignment and Closure and related initiatives. The Secretary of Mili | • |
| Affairs may allocate funds in North Carolina Military Affairs Commission | shall approve the |
| <u>use of the Fund for this purpose.</u> | 1400 1017 1 |
| SECTION 19.1.(e) Notwithstanding G.S. 143B-1214 and G.S. | |
| funds appropriated in this act to the Military Presence Stabilization Fund f | or the 2017-2018 |
| fiscal year may be used for the following purposes: (1) Up to the sum of two hundred fifty they and dollars (\$250) | (000) may be used |
| (1) Up to the sum of two hundred fifty thousand dollars (\$250, to provide grants to local communities or military installat | · • |
| shall only be used for actual project expenses and shall n | |
| for lobbying the North Carolina General Assembly, salarie | |
| administrative costs. The North Carolina Military Affairs | |
| establish the guidelines for applying for these grants. | commission shan |
| (2) Administrative expenses and reimbursements for memb | ers of the North |
| Carolina Military Affairs Commission. | |
| (3) Federal advocacy and lobbying support. | |
| (4) Updates to strategic planning analysis and strategic plan. | |
| (5) Economic impact analyses. | |
| (6) Public-public/public-private (P4) initiatives. | |
| (7) Identification and implementation of innovated measure | s to increase the |
| military value of installations. | |
| SECTION 19.1.(f) The North Carolina Military Affairs Commiss | ion shall report to |
| the Joint Legislative Oversight Committee on General Government no later | than February 15, |
| 2018, on the expenditures from the Military Presence Stabilization Fund. | |
| | |
| PART XX. OFFICE OF ADMINISTRATIVE HEARINGS | |
| | |
| OAH/LAWSUIT FUNDS | |
| SECTION 20.1. The Department of Public Instruction shall tra | |
| fifty thousand dollars (\$50,000) to the Office of Administrative Hearings to b | |
| Rules Review Commission, created by G.S. 143B-30.1, to pay for any litigat | |
| in the defense of North Carolina State Board of Education v. The State of No. The Pules Paview Commission Wake County Superior Court File No. 14. | |

1 November 7, 2014). These funds shall not revert at the end of the 2017-2018 fiscal year but 2 shall remain available during the 2018-2019 fiscal year for expenditure in accordance with the 3 provisions of this section. 4 5 PART XXI. TREASURER [RESERVED] 6 7 PART XXII. DEPARTMENT OF INSURANCE 8 9 **INSURANCE REGULATORY CHARGE** 10 **SECTION 22.1.** The percentage rate to be used in calculating the insurance 11 regulatory charge under G.S. 58-6-25 is six and one-half percent (6.5%) for the 2018 calendar 12 vear. 13 14 PART XXIII. STATE BOARD OF ELECTIONS [RESERVED] 15 16 PART XXIV.GENERAL ASSEMBLY 17 18 PED STUDY/MEASURABILITY ASSESSMENT OF DEPARTMENT OF 19 ADMINISTRATION ADMINISTRATIVE ACTIVITIES AND PROGRAMS 20 **SECTION 24.1.** The Program Evaluation Division (hereinafter "Division") is 21 directed to conduct measurability assessments, as provided in Chapter 143E of the General 22 Statutes, and efficiency evaluations of programs and administrative activities of the Department 23 of Administration (hereinafter "Department") to improve Department accountability reporting 24 and to recommend potential cost-savings. Prior to conducting measurability assessments and 25 efficiency evaluations, the Division shall consult with the State Auditor, who shall recommend 26 potential programs or potentially high-cost Department activities that, with changes, may 27 produce cost-savings. Taking into account the recommendations of the State Auditor and the 28 results of the measurability assessments, the Division may select a contractor through a 29 noncompetitive bid process to assist the Division in identifying potential cost-savings. The 30 State Auditor shall review draft findings and recommendations and shall provide a written 31 response to be included in the Division's report. By March 30, 2018, the Division shall report 32 its findings and recommendations to the Joint Legislative Program Evaluation Oversight 33 Committee, Joint Legislative Education Oversight Committee, and Joint Legislative Oversight Committee on General Government and, upon request, to other committees.

34 35

36

PROTECTION OF MILITARY OPERATIONS

37 SECTION 24.2.(a) Definitions. - The definitions set forth in Article 21C of 38 Chapter 143 of the General Statutes apply throughout this section.

39 SECTION 24.2.(b) Moratorium Established. - There is hereby established a 40 moratorium on consideration of applications for a permit and on the issuance of permits for 41 wind energy facilities and wind energy facility expansions in this State. The purpose of this 42 moratorium is to allow the General Assembly ample time to study the extent and scope of 43 military operations in the State as directed in subsection (d) of this section and to consider the 44 impact of future wind energy facilities and energy infrastructure on military operations, 45 training, and readiness. Neither the Department of Environmental Quality nor the Coastal Resources Commission shall consider a permit application nor issue a permit for a wind energy 46 47 facility or wind energy facility expansion for the period beginning January 1, 2017, and ending 48 December 31, 2020.

49 SECTION 24.2.(c) Exception. - The moratorium established by subsection (b) of 50 this section shall not prohibit the consideration of an application or the issuance of a permit for 51 a wind energy facility or wind energy facility expansion for either of the following:

| | General Assembly Of North Carolina | Session 2017 |
|----------|---|----------------------------|
| 1 2 | (1) Those facilities or facility expansions that received a write of No Hazard to Air Navigation" issued by the | |
| 3 | Administration on or before May 17, 2013. | |
| 4 | (2) If the applicant can show that a completed applic | |
| 5 | accordance with the requirements set out in G.S. 14 | |
| 6 7 | submitted to the Department or the Commission on or | before January I, |
| 8 | 2017. SECTION 24.2.(d) Study. – The General Assembly shall st | udy the extent and |
| 9 | scope of military operations in the State in order to create a suite of maps | • |
| 10 | data and documentation that shall be employed to communicate the tempora | |
| 11 | land-, air-, and water-based military operations. Upon completion, the suite | - |
| 12 | relevant data and documentation may be utilized to identify areas of the Stat | |
| 13 | offshore, where energy infrastructure and development pose a threat to, | |
| 14 | otherwise reduce operations, training capabilities, or readiness. The L | egislative Services |
| 15 | Officer shall issue a request for proposals for (i) the collection of geospatia | l and other relevant |
| 16 | data for land-, air-, and water-based military operations in the State and (i | |
| 17 | suite of maps and other relevant data and documentation that can be used t | |
| 18 | temporal and spatial use of land-, air-, and water-based military operations | |
| 19 | conduct of the study, the selected contractor shall consult with the base com | |
| 20 | commander's designee, of each major military installation in the St | |
| 21 22 | Department of Defense officials, retired military personnel with relevant knowledge of training and operations in this State, the Military Affairs Co | |
| 22 | other person, agency, or organization that may able to define the fo | - |
| 23 | operations in this State and identify, communicate, and relate the data nec | 1 • |
| 25 | comprehensive suite of maps and other relevant data and documentation tha | • • • |
| 26 | and spatial use of land-, air-, and water-based military operations in the State | - |
| 27 | SECTION 24.2.(e) Time Line. – The study directed by sub | |
| 28 | section shall adhere to the following time line: | |
| 29 | (1) The request for proposals (RFP) shall be issued on or be | efore December 31, |
| 30 | 2017. | |
| 31 | (2) A contract to award the RFP shall be executed on or before | |
| 32 | (3) The study, including the preparation of the suite of maps | |
| 33 | data and documentation that illustrate temporal and spatia | |
| 34 35 | and water-based military operations in the Star recommendations, if any, shall be completed and | |
| 35 36 | Legislative Services Officer on or before June 30, 2019. | |
| 30 37 | the development of policies pertaining to the protection | |
| 38 | major military installations during the 2019-2020 General | |
| 39 | | |
| 40 | PART XXV. OFFICE OF THE GOVERNOR | |
| 41 | | |
| 42 | ELIMINATION OF POSITION | |
| 43 | SECTION 25.1. The Federal Legislative Programs Coordinato | r position (Position |
| 44 | # 60014914) is eliminated. | |
| 45 | | |
| 46 | PART XXVI. OFFICE OF STATE BUDGET AND MANAGEMENT | |
| 47 48 | MODIFICATIONS TO PREVIOUS OSBM SPECIAL APPROPRIATI | ONS |
| 48 49 | SECTION 26.1.(a) Notwithstanding any provision of S.L. | |
| 49 50 | Committee Report described in Section 39.2 of that act, to the contrary: | $2010^{-}7^{-}$, or or me |
| 50 | commute report described in Section 57.2 of that dot, to the contrary. | |

| | General A | Assemb | ly Of North Carolina | Session 2017 |
|----------|-------------------|------------------|--|----------------------------|
| 1 | | (1) | The sum of one hundred thousand dollars (\$100,000) in | nonrecurring funds |
| 2 | | ~ / | for the 2016-2107 fiscal year appropriated in that act as | U |
| 3 | | | Macon County Community Funding Pool shall instead | 0 |
| 4 | | | Macon County to be used for community purposes. G | |
| 5 | | | G.S. 143C-6-23(f1)(1) shall not apply to the funds | |
| 6 | | | subdivision. | |
| 7 | | (2) | The sum of fifty thousand dollars (\$50,000) in nonrec | urring funds for the |
| 8 | | | 2016-2017 fiscal year appropriated in that act as a gran | |
| 9 | | | County for tourism and development for New River | access points shall |
| 10 | | | instead be used for the Guy Ford Road canoe access on | |
| 11 | | | G.S. 143C-1-2(b) and G.S. 143C-6-23(f1)(1) shall not | apply to the funds |
| 12 | | | described in this subdivision. | |
| 13 | | (3) | The sum of five million dollars (\$5,000,000) in nonrec | urring funds for the |
| 14 | | | 2016-2017 fiscal year appropriated in that act to Onslo | w County to retrofit |
| 15 | | | and purchase equipment for a regional career and techni | cal education center |
| 16 | | | may be used to fund the construction of a new | education center. |
| 17 | | | G.S. 143C-1-2(b) and G.S. 143C-6-23(f1)(1) shall not | apply to the funds |
| 18 | | | described in this subdivision. | |
| 19 | | (4) | The sum of three hundred thousand dollars (\$300,000) in | n nonrecurring funds |
| 20 | | | appropriated in that act to the Andrew Jackson Historic | cal Foundation, Inc., |
| 21 | | | to renovate the Museum of the Waxhaws is not subject | to G.S. 143C-1-2(b) |
| 22 | | | and G.S. 143C-6-23(f1)(1). | |
| 23 | | (5) | The sum of fifty thousand dollars (\$50,000) in | 0 |
| 24 | | | appropriated in that act as a grant-in-aid to the Randolp | |
| 25 | | | is not subject to G.S. 143C-1-2(b) and G.S. 143C-6-23(f | |
| 26 | | SECI | TON 26.1.(b) This section becomes effective June 30, 20 | 17. |
| 27 28 | PART XX | VII S | TATE AUDITOR [RESERVED] | |
| 20 29 | | X V II. D | | |
| 30 | PART XX | XVIII. | HOUSING FINANCE AGENCY | |
| 31 | | | | |
| 32 | HFA/WO | RKFO | RCE HOUSING LOAN PROGRAM ESTABLISHED | |
| 33 | | SECT | TON 28.1. Chapter 122A of the General Statutes is amen | ded by adding a new |
| 34 | section to | read as | follows: | |
| 35 | " <u>§ 122A-5</u> | 5.15. W | orkforce Housing Loan Program. | |
| 36 | <u>(a)</u> | The N | North Carolina Housing Finance Agency shall establish | and administer the |
| 37 | Workforce | e Housi | ing Loan Program for the purpose of making loans for q | ualified low-income |
| 38 | housing d | evelop | ment in the State. Funds appropriated to the North Care | olina Housing Trust |
| 39 | Fund for t | he Wo | rkforce Housing Loan Program shall be used by the Ager | ncy only as provided |
| 40 | in this sec | tion. | | |
| 41 | <u>(b)</u> | The fo | ollowing definitions apply in this section: | |
| 42 | | <u>(1)</u> | <u>Code. – As defined in G.S. 105-228.90.</u> | |
| 43 | | <u>(2)</u> | Qualified North Carolina low-income housing develop | <u>ment. – A qualified</u> |
| 44 | | | low-income project or building that is allocated a fede | eral tax credit under |
| 45 | | | section 42(h)(1) of the Code. | |
| 46 | | (3) | Qualified residential unit A housing unit that meets | the requirements of |
| 47 | | | section 42 of the Code. | |
| 48 | <u>(c)</u> | - | bayer allocated a federal low-income housing tax credit un | |
| 49 | | | t or substantially rehabilitate a qualified North Carolina | |
| 50 | | | ligible for a loan under the Workforce Housing Loan Pro | |
| 51 | satisfies t | he loa | n criteria established by the Agency. The loan criteri | a shall support the |

financing of similar types of developments as provided in G.S. 105-129.42 and shall be 1 2 developed in partnership with developers of low-income housing in the State who receive a 3 federal low-income housing tax credit under section 42 of the Code. The Agency shall take into 4 consideration all eligible sources of funding for each development project, including whether 5 there are other eligible sources of funding available for the development project. Loans may be 6 made for multiple development projects in a county, but the total loan amount shall not exceed five hundred thousand dollars (\$500,000) per county in each fiscal year. 7 8 By February 1 of each year, the Agency shall report to the Joint Legislative (d) 9 Commission on Governmental Operations and the Fiscal Research Division on the number of loans made under this section, the amount of each loan, and whether the low-income housing 10 11 development is located in a low-, moderate-, or high-income county, as designated by the Agency." 12 13 14 PART XXIX. DEPARTMENT OF THE SECRETARY OF STATE [RESERVED] 15 16 PART XXX. OFFICE OF LT. GOVERNOR [RESERVED] 17 18 PART XXXI. DEPARTMENT OF ADMINISTRATION 19 20 TRANSFER THE HUMAN RELATIONS COMMISSION 21 **SECTION 31.1.(a)** The North Carolina Human Relations Commission is hereby 22 transferred from the Department of Administration to the Civil Rights Division of the Office of 23 Administrative Hearings. This transfer shall have all of the elements of a Type I transfer, as 24 described in G.S. 143A-6. 25 SECTION 31.1.(b) The Office of State Budget and Management, the Office of 26 Administrative Hearings, and the Department of Administration shall work together to identify 27 unexpended and unencumbered funds from the 2016-2017 fiscal year to pay for one-time 28 start-up costs, including office space retrofitting, directly associated with the transfer. 29 **SECTION 31.1.(c)** Article 60 of Chapter 7A of the General Statutes is amended by 30 adding a new section, G.S. 7A-761, entitled "North Carolina Human Relations Commission," 31 and (i) G.S. 143B-391 is recodified as subsection (a) of G.S. 7A-761, and (ii) subsections (a) 32 through (d) of G.S. 143B-392 are recodified as subsections (b) through (e) of G.S. 7A-761. 33 **SECTION 31.1.(d)** G.S. 7A-761, as enacted by subsection (c) of this section, reads 34 as rewritten: 35 "§ 7A-761. North Carolina Human Relations Commission. 36 There is hereby created the North Carolina Human Relations Commission of the (a) 37 Department of Administration. Civil Rights Division of the Office of Administrative Hearings. 38 The North Carolina Human Relations Commission shall have the following functions and 39 duties: 40 (1)To study problems concerning human relations; To promote equality of opportunity for all citizens; 41 (2) 42 To promote understanding, respect, and goodwill among all citizens; (3) 43 (4) To provide channels of communication among the races; 44 To encourage the employment of qualified people without regard to race; (5) 45 To encourage youths to become better trained and qualified for employment; (6)To receive on behalf of the Department of AdministrationCivil Rights 46 (7) 47 Division of the Office of Administrative Hearings and to recommend 48 expenditure of gifts and grants from public and private donors; To enlist the cooperation and assistance of all State and local government 49 (8) 50 officials in the attainment of the objectives of the Commission;

| | General Assembly Of North Carolina | Session 2017 |
|----|--|---------------------|
| 1 | (9) To assist local good neighborhood councils and biracia | l human relations |
| 2 | committees in promoting activities related to the | |
| 3 | Commission enumerated above; | |
| 4 | (10) To advise the Secretary of AdministrationChief Adminis | trative Law Judge |
| 5 | upon any matter the Secretary Chief Administrative Law | |
| 6 | it; | <u></u> |
| 7 | (11) To administer the provisions of the State Fair Housing | Act as outlined in |
| 8 | Chapter 41A of the General Statutes; | |
| 9 | (12) To administer the provisions of Chapter 99D of the Genera | l Statutes. |
| 10 | (b) The Human Relations Commission of the Department of Administ | |
| 11 | Division of the Office of Administrative Hearings shall consist of 22 memb | |
| 12 | shall appoint one member from each of the 13 congressional districts, plus | |
| 13 | large, including the chairperson. The Speaker of the North Carolina House | |
| 14 | shall appoint two members to the Commission. The President Pro Tempore | 1 |
| 15 | appoint two members to the Commission. The terms of four of the members | |
| 16 | Governor shall expire June 30, 1988. The terms of four of the members | |
| 17 | Governor shall expire June 30, 1987. The terms of four of the members | |
| 18 | Governor shall expire June 30, 1986. The terms of four of the members | |
| 19 | Governor shall expire June 30, 1985. The terms of the members appointed | 11 2 |
| 20 | the North Carolina House of Representatives shall expire June 30, 1986. | |
| 21 | members appointed by the Lieutenant Governor shall expire June 30, 1986. | |
| 22 | office of the person appointed to represent the 12th Congressional District sh | |
| 23 | January 3, 1993, and expire on June 30, 1996. At the end of the respective ter | |
| 24 | initial members of the Commission, the appointment of their successors sha | |
| 25 | four years. No member of the commission shall serve more than two con | secutive terms. A |
| 26 | member having served two consecutive terms shall be eligible for reappointn | nent one year after |
| 27 | the expiration of his second term. Any appointment to fill a vacancy on | the Commission |
| 28 | created by the resignation, dismissal, death, or disability of a member sha | ll be filled in the |
| 29 | manner of the original appointment for the unexpired term. | |
| 30 | (c) Members of the Commission shall receive per diem and nec | essary travel and |
| 31 | subsistence expenses in accordance with the provisions of G.S. 138-5. | |
| 32 | (d) A majority of the Commission shall constitute a quorum for | the transaction of |
| 33 | business. | |
| 34 | (e) All clerical and support services required by the Commission sh | all be supplied by |
| 35 | the Secretary of the Department of Administration. Office of Administrative H | learings." |
| 36 | SECTION 31.1.(e) G.S. 143-422.3 reads as rewritten: | |
| 37 | "§ 143-422.3. Investigations; conciliations. | |
| 38 | The Human Relations Commission in the Department of Administra | |
| 39 | Division of the Office of Administrative Hearings shall have the authority to | U |
| 40 | discrimination from the Equal Employment Opportunity Commission pursuan | - |
| 41 | under Section 709(b) of Public Law 88-352, as amended by Public Law 92-20 | |
| 42 | and conciliate charges of discrimination. Throughout this process, the agency | shall use its good |
| 43 | offices to effect an amicable resolution of the charges of discrimination." | |
| 44 | SECTION 31.1.(f) G.S. 143-422.13 reads as rewritten: | |
| 45 | "§ 143-422.13. Investigations; conciliations. | |
| 46 | The Human Relations Commission in the Department of Administr | |
| 47 | Division of the Office of Administrative Hearings shall have the auth | • |
| 48 | investigate, and conciliate complaints of discrimination in public accommoda | |
| 49 | this process, the Human Relations Commission shall use its good offices to | |
| 50 | resolution of the complaints of discrimination. This Article does not create | , and shall not be |
| | | |

| | General Assembly Of North Carolina Session 2017 |
|-------------|---|
| 1 2 2 | construed to create or support, a statutory or common law private right of action, and no person may bring any civil action based upon the public policy expressed herein." |
| 3 4 | COUNCIL FOR WOMEN/DOMESTIC VIOLENCE GRANTS |
| 5 | SECTION 31.2. G.S. 50B-9 reads as rewritten: |
| 6 | "§ 50B-9. Domestic Violence Center Fund. |
| 7 | (a) The Domestic Violence Center Fund is established within the State Treasury. The |
| 8 | fund shall be administered by the Department of Administration, North Carolina Council for |
| 9 0 | Women, and shall be used to make grants to centers for victims of domestic violence and to |
| 1 | The North Carolina Coalition Against Domestic Violence, Inc. This fund shall be administered in accordance with the provisions of the Executive Budget Act. The Department of |
| 2 | Administration shall make quarterly grants to each eligible domestic violence center and to The |
| 3 | North Carolina Coalition Against Domestic Violence, Inc. <u>Effective July 1, 2017, and each</u> |
| 4 | fiscal year thereafter, the Department of Administration shall disburse the first quarterly grants |
| 5 | from the fund within 15 days of the date the Current Operations Appropriations Act, as defined |
| 6 | in G.S. 143C-1-1, is certified for that fiscal year. |
| 7 | (b) Each grant recipient shall receive the same amount. To be eligible to receive funds |
| 8 | under this section, a domestic violence center must meet the following requirements: |
| 9 | (1) It shall have been in operation on the preceding July 1 and shall continue to |
| 20 | be in operation. |
| 21 | (2) It shall offer all of the following services: a hotline, transportation services, |
| 22 | community education programs, daytime services, and call forwarding |
| 23 | during the night and it shall fulfill other criteria established by the |
| 24 | Department of Administration. |
| 25 | (3) It shall be a nonprofit corporation or a local governmental entity." |
| 26 | DO A /COST TO A GENGLES TO MAINTAIN AND ODED ATE MOTOD ELEET |
| 27 28 | DOA/COST TO AGENCIES TO MAINTAIN AND OPERATE MOTOR FLEET SECTION 31.3.(a) On January 1, 2018, the Department of Administration |
| 20 29 | (hereinafter "Department") shall increase the amount allocated and charged to State agencies to |
| 30 | which transportation is furnished as authorized by G.S. 143-341(8)i.6. For calendar year 2018, |
| 31 | the Department shall, from funds available to it, subsidize the amount of the increase allocated |
| 32 | and charged to State agencies. Beginning January 1, 2019, State agencies shall, from the funds |
| 33 | available to them, pay the full amount allocated and charged for transportation furnished by the |
| 34 | Department and the Department shall not subsidize any part of the amount allocated and |
| 35 | charged. On June 30, 2018, the Department shall transfer to the motor fleet fund any |
| 86 | unexpended and unencumbered funds from the General Fund to help offset deficiencies in the |
| 37 | motor fleet fund that resulted from subsidizing the increase to State agencies. |
| 38 | SECTION 31.3.(b) The Department and Motor Fleet Management Division shall |
| <u>89</u> | consult with each State agency to which transportation is provided to determine the types and |
| 10 | sizes of vehicles needed by the agency and shall aid the agency in making adjustments to the |
| 1 | size of its fleet to achieve maximum cost efficiency. |
| 12 | SECTION 31.3.(c) The Department shall determine the amount required by each |
| 3 4 | agency to cover the cost of the increase in the amount allocated and charged for transportation for fiscal biennium 2019-2021. Notwithstanding the provisions of Chapter 143C (State Budget |
| 14 15 | Act) of the General Statutes, the Office of State Budget and Management shall include the |
| -5 -6 | increase in the amount allocated and charged for transportation in the base budget for each |
| 17 | State agency for fiscal biennium 2019-2021. |
| 18 | Section 31.3.(d) G.S. 143-341 reads as rewritten: |
| 9 | "§ 143-341. Powers and duties of Department. |
| 50 | The Department of Administration has the following powers and duties: |
| 51 | |
| | Page 306 Senate Bill 257 Third Edition |
| | Daga 206 Sanata Bill 257 Third Edition |

| General Assem | • | | Session 201' |
|---|---|---|--|
| (8) | General Servic | es: | |
| | | 1 | motor fleet and such subsidiary nay deem necessary, and to tha |
| | " FION 31.3.(e) \$ | transportation is furnished, rental,furnished its proportion maintenance and operation of The amount allocated an Administration to State age furnished shall be at least as the following: (i) vehicle re cost, (iii) insurance, (iv) use Department's administration H. Pursuit vehicles ar vehicles \$.24/mile. H. Vans and compact \$.22/mile. HI. All other vehicles \$ | nd charged by the Department o encies to which transportation is <u>s follows:take into account all o</u> <u>placement cost, (ii) maintenance</u> <u>of telematics devices, and (v) the</u> <u>cost.</u> <u>nd full size four-wheel drive</u> <u>four-wheel drive vehicles</u> <u>5.20/mile.</u> comes effective January 1, 2018 |
| | | fective when this act become | • |
| PART XXXII. I | DEPARTMENT | OF REVENUE [RESERV | ED] |
| PART XXXIII. | OFFICE OF ST | TATE CONTROLLER | |
| the collection of errors, neglected erroneously paid 24172 as require SEC Account 24172, dollars (\$500,00 processing, debt SEC 30 of each year of SEC Legislative Com | TION 33.1.(a) inadvertent over rebates and d excise taxes, and by G.S. 147-86 TION 33.1.(b) (a) and for each ye (b) of the funds collection, or e-c TION 33.1.(c) A f the 2017-2019 TION 33.1.(d) mission on Gove | payments by State agencies scounts, miscalculated freig d related errors shall be depo .22(c). Of the funds appropriated in ar of the 2017-2019 fiscal b shall be used by the Office ommerce costs. Il funds available in Special fiscal biennium shall revert t The State Controller shal rnmental Operations and the | biennium, receipts generated by to vendors as a result of pricing ght charges, unclaimed refunds sited in Special Reserve Account this act from the Special Reserve piennium, five hundred thousand of the State Controller for data Reserve Account 24172 on June o the General Fund on that date. Il report quarterly to the Join e Fiscal Research Division on the disbursement of that revenue. |
| PART XXXIV. | DEPARTMEN | FOF TRANSPORTATION | 1 |
| | | | ST FUND APPROPRIATIONS Section 35.2 of S.L. 2016-94 are |

| General Assembly Of North Carolina | | Session 2017 |
|--|-------------------------------|--|
| SECTION 34.1.(b) The General Assembly | authorizes and certif | ies anticipated |
| revenues for the Highway Fund as follows: | | |
| For Fiscal Year 2019-2020 \$ | 2,277.7 million | |
| | 2,374.9 million | |
| For Fiscal Year 2021-2022 \$ | 2,403.4 million | |
| For Fiscal Year 2022-2023 \$ | 2,427.3 million | |
| SECTION 34.1.(c) The General Assembly | authorizes and certif | fies anticipated |
| revenues for the Highway Trust Fund as follows: | | |
| For Fiscal Year 2019-2020 \$ | 1,619.9 million | |
| For Fiscal Year 2020-2021 \$ | 1,654.6 million | |
| For Fiscal Year 2021-2022 \$ | 1,675.6 million | |
| For Fiscal Year 2022-2023 \$ | 1,701.8 million | |
| SECTION 34.1.(d) The Department of Tra | nsportation, in collabo | ration with the |
| Office of State Budget and Management, shall develop a | a four-year revenue for | ecast. The first |
| fiscal year in the four-year revenue forecast shall be the | 2023-2024 fiscal year. | . The four-year |
| revenue forecast developed under this subsection shall be | used (i) to develop the | four-year cash |
| flow estimates included in the biennial budgets, (ii) to | | |
| Improvement Program, and (iii) by the Department | | |
| transportation debt capacity. | | 1 |
| 1 1 2 | | |
| CONTINGENCY FUNDS | | |
| SECTION 34.2.(a) Section 29.2(a)(1) of S. | L. 2015-241, as amen | ded by Section |
| 35.19 of S.L. 2016-94, is repealed. | , | j |
| SECTION 34.2.(b) Of the funds appropria | ted in this act to the | Department of |
| Transportation, twelve million dollars (\$12,000,000) for | | 1 |
| fiscal biennium shall be allocated statewide for rural or sr | - | |
| related transportation enhancements to public roads an | • • • | |
| roads, and spot safety projects, including pedestrian wa | - | |
| Projects funded pursuant to this subsection shall | • | |
| Transportation. | | ~~~~j~~~ |
| SECTION 34.2.(c) The Department of Trans | sportation shall report t | to the members |
| of the General Assembly on projects funded pursuant to | | |
| member's district prior to construction. The Department | | |
| report on the use of these funds to the Joint Legislative | 1 1 | 1 |
| and the Fiscal Research Division. | | Sin Committee |
| | | |
| REPAIRS AND RENOVATIONS | | |
| SECTION 34.3. There is appropriated from | the Highway Fund to t | 1 |
| of Transportation for the 2017-2019 fiscal biennium th | | he Denartment |
| renovations: | to following amounts | - |
| | | - |
| | | - |
| | 2017-2018 | for repairs and |
| Repairs and Renovations – Highway Fund | 2017-2018 | - |
| Repairs and Renovations – Highway Fund | | for repairs and 2018-2019 |
| | 2017-2018 \$612,700 | for repairs and |
| Repairs and Renovations – Highway Fund Chilled Water Piping and Insulation Replacement | \$612,700 | for repairs and 2018-2019 \$0 |
| Repairs and Renovations – Highway Fund | | for repairs and 2018-2019 |
| Repairs and Renovations – Highway Fund Chilled Water Piping and Insulation Replacement Statewide: Small Office Renovations/Additions | \$612,700 700,000 | for repairs and 2018-2019 \$0 700,000 |
| Repairs and Renovations – Highway Fund Chilled Water Piping and Insulation Replacement | \$612,700 | for repairs and 2018-2019 \$0 |
| Repairs and Renovations – Highway Fund Chilled Water Piping and Insulation Replacement Statewide: Small Office Renovations/Additions Statewide: Roof Repairs and Replacements | \$612,700 700,000 | for repairs and 2018-2019 \$0 700,000 |
| Repairs and Renovations – Highway Fund Chilled Water Piping and Insulation Replacement Statewide: Small Office Renovations/Additions | \$612,700 700,000 | for repairs and 2018-2019 \$0 700,000 |

Senate Bill 257-Third Edition

| | General Assembly Of North Carolina | | Session 2017 |
|-------------|---|----------------------|-------------------|
| 1 | | | |
| 2 3 | Update Ductwork in Transportation Main Building | 300,000 | 0 |
| 4 5 | New Chiller for the Highway Building Complex | 0 | 325,000 |
| 5 6 7 | Statewide: Water and Sewer Upgrades | 1,500,000 | 1,500,000 |
| 8 | Upfit First Floor of Highway Building and Annex | | |
| 9 10 | With Generator | 0 | 825,000 |
| 10 | TOTAL REPAIRS AND RENOVATIONS – | | |
| 12 | HIGHWAY FUND | \$5,112,700 | \$5,350,000 |
| 13 | | | |
| 14 | DOT/FUNDING FOR ANALYTICS SERVICES | | |
| 15 | SECTION 34.4. In addition to the funding appr | - | |
| 16 17 | enhance the Department of Transportation's contract for transportation between the secretary of the Department of Transportation may use up | | |
| 17 | (\$2,000,000) from funds available for the 2017-2018 fisca | | |
| 10 | obtaining additional analytics services to improve the | • | |
| 20 | Department. | entereney and op | |
| 21 | 1 | | |
| 22 | DOT PROPERTY ACQUISITIONS/APPRAISAL WAI | VER VALUATION | N |
| 23 | SECTION 34.5.(a) Article 2 of Chapter 136 of | the General Statute | s is amended by |
| 24 | adding a new section to read: | | |
| 25 26 | " <u>§ 136-19.6. Appraisal waiver valuation.</u> | 11 / 11 /1 | |
| 26 27 | (a) <u>Intent. – It is the intent of the General Assem</u> Transportation with the resources and flexibility necessar | • • | - |
| 27 | projects are completed, while maintaining fairness to af | | |
| 28 29 | citizens of this State. It is the belief of the General Assem | | |
| 30 | with the flexibility allowed under subsection (b) of this sect | | * |
| 31 | intent. Therefore, the Department is encouraged to utilize th | e flexibility provid | ed in subsection |
| 32 | (b) of this section for all acquisitions of land in which the v | alue of the acquisit | tion is estimated |
| 33 | at five thousand dollars (\$5,000) or less. | | |
| 34 | (b) Permissive Exception to Appraisal. – When the | | |
| 35 | except as otherwise required by federal law, an appraisal | - | |
| 36 37 | determines that the anticipated value of the proposed acquisited dellars (\$40,000) or loss based on a raview of data available | | |
| 38 | dollars (\$40,000) or less, based on a review of data availabl Department begins the acquisition process. If the Departm | * | |
| 39 | unnecessary, the Department may prepare an appraisal waiv | | |
| 40 | The Department may contract with a qualified third par | | |
| 41 | valuation. Any person performing an appraisal waiver | | |
| 42 | understanding of the local real estate market to be qualified | ed to perform the a | appraisal waiver |
| 43 | valuation. | | |
| 44 | (c) Construction. – Nothing in subsection (b) of | | |
| 45 | superseding or altering any provision of federal law requ | | ent to obtain an |
| 46 47 | appraisal of a property the Department is attempting to acquire SECTION 34.5.(b) This section becomes effective | | and applies to |
| 47 48 | acquisitions on or after that date. | Luve July 1, 2017 | , and applies to |
| 49 | acquisitions on or anor that date. | | |
| 50 | ESTABLISHMENT OF ADVANCE RIGHT-OF-WAY | ACQUISITION A | CCOUNT |

| Gen | eral Assem | oly Of North Carolina | Session 2017 |
|--------------|-------------|--|---|
| | SEC | FION 34.6.(a) Article 14 of Chapter 136 of the Genera | al Statutes is amended |
| by a | dding a new | section to read: | |
| " <u>§ 1</u> | 36-186. Use | of credit reserve; Advance Right-of-Way Acquisition | Account. |
| | | itions For purposes of this section, the following defin | |
| _ | (1) | Credit reserve in the Highway Trust Fund. – Consists of | of all of the following: |
| | | a. The unreserved credit balance in the Highway | Trust Fund on the last |
| | | day of the fiscal year to the extent the balanc | es exceed the amount |
| | | estimated for that date in the Current Operation | ns Appropriations Act |
| | | for the following fiscal year. | |
| | | b. The unencumbered and unexpended balances | on the last day of the |
| | | fiscal year for the Central and program adminis | tration. |
| | | c. The remaining balance for (i) any open project | that has been inactive |
| | | for two or more years after construction of | the project has been |
| | | completed or (ii) any project that is not obligate | ed during the first two |
| | | fiscal years in which funds are appropriated. | |
| | <u>(2)</u> | Protective purchase Occurs when there is an | |
| | | development of property located within a planned tran | 1 1 0 |
| | | established by the Department and the developm | |
| | | Department's ability to construct the project by si | |
| | | future right-of-way costs, relocations, and disrupt | tion of persons and |
| | | businesses in the planned transportation project area. | |
| | <u>(3)</u> | Undue hardship. – Occurs when a planned transp | 1 0 |
| | | established by the Department causes a property of | |
| | | property located within the planned transportation proj | |
| | | a hardship based on health, safety, or financial rea | - |
| | | experienced by other property owners within the p | • • • • • |
| | | project area and the property owner is unable to se | |
| | | market value within a time period that is typical for pr | roperties not impacted |
| | (b) Estab | by the planned project. | Jahman Trust Fund on |
| - | | lishment of Account. – There is established within the H of-Way Acquisition Account. The Account shall be u | |
| | - | Department of Transportation. The Account shall be | |
| | owing: | Department of Transportation. The Account shall co | Unsist of Dour of the |
| IOIIC | <u>(1)</u> | The credit reserve in the Highway Trust Fund on the | last day of the fiscal |
| | <u>(1)</u> | year to the extent the balance in the Account does n | - |
| | | million dollars (\$25,000,000). | ot exceed twenty-five |
| | (2) | Any State or federal funds appropriated, allocated, or | otherwise transferred |
| | <u>121</u> | to the Account. | |
| (| (c) Uses. | - The funds in the Account shall be used only to adva | nce funds to a project |
| | | ion of right-of-way prior to the project being progr | 1 0 |
| | | nprovement Program. Funds advanced pursuant to this su | |
| | - | he right-of-way and any costs incurred in acquiring the | |
| | | nt to this subdivision, including any fees or interest, shall | |
| | - | utilizing the acquired right-of-way is programmed for right | - |
| | - · · | nprovement Program. Funds shall not be advanced to a p | |
| | - | s the project meets all of the following requirements: | |
| | (1) | The right-of-way must be identified as a future right-o | of-way in (i) a corridor |
| | <u></u> | protection map adopted pursuant to Article 2E of this | • · · · · · · · · · · · · · · · · · · · |
| | | recently adopted State Transportation Improvement Pr | · · · |
| | | corridor protection map adopted pursuant to Article 2 | |
| | | the most recently adopted State Transportation Improve | ement Program. |
| | | | |

| | General A | Assemb | ly Of North Carolina | Session 2017 |
|----------|------------------|-------------|---|-----------------------|
| 1 | | (2) | The Department determines it is in the best interest of th | e public to acquire |
| 2 | | <u>1,=1</u> | the right-of-way (i) as a protective purchase or (ii) to | · · · |
| 3 | | | hardship. | |
| 4 | | (3) | For Turnpike projects only, a Record of Decision or | a Finding of No |
| 5 | | | Significant Impact must have been issued. | |
| 6 | <u>(d)</u> | Fees a | nd Interest Except for Turnpike projects, the Departme | nt shall not charge |
| 7 | fees or in | nterest c | n funds advanced pursuant to subsection (c) of this sec | tion. For Turnpike |
| 8 | 1 0 | - | artment shall condition the advancement of funds pursuant | |
| 9 | this section | on on the | e establishment of any security and the payment of any fee | es and interest rates |
| 10 | - | | ay deem necessary. | |
| 11 | <u>(e)</u> | | ment Funds advanced pursuant to subsection (c) of this | - |
| 12 | | | rest, shall be repaid in the first year the project utili | |
| 13 | - | vay is | programmed for right-of-way in the State Transporta | tion Improvement |
| 14 | Program. | ъ · | | 11 |
| 15 | <u>(f)</u> | | ning Credit Reserve. – The Director of the Budget shall a | |
| 16 | | | ve in the Highway Trust Fund not used in accordance with | |
| 17 | | | this section to the Strategic Transportation Investments fu | |
| 18 | | | <u>Sunds shall be used only to accelerate the completion of pro-</u> nost recently adopted State Transportation Improvement Pro- | • |
| 19 20 | - | | ed in this subsection shall be subject to the requirements of | • |
| 20 | | | xtent the funds described in this subsection are not already | |
| 22 | · · | | briated to be used for the purpose set forth in this subsection | |
| 23 | | | ION 34.6.(b) G.S. 136-189.11 reads as rewritten: | <u>.</u> |
| 24 | "§ 136-18 | | ransportation Investment Strategy Formula. | |
| 25 | | | | |
| 26 | (b) | Funds | Excluded From Formula The following funds are n | not subject to this |
| 27 | section: | | C | 5 |
| 28 | | | | |
| 29 | | <u>(12)</u> | Funds advanced pursuant to G.S. 136-186. | |
| 30 | | | | |
| 31 | (e) | | rized Formula Variance The Department may vary fro | m the Formula set |
| 32 | forth in th | is sectio | on if it complies with the following: | |
| 33 | | | | |
| 34 | | (2) | Calculation of variance Each year the Secretary shall ca | |
| 35 | | | of Regional Impact and Division Need funds allocated in | • |
| 36 | | | division and region, the amount of funds obligated, an | |
| 37 | | | obligations exceeded or were below the allocation. In calc | - |
| 38 | | | of funds obligated, the Secretary shall include any | |
| 39 40 | | | repayment for funds advanced pursuant to G.S. 136-186. I calculation under this subdivision following the en | |
| 40 41 | | | 2015-2016, the target amounts obtained according to the F | • |
| 42 | | | this section shall be adjusted to account for any di | |
| 43 | | | allocations and obligations reported for the previous | |
| 44 | | | variance calculation under this subdivision following the | • |
| 45 | | | 2016-2017, the target amounts obtained according to the F | - |
| 46 | | | this section shall be adjusted to account for any di | |
| 47 | | | allocations and obligations reported for the previous two | |
| 48 | | | first variance calculation under this subdivision followin | - |
| 49 | | | year 2017-2018, the target amounts obtained according | - |
| 50 | | | forth in this section shall be adjusted to account for any d | |
| 51 | | | allocations and obligations reported for the previous three | |

| | General Assembly Of North Carolina | Session 2017 |
|----------|---|---------------------|
| 1 2 | first variance calculation under this subdivision following year 2018-2019, the target amounts obtained according to | the Formula set |
| 3 4 | forth in this section shall be adjusted to account for any diff allocations and obligations reported for the previous four t | |
| 5 | new target amounts shall be used to fulfill the requirement | - |
| 6 | (1) of this subsection for the next update of the Transportati | - |
| 7 | Program. The adjustment to the target amount shall b | be allocated by |
| 8 9 | Distribution Region or Division, as applicable. | |
| 9 10 | | |
| 11 | USE OF FUNDS IN MOBILITY/MODERNIZATION FUND | |
| 12 | SECTION 34.7.(a) Spot Mobility Program. – Of the funds approp | briated in this act |
| 13 | to the Mobility/Modernization Fund in the Highway Fund, twenty-five perce | · · · · |
| 14 | funds shall be used for a Spot Mobility Program that shall be managed by t | |
| 15 | Engineer of the Department of Transportation. The purpose of the Spot Mobili | |
| 16 17 | provide funding for small projects that will reduce traffic congestion and vehic | • |
| 17 18 | The Department shall develop a quantitative, evidence-based formula to projects to receive funding from the Spot Mobility Program. At a minimum, | - |
| 18 19 | shall consider all of the following in developing the formula required by this su | - |
| 20 | (1) The travel-time savings resulting from the proposed project. | |
| 21 | (2) Reductions to motor vehicle queues resulting from the propo | sed project. |
| 22 | (3) The service life of the proposed project. | 1 0 |
| 23 | (4) The benefit-cost ratio of the proposed project. | |
| 24 | SECTION 34.7.(b) Economic Development/Small Construction/In | |
| 25 26 | - Of the funds appropriated in this act to the Mobility/Modernization Fund | |
| 26 27 | Fund, fifteen percent (15%) of the funds shall be used for the following purpose (1) To allocate to the Economic Development Fund to be use | |
| 27 | (1) To allocate to the Economic Development Fund to be use transportation improvements and infrastructure that expenses | - |
| 20 29 | growth as well as either job creation or job retention. | une commerciar |
| 30 | (2) For small construction projects recommended by the Ch | nief Engineer in |
| 31 | consultation with the Chief Operating Officer and approved | - |
| 32 | of Transportation. Funds used in accordance with this sub- | |
| 33 | allocated equally among the 14 Highway Divisions for sn | nall construction |
| 34 | projects. | 1 . • 1 .• 1 |
| 35 36 | (3) To use for the development and expansion of access roa facilities. | ads to industrial |
| 30 37 | SECTION 34.7.(c) High-Impact and Low-Cost Construction Pr | rojects – Of the |
| 38 | funds appropriated in this act to the Mobility/Modernization Fund in the High | 0 |
| 39 | percent (60%) of the funds shall be used for construction projects that are high | • |
| 40 | cost. The funds shall be allocated equally among the 14 Highway Divisions. | 1 |
| 41 | under this subsection include intersection improvement projects, minor widen | • • • |
| 42 | operational improvement projects. The Department shall develop | |
| 43 | evidence-based formula to use in selecting projects to receive funding under th | |
| 44 45 | a minimum, the Department shall consider all of the following in develop | ing the formula |
| 45 46 | required by this subsection: (1) The average daily traffic volume of a roadway and wheth | ver the proposed |
| 40 47 | project will generate additional traffic. | ier me proposed |
| 48 | (2) Any restrictions on a roadway. | |
| 49 | (3) Any safety issues with a roadway. | |
| 50 | (4) The condition of the lanes, shoulders, and pavement on a roa | • |
| 51 | (5) The site distance and radius of any intersection on a roadway | /. |
| 51 | (5) The site distance and radius of any intersection on a loadway | · • |

| 1 | SECTION 34.7.(d) Report. – The Department shall develop a report detailing (i) |
|-----|---|
| 2 | the formulas developed under subsections (a) and (c) of this section, (ii) the types of projects |
| 3 | funded under this section, and (iii) the total amount of funding allocated to each project funded |
| 4 | under this section. The Department shall submit the report required under this subsection to the |
| 5 | Joint Legislative Transportation Oversight Committee by March 1, 2018. |
| 6 | SECTION 34.7.(e) Conforming Repeal. – Subsections (b) through (d) of Section |
| 7 | 34.7 of S.L. 2013-360, as amended by Section 34.29 of S.L. 2014-100, are repealed. |
| 8 | |
| 9 | RURAL PROJECT DEVELOPMENT |
| 10 | SECTION 34.8.(a) Matching Funds for Certain MPOs and RPOs. – Of the funds |
| 11 | appropriated in this act to the Department of Transportation (Department), and beginning in the |
| 12 | 2017-2018 fiscal year, the sum of seven hundred fifty thousand dollars (\$750,000) in recurring |
| 13 | funds shall be allocated to qualifying Metropolitan Planning Organizations and Rural |
| 14 | Transportation Planning Organizations to be used to fund a portion of the local match required |
| 15 | for federal State Planning and Research Program funds under 23 U.S.C. § 505. A Metropolitan |
| 16 | Planning Organization is only eligible for funding under this section if it has a population of |
| 17 | 400,000 or less, as determined by the most recent census. The funds shall be allocated as |
| 18 | follows: |
| 19 | (1) For a Metropolitan Planning Organization or Rural Transportation Planning |
| 20 | Organization that includes at least one representative from a development |
| 21 | tier one area, as determined under G.S. 143B-437.08, the Department shall |
| 22 | allocate an amount equal to fifteen percent (15%) of the total local match |
| 23 | required. |
| 24 | (2) For a Metropolitan Planning Organization or Rural Transportation Planning |
| 25 | Organization that does not qualify under subdivision (1) of this subsection, |
| 26 | but includes at least one representative from a development tier two area, as |
| 27 | determined under G.S. 143B-437.08, the Department shall allocate an |
| 28 | amount equal to ten percent (10%) of the total local match required. |
| 29 | (3) The Department shall not allocate any funds under this subsection to a |
| 30 | Metropolitan Planning Organization or Rural Transportation Planning |
| 31 | Organization that does not qualify under this subsection. |
| 32 | SECTION 34.8.(b) Establish Corridor Development Unit. – The Department shall |
| 33 | establish a Corridor Development Unit within, and under the direction of, the Division of |
| 34 | Planning and Programming of the Department. The Corridor Development Unit shall work |
| 35 | with organizations that receive funding under subsection (a) of this section to develop detailed |
| 36 | corridor studies on highway projects prior to submitting the project for inclusion and |
| 37 | prioritization in a long-term transportation planning document. The studies required under this |
| 38 | subsection shall include an identification of each segment of a highway project, cost estimates |
| 39 | for each segment, and an identification of logical termini for each segment. |
| 40 | SECTION 34.8.(c) Report. – The Department shall develop a report for each fiscal |
| 41 | year of the 2017-2019 fiscal biennium on the usage of federal State Planning and Research |
| 42 | Program funds allocated in accordance with this section for that fiscal year. The Department |
| 43 | shall submit the reports, including any legislative recommendations for improving the |
| 44 | development of rural transportation projects, to the Joint Legislative Transportation Oversight |
| 4 = | |

45 46

48

47 EXPAND USE OF PAVEMENT PRESERVATION PROGRAM FUNDS

SECTION 34.9. G.S. 136-44.17(b) reads as rewritten:

49 "(b) Eligible Activities or Treatments. – Applications eligible for funding under the
 50 pavement preservation program include the following preservation activities or treatments for
 51 asphalt pavement structures:

Committee by (i) April 1, 2018, for the first report and (ii) April 1, 2019, for the second report.

| | General Assembly Of North Carolina Session 20 | 017 |
|----------|---|--------------|
| 1 | | |
| 2 3 | (14) <u>Pavement markers and markings.</u> " | |
| 4 | CODIFY BRIDGE PROGRAM LAW | |
| 5 | SECTION 34.10.(a) Subsection (a) of Section 34.18 of S.L. 2014-100, as amend | ded |
| 6 | by Section 29.6 of S.L. 2015-241, is repealed. | |
| 7 | SECTION 34.10.(b) Article 5 of Chapter 136 of the General Statutes is amend | ded |
| 8 | by adding a new section to read: | |
| 9 | " <u>§ 136-76.2. Bridge program.</u> | |
| 10 | (a) Establishment. – The Department of Transportation shall rename the "syst | em |
| 11 | preservation program" the "bridge program." | |
| 12 | (b) Bridge Replacement. – There is annually appropriated from the Highway Fund | |
| 13 | the bridge program established under subsection (a) of this section, the sum of thirty mill | |
| 14 15 | dollars (\$30,000,000) to be used solely for the replacement of deficient bridges that will cos | <u>t 111</u> |
| 15 16 | excess of twenty million dollars (\$20,000,000). (c) Other Uses. – Any additional funds appropriated, allocated, credited, or otherw | ico |
| 10 | transferred to the bridge program established under subsection (a) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of this section shall be used to the bridge program established under subsection (b) of the bridge program established | |
| 18 | for improvements to culverts associated with a component of the State highway system a | |
| 19 | improvements to structurally deficient and functionally obsolete bridges. No more than | |
| 20 | percent (10%) of the funds described in this subsection may be used for improvements | |
| 21 | culverts associated with a component of the State highway system, and the funds may only | |
| 22 | used for culverts that are 54 inches or greater in size and rated by the Department as in p | |
| 23 | condition. | |
| 24 | (d) Outsourcing All projects funded under the bridge program established un | |
| 25 | subsection (a) of this section, with the exception of inspection, pre-engineering, contra | |
| 26 | preparation, contract administration and oversight, and planning activities, shall be outsourd | <u>ced</u> |
| 27 | to private contractors." | |
| 28 | SECTION 34.10.(c) G.S. 119-18(b) reads as rewritten: | • 1 |
| 29 30 | "(b) Proceeds. – The proceeds of the inspection tax levied by this section shall be appl first to the costs of administering this Article and Subchapter V of Chapter 105 of the Gene | |
| 30 31 | Statutes. The remainder of the proceeds shall be credited on a monthly basis to the Highw | |
| 32 | Fund to be used for the bridge program under the Department of Transportation in the high | • |
| 33 | maintenance program.program established under G.S. 136-76.2." | vay |
| 34 | mantenance program <u>program estachoned ander Cipi 150 (6121</u> | |
| 35 | HIGHWAY MAINTENANCE IMPROVEMENT PROGRAM/REVISE PERIODS A | ND |
| 36 | CONSOLIDATE WITH OTHER IMPROVEMENT PROGRAMS | |
| 37 | SECTION 34.11.(a) G.S. 136-44.3A reads as rewritten: | |
| 38 | "§ 136-44.3A. Highway Maintenance Improvement Program. | |
| 39 | (a) Definitions. – The following definitions apply in this Article: | |
| 40 | | |
| 41 | (4) Highway Maintenance Improvement Program Needs Assessment. – A rep | |
| 42 | of the amount of funds needed, the number of affected lane miles, and | |
| 43 | percentage of the primary and secondary system roads that are rated to no | |
| 44 45 | a resurfacing or pavement preservation treatment within the Highv Maintenance Improvement Program's three year five-year time period | • |
| 46 | are not programmed due to funding constraints. | out |
| 47 | are not programmed due to randing constraints. | |
| 48 | (c) Highway Maintenance Improvement Program. – After the annual inspection | of |
| 49 | roads within the State highway system, each highway division shall determine and report to | |
| 50 | Chief Engineer on the need for rehabilitation, resurfacing, or pavement preservation treatment | |
| 51 | The Chief Engineer shall establish a three-year five-year priority list for each highway divis | ion |
| | | |

Session 2017

1 based on the Chief Engineer's estimate of need. In addition, the Chief Engineer shall establish a 2 three-year-five-year improvement schedule, sorted by county, for rehabilitation, resurfacing, 3 and pavement preservation treatment activities. The schedule shall be based on the amount of 4 funds appropriated to the contract resurfacing program and the pavement preservation program 5 in the fiscal year preceding the issuance of the Highway Maintenance Improvement Program 6 for all three-five years of the Highway Maintenance Improvement Program. State funding for 7 the Highway Maintenance Improvement Program shall be limited to funds appropriated from 8 the State Highway Fund.

9

. . . . "

10 **SECTION 34.11.(b)** G.S. 136-44.3A(c), as amended by subsection (a) of this 11 section, reads as rewritten:

12 "(c) Highway Maintenance Improvement Program. - After the annual inspection of 13 roads within the State highway system, each highway division shall determine and report to the 14 Chief Engineer on (i) the need for rehabilitation, resurfacing, or pavement preservation 15 treatments.treatments, (ii) the need for bridge and general maintenance, and (iii) projected 16 changes to the condition of pavement on primary and secondary roads for each year over a 17 five-year period. The Chief Engineer shall establish a five-year priority list for each highway division based on the Chief Engineer's estimate of need. In addition, the Chief Engineer shall 18 19 establish a five-year improvement schedule, sorted by county, for rehabilitation, resurfacing, 20 and pavement preservation treatment activities. The schedule shall be based on the amount of 21 funds appropriated to the contract resurfacing program and the pavement preservation program 22 in the fiscal year preceding the issuance of the Highway Maintenance Improvement Program 23 for all five years of the Highway Maintenance Improvement Program. State funding for the 24 Highway Maintenance Improvement Program shall be limited to funds appropriated from the 25 State Highway Fund."

SECTION 34.11.(c) By January 1, 2020, and for the purpose of forming a consolidated report of all maintenance activities, the Department of Transportation shall merge the Bridge Maintenance Improvement Program and the General Maintenance Improvement Program into the Highway Maintenance Improvement Program established under G.S. 136-44.3A.

SECTION 34.11.(d) Subsection (b) of this section becomes effective January 1, 2020, and applies beginning with the report due April 1, 2020. Subsection (a) of this section becomes effective July 1, 2017, and applies to priority lists and improvement schedules submitted on or after that date. The remainder of this section becomes effective July 1, 2017.

36 REVISE CONTENT OF TRANSPORTATION IMPROVEMENT PROGRAM 37 SCHEDULE

SECTION 34.12. G.S. 143B-350(f)(4) reads as rewritten:

- 39 To approve a schedule of all major transportation improvement projects and "(4) 40 their anticipated cost. This schedule is designated the Transportation 41 Improvement Program. The Board shall publish the schedule in a format that 42 is easily reproducible for distribution and make copies available for 43 distribution in accordance with the process established for public records in 44 Chapter 132 of the General Statutes. The document that contains the 45 Transportation Improvement Program, or a separate document that is 46 published at the same time as the Transportation Improvement Program, 47 shall include the anticipated funding sources for the improvement projects 48 included in the Program and a list of any changes made from the previous 49 year's Program, and the reasons for the changes."
- 50

38

51 DOT/OUTSOURCING AND PROJECT DELIVERY REPORTS

| | General Assem | bly Of North Carolina | Session 2017 |
|----|------------------|--|---------------------------------|
| 1 | SEC | FION 34.13. Article 1 of Chapter 136 of the Gen | neral Statutes is amended by |
| 2 | adding a new sec | 1 | |
| 3 | 6 | itsourcing and project delivery reports. | |
| 4 | | t. – It is the intent of the General Assembly to take | e all steps necessary to assist |
| 5 | | of Transportation in accelerating project delivery | |
| 6 | | e General Assembly finds that shifting more control | |
| 7 | | ions can assist in achieving this intent. Furth | ± v |
| 8 | | Highway Division to increase its outsourcing of | |
| 9 | - | ors to sixty percent (60%) of the total cost of | - |
| 10 | - | e Highway Division, with the belief that increased | - |
| 11 | | s intent. Therefore, in order to assess the results | - |
| 12 | | ne use of outsourcing, and to determine what adju | |
| 13 | | he results, the General Assembly finds that repo | • • • |
| 14 | | establish appropriate targets. | one hecessary to concer |
| 15 | | burcing Report. – For each Highway Division, the | e Department shall provide a |
| 16 | | al report on all payments made to private con | |
| 17 | | rder to compare internal costs incurred with | ± |
| 18 | | except as otherwise provided in this subsection, t | |
| 19 | | expenses incurred by division, regional, or central | ■ |
| 20 | | enses incurred for central business units that supp | - |
| 21 | | nformation in the first report submitted under this | |
| 22 | | eline to use for setting future preconstruction | - |
| 23 | | Il submit the reports required under this subsect | · · · |
| 24 | - | Oversight Committee by September 1 and March 1 | |
| 25 | - | ct Delivery Report. – For each Highway Divi | • |
| 26 | | d annual report in accordance with the following re | - |
| 27 | (1) | The report shall detail the progress of the follow | • |
| 28 | | State Transportation Improvement Program cu | |
| 29 | | by the report: | ÷ |
| 30 | | a. Bridge projects with a cost in exce | ess of ten million dollars |
| 31 | | (\$10,000,000). | |
| 32 | | b. Interstate highway projects. | |
| 33 | | c. Rural highway projects. | |
| 34 | | d. Urban highway projects. | |
| 35 | <u>(2)</u> | For each project, the report shall indicate the s | status of all of the following |
| 36 | | phases: | |
| 37 | | <u>a.</u> <u>Planning a design in progress.</u> | |
| 38 | | b. <u>Right-of-way acquisition in progress.</u> | |
| 39 | | <u>c.</u> <u>Project let for construction.</u> | |
| 40 | | <u>d.</u> <u>Construction substantially complete and</u> | traffic using facility. |
| 41 | <u>(3)</u> | For each project, and as applicable, the report sh | nall include an indication and |
| 42 | | explanation for project stages that are delayed of | during the period covered by |
| 43 | | the report, and the delay has been for more than | <u>one year.</u> |
| 44 | <u>(4)</u> | For each project, the report shall include the pla | anned and actual completion |
| 45 | | date for any required environmental documentat | tion. |
| 46 | <u>(5)</u> | The Department shall submit the report required | |
| 47 | | Joint Legislative Transportation Oversight Con | nmittee by March 1 of each |
| 48 | | <u>year.</u> | |
| 49 | | pined Report The Department may combine | |
| 50 | submitted by Ma | rch 1 under subsections (b) and (c) of this section | into a single report. |

Consultation Required. - If a Highway Division fails to meet the established 1 (e) 2 preconstruction outsourcing target in two consecutive reports submitted under subsection (b) of 3 this section, or if a report submitted under subsection (c) of this section identifies a Highway Division as having three or more project stages delayed for more than one year, the Division 4 5 Engineer of the Highway Division identified in the report shall consult with the Joint 6 Legislative Transportation Oversight Committee. The Division Engineer shall submit a request 7 for consultation to (i) all members of the Committee and (ii) the Fiscal Research Division of the 8 General Assembly. The request for consultation shall consist of a written report providing (i) an 9 explanation for the failure or delay and (ii) a plan for remedying the failure or delay. If the 10 Committee does not hold a meeting to hear the consultation required by this subsection within 11 90 days after the consultation request has been submitted, the consultation requirement is satisfied." 12 13 **BOARD OF TRANSPORTATION/STUDY FEE STRUCTURE FOR SERVICES**

14

15

PERFORMED BY THE HIGHWAY DIVISION

16 SECTION 34.14.(a) Study. – The Board of Transportation shall study the existing 17 fee structure for services performed by Highway Division personnel. For each type of service 18 performed by Highway Division personnel, the Board shall identify, for each of the three fiscal 19 years immediately preceding the effective date of this section, (i) the number of times a fee was 20 charged for a service performed and (ii) the number of times a fee could have been charged for 21 a service performed. The study shall identify the service performed, the amount of the fee that 22 was or could have been charged, the cost incurred by the Department of Transportation from 23 performing the service, and, if applicable, the reason for not charging the fee.

24 SECTION 34.14.(b) Report. – The Board shall submit its findings, including any 25 legislative recommendations, to the Joint Legislative Transportation Oversight Committee by 26 January 1, 2018.

28 ALIGN DOT'S PROGRAM FOR PARTICIPATION BY DISADVANTAGED 29 MINORITY-OWNED AND WOMEN-OWNED BUSINESSES WITH FEDERAL 30 LAW

31

. . .

SECTION 34.15.(a) G.S. 136-28.4 reads as rewritten:

32 "§ 136-28.4. State policy concerning participation by disadvantaged minority-owned and 33 women-owned businesses in transportation contracts.

34

27

35 Based upon the findings of the Department's 2014 study entitled "North Carolina (b1) Department of Transportation Disparity Study, 2014," hereinafter referred to as "Study", the 36 37 program design shall, to the extent reasonably practicable, incorporate narrowly tailored 38 remedies identified in the Study, and the Department shall implement a comprehensive 39 antidiscrimination enforcement policy. As appropriate, the program design shall be modified by 40 rules adopted by the Department that are consistent with findings made in the Study and in 41 subsequent studies conducted in accordance with subsection (b) of this section. As part of this 42 program, the Department shall review its budget and establish aspirational goals a combined 43 aspirational goal every three years, not a mandatory goals, goal, in percentages, the form of a 44 percentage, for the overall participation in contracts by disadvantaged minority-owned and 45 women-owned businesses. These aspirational goals This aspirational goal for disadvantaged minority-owned and women-owned businesses shall be established consistent with federal 46 47 methodology, methodology and they shall not be applied rigidly on specific contracts or 48 projects. Instead, the Department shall establish contract-specific goals or project-specific goals 49 a contract-specific goal or project-specific goal for the participation of such firms in a manner 50 consistent with availability of disadvantaged minority-owned and women-owned businesses, as 51 appropriately defined by its most recent Study, for each disadvantaged minority-owned and

1 women-owned business category that has demonstrated significant disparity in contract 2 utilization.Study. Nothing in this section shall authorize the use of quotas. Any program 3 implemented as a result of the Study conducted in accordance with this section shall be 4 narrowly tailored to eliminate the effects of historical and continuing discrimination and its 5 impacts on such disadvantaged minority-owned and women-owned businesses without any 6 undue burden on other contractors. The Department shall give equal opportunity for contracts it 7 lets without regard to race, religion, color, creed, national origin, sex, age, or handicapping 8 condition, as defined in G.S. 168A-3, to all contractors and businesses otherwise qualified.

9 10

19

23 24

25

26

. . .

(e)

This section expires August 31, 2017."

11 SECTION 34.15.(b) The Department of Transportation shall develop a plan to 12 establish and implement the combined goal required under subsection (a) of this section. The 13 Department shall submit its plan, including any legislative recommendations, to the Joint 14 Legislative Transportation Oversight Committee by February 1, 2018. The Department shall 15 implement its plan developed under this subsection by April 1, 2018.

16 **SECTION 34.15.(c)** G.S. 136-28.4(b1), as amended by subsection (a) of this 17 section, becomes effective April 1, 2018. The remainder of this section is effective when it 18 becomes law.

20 **"DOT REPORT" PROGRAM REVISIONS** 21 **SECTION 34.16.(a)** G.S. 136-18.0

SECTION 34.16.(a) G.S. 136-18.05 reads as rewritten:

22 "§ 136-18.05. Establishment of "DOT Report" Program.

(b) Establishment and Components. – To achieve the intent set forth in subsection (a) of this section, the Department shall establish and implement the "DOT Report" Program (Program). The Program shall include the following components:

27 Responsiveness. - The Department shall structure the Program to gather (1)28 citizen input and shall commit to quickly addressing structural problems and 29 other road hazards on State-maintained roads. Citizens may report potholes, 30 drainage issues, culvert blockages, guardrail repairs, damaged or missing 31 signs, malfunctioning traffic lights, highway debris, or shoulder damage to 32 the Department of Transportation by calling a toll-free telephone number 33 designated by the Department or submitting an online work request through 34 a Web site link designated by the Department. Beginning January 1, 2016, 35 upon receiving a citizen report in accordance with this subdivision, the 36 Department shall either address the reported problem or identify a solution 37 to the reported problem. Excluding potholes, which shall be repaired within 38 two business days of the date the report is received, the The Department of 39 Transportation shall properly address (i) safety-related citizen reports no 40 later than 10 business days after the date the report is received and (ii) 41 non-safety-related citizen reports-reports, including potholes, no later than 42 15 business days after the date the report is received. The Department shall 43 determine, in its discretion, whether a citizen report is safety-related or non-safety-related. The Department shall transmit information received 44 45 about potholes or other problems on roads not maintained by the State to the 46 appropriate locality within two business days of receiving the citizen report. 47 The Department shall provide a monthly report to all of the following on the 48 number of citizen reports received under this subdivision for the month 49 immediately preceding the monthly report, the number of citizen reports 50 fully addressed within the time frames set forth in this subdivision for the 51 month immediately preceding the monthly report, the number of citizen

| | General Assemb | ly Of North Carolina | Session 2017 |
|---|--------------------------|--|--------------------------------------|
| | | reports addressed outside of the time frame | es set forth in this subdivision for |
| 2 | | the month immediately preceding the mo | |
| ; | | citizen reports not fully addressed for the | • 1 |
| Ļ | | report: | |
| 5 | | a. The Joint Legislative Transportation | n Oversight Committee. |
| 5 | | b. The Fiscal Research Division of the | - |
| | | c. The chairs of the House of | • |
| | | <u>Committee on Transportation.</u> | |
| | | <u>d.</u> The chairs of the Senate App | propriations Committee on the |
| | | Department of Transportation. | commute on the |
| | <u>(1a)</u> | Efficiency. – The Department shall adopt | t procedures in all stages of the |
| | <u>(14)</u> | construction process to streamline project | |
| | | environmental review processes, exp | |
| | | accelerating right-of-way acquisitions, and | |
| | | processes to collapse project stages. By De | |
| | | shall establish a baseline unit pricing struct | |
| | | in highway maintenance and construction p | · · |
| | | three years based on its unit pricing. In for | |
| | | future targets, the Department shall collect | |
| | | on its expenditures on transportation goods | <u> </u> |
| | | Beginning January 1, 2016, no Highway D | |
| | | (10%) variance over a baseline unit price se | - |
| | | this subdivision. The Department of Trans | • |
| | | tracking to monitor pricing variances. The | |
| | | variance set under this subdivision is in | |
| | | differences requiring varying product mixe | |
| | | the unit pricing threshold, the Department | |
| | | Legislative Transportation Oversight Co | - |
| | | Division of the General Assembly, | |
| | | Representatives Appropriations Committee | |
| | | of the Senate Appropriations Comm | |
| | | Transportation, no later than the fifteent | |
| | | quarter on why the variance occurred and w | what steps are being taken to bring |
| | | the Highway Division back into compliance | ce. In order to drive savings, unit |
| | | pricing may be reduced annually as efficien | ncies are achieved. |
| | " | | |
| | SECT | TION 34.16.(b) Section 29.14(b) of S.L. 201 | 5-241 is repealed. |
| | | | - |
| | STATE AID TO |) MUNICIPALITIES/NO FUNDS IF MU | NICIPALITY FAILS TO FILE |
| | STATEMEN | T | |
| | SECT | TION 34.17. G.S. 136-41.3 is amended by ad | lding a new subsection to read: |
| | " <u>(b1)</u> Failur | e to File. – A municipality that fails to timely | y file the statement required under |
| | subsection (b) o | f this section shall be ineligible to receiv | ve funds under G.S. 136-41.1 or |
| | <u>G.S. 136-41.2 for</u> | r the remainder of the fiscal year in which the | e municipality failed to timely file |
| | the statement. The | is subsection does not apply to a municipality | ty whose failure to timely file the |
| | statement require | d under subsection (b) of this section is due t | o a natural disaster." |
| | | | |
| | | ATORIUM ON ADOPTION OF NEW MA | |
| | | TION 34.18. G.S. 136-44.50(h) reads as rewr | |
| | . , | w transportation corridor official map may b | e adopted pursuant to this section |
| | from July 1, 2016 | 5, to July 1, 2017.<u>2018.</u>" | |
| | | | |

1

| 1 | | |
|----------|--------------------|---|
| 2 | | R AIRPORT IMPROVEMENTS AND DEBT SERVICE |
| 3 | | TION 34.19.(a) 2017-2018 Allocations. – Of the funds appropriated from the |
| 4 | . | to the Department of Transportation for capital improvements at commercial |
| 5 | | lowing sums in nonrecurring funds for the 2017-2018 fiscal year, which are |
| 6 | based on the eco | pnomic output of commercial airports that are medium-sized hubs or smaller, |
| 7 | shall be allocated | d by the Department as follows: |
| 8 | (1) | Twenty-one million two hundred eighty-two thousand one hundred |
| 9 | | thirty-one dollars (\$21,282,131) to the Raleigh-Durham International |
| 10 | | Airport. |
| 11 | (2) | Eight hundred sixty-four thousand seven hundred eight dollars (\$864,708) to |
| 12 | | the Albert J. Ellis Airport. |
| 13 | (3) | Two million twenty-six thousand three hundred thirty-one dollars |
| 14 | | (\$2,026,331) to the Asheville Regional Airport. |
| 15 | (4) | Six hundred fifty-three thousand one hundred sixty-two dollars (\$653,162) |
| 16 | | to the Coastal Carolina Regional Airport. |
| 17 | (5) | Five hundred eighty-six thousand nine hundred one dollars (\$586,901) to the |
| 18 | | Concord Regional Airport. |
| 19 | (6) | One million one hundred thirty-nine thousand six hundred seventy dollars |
| 20 | | (\$1,139,670) to the Fayetteville Regional Airport. |
| 21 | (7) | Seven million one hundred twenty-three thousand eighty-two dollars |
| 22 | | (\$7,123,082) to the Piedmont Triad International Airport. |
| 23 | (8) | Three hundred seventy-seven thousand seventy dollars (\$377,070) to the |
| 24 | | Pitt-Greenville Airport. |
| 25 | (9) | Five million nine hundred forty-six thousand nine hundred forty-five dollars |
| 26 | | (\$5,946,945) to the Wilmington International Airport. |
| 27 | SEC | TION 34.19.(b) 2018-2019 Allocation to RDU. – Of the funds appropriated |
| 28 | - | vay Fund to the Department of Transportation for capital improvements at |
| 29 | - | orts, and beginning in the 2018-2019 fiscal year, the sum of thirty-one million |
| 30 | - | ghty-two thousand one hundred thirty-one dollars (\$31,282,131) in recurring |
| 31 | | located by the Department to the Raleigh-Durham International Airport. |
| 32 | | TION 34.19.(c) 2018-2019 Allocations to Other Airports. – Of the funds |
| 33 | | om the Highway Fund to the Department of Transportation for capital |
| 34 | - | t commercial airports, the following sums in nonrecurring funds for the |
| 35 | | l year shall be allocated as follows: |
| 36 | (1) | Eight hundred sixty-four thousand seven hundred eight dollars (\$864,708) to |
| 37 | | the Albert J. Ellis Airport. |
| 38 | (2) | Two million twenty-six thousand three hundred thirty-one dollars |
| 39 | | (\$2,026,331) to the Asheville Regional Airport. |
| 40 | (3) | Six hundred fifty-three thousand one hundred sixty-two dollars (\$653,162) |
| 41 | | to the Coastal Carolina Regional Airport. |
| 42 | (4) | Five hundred eighty-six thousand nine hundred one dollars (\$586,901) to the |
| 43 | (-) | Concord Regional Airport. |
| 44 | (5) | One million one hundred thirty-nine thousand six hundred seventy dollars |
| 45 | | (\$1,139,670) to the Fayetteville Regional Airport. |
| 46 | (6) | Seven million one hundred twenty-three thousand eighty-two dollars |
| 47 | | (\$7,123,082) to the Piedmont Triad International Airport. |
| 48 | (7) | Three hundred seventy-seven thousand seventy dollars (\$377,070) to the |
| 49 50 | | Pitt-Greenville Airport. |
| 50 | (8) | Five million nine hundred forty-six thousand nine hundred forty-five dollars |
| 51 | | (\$5,946,945) to the Wilmington International Airport. |

| | General Assembly Of North CarolinaSession 2017 |
|----------|---|
| 1 | SECTION 34.19.(d) Permissible Uses. – Each airport receiving funds under this |
| 2 | section may use the funds allocated to it under this section to (i) fund improvements to the |
| 3 | airport and (ii) pay debt service or related financing costs and expenses on revenue bonds or |
| 4 | notes issued by the airport. |
| 5 | SECTION 34.19.(e) Report. – The Department of Transportation shall provide a |
| 6 | report on the use or uses by each airport of funds allocated to the airport under this section. The |
| 7 | Department shall submit the report required under this subsection by March 1, 2019, to the |
| 8 9 | Joint Legislative Transportation Oversight Committee. |
| 10 | REQUIRE USE OF OUTSIDE VENDOR TO SELL SIKORSKY HELICOPTER |
| 11 | SECTION 34.20.(a) Section 34.10(a) of S.L. 2014-100 reads as rewritten: |
| 12 | "SECTION 34.10.(a) The Division of Aviation of the Department of Transportation shall |
| 13 | sell the following aircraft from its fleet as expeditiously as possible in order to modernize the |
| 14 | fleet: |
| 15 | (1) Sikorsky S-76C helicopter. |
| 16 | (2) Cessna 550 Citation Bravo airplane. |
| 17 | The Division of Aviation shall utilize and contract with an outside vendor that specializes |
| 18 | or has experience in the sale of aviation equipment to sell the helicopter described in |
| 19 | subdivision (1) of this subsection. Proceeds from these sales as well as any future sales under |
| 20 | the plan required by subsection (b) of this section shall be credited to a nonreverting reserve |
| 21 | within the Highway Fund to be used for future aircraft or equipment acquisitions by the |
| 22 23 | Division of Aviation. The Division shall not acquire or dispose of additional aviation assets |
| 23 24 | prior to its report to the Joint Legislative Transportation Oversight Committee required by subsection (c) of this section." |
| 24 25 | SECTION 34.20.(b) The Division of Aviation of the Department of Transportation |
| 26 | shall identify and contract with an outside vendor in accordance with subsection (a) of this |
| 27 | section by August 1, 2017. The Division of Aviation shall submit a report to the Joint |
| 28 | Legislative Transportation Oversight Committee by August 15, 2017, providing details as to |
| 29 | the contract entered into in accordance with subsection (a) of this section, including an |
| 30 | identification of the outside vendor and the total cost of the contract to the State. |
| 31 | |
| 32 | REVISE USE OF TAXES COLLECTED ON AVIATION GASOLINE AND JET FUEL |
| 33 | SECTION 34.21.(a) G.S. 105-164.44M reads as rewritten: |
| 34 | "§ 105-164.44M. Transfer to Division of Aviation. |
| 35 | The net proceeds of the tax collected on aviation gasoline and jet fuel under G.S. 105-164.4 |
| 36 | must be transferred within 75 days after the end of each fiscal year to the Highway Fund. This |
| 37 | amount is annually appropriated from the Highway Fund to the Division of Aviation of the |
| 38 39 | Department of Transportation for prioritized capital improvements to public general aviation |
| 39 40 | airports and for time-sensitive aviation capital improvement projects for economic development purposes." |
| 40 | SECTION 34.21.(b) This section becomes effective January 1, 2018, and applies |
| 42 | to sales made on or after that date. |
| 43 | |
| 44 | MUNICIPALITIES AND COUNTIES/RETURN OF BICYCLE AND PEDESTRIAN |
| 45 | PLANNING GRANT FUNDS |
| 46 | SECTION 34.22.(a) Article 2 of Chapter 136 of the General Statutes is amended |
| 47 | by adding a new section to read: |
| 48 | " <u>§ 136-41.5. Return of Bicycle and Pedestrian Planning Grant funds.</u> |
| 49 50 | (a) <u>Return of Funds. – If a municipality or county fails to complete a project identified</u> |
| 50 51 | in a plan described in an application for Bicycle and Pedestrian Planning Grant funds within six years from the date the municipality or county receives the grant funds, the municipality or |

county shall return the total amount of the grant funds awarded for that plan to the Division of 1 2 Bicycle and Pedestrian Transportation of the Department of Transportation. 3 Use of Funds. - Funds returned pursuant to subsection (a) of this section shall be (b) 4 credited to the fund from which they were appropriated and shall remain unexpended and 5 unencumbered until appropriated by the General Assembly. Nothing in this subsection shall be construed as authorizing the expenditure of funds in violation of any applicable federal law. 6 Notice. - The Division of Bicycle and Pedestrian Transportation shall include a 7 (c) 8 clause in any Bicycle and Pedestrian Planning Grant agreement or contract setting forth the 9 requirement imposed under subsection (a) of this section." 10 SECTION 34.22.(b) This section becomes effective July 1, 2017, and applies to 11 any grants or contracts entered into on or after that date. 12 13 **RAIL DIVISION/FIVE-YEAR SPENDING PLAN FOR FRRCSI** 14 **SECTION 34.23.** The Rail Division of the Department of Transportation shall 15 develop a five-year spending plan for the funds in the Freight Rail & Rail Crossing Safety 16 Improvement Fund within the Highway Fund. The Rail Division shall submit its five-year 17 spending plan to the Joint Legislative Transportation Oversight Committee by December 1, 18 2017. 19 20 RAIL DIVISION/REPORT REQUIRED PRIOR TO ENTERING INTO CERTAIN 21 **CONTRACTS** 22 SECTION 34.24.(a) Article 2D of Chapter 136 of the General Statutes is amended 23 by adding a new section to read: 24 "§ 136-44.40. Report required for certain Rail Division contracts. In addition to any other requirements provided by State or federal law, the Rail Division of 25 26 the Department of Transportation shall submit a report to the Joint Legislative Transportation Oversight Committee prior to entering into a contract with a duration of five or more years and 27 requiring an estimated expenditure of State funds in an amount totaling or exceeding one 28 29 million five hundred thousand dollars (\$1,500,000). The report shall (i) identify the total cost of 30 the proposed contract, (ii) identify the duration of the proposed contract, (iii) identify the other 31 party or parties to the proposed contract, and (iv) identify any other terms of the proposed 32 contract that are deemed relevant by the Rail Division." 33 SECTION 34.24.(b) This section is effective when it becomes law and applies to 34 contracts entered into on or after that date. 35 36 NORTH CAROLINA RAILROAD COMPANY/DEVELOP A 10-YEAR CAPITAL 37 **PLAN** 38 SECTION 34.25. The North Carolina Railroad Company shall develop a 10-year 39 capital plan. As part of the plan, the North Carolina Railroad Company shall identify which projects would be eligible for funding under Article 14B of Chapter 136 of the General 40 Statutes. The North Carolina Railroad Company shall submit its 10-year capital plan to the 41 42 Joint Legislative Transportation Oversight Committee by March 1, 2018. 43 44 GLOBAL TRANSPARK/STRATEGIC PLAN AND MARKETING 45 SECTION 34.26.(a) Strategic Plan; Report. – By January 1, 2018, the Global TransPark Authority shall establish and implement a strategic plan for the Global TransPark. 46 47 The Global TransPark Authority may use a portion of funds appropriated to it in this act to 48 establish and implement the strategic plan required under this subsection. The Global 49 TransPark Authority shall submit a report to the Joint Legislative Transportation Oversight 50 Committee by January 15, 2018, detailing the strategic report established and implemented as

51 required by this subsection.

SECTION 34.26.(b) Marketing. - The Global TransPark Authority shall utilize 1 2 and contract with an outside vendor to provide marketing services for the Global TransPark. 3 The Global TransPark Authority shall identify and contract with an outside vendor in 4 accordance with this subsection by February 1, 2018. The Global TransPark Authority shall 5 submit a report to the Joint Legislative Transportation Oversight Committee by February 15, 6 2018, providing details as to the contract entered into in accordance with this subsection, 7 including an identification of the outside vendor and the total cost of the contract to the State. 8 SECTION 34.26.(c) Web Site. - The Communications Office of the Department of 9 Transportation shall manage the Web site for the Global TransPark, including providing regular 10 updates on the Web site as to, at a minimum, (i) achievements of the Global TransPark, (ii) 11 business opportunities available at the Global TransPark, and (iii) events held at the Global 12 TransPark. 13 14 NORTH CAROLINA STATE PORTS AUTHORITY/FUNDS FOR DEBT SERVICE 15 AND CAPITAL PROJECTS 16 SECTION 34.27.(a) G.S. 136-176 reads as rewritten: 17 "§ 136-176. Creation, revenue sources, and purpose of North Carolina Highway Trust 18 Fund. 19 . . . 20 (b) Funds-Except as otherwise provided in this section, funds in the Trust Fund are 21 annually appropriated to the Department of Transportation to be allocated and used as provided 22 in this subsection. A sum, in the amount appropriated by law, may be used each fiscal year by 23 the Department for expenses to administer the Trust Fund. Operation and project development 24 costs of the North Carolina Turnpike Authority are eligible administrative expenses under this 25 subsection. Any funds allocated to the Authority pursuant to this subsection shall be repaid by 26 the Authority from its toll revenue as soon as possible, subject to any restrictions included in 27 the agreements entered into by the Authority in connection with the issuance of the Authority's 28 revenue bonds. Beginning one year after the Authority begins collecting tolls on a completed 29 Turnpike Project, interest shall accrue on any unpaid balance owed to the Highway Trust Fund 30 at a rate equal to the State Treasurer's average annual yield on its investment of Highway Trust 31 Fund funds pursuant to G.S. 147-6.1. Interest earned on the unpaid balance shall be deposited 32 in the Highway Trust Fund upon repayment. The sum up to the amount anticipated to be 33 necessary to meet the State matching funds requirements to receive federal-aid highway trust 34 funds for the next fiscal year may be set aside for that purpose. The rest of the funds in the 35 Trust Fund shall be allocated and used as specified in G.S. 136-189.11. 36 The Department must administer funds allocated under this section in a manner that ensures 37 that sufficient funds are available to make the debt service payments on bonds issued under the 38 State Highway Bond Act of 1996 as they become due. 39 . . . 40 There is annually appropriated to the North Carolina State Ports Authority from the (b3) Highway Trust Fund the sum of forty-five million dollars (\$45,000,000) to be used to pay debt 41 42 service or related financing costs and expenses on revenue bonds or notes issued by the State Ports Authority. In addition, funds appropriated under this subsection may be used for capital 43 projects. The appropriations established by this subsection constitute an agreement by the State 44 45 to pay the funds appropriated hereby to the State Ports Authority within the meaning of G.S. 159-81(4). Notwithstanding the foregoing, it is the intention of the General Assembly that 46 47 the enactment of this subsection and the issuance of bonds or notes by the State Ports Authority 48 in reliance thereon shall not in any manner constitute a pledge of the faith and credit and taxing power of the State, and nothing contained herein shall prohibit the General Assembly from 49 50 amending the appropriations made in this subsection at any time to decrease or eliminate the

| | ly Of North Carolina | Session 2017 |
|---|--|---|
| subsection are no | appropriated to the State Ports Authority. Funds appropriated to the formula set forth in G.S. 136-189.11. | ropriated pursuant to this |
| | TION 34.27.(b) G.S. 136-189.11(b) reads as rewritten Excluded From Formula. – The following funds | |
| (11) | Funds appropriated to the North Carolina State Por G.S. 136-176(b3)." | rts Authority pursuant to |
| SECT Authority under dollars (\$12,000, | AUTHORITY/FUNDING FOR DREDGING TON 34.28. Of the funds appropriated to the No. G.S. 136-176(b3), as enacted by Section 34.27 of this 000) in nonrecurring funds for the 2017-2018 fiscal potches to State port facilities. | act, up to twelve million |
| SEC1 dredge vessel, th approximation of a plan to allow Department shall | F DREDGE MANTEO TON 34.29. The Department of Transportation shall be Dredge Manteo. As part of this study, the Depart of the annual cost to the State to operate and maintain to use of the dredge vessel by other State department of the findings, including any recommended portation Oversight Committee by December 1, 2017 | ment shall include (i) and the dredge vessel and (ii) nents and agencies. The legislation, to the Join |
| SECT Transportation sl page on the Dep | MANCE DASHBOARD/TRACK DMV PROGRES TON 34.30.(a) Expand Performance Dashboard hall expand its performance dashboard available on artment's Web site to track the following information of the Department: | . – The Department o the Department's home |
| (1) (2) | The number of motor vehicle registrations i year-to-date. The number of motor vehicle registrations re | - |
| (3) (4) | year-to-date. The number of drivers licenses issued per month and The number of drivers licenses renewed per month a | d year-to-date. and year-to-date. |
| (5) (6) | The number of motor vehicle registrations renewed year-to-date. The number of drivers licenses renewed online per r | - |
| (7) | The number of persons in the Division's Medical Re and year-to-date. | |
| (8) (9) | The average wait time per month and year-to-dat Division call centers. The total number of persons employed by the Divis | sion as of the first day of |
| SECT | each month. The number provided in accordance w include full-time, part-time, and temporary employe (ION 34.30.(b) Implementation Date. – The expan | ees. |
| | hboard required under subsection (a) of this section | |

| | General Assembly Of North Carolina Session 2017 |
|----------|--|
| 1 | SECTION 34.31. The Division of Motor Vehicles of the Department of |
| 2 | Transportation shall purchase, and not lease, devices solely used for processing payments by |
| 3 | credit or debit cards. The purchase price of a device subject to this section shall include the cost |
| 4 | for any upgrades or replacements to the device necessitated by changes in technology affecting |
| 5 | the processing of payments by credit or debit cards. |
| 6 | |
| 7 | DMV/HEARING FEE IMPLEMENTATION REVISIONS |
| 8 | SECTION 34.32. Section 34.9 of S.L. 2014-100, as amended by Section 29.30A of |
| 9 | S.L. 2015-241, reads as rewritten: |
| 10 | "SECTION 34.9.(a) The Department of Transportation, Division of Motor Vehicles, shall |
| 11 | develop a plan and proposed schedule of fees to recover a portion of the direct and indirect |
| 12 | costs incurred for the performance of administrative hearings required by law or under rules |
| 13 | adopted by the Board of Transportation. The plan and proposed schedule shall address, at a |
| 14 | minimum, the following: |
| 15 16 | (1) Current hearing process and recommended modifications to achieve cost |
| 10 17 | efficiencies, including proposed revisions to existing laws or rules.(2) Historical and projected funding requirements for each category of hearing |
| 17 | (2) Historical and projected funding requirements for each category of hearing performed by the Division. |
| 18 19 | (3) Schedule of fees and projected receipts. |
| 20 | (3) Schedule of rees and projected receipts. (4) Proposed processes and rules for the collection of fees and the refunding of |
| 20 | fees for hearings initiated by the Division in which the original decision of |
| 22 | the Division is reversed. |
| 23 | (5) Implementation milestones. |
| 24 | |
| 25 | "SECTION 34.9.(c) From funds appropriated to the Department of Transportation, |
| 26 | Information Technology Section for the 2014-2015 fiscal year, the Department shall implement |
| 27 | modifications to supporting information technology systems necessary to timely implement the |
| 28 | hearing fee schedule required by subsection (a) of this section. The Department shall |
| 29 | implement the hearing fee schedule required by subsection (a) of this section by no later than |
| 30 | July 1, 2017. January 1, 2018." |
| 31 | |
| 32 | DMV/STUDY STREAMLINING IFTA AND IRP PROCESSES |
| 33 | SECTION 34.33.(a) Study. – The Division of Motor Vehicles of the Department |
| 34 | of Transportation, in consultation with the Department of Revenue, shall study streamlining the |
| 35 | processes motor carriers must follow to comply with the requirements of the International Fuel |
| 36 | Tax Agreement and the International Registration Plan to receive registration plates, motor |
| 37 | carrier licenses, and motor carrier decals. The study shall include an examination of the |
| 38 | feasibility of consolidating the processes within the Division of Motor Vehicles. |
| 39 40 | SECTION 34.33.(b) Report. – The Division of Motor Vehicles shall submit its |
| 40 41 | findings under subsection (a) of this section, including any legislative recommendations, to the |
| 41 42 | Joint Legislative Transportation Oversight Committee by March 1, 2018. |
| 42 43 | PILOT PROJECT/FUNDING FOR REST AREA IN RICHMOND COUNTY |
| 43 44 | SECTION 34.34.(a) Pilot Project. – The Department of Transportation shall |
| 45 | develop and implement a pilot project to provide funding for operating a rest area on U.S. |
| 46 | Highway 220 in Richmond County. From funds appropriated in this act to the Roadside |
| 47 | Environmental Fund in the Highway Fund, the Department shall allocate the sum of one |
| 18 | hundred thousand dollars (\$100,000) in nonrecurring funds for each fiscal year of the |

48 hundred thousand dollars (\$100,000) in nonrecurring funds for each fiscal year of the 49 2017-2019 fiscal biennium to Richmond County for funding the rest area described in this

50 subsection.

| | J | | | | |
|------------------|--|--|--|--|--|
| 1 2 3 4 | SECTION 34.34.(b) Distribution of Brochures. – Notwithstanding any State law or rule to the contrary, brochures and other materials advertising local attractions and accommodations may be distributed at the rest area funded under subsection (a) of this section. SECTION 34.34.(c) Report. – The Department shall provide a report on the results | | | | |
| 5 | of the pilot project required under subsection (a) of this section to the Joint Legislative | | | | |
| 6 | Transportation Oversight Committee by December 1, 2018. The report shall include (i) the | | | | |
| 7 | average daily number of visitors to the rest area, (ii) the average monthly number of visitors to | | | | |
| 8 | the rest area, (iii) the total number of visitors to the rest area, and (iv) the average annual costs | | | | |
| 9 | to operate the rest area. The information required under this subsection shall be for the period | | | | |
| 10 | from when the rest area begins operation to November 1, 2018. | | | | |
| 11 | | | | | |
| 12 13 | PART XXXV. SALARIES AND BENEFITS | | | | |
| 13 14 | ELIGIBLE STATE-FUNDED EMPLOYEES AWARDED LEGISLATIVE SALARY | | | | |
| 14 | INCREASE EFFECTIVE JULY 1, 2017 | | | | |
| 16 | SECTION 35.1.(a) Except as provided by subsection (b) of this section, a person | | | | |
| 17 | (i) whose salary is set by this Part, pursuant to the North Carolina Human Resources Act, or as | | | | |
| 18 | otherwise authorized in this act and (ii) who is employed in a State-funded position on June 30, | | | | |
| 19 | 2017, is awarded a legislative salary increase in the amount of seven hundred fifty dollars | | | | |
| 20 | (\$750.00) or one and one-half percent (1.5%), whichever is greater, effective July 1, 2017. | | | | |
| 21 | SECTION 35.1.(b) The following persons are not eligible to receive the legislative | | | | |
| 22 | salary increases provided by subsection (a) of this section: | | | | |
| 23 | (1) Employees of the judicial branch. | | | | |
| 24 | (2) Employees paid pursuant to G.S. 20-187.3, 7A-102, or 7A-171.1; except that | | | | |
| 25 | members of the State Highway Patrol shall receive the increase as provided | | | | |
| 26 | by subsection (d) of this section. | | | | |
| 27 | (3) Teachers, principals, and assistant principals paid pursuant to a salary | | | | |
| 28 | schedule or pay plan enacted in this act. | | | | |
| 29 | (4) Correctional Officers, Custody Supervisors, and Prison Facility | | | | |
| 30 | Administrators who are reclassified or otherwise receive salary increases or | | | | |
| 31 | salary adjustments. | | | | |
| 32 | SECTION 35.1.(c) Part-time employees shall receive the increase authorized by | | | | |
| 33 34 | this section on a prorated and equitable basis. | | | | |
| 34 35 | SECTION 35.1.(d) The maximum pay ranges for members of the State Highway Patrol shall be increased, as appropriate, to account for the salary increase awarded by this | | | | |
| 36 | section. | | | | |
| 37 | SECTION 35.1.(e) Any excess funds in the reserve for this legislative | | | | |
| 38 | compensation increase shall be used as follows: | | | | |
| 39 | (1) First, toward any funding shortfalls in order to bring all positions to the | | | | |
| 40 | salary range minimum under the new Classification and Compensation | | | | |
| 41 | System. | | | | |
| 42 | (2) Second, by the Office of State Human Resources to settle outstanding | | | | |
| 43 | workers compensation claims. | | | | |
| 44 | | | | | |
| 45 | GOVERNOR AND COUNCIL OF STATE | | | | |
| 46 | SECTION 35.2.(a) Effective July 1, 2017, the salary of the Governor as provided | | | | |
| 47 | by G.S. 147-11(a) reads as rewritten: | | | | |
| 48 | "(a) The salary of the Governor shall be one hundred forty-four thousand three hundred | | | | |
| 49 50 | ninety-nine dollars (\$144,399) one hundred forty-six thousand five hundred sixty-five dollars | | | | |
| 50 | (\$146,565) annually, payable monthly." | | | | |

| General Assembly Of North Carolina | Session 2017 |
|--|------------------------|
| SECTION 35.2.(b) Effective July 1, 2017, the annual salarie | |
| Council of State, payable monthly, for the 2017-2019 fiscal biennium are | as follows: |
| Council of State | Annual Salary |
| Lieutenant Governor | \$129,474 |
| Attorney General | 129,474 |
| Secretary of State | 129,474 |
| State Treasurer | 129,474 |
| State Auditor | 129,474 |
| Superintendent of Public Instruction | 129,474 |
| Agriculture Commissioner | 129,474 |
| Insurance Commissioner | 129,474 |
| Labor Commissioner | 129,474 |
| | 129,171 |
| CERTAIN EXECUTIVE BRANCH OFFICIALS | |
| SECTION 35.3. Effective July 1, 2017, the annual salaries, | navable monthly for |
| the following executive branch officials for the 2017-2019 fiscal biennium | |
| Executive Branch Officials | |
| | Annual Salary |
| Chairman, Alcoholic Beverage Control Commission | \$115,249 |
| State Controller | 160,879 |
| Commissioner of Banks | 129,474 |
| Chair, Board of Review, Division of Employment Security | 126,981 |
| Members, Board of Review, Division of Employment Security | 125,416 |
| Chairman, Parole Commission | 126,981 |
| Members of the Parole Commission | 117,329 |
| Chairman, Utilities Commission | 144,076 |
| Members of the Utilities Commission | 129,474 |
| Executive Director, North Carolina | |
| Agricultural Finance Authority | 112,207 |
| | |
| JUDICIAL BRANCH | |
| SECTION 35.4.(a) For the 2017-2019 fiscal biennium, t | he annual salaries of |
| permanent full-time employees of the Judicial Department whose salarie | es are not itemized in |
| this act shall not be increased legislatively. Nothing in this section at | |
| 7A-171.1. | |
| SECTION 35.4.(b) The annual salaries, payable monthly, | for specified judicial |
| branch officials shall remain unchanged for the 2017-2019 fiscal biennium | 1 0 |
| Judicial Branch Officials | Annual Salary |
| Chief Justice, Supreme Court | \$150,086 |
| Associate Justice, Supreme Court | 146,191 |
| Chief Judge, Court of Appeals | 143,878 |
| • | |
| Judge, Court of Appeals | 140,144 |
| Judge, Senior Regular Resident Superior Court | 136,364 |
| Judge, Superior Court | 132,584 |
| Chief Judge, District Court | 120,490 |
| Judge, District Court | 116,710 |
| District Attorney | 127,215 |
| Assistant Administrative Officer of the Courts | 123,469 |
| | 107 015 |
| Public Defender | 127,215 |
| Public Defender Director of Indigent Defense Services | 131,145 |
| Public Defender | 131,145 |

Session 2017

Defense Services, respectively, shall set the salaries of assistant district attorneys or assistant public defenders, respectively, in that district such that the average salaries of assistant district attorneys or assistant public defenders in that district do not exceed seventy-six thousand seventy-three dollars (\$76,073) and the minimum salary of any assistant district attorney or assistant public defender is at least forty thousand three hundred sixty-six dollars (\$40,366), effective July 1, 2017.

7

SECTION 35.4.(d) G.S. 7A-10(c) reads as rewritten:

8 In lieu of merit and other increment raises paid to regular State employees, the Chief "(c) 9 Justice and each of the Associate Justices shall receive as longevity pay an annual amount 10 equal to four and eight-tenths percent (4.8%) of the annual salary set forth in the Current 11 Operations Appropriations Act payable monthly after five years of service, nine and six-tenths 12 percent (9.6%) after 10 years of service, fourteen and four-tenths percent (14.4%) after 15 years 13 of service, nineteen and two-tenths percent (19.2%) after 20 years of service, and twenty-four 14 percent (24%) after 25 years of service. "Service" means service as a justice or judge of the 15 General Court of Justice or Justice, as a member of the Utilities Commission. Commission, or 16 as an administrative law judge. Service shall also mean service as a district attorney or as a 17 clerk of superior court."

18

SECTION 35.4.(e) G.S. 7A-18(b) reads as rewritten:

19 In lieu of merit and other increment raises paid to regular State employees, a judge "(b) 20 of the Court of Appeals shall receive as longevity pay an annual amount equal to four and 21 eight-tenths percent (4.8%) of the annual salary set forth in the Current Operations 22 Appropriations Act payable monthly after five years of service, nine and six-tenths percent 23 (9.6%) after 10 years of service, fourteen and four-tenths percent (14.4%) after 15 years of 24 service, nineteen and two-tenths percent (19.2%) after 20 years of service, and twenty-four 25 percent (24%) after 25 years of service. "Service" means service as a justice or judge of the 26 General Court of Justice, as a member of the Utilities Commission, as an administrative law 27 judge, or as the Director of the Administrative Office of the Courts. Service shall also mean 28 service as a district attorney or as a clerk of superior court."

29

SECTION 35.4.(f) G.S. 7A-44(b) reads as rewritten:

30 "(b) In lieu of merit and other increment raises paid to regular State employees, a judge 31 of the superior court, regular or special, shall receive as longevity pay an annual amount equal 32 to four and eight-tenths percent (4.8%) of the annual salary set forth in the Current Operations 33 Appropriations Act payable monthly after five years of service, nine and six-tenths percent 34 (9.6%) after 10 years of service, fourteen and four-tenths percent (14.4%) after 15 years of 35 service, nineteen and two-tenths percent (19.2%) after 20 years of service, and twenty-four 36 percent (24%) after 25 years of service. "Service" means service as a justice or judge of the 37 General Court of Justice or Justice, as a member of the Utilities Commission Commission, as 38 an administrative law judge, or as director or assistant director of the Administrative Office of 39 the Courts. Service shall also mean service as a district attorney or as a clerk of superior court."

- 40
- **SECTION 35.4.(g)** G.S. 7A-144(b) reads as rewritten:

41 "(b) Notwithstanding merit, longevity and other increment raises paid to regular State 42 employees, a judge of the district court shall receive as longevity pay an annual amount equal 43 to four and eight-tenths percent (4.8%) of the annual salary set forth in the Current Operations 44 Appropriations Act payable monthly after five years of service, nine and six-tenths percent 45 (9.6%) after 10 years of service, fourteen and four-tenths percent (14.4%) after 15 years of 46 service, nineteen and two-tenths percent (19.2%) after 20 years of service, and twenty-four percent (24%) after 25 years of service. "Service" means service as a justice or judge of the 47 48 General Court of Justice or Justice, as a member of the Utilities Commission Commission, as 49 an administrative law judge, or as director or assistant director of the Administrative Office of 50 the Courts. Service shall also mean service as a district attorney or as a clerk of superior court." 51

LEGISLATIVE EMPLOYEES

2 **SECTION 35.5.** Effective July 1, 2017, the annual salaries of the Legislative 3 Services Officer and of nonelected employees of the General Assembly in effect on June 30, 4 2017, shall be legislatively increased by the greater of seven hundred fifty dollars (\$750.00) or 5 one and one-half percent (1.5%) for the 2017-2019 fiscal biennium. Nothing in this act limits 6 any of the provisions of G.S. 120-32.

7 8

9

1

GENERAL ASSEMBLY PRINCIPAL CLERKS

SECTION 35.6. Effective July 1, 2017, G.S. 120-37(c) reads as rewritten:

10 The principal clerks shall be full-time officers. Each principal clerk shall be entitled "(c)11 to other benefits available to permanent legislative employees and shall be paid an annual salary of one hundred seven thousand nine hundred twenty-eight dollars (\$107,928), one 12 hundred nine thousand five hundred forty-seven dollars (\$109,547), payable monthly. Each 13 14 principal clerk shall also receive such additional compensation as approved by the Speaker of 15 the House of Representatives or the President Pro Tempore of the Senate, respectively, for 16 additional employment duties beyond those provided by the rules of their House. The 17 Legislative Services Commission shall review the salary of the principal clerks prior to 18 submission of the proposed operating budget of the General Assembly to the Governor and 19 shall make appropriate recommendations for changes in those salaries. Any changes enacted by 20 the General Assembly shall be by amendment to this paragraph."

21

23

22 SERGEANTS-AT-ARMS AND READING CLERKS

SECTION 35.7. Effective July 1, 2017, G.S. 120-37(b) reads as rewritten:

24 "(b) The sergeant-at-arms and the reading clerk in each house shall be paid a salary of 25 four hundred ten dollars (\$410.00) four hundred twenty-four dollars (\$424.00) per week plus 26 subsistence at the same daily rate provided for members of the General Assembly, plus mileage 27 at the rate provided for members of the General Assembly for one round trip only from their 28 homes to Raleigh and return. The sergeants-at-arms shall serve during sessions of the General 29 Assembly and at such time prior to the convening of, and subsequent to adjournment or recess 30 of, sessions as may be authorized by the Legislative Services Commission. The reading clerks 31 shall serve during sessions only."

32 33

COMMUNITY COLLEGES

SECTION 35.8.(a) Effective for the 2017-2019 fiscal biennium:

34 35 36

37

38

39

40

41

42

43

44

- The annual salaries of community college personnel shall be increased as provided in Section 35.1 of this act.
- (2) Funds appropriated for community college personnel salary adjustments (other than the annual salary increases awarded by Section 35.1 of this act) may be used for any one or more of the following purposes: (i) merit pay, (ii) across-the-board increases, (iii) recruitment bonuses, (iv) retention increases, and (v) any other compensation increase pursuant to policies adopted by the State Board of Community Colleges. The State Board of Community Colleges shall make a report on the use of these funds to the Fiscal Research Division no later than March 1, 2018.

45 **SECTION 35.8.(b)** Effective July 1, 2017, the minimum salaries for nine-month, 46 full-time curriculum community college faculty for the 2017-2019 fiscal biennium are as 47 follows:

| 48 | Education Level | <u>Minimum Salary</u> |
|----|--|-----------------------|
| 49 | Vocational Diploma/Certificate or Less | \$36,594 |
| 50 | Associate Degree or Equivalent | 37,106 |
| 51 | Bachelor's Degree | 39,329 |

| | General Assembly Of North Carolina | Session 2017 |
|----------|--|--------------------|
| 1 | Master's Degree or Education Specialist | 41,301 |
| 2 | Doctoral Degree | 44,144 |
| 3 | No full-time faculty member shall earn less than the minimum sale | ary for his or her |
| 4 | education level. | |
| 5 | The pro rata hourly rate of the minimum salary for each education | on level shall be |
| 6 | used to determine the minimum salary for part-time faculty members. | |
| 7 | | |
| 8 | UNIVERSITY OF NORTH CAROLINA SYSTEM | |
| 9 | SECTION 35.9. Effective for the 2017-2019 fiscal biennium, the | |
| 10 | University of North Carolina SHRA and EHRA employees shall be increase | d as provided by |
| 11 | Section 35.1 of this act. | |
| 12 | | |
| 13 | STATE AGENCY TEACHERS | ant of Hoolth and |
| 14 15 | SECTION 35.10. Employees of schools operated by the Department | |
| 15 16 | Human Services, the Department of Public Safety, the State Board of employees of the School of Science and Mathematics of the University of No | |
| 10 | are paid on the Teacher Salary Schedule shall be paid as authorized by Section | |
| 18 | are paid on the redener balary benedule shan be paid as authorized by beenon | 0.1 of this det. |
| 19 | ALL STATE-SUPPORTED PERSONNEL | |
| 20 | SECTION 35.11.(a) Salaries and related benefits for positions that | t are funded: |
| 21 | (1) Partially from the General Fund or Highway Fund and parti | |
| 22 | other than the General Fund or Highway Fund shall be in | creased from the |
| 23 | General Fund or Highway Fund appropriation only to t | he extent of the |
| 24 | proportionate part of the salaries paid from the General F | und or Highway |
| 25 | Fund. | |
| 26 | (2) Fully from sources other than the General Fund or Highw | |
| 27 | increased as provided by this act. The Director of the Bud | |
| 28 | expenditures of receipts from these sources by the amo | |
| 29 30 | provide the legislative increase to receipt-supported p | ersonnel in the |
| 30 31 | certified budget. The Director of the Budget may increase expenditures of receipts fr | om thas a sources |
| 32 | in the certified budget by the amount necessary to provide the increases autho | |
| 33 | to receipt-supported personnel. Nothing in this act authorizes the transfer of fu | |
| 34 | General Fund and the Highway Fund for salary increases. | |
| 35 | SECTION 35.11.(b) The legislative salary increases provided in | n this act do not |
| 36 | apply to persons separated from service due to resignation, dismissal, reductio | |
| 37 | or retirement or whose last workday is prior to July 1, 2017. | |
| 38 | SECTION 35.11.(c) Payroll checks issued to employees after J | uly 1, 2017, that |
| 39 | represent payment of services provided prior to July 1, 2017, shall not be e | ligible for salary |
| 40 | increases provided for in this act. This subsection applies to all employees | - |
| 41 | funds, whether or not subject to or exempt from the North Carolina Human | |
| 42 | including employees of public schools, community colleges, and The Uni | versity of North |
| 43 | Carolina. | |
| 44 | | |
| 45 | MOST STATE EMPLOYEES SECTION 35.12 For the 2017 2010 fixed highright avec | nt og other |
| 46 47 | SECTION 35.12. For the 2017-2019 fiscal biennium, exce | - |
| 47 48 | expressly provided by this Part, the annual salaries in effect on June 30, 2017, persons shall be legislatively increased only as provided by Section 35.1 of this | _ |
| 40 49 | (1) Permanent full-time State officials and persons whose sa | |
| 49 50 | accordance with the State Human Resources Act. | autos are set ill |
| 20 | | |

| | General Assembly Of North CarolinaSession 2017 |
|----------|--|
| 1 | (2) Permanent full-time State officials and persons in positions exempt from the |
| 2 | State Human Resources Act. |
| 3 | (3) Permanent part-time State employees. |
| 4 | (4) Temporary and permanent hourly State employees. |
| 5 | |
| 6 7 | STATE HUMAN RESOURCES/IMPLEMENT CLASSIFICATION AND COMPENSATION SYSTEM REFORM |
| 8 | SECTION 35.13.(a) Effective January 1, 2018, the Office of State Human |
| 9 | Resources shall implement fully the new Classification and Compensation System. |
| 10 | SECTION 35.13.(b) During the 2017-2018 fiscal year, the Director of the Budget |
| 11 | may adjust budgeted receipts for affected receipt-supported positions and adjust salary |
| 12 | appropriations from the Highway Fund in order to implement the new system. |
| 12 | appropriations from the ringhway fund in order to implement the new system. |
| 13 | SALARY ADJUSTMENT FUND |
| 14 | SECTION 35.14.(a) The Salary Adjustment Fund is established to make funding |
| 16 | available for salary increases in the executive and legislative branches for specified purposes |
| 17 | only as authorized in this section. Funds appropriated to the Salary Adjustment Fund by this |
| 18 | act, or any other provision of law, shall only be used to fund the following purposes in order to |
| 19 | provide competitive salary rates: |
| 20 | (1) Reallocation of positions to higher level job classifications. |
| 20 | (1) Reallocation of positions to higher level job classifications.(2) In-range adjustments for job change. |
| 21 | |
| 22 | (3) Career progression adjustments for demonstrated competencies. (4) Solary range revisions |
| | (4) Salary range revisions. (5) Case symplice site differential adjustments |
| 24 | (5) Geographic site differential adjustments. (6) In range adjustments for labor merilet |
| 25 26 | (6) In-range adjustments for labor market. (7) In range adjustments for equity jacuas |
| 26 | (7) In-range adjustments for equity issues. (8) Area other a directory related to an include a directory in its details are adjusted to be a directory of the directory |
| 27 | (8) Any other adjustments related to an increase in job duties or responsibilities |
| 28 | or labor market changes. |
| 29 | These adjustments must be documented through data collection and analysis according to |
| 30 | accepted human resource professional practices and standards. Further, funds may only be used |
| 31 | for salary adjustments for the stated purposes that are in compliance with State Human |
| 32 | Commission policies and other provisions of the State Human Resources Act. For the executive |
| 33 | branch, funding shall be approved by the State Human Resources Commission or Office of |
| 34 | State Human Resources and shall not be used for any other purposes. |
| 35 | SECTION 35.14.(b) The Director of the Budget may transfer to General Fund |
| 36 | budget codes from the Salary Adjustment Fund amounts required to support salary adjustments |
| 37 | authorized by this section. The Director of the Budget shall consult with the Joint Legislative |
| 38 | Commission on Governmental Operations prior to transferring any salary adjustment funds |
| 39 | pursuant to this section. |
| 40 | |
| 41 | USE OF FUNDS APPROPRIATED FOR LEGISLATIVELY MANDATED INCREASES |
| 42 | SECTION 35.15.(a) The appropriations set forth in Section 2.1 of this act include |
| 43 | appropriations for legislatively mandated salary increases and employee benefits in amounts set |
| 44 | forth in the Committee Report described in Section 39.2 of this act. The Office of State Budget |
| 45 | and Management shall ensure that those funds are used only for the purposes of legislatively |
| 46 | mandated salary increases and employee benefits. |
| 47 | SECTION 35.15.(b) If the Director of the Budget determines that funds |
| 48 | appropriated to a State agency for legislatively mandated salary increases and employee |
| 49 50 | benefits exceed the amount required by that agency for those purposes, the Director may |
| 50 | reallocate those funds to other State agencies that received insufficient funds for legislatively |
| 51 | mandated salary increases and employee benefits |

| G | eneral Asseml | bly Of North Carolina | Session 2017 |
|----------------|------------------------------|--|-------------------------|
| | lanagement sha | TION 35.15.(c) No later than March 1, 2018, the Office all report to the Joint Legislative Commission on Govern of funds for legislatively mandated salary increases an | mental Operations on |
| | - | I include at least the following information for each | 1 · |
| |)17-2018 fiscal | | State agency for the |
| 20 | (1) | The total amount of funds that the agency recei | vad for lagislativaly |
| | (1) | mandated salary increases and employee benefits. | veu ioi iegisiativeiy |
| | (2) | The total amount of funds transferred from the ag | ancy to other State |
| | (2) | agencies pursuant to subsection (b) of this section. This shall identify the amounts transferred to each recipient | s section of the report |
| | (3) | The total amount of funds used by the agency for le | |
| | | salary increases and employee benefits. | <i>c ,</i> |
| | (4) | The amount of funds expected to revert under subsection | on (a) of this section. |
| | | I | |
| Μ | IITIGATE BC | DNUS LEAVE | |
| | SEC | FION 35.16. During the 2017-2019 fiscal bienni | um, State agencies, |
| de | epartments, ins | titutions, the North Carolina Community College Systen | n, and The University |
| of | North Carolin | a may offer State employees the opportunity to use or to | cash in special bonus |
| | | at have accrued pursuant to Section 28.3A of S.L. 2002-1 | |
| | | 4, Section 29.14A of S.L. 2005-276, and Section 35.10A | of S.L. 2014-100, but |
| or | • | following requirements are met: | |
| | (1) | Employee participation in the program must be volunta | - |
| | (2) | Special leave that is liquidated for cash payment to | 1 · |
| | | valued at the amount based on the employee's current a | |
| | (3) | By September 1, 2019, a report on the demographic | |
| | | submitted to the respective agency head or employin | ng agency and to the |
| | | Fiscal Research Division. | |
| | | | |
| Ľ | | AY PLAN RESERVE/FUNDS FION 35.17. Article 4 of Chapter 143C of the General S | totutos is smandad by |
| 0 | | | tatutes is amended by |
| | lding a new sec | ay Plan Reserve. | |
| 2 | | ion. – The Pay Plan Reserve is established within the | e General Fund The |
| G | | bly shall appropriate in the Current Operations Appropriate | |
| _ | | ct a specific amount to this reserve for allocation, on an | |
| | | and scheduled pay expenses authorized by: | us needed busis only, |
| <u></u> | <u>(1)</u> | <u>G.S. 20-187.3.</u> | |
| | $\frac{(1)}{(2)}$ | <u>G.S. 7A-102.</u> | |
| | $\frac{(3)}{(3)}$ | G.S. 7A-171.1. | |
| | $\frac{(4)}{(4)}$ | Teacher Salary Schedule, as enacted by the General As | sembly. |
| | $\frac{\overline{(5)}}{(5)}$ | Pay Plans for Principals and Assistant Principals, as en | |
| | <u> </u> | Assembly. | |
| | (b) Authorithe | orized Uses. – The funds in the Pay Plan Reserve are ava | ailable to agencies for |
| er | | and benefit costs only if the amount of funds appropriate | - |
| | · · · | es and benefits expenses, in any fiscal year, would be | • |
| th | ose expenses fo | or eligible employees. | |
| | (c) Requ | est for Allocation. – After January 1 of each fiscal year, a | n agency may request |
| ~ ~ | allocation from | m the Pay Plan Reserve by submitting proof to the Offic | e of State Budget and |
| ar | | | |
| Μ | | OSBM) that the agency has exhausted or is projected | |
| <u>M</u> ar | opropriated for | OSBM) that the agency has exhausted or is project statutory or scheduled salary and benefit expenses. The allocation before disbursing funds from the reserve. The | e OSBM must certify |

| | General Assembly Of North Carolina Se | ssion 2017 | | | | |
|----|--|---------------------|--|--|--|--|
| 1 | Fiscal Research Division on or before April 1 of each year on any disbursements made from the | | | | | |
| 2 | reserve and regarding projected recurring appropriations necessary to fully fund positions | | | | | |
| 3 | eligible for funding in the next fiscal year. Funds from the reserve may be allo | - | | | | |
| 4 | reallocated only as expressly provided by this section." | | | | | |
| 5 | | | | | | |
| 6 | STATE HUMAN RESOURCES/HIRE FROM POOL OF MOST QU | ALIFIED | | | | |
| 7 | PERSONS | | | | | |
| 8 | SECTION 35.18. G.S. 126-14.2 reads as rewritten: | | | | | |
| 9 | "§ 126-14.2. Political hirings limited. | | | | | |
| 10 | (a) It is the policy of this State that State departments, agencies, and institut | ions select | | | | |
| 11 | from the pool of the most qualified persons for State government employment b | | | | | |
| 12 | job-related qualifications of applicants for employment using fair and valid selection | - | | | | |
| 13 | (b) All State departments, agencies, and institutions shall select the most | | | | | |
| 14 | person-from the pool of the most qualified persons for State government employme | nt without | | | | |
| 15 | regard to political affiliation or political influence. For the purposes of this section, | "qualified | | | | |
| 16 | persons" shall mean each of the State employees or applicants for initial State er | | | | | |
| 17 | who: | | | | | |
| 18 | (1) Have timely applied for a position in State government; | | | | | |
| 19 | (2) Have the essential qualifications for that position; and | | | | | |
| 20 | (3) Are determined to be substantially more qualified as compared | to other | | | | |
| 21 | applicants for the position, after applying fair and valid job selection | on criteria, | | | | |
| 22 | in accordance with G.S. 126-5(e), G.S. 126-7.1, Articles 6 and | 13 of this | | | | |
| 23 | Chapter, and State personnel policies approved by the Stat | e Human | | | | |
| 24 | Resources Commission. | | | | | |
| 25 | (c) It is a violation of this section if: | | | | | |
| 26 | (1) The complaining State employee or applicant for initial State en | nployment | | | | |
| 27 | timely applied for the State government position in question; | | | | | |
| 28 | (2) The complaining State employee or applicant for initial State en | nployment | | | | |
| 29 | was not hired into the position; | | | | | |
| 30 | (3) The complaining State employee or applicant for initial State em | nployment | | | | |
| 31 | was among the most qualified persons applying for the position as | defined in | | | | |
| 32 | this Chapter; | | | | | |
| 33 | (4) The successful applicant for the position was not among the mos | <u>t q</u> ualified | | | | |
| 34 | persons applying for the position; and | | | | | |
| 35 | (5) The hiring decision was based upon political affiliation of | political | | | | |
| 36 | influence. | | | | | |
| 37 | " | | | | | |
| 38 | | | | | | |
| 39 | SALARY-RELATED CONTRIBUTIONS | | | | | |
| 40 | SECTION 35.19.(a) Effective for the 2017-2019 fiscal biennium | , required | | | | |
| 11 | and the second | | | | | |

40 uired 41 employer salary-related contributions for employees whose salaries are paid from department, 42 office, institution, or agency receipts shall be paid from the same source as the source of the 43 employee's salary. If an employee's salary is paid in part from the General Fund or Highway 44 Fund and in part from department, office, institution, or agency receipts, required employer 45 salary-related contributions may be paid from the General Fund or Highway Fund only to the extent of the proportionate part paid from the General Fund or Highway Fund in support of the 46 47 salary of the employee, and the remainder of the employer's requirements shall be paid from the 48 source that supplies the remainder of the employee's salary. The requirements of this section as to source of payment are also applicable to payments on behalf of the employee for hospital 49 medical benefits, longevity pay, unemployment compensation, accumulated leave, workers' 50 51 compensation, severance pay, separation allowances, and applicable disability income benefits.

1 SECTION 35.19.(b) Effective July 1, 2017, the State's employer contribution rates 2 budgeted for retirement and related benefits as a percentage of covered salaries for the 3 2017-2018 fiscal year for teachers and State employees, State law enforcement officers (LEOs), 4 the University and Community Colleges Optional Retirement Programs (ORPs), the 5 Consolidated Judicial Retirement System (CJRS), and the Legislative Retirement System 6 (LRS) are as set forth below:

| 0 | (LIND) are as set to | ful below. | | | | |
|----|----------------------|------------|--------|-------|--------|--------|
| 7 | | Teachers | State | ORPs | CJRS | LRS |
| 8 | | and State | LEOs | | | |
| 9 | | Employees | | | | |
| 10 | Retirement | 10.33% | 10.33% | 6.84% | 30.23% | 18.27% |
| 11 | Disability | 0.14% | 0.14% | 0.14% | 0.00% | 0.00% |
| 12 | Death | 0.16% | 0.16% | 0.00% | 0.00% | 0.00% |
| 13 | Retiree Health | 6.06% | 6.06% | 6.06% | 6.06% | 6.06% |
| 14 | NC 401(k) | 0.00% | 5.00% | 0.00% | 0.00% | 0.00% |
| 15 | | | | | | |

16 **Total Contribution**

17Rate16.69%21.69%13.04%36.29%24.33%18The rate for teachers and State employees and State law enforcement officers

19 includes one one-hundredth percent (0.01%) for the Qualified Excess Benefit Arrangement.

SECTION 35.19.(c) Effective July 1, 2018, the State's employer contribution rates budgeted for retirement and related benefits as a percentage of covered salaries for the 2018-2019 fiscal year for teachers and State employees, State law enforcement officers (LEOs), the University and Community Colleges Optional Retirement Programs (ORPs), the Consolidated Judicial Retirement System (CJRS), and the Legislative Retirement System (LRS) are as set forth below:

| 26 27 | | Teachers and State | State LEOs | ORPs | CJRS | LRS |
|----------|-----------------------|-----------------------|---------------|-------|--------|--------|
| 28 | | Employees | | | | |
| 29 | Retirement | 11.42% | 11.42% | 6.84% | 31.40% | 18.27% |
| 30 | Disability | 0.14% | 0.14% | 0.14% | 0.00% | 0.00% |
| 31 | Death | 0.16% | 0.16% | 0.00% | 0.00% | 0.00% |
| 32 | Retiree Health | 6.28% | 6.28% | 6.28% | 6.28% | 6.28% |
| 33 | NC 401(k) | 0.00% | 5.00% | 0.00% | 0.00% | 0.00% |
| ~ . | | | | | | |

34

35 Total Contribution

36Rate18.00%23.00%13.26%37.68%24.55%37The rate for teachers and State employees and State law enforcement officers38includes one one-hundredth percent (0.01%) for the Qualified Excess Benefit Arrangement.

39 **SECTION 35.19.(d)** Effective July 1, 2017, the maximum annual employer 40 contributions, payable monthly, by the State for each covered employee or retiree for the 41 2017-2018 fiscal year to the State Health Plan for Teachers and State Employees are (i) 42 Medicare-eligible employees and retirees – four thousand five hundred sixty dollars (\$4,560) 43 and (ii) non-Medicare-eligible employees and retirees – five thousand eight hundred sixty-nine 44 dollars (\$5,869).

45 **SECTION 35.19.(e)** Effective July 1, 2018, the maximum annual employer 46 contributions, payable monthly, by the State for each covered employee or retiree for the 47 2018-2019 fiscal year to the State Health Plan for Teachers and State Employees are (i) 48 Medicare-eligible employees and retirees – four thousand seven hundred forty-three dollars 49 (\$4,743) and (ii) non-Medicare-eligible employees and retirees – six thousand one hundred four 50 dollars (\$6,104).

51

| | General Assembly | y Of North Carolina | Session 2017 |
|-------------|-------------------|--|------------------------|
| 1 2 2 | STATE EMP | R THE IMPACT OF FUTURE BENEFITS ON LOYEES' RETIREMENT SYSTEM | |
| 3 | | (ON 35.20.(a) G.S. 135-8 is amended by adding a new | |
| 4 | | Value of Future Benefits. – Notwithstanding subsection | |
| 5 | | butions to the Pension Accumulation Fund shall include | |
| 6 | | ompensation of all members equal to the additional p | |
| 7 | | any pension benefit enhancement or special annual le | |
| 8 | | year divided by expected current fiscal year compens | |
|) | | ture benefits shall be calculated using an interest assum | |
|) | | n rate adopted under G.S. 135-6(o) minus two percent (2 | |
| 1 | | (ON 35.20.(b) It is the intent of the General Assemble in the intent of the | - |
| 2 | 1 | crease in contributions pursuant to subsection (a) of | |
| 3 | | ral Assembly to appropriate funds to that reserve each t | 1 |
| 1 | | ade or special bonus leave is granted. The reserve shall | |
| 5 | | accrued by the Teachers' and State Employees' Reti | |
|) | | value of future benefits related to the pension benefit | |
| ' | | nus leave granted. This additional present value of fu | |
| 8 | | n interest assumption rate equal to the interest assumpti | ion rate adopted under |
|) | G.S. 135-6(o) min | us two percent (2%). | |
|) | | | |
| L | | TIREE MEDICAL FOR NEW HIRES | |
| 2 | | (ON 35.21.(a) G.S. 135-48.1(18) reads as rewritten: | |
| 5 | | Retired employee (retiree) Retired teachers, S | 1 . |
| Ļ | | members of the General Assembly who (i) are receiving | • |
| 5 | | benefits from any retirement system supported in | |
| | | contributions of the State of North Carolina, the | |
| ' | | Employees' Retirement System, the Consolidated | |
| 8 | | System, the Legislative Retirement System, or the | - |
|) | | Programs established under G.S. 135-5.1 and G.S. 13 | |
|) | | contributory retirement service in one of these retirer | |
| | | July 1, 2018, and did not withdraw that service, so | long as the retiree is |
| · | | enrolled." | |
| | | (ON 35.21.(b) G.S. 135-48.40 reads as rewritten: | |
| Ļ | | tegories of eligibility. | 1 0 1 |
| 5 | | ntributory Coverage. – The following persons are eligib | e |
| 5 | | contributory basis, subject to the provisions of G.S. 135 | |
| 7 | | Retired teachers, State employees, members of the | • |
|) | | Retired employees as defined in G.S. 135-48.1(18) | |
| | | enforcement officers who retired under the Law E | |
|) | | Retirement System prior to January 1, 1985. Except as | - |
| | | this subdivision, on and after January 1, 1988, a retirin | |
| 2 | | must have completed at least five years of contribute | • |
| 5 | | with an employing unit prior to retirement from | • • • • • • |
| 1 | | retirement system in order to be eligible for group bene | |
| | | a retired employee or retiree. For employees first hired | |
|) / | | 1, 2006, and members of the General Assembly first | |
| | | after February 1, 2007, future coverage as retired e | |
| 3 | | members of the General Assembly is subject to a requi | |
|) | | retiree have 20 or more years of retirement service | credit in order to be |
|) | | covered by the provisions of this subdivision. | |
| L | | | |

| General Assemb | oly Of North Carolina | Session 2017 |
|----------------------------------|--|---|
| | lly Contributory Coverage. – The following persons a n a partially contributory basis, subject to the provisior | |
| (3) | Retired teachers, State employees, members of Retired employees as defined in G.S. 135-48.1(18) enforcement officers who retired under the Law Retirement System prior to January 1, 1985. Except a this subdivision, on and after January 1, 1988, a retirmust have completed at least five years of contribution with an employing unit prior to retirement from retirement system in order to be eligible for group be a retired employee or retiree. For employees first him 1, 2006, and members of the General Assembly find after February 1, 2007, future coverage as retired members of the General Assembly is subject to a recovered by the provisions of this subdivision. | and retired State law Enforcement Officers' as otherwise provided in ring employee or retiree utory retirement service m any State-supported enefits under this Part as red on and after October rst taking office on and employees and retired quirement that the future |
| | | |
| | Half Contributory Coverage. – The following persons an a one-half contributory basis, subject to the provision | |
| (2) | Employees and members of the General Assemble defined in G.S. 135-48.1(18) with 10 but less than service credit provided the employees were first hire 2006, and the members first took office on or after such future retirees, the State shall pay fifty percent employer premiums. Individual retirees shall pay to | 20 years of retirement ed on or after October 1, r February 1, 2007. For (50%) of the Plan's total |
| • | premiums not paid by the State. Contributory Coverage. – The following persons shall n a fully contributory basis, subject to the provisions of | 0 |
| (11) | Retired teachers, State employees, and members of Retired employees as defined in G.S. 135-48.1(18) we retirement service credit, provided the teachers and first hired on or after October 1, 2006, and the mem- or after February 1, 2007. | f the General Assembly vith less than 10 years of d State employees were |
| " SEC | FION 35.21.(c) This section becomes effective July 1, | 2018. |
| | URER AUTHORITY OVER STATE HEALTH PL FION 35.22. G.S. 135-48.23 reads as rewritten: | AN EMPLOYEES |
| | xecutive Administrator. | |
| Administrator. T are exempt from | Plan shall have an Executive Administrator and he Executive Administrator and the Deputy Executive n the provisions of Chapter 126 of the General S | Administrator positions |
| | Executive Administrator shall be appointed by the State salary of the Executive Administrator shall be set by | |
| | the Board of Trustees. Treasurer. | ine state freas arci after |

1 The Executive Administrator may be removed from office by the State Treasurer after 2 consultation with the Board of Trustees, Treasurer, and any vacancy in the office of Executive 3 Administrator may be filled by the State Treasurer. 4 The Executive Administrator State Treasurer shall appoint the Deputy Executive (c) 5 Administrator and may employ such clerical and professional staff, and such other assistance as 6 may be necessary to assist the Executive Administrator, the Board of Trustees, and the State 7 Treasurer in carrying out their duties and responsibilities under this Article. Administrator. The 8 term of employment and salary of the Deputy Executive Administrator shall be set by the State 9 Treasurer. The Deputy Executive Administrator may be removed from office by the State 10 Treasurer. Any vacancy in the office of the Deputy Executive Administrator may be filled by 11 the State Treasurer. 12 (c1) The Executive Administrator State Treasurer may designate managerial, 13 professional, or policy-making positions as exempt from the North Carolina Human Resources 14 Act. The State Treasurer may employ clerical staff, professional staff, and other assistance, as may be necessary to assist the State Treasurer, the Executive Administrator, and the Board of 15 16 Trustees in carrying out their duties and responsibilities under this Article. The term of 17 employment and salaries of these employees shall be set by the State Treasurer. These

18 employees may be removed from their positions by the State Treasurer, and any vacancies in
 19 these positions may be filled by the State Treasurer.

20 (c2) The Executive Administrator may also negotiate, renegotiate and execute contracts 21 with third parties in the performance of the Executive Administrator's duties and 22 responsibilities under this Article; provided any contract negotiations, renegotiations and 23 execution with a Claims Processor, with an optional alternative comprehensive health benefit 24 plan, or program thereunder, authorized under G.S. 135-48.2, with a preferred provider of 25 institutional or professional hospital and medical care, or with a pharmacy benefit manager 26 shall be done only after consultation-with the consent of the State Treasurer.

(d) The Executive Administrator shall quarterly make reports and recommendations on
 the Plan to the President Pro Tempore of the Senate and the Speaker of the House of
 Representatives."

30

31 MONITOR SALARY INCREASES

32 **SECTION 35.23.(a)** The Office of State Budget and Management and the Office 33 of State Human Resources shall submit a semiannual report to the Joint Legislative 34 Commission on Governmental Operations on nonlegislative salary increases in (i) State 35 agencies, departments, and institutions, including authorities, boards, and commissions; (ii) the 36 judicial branch; and (iii) The University of North Carolina and its constituent institutions. The 37 reports required by this section shall include the following information:

(1) For agencies reporting through the BEACON HR/Payroll system, (i) a
breakdown by action type (including, but not limited to, promotion, reallocation, career progression, salary adjustment, and any similar actions increasing employee pay) of the number and annual amount of those increases and (ii) a breakdown by action reason (including in-range higher level, acting pay, trainee adjustment, and other similar action reasons) of the number and annual amount of those action types coded as salary adjustment.
(2) For The University of North Carolina and its constituent institutions and its constituent institutions.

45 (2) For The University of North Carolina and its constituent institutions, a
46 breakdown of the number and annual amount of those increases categorized
47 by the University as promotions, changes in job duties or responsibilities,
48 Distinguished Professorships, retention pay, career progression, and any
49 other similar actions increasing employee pay.

| | | Session 2017 |
|---|--|--|
| (3) A summary of actions taken by the Office and the Office of State Human Resources | - | - |
| increases. | Affinan ahall namar | + |
| SECTION 35.23.(b) The Legislative Services (the President Pro Tempore of the Senate and the Speaker of | - | • |
| nonlegislative salary increases. | of the House of K | epiesentatives on |
| nonnegistative satary increases. | | |
| UNC BOARD OF GOVERNORS TO MONITOR CRI AND CERTAIN INCREASES/CONSULTATION RE | | W POSITIONS |
| SECTION 35.24. Article 1 of Chapter 116 of t | he General Statut | es is amended by |
| adding a new section to read: | | |
| " <u>§ 116-17.3. Board of Governors monitors certain human</u> | | |
| (a) The Board of Governors of The University | | |
| nonlegislative annual employee salary increases in the amo | _ | |
| granted at constituent institutions or within the General Adm | | |
| shall become effective unless or until it is reported to the Be | • | |
| the justification for the increase or otherwise complies with | consultation requ | irements adopted |
| by the Board. | | |
| (b) <u>The Board of Governors of The University of</u> | | |
| personnel positions created at constituent institutions or with | | |
| such new position may be filled unless or until its creat | - | • |
| consultation that includes the justification for the new po consultation requirements adopted by the Board." | sition or otherwi | se complies with |
| * * * | | |
| | | |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno | the 2017 Gener vating State build | ings, utilities, and |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where negligible. | the 2017 Gener vating State build | ings, utilities, and |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where need and land for State government purposes. | the 2017 Gener vating State build | ings, utilities, and |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th | the 2017 Gener vating State build cessary, and for ac e General Fund f | ings, utilities, and equiring buildings |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from the fiscal biennium the following amounts for capital improvement | the 2017 Gener vating State build cessary, and for ac e General Fund f ents: | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement | the 2017 Gener vating State build cessary, and for ac e General Fund f | ings, utilities, and equiring buildings |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund | the 2017 Gener vating State build cessary, and for ac e General Fund f ents: | ings, utilities, and equiring buildings or the 2017-2019 |
| capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where nee and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources | the 2017 Generative the 2017 Generative vating State builds cessary, and for active General Fund from the state that the state of the s | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund | the 2017 Gener vating State build cessary, and for ac e General Fund f ents: | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development | the 2017 Generative the 2017 Generative vating State builds cessary, and for active General Fund from the state of the sta | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development | the 2017 Generative the 2017 Generative vating State builds cessary, and for active General Fund from the state of the sta | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where nea and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs Veterans Memorial Pavilion Construction in Broadway | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where new and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs Veterans Memorial Pavilion Construction in Broadway Department of Natural and Cultural Resources | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 250,000 | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where nea and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs Veterans Memorial Pavilion Construction in Broadway | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 250,000 | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where nea and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs Veterans Memorial Pavilion Construction in Broadway Department of Natural and Cultural Resources NC Zoological Park Transp. Infrastructure Improvement | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 250,000 | ings, utilities, and equiring buildings or the 2017-2019 |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where nea and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs Veterans Memorial Pavilion Construction in Broadway Department of Natural and Cultural Resources NC Zoological Park Transp. Infrastructure Improvement TOTAL CAPITAL IMPROVEMENTS – | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 250,000 s 5,000,000 | ings, utilities, and equiring buildings or the 2017-2019 2018-2019 – |
| SECTION 36.1. The appropriations made by capital improvements are for constructing, repairing, or reno other capital facilities, for acquiring sites for them where nea and land for State government purposes. CAPITAL APPROPRIATIONS/GENERAL FUND SECTION 36.2. There is appropriated from th fiscal biennium the following amounts for capital improvement Capital Improvements – General Fund Department of Environment and Natural Resources Water Resources Development Department of Military and Veterans Affairs Veterans Memorial Pavilion Construction in Broadway Department of Natural and Cultural Resources NC Zoological Park Transp. Infrastructure Improvement | the 2017 General vating State builds cessary, and for accessary, and for accessary. e General Fund frents: 2017-2018 15,648,000 250,000 | ings, utilities, and equiring buildings or the 2017-2019 |

8 Name of Project 2017-2018 9 10 (1)Princeville Flood Damage Reduction \$431,000 11 (2)Carolina Beach CSDR (Next cycle plans & specs.) 300,000 Kure Beach CSDR (Next cycle plans & specs.) 12 (3) 300,000 13 Wrightsville Storm Damage Reduction-Constr. Cycle 12 3.000.000 (4) 14 Wrightsville Storm Damage Reduction- Post-Auth. Change Report 135,000 (5) 15 **Planning Assistance** (6) 25,000 Wilmington Harbor Maintenance 16 (7)17 (8) Morehead City Harbor Maintenance Surf City/North Topsail Preconstruction Activities 18 (9) 218,000 West Onslow Beach Preconstruction Activities 19 218,000 (10)20 (11)NRCS EQIP 2,000,000 21 **State-Local Projects** 1,500,000 (12)22 Eastern NC Storm Debris Removal (13)1,000,000 23 Cape Fear River Lock & Dam/Fish Ramp Construction 840.000 (14)24 (15)New River Storm Damage Mitigation 2,000,000 25 Carolina Beach CSDR 1,158,000 (16)North Topsail Shoreline Protection- Phase 2 26 (17)500,000 Perquimans Marine Industrial Park 27 (18)2,885,000 28 (19)Kunz Farm Park Riverwalk 250,000 29

30 TOTALS

31

37 38

1 2

4

5

6

7

\$16,760,000

Amount Carried Forward

32 SECTION 36.3.(b) It is the intent of the General Assembly that funds carried 33 forward from previous fiscal years be used to supplement the fifteen million six hundred 34 forty-eight thousand dollars (\$15,648,000) appropriated for water resources development 35 projects in Section 36.2 of this act. Therefore, the following funds carried forward from 36 previous fiscal years shall be used for the following projects:

- 39 40 (1)Carolina Beach CSDR (Next cycle plans & specs.) \$50,000 Kure Beach CSDR (Next cycle plans & specs.) 41 (2)50,000 42 Wrightsville Storm Damage Reduction- Constr. 700,000 (3) Wrightsville Storm Damage Reduction- Post-Auth. Change Report 43 (4) 22,000 Planning Assistance 25,000 44 (5) 45 Surf City/North Topsail Preconstruction Activities 135,000 (6)West Onslow Beach Preconstruction Activities 130,000 46 (8) 47 48 TOTALS \$1,112,000 49
- 50 **SECTION 36.3.(c)** Where the actual costs are different from the estimated costs 51 under subsection (a) of this section, the Department may adjust the allocations among projects

Name of Project

General Assembly Of North Carolina Session 2017 1 as needed. If any projects funded under subsection (a) of this section are delayed and the 2 budgeted State funds cannot be used during the 2017-2018 fiscal year or if the projects funded 3 under subsection (a) of this section are accomplished at a lower cost, the Department may use 4 the resulting fund availability to fund any of the following: 5 (1)U.S. Army Corps of Engineers project feasibility studies. 6 U.S. Army Corps of Engineers projects whose schedules have advanced and (2)7 require State matching funds in the 2017-2018 fiscal year. 8 State-local water resources development projects. (3)9 Funds subject to this subsection that are not expended or encumbered for the purposes set forth 10 in subdivisions (1) through (3) of this subsection shall revert to the General Fund at the end of 11 the 2017-2018 fiscal year. 12 **SECTION 36.3.(d)** The Department shall submit semiannual reports on the use of 13 these funds to the Joint Legislative Oversight Committee on Agriculture and Natural and 14 Economic Resources, the Fiscal Research Division, and the Office of State Budget and 15 Management on or before March 1 and September 1. Each report shall include all of the 16 following: 17 All projects listed in this section. (1)18 (2)The estimated cost of each project. 19 The date that work on each project began or is expected to begin. (3) 20 (4) The date that work on each project was completed or is expected to be 21 completed. The actual cost of the project. 22 (5) 23 The semiannual reports also shall show those projects advanced in schedule, those projects 24 delayed in schedule, and an estimate of the amount of funds expected to revert to the General 25 Fund. 26 **SECTION 36.3.(e)** Notwithstanding any provision of law to the contrary, funds 27 appropriated for a water resources development project shall be used to provide no more than 28 fifty percent (50%) of the nonfederal portion of funds for the project. This subsection applies to 29 funds appropriated in this act and to funds appropriated prior to the 2017-2019 fiscal biennium 30 that are unencumbered and proposed for reallocation to provide the nonfederal portion of funds 31 for water resources development projects. The limitation on fund usage contained in this 32 subsection applies only to projects in which a local government or local governments 33 participate. Notwithstanding any other provision of law, this subsection shall not apply to, and 34 there shall be no local match required for, the Environmental Quality Incentives Program. 35 Furthermore, Section 36.3(e) of S.L. 2013-360, Section 36.2(e) of S.L. 2014-100, and Section 36 31.3(e) of S.L. 2015-241 shall not apply to funds made available as part of the Environmental 37 Quality Incentives Program in any fiscal year. 38 SECTION 36.3.(f) Notwithstanding any other provision of law, subsection (e) of 39 this section shall not apply to, and there shall be no local or federal match required for, (i) the 40 Perquimans Marine Industrial Park and (ii) the New River Storm Damage Mitigation. 41 42 NON-GENERAL FUND CAPITAL IMPROVEMENT AUTHORIZATIONS 43 **SECTION 36.4.(a)** The General Assembly authorizes the following capital 44 projects to be funded with receipts or from other non-General Fund sources available to the 45 appropriate department: 46 **Amount of Non-General Fund** 47 Name of Project **Funding Authorized** 48 FY 2017-2018 FY 2018-2019 49 50 Department of Natural and Cultural Resources 51 Museum of Art- New Park and Pavilion Building 915,300

| General Asse | mbly Of North Carolina | | Session 2017 | |
|--|--|---|---|--|
| Wildlife Reso | arces Commission | | | |
| Land Acqu | iisition | 7,000,000 | 3,000,000 | |
| - | ure Repair/Renovation | 1,500,000 | _ | |
| | chery Building Replacement | 750,000 | _ | |
| Boating A | • • • | 900,000 | 900,000 | |
| • | chery Raceways Replacement | 4,500,000 | _ | |
| | ks Education Center Air Handlers | — | 300,000 | |
| Burnsville | Depot | 500,000 | - | |
| | & Storage Building | 500,000 | _ | |
| Bolivia De | | 750,000 | _ | |
| New Shoo | ting Ranges | 1,000,000 | 1,000,000 | |
| TOTAL AMO | DUNT OF NON-GENERAL | | | |
| | PITAL PROJECTS | | | |
| AUTHOR | | \$18,315,300 | \$5,200,000 | |
| | | | | |
| SE | CTION 36.4.(b) From funds deposited | d with the State Treasu | arer in a capital | |
| | account to the credit of the Department | | | |
| | S. 146-30, the sum of seventy-five thousa | | | |
| fiscal year and | the sum of seventy-five thousand dollars | (\$75,000) for the 2018- | -2019 fiscal year | |
| shall be trans | ferred to the Department of Agricultur | e and Consumer Servi | ces to be used, | |
| notwithstandir | ng G.S. 146-30, by the Department for | its plant conservation | program under | |
| Article 19B of Chapter 106 of the General Statutes for costs incidental to the acquisition of | | | | |
| land, such as | land appraisals, land surveys, title searcl | land, such as land appraisals, land surveys, title searches, and environmental studies, and for | | |
| the manageme | | , | studies, and for | |
| | nt of the plant conservation program pres | | | |
| | nt of the plant conservation program pres | | | |
| | ND RENOVATIONS RESERVE ALLC | erves owned by the Dep DCATION | partment. | |
| SE | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the R | erves owned by the Dep OCATION eserve for Repairs and | artment. Renovations for | |
| SE the 2017-2018 | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the R fiscal year, the following allocations sha | erves owned by the Dep OCATION eserve for Repairs and | artment. Renovations for | |
| SE the 2017-2018 repairs and rer | ND RENOVATIONS RESERVE ALLC CTION 36.5.(a) Of the funds in the R fiscal year, the following allocations sha ovations pursuant to G.S. 143C-4-3: | erves owned by the Dep DCATION eserve for Repairs and Il be made to the follow | artment. Renovations for ving agencies for | |
| SE the 2017-2018 | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations share ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc | erves owned by the Dep DCATION eserve for Repairs and Il be made to the follow | artment. Renovations for ving agencies for | |
| SE the 2017-2018 repairs and rer (1) | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the R fiscal year, the following allocations sha tovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge | Renovations for ving agencies for overnors of The | |
| SE the 2017-2018 repairs and rer | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations sha novations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge | Renovations for ving agencies for overnors of The | |
| SE the 2017-2018 repairs and rer (1) (2) | ND RENOVATIONS RESERVE ALLC CTION 36.5.(a) Of the funds in the R fiscal year, the following allocations sha novations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge rated to the Office of S | Partment. Renovations for ving agencies for overnors of The tate Budget and | |
| SE the 2017-2018 repairs and rer (1) (2) The | ND RENOVATIONS RESERVE ALLC CTION 36.5.(a) Of the funds in the R fiscal year, the following allocations sha tovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Managemen | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge rated to the Office of S t shall consult with or re | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative Co | ND RENOVATIONS RESERVE ALLC CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations sha novations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Managemen pommission on Governmental Operation | erves owned by the Dep OCATION eserve for Repairs and all be made to the follow ated to the Board of Ge eated to the Office of S t shall consult with or re- is, as appropriate, in a | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative C G.S. 143C-4-3 | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shan ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operation (d). The Board of Governors shall report | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge ated to the Office of S t shall consult with or re is, as appropriate, in a to the Joint Legislative | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative C G.S. 143C-4-3 Governmental | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shan ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operation (d). The Board of Governors shall report Operations in accordance with G.S. 1430 | erves owned by the Dep OCATION eserve for Repairs and ll be made to the follow ated to the Board of Ge rated to the Office of S t shall consult with or re- ts, as appropriate, in a to the Joint Legislative C-4-3(d). | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative C G.S. 143C-4-3 Governmental SE | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shan ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operation (d). The Board of Governors shall report Operations in accordance with G.S. 1430 CTION 36.5.(b) Notwithstanding G.S. | erves owned by the Dep OCATION eserve for Repairs and all be made to the follow ated to the Board of Ge eated to the Office of S t shall consult with or re- is, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative CC G.S. 143C-4-3 Governmental SE the Board of C | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shan ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operation (d). The Board of Governors shall report Operations in accordance with G.S. 1430 CTION 36.5.(b) Notwithstanding G.S. Governors of The University of North Carolina | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge rated to the Office of S t shall consult with or re as, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu rolina in subsection (a) of | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative Co G.S. 143C-4-3 Governmental SE the Board of C portion shall | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shan ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operation (d). The Board of Governors shall report Operations in accordance with G.S. 1430 CTION 36.5.(b) Notwithstanding G.S. Governors of The University of North Carolina be used each fiscal year by the Board of Carolina (d). | erves owned by the Dep DCATION eserve for Repairs and all be made to the follow ated to the Board of Ge eated to the Office of S t shall consult with or re- as, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu- rolina in subsection (a) of of Governors for the inse- | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a stallation of fire | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative C G.S. 143C-4-3 Governmental SE the Board of C portion shall I sprinklers in I | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shares and the funds of the funds allocations pursuant to G.S. 143C-4-3: One-half of the funds shall be allocation university of North Carolina. One-half of the funds shall be allocation of the funds shall be allocation (b) and the funds shall be allocation (c) and the funds shall be allocation (c). The Board of Governmental Operation (c) and the funds of Governors shall report of the University of North Carolina (c). The Board of Governors shall report (c) and the funds of the University of North Carolina (c). The University of North Carolina (c) and the University residence halls. This portion (c) and the University of North (c) and the University residence halls. This portion (c) and the University of North (c) and the University residence halls. This portion (c) and the University of North (c) and the University residence halls. This portion (c) and the University residence halls. This portion (c) and the University residence halls. This portion (c) and the University of North (c) and the University residence halls. This portion (c) and the University residence halls. This portion (c) and the University residence halls. This portion (c) and the University of North (c) and the University of North (c) and the University residence halls. This portion (c) and the University residence halls. This portion | erves owned by the Dep OCATION eserve for Repairs and all be made to the follow ated to the Board of Ge eated to the Office of S t shall consult with or re- as, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu- rolina in subsection (a) of f Governors for the in- shall be in addition to | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a stallation of fire funds otherwise | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative CC G.S. 143C-4-3 Governmental SE the Board of C portion shall I sprinklers in I appropriated i | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shares to vations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operations (d). The Board of Governors shall report Operations in accordance with G.S. 1430 CTION 36.5.(b) Notwithstanding G.S. Governors of The University of North Caro be used each fiscal year by the Board of University residence halls. This portion n this act for the same purpose. Such | erves owned by the Dep OCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge rated to the Office of S t shall consult with or re- is, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu- rolina in subsection (a) of of Governors for the ins- shall be in addition to a funds shall be allocation | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a stallation of fire funds otherwise ated among the | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative Co G.S. 143C-4-3 Governmental SE the Board of C portion shall I sprinklers in V appropriated in University's co | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations share ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloce University of North Carolina. One-half of the funds shall be alloce Management. e Office of State Budget and Management ommission on Governmental Operations (d). The Board of Governors shall report Operations in accordance with G.S. 1430 CTION 36.5.(b) Notwithstanding G.S. Governors of The University of North Caro be used each fiscal year by the Board of University residence halls. This portion n this act for the same purpose. Such ponstituent institutions by the President of | erves owned by the Dep DCATION eserve for Repairs and Il be made to the follow ated to the Board of Ge rated to the Office of S t shall consult with or re- is, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fur- rolina in subsection (a) of of Governors for the ins- shall be in addition to n funds shall be alloca The University of Nort | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a stallation of fire funds otherwise ated among the | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative C G.S. 143C-4-3 Governmental SE the Board of C portion shall I sprinklers in V appropriated i University's co shall consider | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations share ovations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operation (d). The Board of Governors shall report Operations in accordance with G.S. 143C CTION 36.5.(b) Notwithstanding G.S. Governors of The University of North Caro be used each fiscal year by the Board of University residence halls. This portion n this act for the same purpose. Such Distituent institutions by the President of the following factors when allocating tho | erves owned by the Dep OCATION eserve for Repairs and all be made to the follow ated to the Board of Ge eated to the Office of S t shall consult with or re- as, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu- rolina in subsection (a) of f Governors for the in- shall be in addition to a funds shall be alloca The University of Nort se funds: | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a stallation of fire funds otherwise ated among the h Carolina, who | |
| SE the 2017-2018 repairs and rer (1) (2) The Legislative C G.S. 143C-4-3 Governmental SE the Board of C portion shall I sprinklers in V appropriated i University's co | ND RENOVATIONS RESERVE ALLO CTION 36.5.(a) Of the funds in the Refiscal year, the following allocations shares to vations pursuant to G.S. 143C-4-3: One-half of the funds shall be alloc University of North Carolina. One-half of the funds shall be alloc Management. e Office of State Budget and Management ommission on Governmental Operations (d). The Board of Governors shall report Operations in accordance with G.S. 1430 CTION 36.5.(b) Notwithstanding G.S. Governors of The University of North Caro be used each fiscal year by the Board of University residence halls. This portion n this act for the same purpose. Such onstituent institutions by the President of the following factors when allocating tho The safety and well-being of the resident | erves owned by the Dep OCATION eserve for Repairs and ll be made to the follow ated to the Board of Ge rated to the Office of S t shall consult with or re- is, as appropriate, in a to the Joint Legislative C-4-3(d). 143C-4-3(d), of the fu rolina in subsection (a) of of Governors for the insi- shall be in addition to a funds shall be alloca The University of Nort se funds: dents of campus housing | Renovations for ving agencies for overnors of The tate Budget and eport to the Joint accordance with Commission on nds allocated to of this section, a stallation of fire funds otherwise ated among the h Carolina, who g programs. | |

- 48
- (2) The current level of housing rents charged to students and how that compares to an institution's public peers and other UNC institutions.
- 49(3)The level of previous authorizations to constituent institutions for the
construction or renovation of residence halls funded from the General Fund

| 1or from bonds or certificates of participation supported by the G2since 1996.3(4)The financial status of each constituent institution's housi4including debt capacity, debt coverage ratios, credit ranking5reserves, the planned use of cash balances for other hous6improvements, and the constituent institution's ability to p7installation of fire sprinklers in all residence halls.8(5)The total cost of each proposed project, including the cost of in9sprinklers and the cost of other construction, such as asbestos r10additional water supply needs.11The Board of Governors shall submit progress reports to the Joint12Commission on Governmental Operations. Reports shall include the status of13current, and planned projects. Reports also shall include information on the finance14each constituent institution's housing system, the constituent institution's ability to15protection in residence halls, and the timing of installation of fire sprinklers.16SECTION 36.5.(c)18the Board of Governors of The University of North Carolina in subsection (a) of th19portion shall be used each fiscal year by the Board of Governors for campus primovements allowable under G.S. 143C-4-3(b). | ng system, s, required ing system ay for the stalling fire emoval and |
|--|--|
| (4) The financial status of each constituent institution's housi including debt capacity, debt coverage ratios, credit ranking reserves, the planned use of cash balances for other hous improvements, and the constituent institution's ability to p installation of fire sprinklers in all residence halls. (5) The total cost of each proposed project, including the cost of in sprinklers and the cost of other construction, such as asbestos r additional water supply needs. The Board of Governors shall submit progress reports to the Joint Commission on Governmental Operations. Reports shall include the status of current, and planned projects. Reports also shall include information on the finance each constituent institution's housing system, the constituent institution's ability to protection in residence halls, and the timing of installation of fire sprinklers. Reports submitted on January 1 and July 1 until all residence halls have fire sprinklers. SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of th portion shall be used each fiscal year by the Board of Governors for campus p | s, required ing system ay for the stalling fire emoval and |
| installation of fire sprinklers in all residence halls. (5) The total cost of each proposed project, including the cost of in sprinklers and the cost of other construction, such as asbestos r additional water supply needs. The Board of Governors shall submit progress reports to the Joint Commission on Governmental Operations. Reports shall include the status of current, and planned projects. Reports also shall include information on the financ each constituent institution's housing system, the constituent institution's ability to protection in residence halls, and the timing of installation of fire sprinklers. Reports submitted on January 1 and July 1 until all residence halls have fire sprinklers. SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of th portion shall be used each fiscal year by the Board of Governors for campus process. | stalling fire emoval and |
| 9 sprinklers and the cost of other construction, such as asbestos r additional water supply needs. 11 The Board of Governors shall submit progress reports to the Joint 12 Commission on Governmental Operations. Reports shall include the status of current, and planned projects. Reports also shall include information on the financ each constituent institution's housing system, the constituent institution's ability to protection in residence halls, and the timing of installation of fire sprinklers. Reports submitted on January 1 and July 1 until all residence halls have fire sprinklers. 17 SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of th portion shall be used each fiscal year by the Board of Governors for campus prints | emoval and |
| 11 The Board of Governors shall submit progress reports to the Joint 12 Commission on Governmental Operations. Reports shall include the status of 13 current, and planned projects. Reports also shall include information on the financ 14 each constituent institution's housing system, the constituent institution's ability to 15 protection in residence halls, and the timing of installation of fire sprinklers. Reports 16 submitted on January 1 and July 1 until all residence halls have fire sprinklers. 17 SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds 18 the Board of Governors of The University of North Carolina in subsection (a) of th 19 portion shall be used each fiscal year by the Board of Governors for campus prints 11 protection in the funder of the state of the | Legislative |
| 12 Commission on Governmental Operations. Reports shall include the status of 13 current, and planned projects. Reports also shall include information on the financ 14 each constituent institution's housing system, the constituent institution's ability to 15 protection in residence halls, and the timing of installation of fire sprinklers. Reports 16 submitted on January 1 and July 1 until all residence halls have fire sprinklers. 17 SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds 18 the Board of Governors of The University of North Carolina in subsection (a) of th 19 portion shall be used each fiscal year by the Board of Governors for campus prints | |
| current, and planned projects. Reports also shall include information on the financ each constituent institution's housing system, the constituent institution's ability to protection in residence halls, and the timing of installation of fire sprinklers. Report submitted on January 1 and July 1 until all residence halls have fire sprinklers. SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of the portion shall be used each fiscal year by the Board of Governors for campus protection. | |
| each constituent institution's housing system, the constituent institution's ability to protection in residence halls, and the timing of installation of fire sprinklers. Repo submitted on January 1 and July 1 until all residence halls have fire sprinklers. SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of th portion shall be used each fiscal year by the Board of Governors for campus prime | |
| protection in residence halls, and the timing of installation of fire sprinklers. Reportsubmitted on January 1 and July 1 until all residence halls have fire sprinklers. SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of the portion shall be used each fiscal year by the Board of Governors for campus prime prime and the statement of the statemen | |
| submitted on January 1 and July 1 until all residence halls have fire sprinklers. SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds the Board of Governors of The University of North Carolina in subsection (a) of th portion shall be used each fiscal year by the Board of Governors for campus prise | |
| 17 SECTION 36.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds 18 the Board of Governors of The University of North Carolina in subsection (a) of th 19 portion shall be used each fiscal year by the Board of Governors for campus p | its shall be |
| 18 the Board of Governors of The University of North Carolina in subsection (a) of th 19 portion shall be used each fiscal year by the Board of Governors for campus p | illocated to |
| 19 portion shall be used each fiscal year by the Board of Governors for campus p | |
| | |
| $\Delta 0$ mprovemento unovidore under 0.5. 1 150 + 5007. | ione safety |
| 21 SECTION 36.5.(d) In making campus allocations of funds allocated to | the Board |
| 22 of Governors of The University of North Carolina in subsection (a) of this section, t | |
| 23 Governors shall negatively weight the availability of non-State resources and c | |
| funds available for repair and renovations and shall include information about the | • |
| 25 which this subsection was complied within any report submitted pursuant to G.S. 14 | |
| 26 SECTION 36.5.(e) Notwithstanding G.S. 143C-4-3, of the funds in the | |
| 27 Repairs and Renovations for the 2017-2018 fiscal year, the following sums shall be | |
| 28 for the following projects: | |
| 29 (1) Three hundred thousand dollars (\$300,000) shall be all | located to |
| 30 weatherproof Goodwin Hall and Joiner Hall at the North Carolina | |
| 31 the Deaf in Morganton. | |
| 32 (2) Four million five hundred thousand dollars (\$4,500,000) shall be | allocated to |
| the Department of Natural and Cultural Resources for repair and | |
| 34 projects at the North Carolina Zoological Park. | |
| 35 (3) Ten million dollars (\$10,000,000) shall be allocated for the com | prehensive |
| 36 renovation and repurposing of West Hall at the University of Nor | th Carolina |
| 37 at Pembroke. | |
| 38 (4) One million five hundred thousand dollars (\$1,500,000) shall be | allocated to |
| 39 the Department of Public Safety to be provided to the Nor | h Carolina |
| 40 National Guard for the demolition of Western Youth Correctional | Facility. |
| 41 (5) Two million dollars (\$2,000,000) shall be allocated to the Dep | partment of |
| 42 Natural and Cultural Resources for the repairs and renovati | on projects |
| 43 involving the U.S.S. North Carolina Battleship. | |
| 44 | |
| 45 PROCEDURES FOR DISBURSEMENT OF CAPITAL FUNDS | |
| 46 SECTION 36.6. The appropriations made by the 2017 General As | • |
| 47 capital improvements shall be disbursed for the purposes provided by this act. Exp | enditure of |
| 48 funds shall not be made by any State department, institution, or agency until an al | |
| 49 been approved by the Governor as Director of the Budget. The allotment shall b | |
| 50 only after full compliance with the State Budget Act, Chapter 143C of the Gener | e approved |

1 self-liquidating appropriations, the Director of the Budget shall approve the elements of the 2 method of financing of those projects, including the source of funds, interest rate, and 3 liquidation period. Provided, however, that if the Director of the Budget approves the method 4 of financing a project, the Director shall report that action to the Joint Legislative Commission 5 on Governmental Operations at its next meeting. 6 Where direct capital improvement appropriations include the purpose of furnishing 7 fixed and movable equipment for any project, those funds for equipment shall not be subject to 8 transfer into construction accounts except as authorized by the Director of the Budget. The 9 expenditure of funds for fixed and movable equipment and furnishings shall be reviewed and 10 approved by the Director of the Budget prior to commitment of funds. 11 Capital improvement projects authorized by the 2017 General Assembly shall be 12 completed, including fixed and movable equipment and furnishings, within the limits of the 13 amounts of the direct or self-liquidating appropriations provided, except as otherwise provided 14 in this act. Capital improvement projects authorized by the 2017 General Assembly for the 15 design phase only shall be designed within the scope of the project as defined by the approved 16 cost estimate filed with the Director of the Budget, including costs associated with site 17 preparation, demolition, and movable and fixed equipment. 18 19 **REPORTING ON CAPITAL PROJECTS** 20 **SECTION 36.7.(a)** Definitions. – The following definitions apply in this section: 21 (1)Capital project. - Any capital improvement, as that term is defined in 22 G.S. 143C-1-1, that is not complete by the effective date of this section and 23 that is funded in whole or in part with State funds, including receipts, 24 non-General Fund sources, or statutorily or constitutionally authorized 25 indebtedness of any kind. This term includes only projects with a total cost 26 of one hundred thousand dollars (\$100,000) or more. 27 (2)Construction phase. – The status of a particular capital project as described 28 using the terms customarily employed in the design and construction 29 industries. 30 (3) New capital project. – A capital project that is authorized in this act or 31 subsequent to the effective date of this act. 32 **SECTION 36.7.(b)** Reporting. – The following reports are required: 33 By October 1, 2017, and every six months thereafter, each State agency shall (1)34 report on the status of agency capital projects to the Joint Legislative 35 Commission on Governmental Operations. By October 1, 2017, and quarterly thereafter, each State agency shall report 36 (2) 37 on the status of agency capital projects to the Fiscal Research Division of the 38 General Assembly and to the Office of State Budget and Management. 39 **SECTION 36.7.(c)** The reports required by subsection (b) of this section shall 40 include at least the following information about every agency capital project: 41 The current construction phase of the project. (1)42 (2)The anticipated time line from the current construction phase to project 43 completion. 44 Information about expenditures that have been made in connection with the (3) 45 project, regardless of source of the funds expended. Information about the adequacy of funding to complete the project, 46 (4) 47 including estimates of how final expenditures will relate to initial estimates 48 of expenditures, and whether or not scope reductions will be necessary in 49 order to complete the project within its budget. 50 For new capital projects only, an estimate of the operating costs for the (5) 51 project for the first five fiscal years of its operation.

SECTION 36.7.(d) In addition to the other reports required by this section, on 1 2 October 1, 2017, and every six months thereafter, the Office of State Construction shall report 3 on the status of the Facilities Condition Assessment Program (FCAP) to the Joint Legislative 4 Commission on Governmental Operations. The report shall include (i) summary information 5 about the average length of time that passes between FCAP assessments for an average State 6 building; (ii) detailed information about when the last FCAP assessment was for each State 7 building complex; and (iii) detailed information about the condition and repairs and renovations 8 needs of each State building complex. 9 **SECTION 36.7.(e)** In addition to the other reports required by this section, on

10 October 1, 2017, and quarterly thereafter, the State Construction Office shall report to the Joint 11 Legislative Oversight Committee on Capital Improvements on the status of plan review, approval, and permitting for each State capital improvement project and community college 12 13 capital improvement project over which the Office exercises plan review, approval, and 14 permitting authority. Each report shall include (i) summary information about the workload of 15 the Office during the previous quarter, including information about the average length of time 16 spent by the State Construction Office on each major function it performs that is related to 17 capital project approval, and (ii) detailed information about the amount of time spent engaged 18 in those functions for each project that the State Construction Office worked on during the 19 previous quarter.

20 21

22

24

25 26

27

28 29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46 47

48

49

50

51

ZOO STATE CONSTRUCTION EXEMPTIONS

SECTION 36.8.(a) G.S. 143-341 reads as rewritten:

23 "§ 143-341. Powers and duties of Department.

The Department of Administration has the following powers and duties:

- (3) Architecture and Engineering:
 - a. To examine and approve all plans and specifications for the construction or renovation of:
 - 1. All State buildings or buildings located on State lands, except those buildings over which a local building code inspection department has and exercises jurisdiction; and
 - 2. All community college buildings requiring the estimated expenditure for construction or repair work for which public bidding is required under G.S. 143-129 prior to the awarding of a contract for such work; and to examine and approve all changes in those plans and specifications made after the contract for such work has been awarded.
 - a1. To organize and schedule, within three weeks of designer selection and before the design contract is let, a meeting of the stakeholders for each State capital improvement project to discuss plan review requirements and to define the terms of the memorandum of understanding developed by the State Building Commission pursuant to G.S. 143-135.26(2). The stakeholders shall include the funded agency, each State agency having plan review responsibilities for the project, and the selected designer. Notwithstanding the foregoing, the meeting need not be scheduled if the funded agency so requests.
 - b. To assist, as necessary, all agencies in the preparation of requests for appropriations for the construction or renovation of all State buildings.
- b1. To certify that a statement of needs pursuant to G.S. 143C-3-3, other than for a project of The University of North Carolina for which

| | | iy Of I | |
|----------|------------------|---------------|---|
| 1 | | | advance planning has not been completed, is feasible. For purposes |
| 2 3 | | | of this sub-subdivision, "feasible" means that the proposed project is |
| | | | sufficiently defined in overall scope; building program; site |
| 4 | | | development; detailed design, construction, and equipment budgets; |
| 5 | | | and comprehensive project scheduling so as to reasonably ensure that |
| 6 | | | it may be completed with the amount of funds requested. At the |
| 7 | | | discretion of the General Assembly, advanced planning funds may be |
| 8 | | | appropriated in support of this certification. This sub-subdivision |
| 9 | | | shall not apply to requests for appropriations of less than one |
| 10 | | | hundred thousand dollars (\$100,000). |
| 11 | | c. | To supervise the letting of all contracts for the design, construction or |
| 12 | | | renovation of all State buildings and all community college buildings |
| 13 | | | whose plans and specifications must be examined and approved |
| 14 | | 1 | under a.2. of this subdivision. |
| 15 | | d. | To supervise and inspect all work done and materials used in the |
| 16 | | | construction or renovation of all State buildings and all community |
| 17 | | | college buildings whose plans and specifications must be examined |
| 18 | | | and approved under a.2. of this subdivision; to act as the appropriate |
| 19 | | | official inspector or inspection department for purposes of |
| 20 21 | | | G.S. 143-143.2; and no such work may be accepted by the State or |
| 21 22 | | 0 | by any State agency until it has been approved by the Department. |
| 22 | | e. | To require all State agencies to use existing plans and specificiations for construction projects, where feasible. Prior to designing a project, |
| 23 24 | | | State agencies shall consult with the Department of Administration |
| 24 25 | | | on the availability of appropriate existing plans and specifications |
| 25 26 | | | and the feasibility of using them for a project. |
| 20 27 | | f. | To provide written allocation of the deduction allowed under section |
| 28 | | 1. | 179D of the Code, as defined in G.S. 105-228.90, for designing |
| 29 | | | energy efficient commercial building property that is installed on or |
| 30 | | | in property owned by the State. The allocation must be made in |
| 31 | | | accordance with section 179D of the Code. |
| 32 | | Excer | t for sub-subdivisions b., b1., e., and f. of this subdivision, this |
| 33 | | - | vision does not apply to <u>either (i)</u> the design, construction, or |
| 34 | | | ation of projects by The University of North Carolina pursuant to G.S. |
| 35 | | | 1.11.G.S. 116-31.11 or (ii) the North Carolina Zoological Park Council |
| 36 | | | he Department of Natural and Cultural Resources, with respect to |
| 37 | | projec | ets at the North Carolina Zoological Park pursuant to |
| 38 | | <u>G.S. 1</u> | 43B-135.214. |
| 39 | " | | |
| 40 | SECT | TON 3 | 6.8.(b) Part 39 of Article 2 of Chapter 143B of the General Statutes is |
| 41 | amended by addir | ng a nev | w section to read: |
| 42 | | | ers of Council and Department regarding certain fee negotiations, |
| 43 | | | <u>d capital improvements.</u> |
| 44 | | | n for the North Carolina Zoological Park set forth in G.S. 143-341(3) |
| 45 | | | cts requiring the estimated expenditure of public money of two million |
| 46 | | | eless. The Council and the Department of Natural and Cultural |
| 47 | | | spect to the design, construction, or renovation of buildings, utilities, |
| 48 | | ty deve | lopments of the North Carolina Zoological Park that fall below that |
| 49 | threshold: | a . | |
| 50 | <u>(1)</u> | | act the fee negotiations for all design contracts and supervise the letting |
| 51 | | ot all | construction and design contracts. |

| | General Assemb | oly Of North Carolina | Session 2017 |
|----------|--------------------------------|--|---------------------------|
| 1 | <u>(2)</u> | Develop procedures governing the responsibilities of th | e Council and the |
| 2 | <u></u> | Department to perform the duties of the Department of Ac | |
| 3 | | <u>G.S. 133-1.1(d) and G.S. 143-341(3).</u> | |
| 4 | <u>(3)</u> | Develop procedures and reasonable limitations gove | rning the use of |
| 5 | | open-end design agreements, subject to the approval of | |
| 6 | | Commission. | - |
| 7 | <u>(4)</u> | Use existing plans and specifications for constructio | n projects, where |
| 8 | | feasible. Prior to designing a project, the Council and the | e Department shall |
| 9 | | consult with the Department of Administration on the ava | ilability of existing |
| 10 | | plans and specifications and the feasibility of using them f | or a project. |
| 11 | (b) The | Council and Department shall use the standard contrac | ts for design and |
| 12 | construction cur | rently in use for State capital improvement projects by t | he Office of State |
| 13 | Construction of t | he Department of Administration. | |
| 14 | $\underline{(c)}$ <u>A con</u> | ntract may not be divided for the purpose of evading the mo | onetary limit under |
| 15 | this section. | | |
| 16 | (d) Notw | ithstanding any other provision of this Chapter, th | e Department of |
| 17 | Administration s | shall not be the awarding authority for contracts awarde | <u>d pursuant to this</u> |
| 18 | section. | | |
| 19 | | section shall not exempt any capital improvement project | |
| 20 | approval as may | be required by law by the entity having jurisdiction over the | subject property. |
| 21 | <u>(f)</u> <u>The</u> | Department shall annually report to the State Building | <u>Commission</u> the |
| 22 | <u>following:</u> | | |
| 23 | <u>(1)</u> | <u>A list of projects governed by this section.</u> | |
| 24 | <u>(2)</u> | The estimated cost of each project along with the actual co | |
| 25 | <u>(3)</u> | The name of each person awarded a contract under this see | ction. |
| 26 | <u>(4)</u> | Whether the person or business awarded a contract under | |
| 27 | | the definition of "minority business" or "minority pers | on" as defined in |
| 28 | | <u>G.S. 143-128.2(g).</u> " | |
| 29 | | | |
| 30 | | T OF DHHS CAPITAL PROJECTS | |
| 31 | | FION 36.9.(a) Section 23.12(e) of S.L. 2006-66, as amend | led by Section 2(c) |
| 32 | | , reads as rewritten: | |
| 33 | | 23.12.(e) In accordance with G.S. 142-83, this subsect | |
| 34 | | rence of special indebtedness in the maximum aggregate p | - |
| 35 | | llion seven hundred eighty two thousand five hund | • |
| 36 | | nety-one million two hundred eighty-two thousand five hu | |
| 37 | | finance the capital facility costs of the Department of H | |
| 38 | | Health Laboratory and Office of Chief Medical Examiner. | , |
| 39 40 | | f the State Treasurer and the Council of State, as provid | |
| 40 | - | the General Statutes, is authorized to issue or incur speci- | |
| 41 | - | funds to the State to be used, together with other available | |
| 42 | 1 · | osts of the project described in this subsection. No more | |
| 43 | 00 0 1 | pal amount of twenty million dollars (\$20,000,000) of sp | ecial indebtedness |
| 44 45 | | incurred under this subsection prior to July 1, 2007." | ad by Castion 2(a) |
| 45 46 | | FION 36.9.(b) Section 23.12(f) of S.L. 2006-66, as amend | led by Section $2(c)$ |
| 46 47 | | , reads as rewritten: 23.12 (f) In accordance with $C \leq 142.82$ this subsect | ion outhouter 41- |
| 47 18 | | 23.12.(f) In accordance with G.S. 142-83, this subsect | |
| 48 40 | | rence of special indebtedness in the maximum aggregate p | |
| 49 50 | | rty-eight million three hundred twenty-five thousand eight | |
| 50 51 | | 5,814) one hundred thirty-nine million three hundred two | - |
| 51 | eigint nunuteu 10 | urteen dollars (\$139,325,814) to finance the capital facility of | Losis of the Eastern |

Regional Psychiatric Hospital for the Department of Health and Human Services. The State, 1 2 with the prior approval of the State Treasurer and the Council of State, as provided in Article 9 3 of Chapter 142 of the General Statutes, is authorized to issue or incur special indebtedness in 4 order to provide funds to the State to be used, together with other available funds, to pay the 5 capital facility costs of the project described in this subsection. No more than a maximum aggregate principal amount of twenty million dollars (\$20,000,000) of special indebtedness 6 7 may be issued or incurred under this subsection prior to July 1, 2007. No more than a 8 maximum aggregate principal amount of one hundred million dollars (\$100,000,000) of special 9 indebtedness may be issued or incurred under this subsection prior to July 1, 2008."

 10
 SECTION 36.9.(c)
 Section 23.12(h) of S.L. 2006-66, as amended by Section 2(c)

 11
 of S.L. 2009-209, reads as rewritten:

12 "SECTION 23.12.(h) In accordance with G.S. 142-83, this subsection authorizes the 13 issuance or incurrence of special indebtedness in the maximum aggregate principal amount of 14 one hundred fifty four million seven hundred seventy two thousand eight hundred one dollars 15 (\$154,772,801) one hundred sixty-one million two hundred seventy-two thousand eight hundred 16 one dollars (\$161,272,801) to finance the capital facility costs of the Western Regional 17 Psychiatric Hospital for the Department of Health and Human Services. The State, with the 18 prior approval of the State Treasurer and the Council of State, as provided in Article 9 of 19 Chapter 142 of the General Statutes, is authorized to issue or incur special indebtedness in 20 order to provide funds to the State to be used, together with other available funds, to pay the 21 capital facility costs of the project described in this subsection. No special indebtedness may be 22 issued or incurred under this subsection prior to July 1, 2008. No more than a maximum 23 aggregate principal amount of twenty million dollars (\$20,000,000) of special indebtedness 24 may be issued or incurred under this subsection prior to July 1, 2009. No more than a 25 maximum aggregate principal amount of fifty-four million dollars (\$54,000,000) of special 26 indebtedness may be issued or incurred under this subsection prior to July 1, 2011."

- 27
- 28

PART XXXVII. DEPARTMENT OF INFORMATION TECHNOLOGY

29 30

31

GOVERNMENT DATA ANALYTICS CENTER/INFRASTRUCTURE AND OPERATIONS

SECTION 37.1. Of the funds appropriated in this act to the Department of Information Technology, Government Data Analytics Center (GDAC), the sum of two million dollars (\$2,000,000) for the 2017-2018 fiscal year and the sum of two million dollars (\$2,000,000) for the 2018-2019 fiscal year shall be used to fund contract additions that support GDAC infrastructure and operations improvements, including security upgrades to comply with State and federal requirements, and to provide enhanced and expanded GDAC user services, data storage, data integration, and system maintenance.

- 39
- 40

GOVERNMENT BUDGETS TRANSPARENCY/ACCOUNTABILITY/REPORTING

41 **SECTION 37.2.(a)** By September 1, 2017, the State Chief Information Officer, the 42 State Controller, the Office of State Budget and Management (OSBM), and the State Chief 43 Information Officer (State CIO) shall make a detailed written report to the chairs of the Joint 44 Legislative Oversight Committee on Information Technology and the Fiscal Research Division 45 on the status of efforts to effectuate the State budget transparency Internet Web site as 46 mandated in Section 7.17 of S.L. 2015-241 to provide information on budget expenditures for 47 each State agency for each fiscal year beginning 2015-2016. Specifically, the reports shall:

48 49

50

education age

(1)

Include an explanation of coordination efforts with counties and local education agencies to facilitate the posting of their respective local entity budgetary and spending data on their respective Internet Web sites.

| | General Assembly Of North CarolinaSession 2017 |
|-------------|---|
| 1 2 3 | (2) Account for how the appropriated General Funds in the amount of eight hundred fourteen thousand dollars (\$814,000) for the 2015-2016 fiscal year were or were not spent toward the purposes of implementation of the |
| 4 | mandated transparency requirements. |
| 5 | SECTION 37.2.(b) By January 1, 2018, the Internet Web sites mandated by |
| 6 | Section 7.17 of S.L. 2015-241 must be fully functional and: |
| 7 | (1) User friendly with easy-to-use search features and data provided in formats |
| 8 9 | that can be readily downloaded and analyzed. |
| 9 10 | (2) Include budgeted amounts and actual expenditures for each State agency or local entity budget code. |
| 11 | (3) Include information on receipts and expenditures from and to all sources, |
| 12 | including vendor payments, updated on a monthly basis. |
| 13 | SECTION 37.2.(c) Of the funds appropriated to the Department of Information |
| 14 | Technology for the 2017-2019 fiscal biennium, the sum of two million dollars (\$2,000,000) |
| 15 | from the Information Technology Reserve Fund balance shall be used to implement fully the |
| 16 | government transparency initiative mandated in Section 7.17 of S.L. 2015-241, including |
| 17 | collection of all financial information from all State government agencies, public universities, |
| 18 | community colleges, counties, and local school administrative units, with the option for full |
| 19 | local government participation (with cities encouraged, but not required, to participate). |
| 20 | SECTION 37.2.(d) Section 7.17 of S.L. 2015-241 reads as rewritten: |
| 21 | "SECTION 7.17.(a) In coordination with the State Controller and the Office of State |
| 22 | Budget and Management (OSBM), the State Chief Information Officer (State CIO) shall |
| 23 24 | establish a State budget transparency Internet Web site to provide information on budget |
| 24 25 | expenditures for each State agency for each fiscal year beginning 2015-2016. "SECTION 7.17.(b) In addition, the State CIO shall coordinate with counties, cities, and |
| 26 | local education agencies to facilitate the posting of their respective local entity budgetary and |
| 27 | spending data on their respective Internet Web sites and to provide the data to the Local |
| 28 | Government Commission (LGC) to be published, in a standardized format, on the State budget |
| 29 | transparency Internet Web site established in subsection (a) of this section. |
| 30 | "SECTION 7.17.(c) The Internet Web sites mandated by this section shall be fully |
| 31 | functional by April 1, 2016. Each Internet Web site shall: |
| 32 | (1) Be user-friendly with easy-to-use search features and data provided in |
| 33 | formats that can be readily downloaded and analyzed by the public. |
| 34 | (2) Include budgeted amounts and actual expenditures for each State agency or |
| 35 | local entity budget code. |
| 36 37 | (3) Include information on receipts and expenditures from and to all sources, including vendor payments, updated on a monthly basis. |
| 37 38 | " SECTION 7.17.(d) Each State agency, county, city, and local education agency shall |
| 30 39 | work with the State CIO, the State Controller, and the OSBM to ensure that complete and |
| 40 | accurate budget and spending information is provided in a timely manner as directed by the |
| 41 | State CIO. Each State agency Internet Web site shall include a hyperlink to the State's budget |
| 42 | transparency Internet Web site. The LGC shall work with the State CIO to post data on the |
| 43 | LGC's Internet Web site in a consistent manner that allows comparisons between the local |
| 44 | entities providing data under subdivision (2) of subsection (c) of this section. |
| 45 | "SECTION 7.17.(e) There is appropriated from the General Fund to the Office of State |
| 46 | Budget and Management the sum of eight hundred fourteen thousand dollars (\$814,000) for the |
| 47 | 2015-2016 fiscal year for the purpose of implementing the provisions of this section." |
| 48 | |
| 49 50 | DATA CENTER CONSOLIDATION |
| 50 | SECTION 37.3.(a) The consolidation of State data centers shall continue as a |
| 51 | priority for the 2017-2019 fiscal biennium, however, the Western Data Center in Rutherford |

1 County and the Eastern Data Center in Wake County may not be closed or consolidated 2 without express authorization by the General Assembly. 3 **SECTION 37.3.(b)** Unless otherwise exempt, State agencies shall continue to use 4 the State infrastructure to host their projects, services, data, and applications, except that the 5 State Chief Information Officer may grant an exception if the State agency demonstrates any of 6 the following: 7 Using an outside contractor would be more cost-effective for the State. (1)8 (2)The Department of Information Technology does not have the technical 9 capabilities required to host the application. 10 Valid security requirements preclude the use of State infrastructure, and a (3) 11 vendor can provide a more secure environment. 12 **SECTION 37.3.(c)** By December 1, 2017, the State Chief Information Officer shall 13 present a report on data center consolidations to the Joint Legislative Oversight Committee on 14 Information Technology and the Fiscal Research Division. On or before May 1, 2018, the State Chief Information Officer shall report to the Joint Legislative Oversight Committee on 15 16 Information Technology and the Fiscal Research Division on the number of physical servers 17 eliminated across all departments as a result of data center consolidation and the savings 18 associated with such elimination. 19 20 **DEPARTMENT OF INFORMATION TECHNOLOGY TRANSFERS/COMPLETION** 21 **BY DECEMBER 31, 2017** 22 **SECTION 37.4.(a)** The transition period mandated by G.S. 143B-1325 for 23 consolidation of the State's information technology functions and personnel under the 24 Department of Information Technology ends effective December 31, 2017, except as provided 25 by subsection (d) of that section. 26 **SECTION 37.4.(b)** Effective January 1, 2018, G.S. 143B-1325 reads as rewritten: 27 "§ 143B-1325. Transition to State information technology consolidated under 28 **Department of Information Technology.** 29 Transition Period. During the 2015-2016 fiscal year, the State CIO shall work (a) 30 with appropriate State agencies to develop a State business plan. The State CIO shall develop documentation to support Consolidation Completed. - Effective January 1, 2018, the 31 32 consolidation of enterprise information technology functions within the executive branch to 33 include the following: is completed with the Secretary heading all of the information technology 34 functions under the Department's purview, including all of the following: 35 Information technology architecture. (1)36 (2) Updated State information technology strategic plan that reflects State and 37 agency business plans and the State information technology architecture. 38 Information technology funding process to include standardized, transparent (3) 39 rates that reflect market costs for information technology requirements. 40 Information technology personnel management. (4) 41 Information technology project management. (5) 42 Information technology procurement. (6) 43 (7) Hardware configuration and management. 44 (8) Software acquisition and management. 45 (9) Data center operations. 46 (10)Network operations. 47 System and data security, including disaster recovery. (11)48 Phased Transitions. - The State CIO shall develop detailed plans for the phased (b) 49 transition of participating agencies to the Department, as well as a plan that defines in detail

50 how information technology support shall be provided to agencies that are not participating

| | General Assembly of North Carolina Session 2017 |
|----------|--|
| 1 | agencies. These plans shall be coordinated, in writing, with each agency and shall address any |
| 2 | issues unique to a specific agency. |
| 3 | (c) Participating Agencies. – The State CIO shall prepare detailed plans to transition |
| 4 | each of the participating agencies. As the transition plans are completed, the following |
| 5 | participating agencies shall transfer information technology personnel, operations, projects, |
| 6 | assets, and appropriate funding to the Department of Information Technology: |
| 7 | (1) Department of Natural and Cultural Resources. |
| 8 | (2) Department of Health and Human Services. |
| 9 | (3) Department of Revenue. |
| 10 | (4) Department of Environmental Quality. |
| 11 | (5) Department of Transportation. |
| 12 | (6) Department of Administration. |
| 13 | (7) Department of Commerce. |
| 14 | (8) Governor's Office. |
| 15 | (9) Office of State Budget and Management. |
| 16 | (10) Office of State Human Resources. |
| 17 | (11) Repealed by Session Laws 2016-94, s. 7.11(a), effective July 1, 2016. |
| 18 | (12) Department of Military and Veterans Affairs. |
| 19 | (13) Department of Public Safety, with the exception of the following: |
| 20 | a. State Bureau of Investigation. |
| 21 | b. State Highway Patrol. |
| 22 | c. Division of Emergency Management. |
| 23 | (14) Department of Public Instruction. |
| 24 | The State CIO shall ensure that <u>State</u> agencies' operations are not adversely impacted during the |
| 25 | transition.under the State agency information technology consolidation. |
| 26 | (d) Report on Transition Planning. – The Community College System Office and the |
| 27 | State Board of <u>Elections</u> <u>Elections or Bipartisan State Board of Elections and Ethics</u> |
| 28 | Enforcement or successor entity shall work with the State CIO to plan their transition to the |
| 29 | Department. By October 1, 2018, March 1, 2018, these agencies, in conjunction with the State |
| 30 21 | CIO, shall report to the Joint Legislative Oversight Committee on Information Technology and the Field Pagearet Division on their respective transition plane. |
| 31 | the Fiscal Research Division on their respective transition plans. |
| 32 33 | (e) Separate agencies may transition their information technology to the Department |
| 33 34 | following completion of a transition plan." |
| 34 35 | INFORMATION TECHNOLOGY INTERNAL SERVICE FUND/RATES |
| 35 36 | SECTION 37.5.(a) During the 2017-2019 fiscal biennium: |
| 30 37 | (1) Information Technology Internal Service Fund receipts for the 2017-2018 |
| 38 | fiscal year shall not exceed two hundred five million dollars (\$205,000,000). |
| 39 | (2) Information Technology Internal Service Fund receipts for the 2018-2019 |
| 40 | fiscal year shall not exceed two hundred five million dollars (\$205,000,000). |
| 41 | Rates approved by the Office of State Budget and Management during the |
| 42 | 2017-2019 fiscal biennium to support the Information Technology Internal Service Fund shall |
| 43 | be based on the fund limit set in this section. |
| 44 | Information Technology Internal Service Fund receipts may be increased for |
| 45 | specific purposes only after consultation with the Joint Legislative Commission on |
| 46 | Governmental Operations each time a requirement necessitating an increase is identified. |
| 47 | SECTION 37.5.(b) For the 2017-2018 fiscal year, receipts in excess of |
| 48 | requirements, including information technology equipment and fixtures, shall be maintained in |
| 49 | a separate account to be managed by the Office of State Budget and Management. The amounts |
| 50 | |

50 received shall be used for the following purposes:

General Assembly Of North Carolina

Session 2017

| | General Assembly Of North Carolina | Session 2017 |
|----------|---|--------------------|
| 1 | (1) To offset agency budget shortfalls resulting from Departme | nt of Information |
| 2 | Technology rate increases. | |
| 3 | (2) To offset Department of Information Technology Intern | |
| 4 | budget shortfalls, if approved by the Office of Sta | ate Budget and |
| 5 | Management. | |
| 6 | SECTION 37.5.(c) For the 2018-2019 fiscal year, budget r | - |
| 7 | associated rates shall be developed based on actual service costs for fiscal | • |
| 8 9 | These budget requirements and associated rates shall be developed and report Legislative Oversight Committee on Information Technology and the Fiscal R | |
| 9 10 | by October 1, 2018. | Lesearch Division |
| 10 | SECTION 37.5.(d) Receipts collected for Information Technology | v Internal Service |
| 12 | Fund services shall only be used for the specific purposes for which they were | |
| 13 | the extent not already appropriated, are hereby appropriated for those purposes | |
| 14 | for information technology equipment and fixtures shall be separately | |
| 15 | accounted for by the Department of Information Technology, and such funds s | |
| 16 | for the replacement of the fixtures and equipment for which the funds were col | |
| 17 | SECTION 37.5.(e) By December 1, 2017, the Department | of Information |
| 18 | Technology shall report to the Joint Legislative Oversight Committee | |
| 19 | Technology and the Fiscal Research Division on the development of rates an | nd the means and |
| 20 | methods by which it is in compliance with the requirements of this section. | |
| 21 | SECTION 37.5.(f) The State Chief Information Officer shall ensu | |
| 22 | the Department of Information Technology are easily understandable and fully | · • |
| 23 24 | State agency fails to pay its IT Internal Service Fund bill within 30 days of re | - |
| 24 25 | of State Budget and Management may transfer funds from the agency to fully the cost of the bill from that agency to the IT Internal Service Fund following | |
| 23 26 | the affected agency. | ig nouncation of |
| 20 27 | the uncered agency. | |
| 28 | ENTERPRISE RESOURCE PLANNING | |
| 29 | SECTION 37.6.(a) The Department of Information Technology | shall collaborate |
| 30 | with the Office of State Budget and Management and the Office of State Cont | roller to continue |
| 31 | to develop a fully consolidated statewide ERP solution. To that end, of the fu | 11 I |
| 32 | in this act to the Statewide Reserves, the sum of three million dollars (\$3, | |
| 33 | 2017-2018 fiscal year, and the sum of ten million dollars (\$10,000,000) for | |
| 34 | fiscal year shall be allocated to the Department of Information Technolog | gy for Enterprise |
| 35 | Resource Planning (ERP) projects. | 1 11 11 |
| 36 | SECTION 37.6.(b) The Department of Information Technolog | • |
| 37 38 | report on the progress of the ERP projects to the Joint Legislative Oversig Information Technology and the Fiscal Research Division on or before January | |
| 38 39 | information reciniology and the Piscal Research Division on or before failuary | / 1. |
| 40 | COMMUNITY COLLEGE SYSTEM ERP DESIGN AND IMPL | EMENTATION |
| 41 | REVISIONS | |
| 42 | SECTION 37.7. Section 7.10A of S.L. 2016-94 reads as rewritten | : |
| 43 | "COMMUNITY COLLEGES SYSTEM ERP DESIGN AND IMPLEMEN | |
| 44 | "SECTION 7.10A.(a) The North Carolina Community Colleges Sy | ystem Office, in |
| 45 | consultation with the Department of Information Technology, shall begin pla | nning and design |
| 46 | of a modernized ERP for the State's 58 community colleges. The ERP system | |
| 47 | minimum, student information system, core financial management, grants, | |
| 48 | management, and payroll. The planning and design of the ERP system may | |
| 49 50 | modernization of the current system or a replacement system. A request for | 1 1 |
| 50 51 | replacement system implementation shall be prepared for release The | |
| 51 | Community Colleges System Office shall initiate a competitive solicita | uon process tor |

Session 2017

| | General Assembly of North Carolina Session 2017 |
|----------------|--|
| 1 2 | implementation of a replacement system no later than October 1, 2017. The North Carolina Community Colleges System Office may use funds from the North Carolina Community |
| 3 | College IT Systems Budget Code 26802 to support planning and request for proposal |
| 4 5 | development efforts; provided, that the total amount expended for the project does not exceed one million dollars (\$1,000,000). To the extent that these funds have not been appropriated for |
| 5 6 | the 2016-2017 fiscal year elsewhere, they are hereby appropriated. |
| 7 | "SECTION 7.10A.(b) The North Carolina Community Colleges System Office shall |
| 8 | submit a <u>preliminary</u> report <u>on the planning and implementation of the ERP system</u> to the Joint |
| 9 | Legislative Oversight Committee on Information Technology on or before January 15, 2017. |
| 10 | The report shall identify On or before October 1, 2017, the System Office shall report on the |
| 11 | results of the planning and design effort, including at least all of the following information: |
| 12 | (1) Proposed sequence of functional and site implementation. |
| 13 | (2) A phased-in contracting plan with checkpoints to facilitate budgeting and |
| 14 | program management. |
| 15 | (3) The feasibility of a cloud-based component. |
| 16 17 | (4) Cost estimate for full implementation." |
| 17 | PART XXXVIII. FINANCE PROVISIONS |
| 18 19 | |
| 20 | LOWER PERSONAL INCOME TAX RATE |
| 21 | SECTION 38.1.(a) G.S. 105-153.7(a) reads as rewritten: |
| 22 | "(a) Tax. – A tax is imposed for each taxable year on the North Carolina taxable income |
| 23 | of every individual. The tax shall be levied, collected, and paid annually. The tax is five and |
| 24 | four hundred ninety-nine thousandths percent (5.499%) five and thirty-five hundredths percent |
| 25 | (5.35%) of the taxpayer's North Carolina taxable income." |
| 26 | SECTION 38.1.(b) This section is effective for taxable years beginning on or after |
| 27 | January 1, 2018. |
| 28 | |
| 29 | INCREASE STANDARD DEDUCTION |
| 30 | SECTION 38.2.(a) G.S. 105-153.5(a)(1) reads as rewritten: |
| 31 | "(a) Deduction Amount. – In calculating North Carolina taxable income, a taxpayer may |
| 32 33 | deduct from adjusted gross income either the standard deduction amount provided in subdivision (1) of this subsection or the itemized deduction amount provided in subdivision (2) |
| 33 34 | of this subsection that the taxpayer claimed under the Code. The deduction amounts are as |
| 35 | follows: |
| 36 | (1) Standard deduction amount. – The standard deduction amount is zero for a |
| 37 | person who is not eligible for a standard deduction under section 63 of the |
| 38 | Code. For all other taxpayers, the standard deduction amount is equal to the |
| 39 | amount listed in the table below based on the taxpayer's filing status: |
| 40 | Filing Status Standard Deduction |
| 41 | Married, filing jointly/surviving spouse \$17,500\$20,000 |
| 42 | Head of Household <u>14,00015,000</u> |
| 43 | Single 8,75010,000 |
| 44 | Married, filing separately 8,750.10,000." |
| 45 | SECTION 38.2.(b) This section is effective for taxable years beginning on or after |
| 46 47 | January 1, 2018. |
| 47 48 | MODIFY MORTGAGE DEDUCTION |
| 49 | SECTION 38.3.(a) G.S. 105-153.5(a)(2) reads as rewritten: |
| 5 0 | "(a) Deduction Amount. – In calculating North Carolina taxable income, a taxpayer may |
| 51 | deduct from adjusted gross income either the standard deduction amount provided in |

50 "(a) Deduction Amount. – In calculating North Carolina taxable income, a taxpayer may 51 deduct from adjusted gross income either the standard deduction amount provided in

| General Assemb | ly Of North Caro | olina | Session 2017 |
|--------------------------------------|--|---|---|
| | | | mount provided in subdivision (2) e. The deduction amounts are as |
| (2) | in this subdivisi | ion. The amounts allowed | equal to the sum of the items listed d under this subdivision are not ed deductions under section 68 of |
| | deduction section 1 plus the accrued of year. For a deducti section 1 shall not treated as sub-subd For spot jointly, th both spo (\$20,000 obligation for these the amou spouses of must be joint obli the incom listed in t | n for interest paid or accru 63(h) of the Code with re amount allowed as a dedu on real estate under section taxable years 2014, 2015, on for interest paid or accru 63(h) of the Code with re include the amount for qualified residence interest ivision may not exceed two uses filing as married fil- the total mortgage interest- uses combined may not). For spouses filing as man items is allowable to the second the mortgage interest exceeds twenty thousand de prorated based on the perce- gations paid from joint ac- ne reported by each spouse the table below based on the | · · · |
| | | filing jointly/surviving spo | |
| | Single | Household filing separately | $\frac{16,500}{11,000}$ 11,000. |
| SECT January 1, 2018. | | is section is effective for ta | axable years beginning on or after |
| | | IT TO A DEDUCTION S. 105-153.5 is amended by | y adding a new subsection to read: |
| "§ 105-153.5. M | odifications to ad | justed gross income. | |
| under section 24 for each depende | of the Code for the child for whom is equal to the | ne taxable year is allowed in the taxpayer is allowed the amount listed in the table | allowed a federal child tax credit a deduction under this subsection he federal tax credit. The amount e below based on the taxpayer's |
| adjusted gross inc | omo on ant1-4 | d under the Code | |

| General Assembly Of North Caroli | na | Session 2017 |
|----------------------------------|--|-----------------------------|
| Married, filing jointly/ | <u>Up to \$40,000</u> | \$2,500.00 |
| surviving spouse | <u>Over \$40,000</u> | |
| | <u>Up to \$60,000</u> | <u>2,000.00</u> |
| | <u>Over \$60,000</u> | |
| | <u>Up to \$80,000</u> | <u>1,500.00</u> |
| | <u>Over \$80,000</u> | |
| | <u>Up to \$100,000</u> | <u>1,000.00</u> |
| | <u>Over \$100,000</u> | 5 00.00 |
| | <u>Up to \$120,000</u> | <u>500.00</u> |
| | <u>Over \$120,000</u> | <u>0</u> |
| | | ¢2 500 00 |
| Head of Household | <u>Up to \$30,000</u> | <u>\$2,500.00</u> |
| | <u>Over \$30,000</u> | 2,000,00 |
| | <u>Up to \$45,000</u> Over \$45,000 | <u>2,000.00</u> |
| | <u>Over \$45,000</u> Up to \$60,000 | 1 500 00 |
| | <u>Up to \$60,000</u> Over \$60,000 | <u>1,500.00</u> |
| | <u>Over \$60,000</u> Up to \$75,000 | 1,000.00 |
| | <u>Up to \$75,000</u> Over \$75,000 | 1,000.00 |
| | <u>Up to \$90,000</u> | 500.00 |
| | <u>Over \$90,000</u> | <u>0</u> |
| | <u>0ver \$70,000</u> | <u>U</u> |
| Single | <u>Up to \$20,000</u> | \$2,500.00 |
| <u>singre</u> | <u>Over \$20,000</u> | <u> </u> |
| | Up to $$30,000$ | 2,000.00 |
| | Over \$30,000 | <u>_,</u> |
| | <u>Up to \$40,000</u> | 1,500.00 |
| | <u>Over \$40,000</u> | |
| | <u>Up to \$50,000</u> | 1,000.00 |
| | Over \$50,000 | |
| | <u>Up to \$60,000</u> | <u>500.00</u> |
| | <u>Over \$60,000</u> | <u>0</u> |
| | | |
| Married, filing separately | <u>Up to \$20,000</u> | \$2,500.00 |
| | Over \$20,000 | |
| | <u>Up to \$30,000</u> | <u>2,000.00</u> |
| | <u>Over \$30,000</u> | |
| | <u>Up to \$40,000</u> | <u>1,500.00</u> |
| | <u>Over \$40,000</u> | |
| | <u>Up to \$50,000</u> | <u>1,000.00</u> |
| | <u>Over \$50,000</u> | |
| | <u>Up to \$60,000</u> | <u>500.00</u> |
| | <u>Over \$60,000</u> | <u>0.</u> " |
| SECTION 38.4.(b) G.S. | 1 | |
| | section is effective for taxable | years beginning on or after |
| anuary 1, 2018. | | |
| LOWER CORPORATE INCOME | ΤΑΧ ΒΑΤΕ | |
| | 105-130.3 reads as rewritten: | |
| \$ 105-130.3. Corporations. | 105 150.5 reads as rewritten. | |
| 5 105-150.5. Culturations. | | |

A tax is imposed on the State net income of every C Corporation doing business in this 1 2 State at the rate of four percent (4%). three percent (3%). An S Corporation is not subject to the 3 tax levied in this section." 4 **SECTION 38.5.(b)** G.S. 105-130.3, as amended by subsection (a) of this section, 5 reads as rewritten: 6 "§ 105-130.3. Corporations. 7 A tax is imposed on the State net income of every C Corporation doing business in this 8 State at the rate of three percent (3%). two and three-quarters percent (2.75%). An S 9 Corporation is not subject to the tax levied in this section." 10 SECTION 38.5.(c) G.S. 105-130.3, as amended by subsection (b) of this section, 11 reads as rewritten: "§ 105-130.3. Corporations. 12 13 A tax is imposed on the State net income of every C Corporation doing business in this 14 State at the rate of two and three quarters percent (2.75%). two and one-half percent (2.5%). An 15 S Corporation is not subject to the tax levied in this section." 16 **SECTION 38.5.(d)** G.S. 105-130.3C is repealed. 17 **SECTION 38.5.(e)** Subsection (a) of this section is effective for taxable years 18 beginning on or after January 1, 2017. Subsection (b) of this section is effective for taxable 19 years beginning on or after January 1, 2018. Subsection (c) of this section is effective for 20 taxable years beginning on or after January 1, 2019. The remainder of this section is effective 21 when this act becomes law. 22 23 LOWER FRANCHISE TAX FOR S CORPORATIONS 24 SECTION 38.6.(a) G.S. 105-122 reads as rewritten: 25 "§ 105-122. Franchise or privilege tax on domestic and foreign corporations. 26 Tax Imposed. - An annual franchise or privilege tax is imposed on a corporation 27 doing business in this State. State for the privilege of doing business in this State and for the continuance of articles of incorporation or domestication of each corporation in this State. The 28 29 tax is determined on the basis of the books and records of the corporation as of the close of its 30 income year. A corporation subject to the tax must file a return under affirmation with the 31 Secretary at the place and in the manner prescribed by the Secretary. The return must be signed 32 by the president, vice-president, treasurer, or chief financial officer of the corporation. The 33 return is due on or before the fifteenth day of the fourth month following the end of the 34 corporation's income year. 35 . . . 36 (d) Tax Base and Tax Rate. After determining the Base. - A corporation's tax base is 37 the greater of the following: 38 (1)The proportion of its net worth as set out in subsection (c1) of this section, 39 which amount shall not be less than fifty-five percent (55%) section. 40 Fifty-five percent (55%) of the corporation's appraised value as determined (2)for ad valorem taxation of all the real and tangible personal property in this 41 42 State of each corporation nor less than its State. For purposes of this subdivision, the appraised value of tangible property including real estate is 43 44 the ad valorem valuation for the calendar year next preceding the due date of 45 the franchise tax return. The corporation's total actual investment in tangible property in this State, 46 (3) 47 every corporation taxed under this section shall annually pay to the Secretary 48 of Revenue, at the time the return is due, a franchise or privilege tax at the 49 rate of one dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) of 50 the total amount of net worth as provided in this section. The tax imposed in 51 this section shall not be less than two hundred dollars (\$200.00) and is for

| | General Assembly Of North Carolina | Session 2017 |
|-------------|---|---|
| 1 2 3 | the privilege of carrying on, doing business, and/or articles of incorporation or domestication of each corp Appraised value of tangible property including real esta | oration in this State. ate is the ad valorem |
| 4 5 | valuation for the calendar year next preceding the due tax return. The term "total State. For purposes of this s | |
| 6 | actual investment in tangible property" as used in | |
| 7 | property in this State is the total original purchase pric | |
| 8 | the reporting taxpayer of its tangible properties, includi | |
| 9 | State plus additions and improvements thereto less rese | |
| 10 | as permitted for income tax purposes. | |
| 11 | | |
| 12 | (d2) <u>Tax Rate. – For a C Corporation, as defined in G.S. 105-130.</u> | |
| 13 | dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) of the corp | |
| 14 | determined under subsection (d) of this section. For an S Corpora | |
| 15 | <u>G.S. 105-130.2</u> , the tax rate is two hundred dollars ($$200.00$) for the firs | |
| 16 17 | ($\$1,000,000$) of the corporation's tax base as determined under subsection and one dollar and fifty conta ($\$1,50$) per one thousand dollars ($\$1,000$) | |
| 17 | and one dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) exceeds one million dollars (\$1,000,000). In no event may the tax imposed | |
| 18 19 | less than two hundred dollars (\$200.00). | eu by uns section de |
| 20 | | |
| 21 | SECTION 38.6.(b) This section is effective for taxable years | beginning on or after |
| 22 | January 1, 2019, and is applicable to the calculation of franchise tax repo | 0 0 |
| 23 | later corporate income tax returns. | |
| 24 | | |
| 25 | MARKET-BASED SOURCING | |
| 26 | SECTION 38.7.(a) G.S. 105-130.4 reads as rewritten: | |
| 27 | "§ 105-130.4. Allocation and apportionment of income for corporation | S. |
| 28 | | |
| 29 | (<i>l</i>) (1) The Sales Factor. – The sales factor is a fraction, the nume | |
| 30 | total sales of the corporation in this State during the income year, and the d | |
| 31 | is the total sales of the corporation everywhere during the income year. | ••• |
| 32 | other provision under this Part, the receipts from any casual sale of proper | - |
| 33 | from both the numerator and the denominator of the sales factor. Where | - |
| 34 | taxable in another state on its apportionable income but is taxable in anoth | 2 |
| 35 | of nonapportionable income, all sales shall be treated as having been made | |
| 36 37 | Receipts are in this State if the taxpayer's market for the receipts is | |
| 37 38 | market for a receipt cannot be determined, the state or states of assignment approximated. In a case in which a taxpayer cannot ascertain the state | |
| 38 39 | receipts of a sale are to be assigned through the use of a method of reason | |
| 40 | the receipts must be excluded from the denominator of a taxpayer's sal | |
| 41 | otherwise provided by this section, a taxpayer's market for receipts is in t | |
| 42 | below: | ins state as provided |
| 43 | (1) In the case of sale, rental, lease, or license of real pro- | operty, if and to the |
| 44 | extent the property is located in this State. | - <u>p, ,</u> |
| 45 | (2) Sales of tangible personal property are in this State | e if the property is |
| 46 | received in this State by the purchaser. In the case of a | |
| 47 | common carrier or by other means of transportation, inc | |
| 48 | by the purchaser, the place at which the goods are ultin | nately received after |
| 49 | all transportation has been completed shall be consid | 1 |
| 50 | which the goods are received by the purchaser. Direct de | - |
| 51 | by the taxpayer to a person or firm designated by a pure | haser from within or |

| | oly Of North Carolina | Session 2017 |
|---|--|--|
| | without the State shall constitute delivery to the | purchaser in this State.In the |
| | case of rental, lease, or license of tangible per | sonal property, if and to the |
| | extent the property is located in this State. | |
| (3) | Other sales are in this State if: In the case of | |
| | property, if and to the extent the property is a | |
| | · · · · | • • • • |
| | · · · | • • • |
| | | - |
| | | |
| | | |
| | | vithout the State constitutes |
| | · · | |
| | 1 0 | personal property located in |
| | , | |
| | | erty and are received from |
| | , | · · · · · · · · · · · · · · · · · · · |
| | - | -income-producing activities |
| (A) | | ant the convice is delivered to |
| <u>(4)</u> | | ent the service is derivered to |
| (5) | | leased or licensed if and to |
| <u>(5)</u> | • • • • | |
| | | • • • • |
| | | |
| (6) | | |
| | | |
| | intangible property that authorized the holder to | |
| | in a specific geographic area is "used in this S | State" if the geographic area |
| | includes all or part of this State. Receipts from | a sale of intangible property |
| | that is contingent on the productivity, use, or | disposition of the intangible |
| | property shall be treated as receipts from the ren | |
| | intangible property as provided under subdivisi | |
| | | y shall be excluded from the |
| | | |
| | | |
| | . For purposes of this section, the term "bank | " has the same meaning as |
| defined in (S) | <u>05-130.4A.</u> | ···· 2 ··· 2 |
| | | |
| " | | |
| " SECI | TION 38.7.(b) Part 1 of Article 4 of Chapter 10 | |
| " SECT amended by addi | ng a new section to read: | |
| " SECT amended by addi " <u>§ 105-130.4A.</u> | ng a new section to read: Market-based sourcing for banks. | 05 of the General Statutes is |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin | ng a new section to read: Market-based sourcing for banks. itions. – The definitions in G.S. 105-130.4 app | 05 of the General Statutes is |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin following definit | ng a new section to read: Market-based sourcing for banks. itions. – The definitions in G.S. 105-130.4 app ions apply to this section: | 05 of the General Statutes is |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin following definit (1) | ng a new section to read: Market-based sourcing for banks. itions. – The definitions in G.S. 105-130.4 app ions apply to this section: Bank. – Defined in G.S. 105-130.7B. | 05 of the General Statutes is ply to this section, and the |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin following definit | ng a new section to read: Market-based sourcing for banks. itions. – The definitions in G.S. 105-130.4 app ions apply to this section: <u>Bank. – Defined in G.S. 105-130.7B.</u> <u>Billing address. – The location indicated in th</u> | 05 of the General Statutes is ply to this section, and the he books and records of the |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin following definit (1) | ng a new section to read: <u>Market-based sourcing for banks.</u> <u>itions. – The definitions in G.S. 105-130.4 applitions apply to this section:</u> <u>Bank. – Defined in G.S. 105-130.7B.</u> <u>Billing address. – The location indicated in the taxable year.</u> | 05 of the General Statutes is ply to this section, and the he books and records of the pr on the date in the taxable |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin following definit (1) | ng a new section to read: Market-based sourcing for banks. itions. – The definitions in G.S. 105-130.4 app ions apply to this section: Bank. – Defined in G.S. 105-130.7B. Billing address. – The location indicated in the taxpayer on the first day of the taxable year, of year when the customer relationship began, as the | 05 of the General Statutes is ply to this section, and the he books and records of the or on the date in the taxable he address where any notice, |
| " SECT amended by addi " <u>§ 105-130.4A.</u> (a) Defin following definit (1) | ng a new section to read: <u>Market-based sourcing for banks.</u> <u>itions. – The definitions in G.S. 105-130.4 applitions apply to this section:</u> <u>Bank. – Defined in G.S. 105-130.7B.</u> <u>Billing address. – The location indicated in the taxable year.</u> | 05 of the General Statutes is ply to this section, and the he books and records of the or on the date in the taxable he address where any notice, ccount is mailed. |
| | (<u>4</u>) (<u>5</u>) (<u>6</u>) | property, if and to the extent the property is a purchaser. In the case of delivery of goods by means of transportation, including transportatio at which the goods are ultimately received after completed is considered the place at which the purchaser. Direct delivery into this State by the designated by a purchaser from within or w delivery to the purchaser in this State. a. The receipts are from real or tangible this State; or b. The receipts are from intangible propresources within this State; or c. The receipts are from services and the are in this State. (4) In the case of sale of a service, if and to the extent a location in this State. (5) In the case of intangible property that is rented, the extent the property is used in this State. If marketing a good or service to a consumer is "u or service is purchased by a consumer who is in includes all or part of this State. Receipts from that is contingent on the productivity, use, or property shall be treated as receipts from the receipts from a sale of intangible propert numerator and denominator of the sales factor. |

| | General Assemb | ly Of North Carolina | Session 2017 |
|----------|----------------|--|-----------------------|
| 1 | <u>(4)</u> | Card issuer's reimbursement fee The fee a taxpay | er receives from a |
| 2 | | merchant's bank because one of the persons to whom the | taxpayer has issued |
| 3 | | a credit, debit, or similar type of card has charged mercha | andise or services to |
| 4 | | the card. | |
| 5 | <u>(5)</u> | Credit card A card, or other means of providing infor | mation, that entitles |
| 6 | | the holder to charge the cost of purchases, or a cash adv | vance, against a line |
| 7 | | of credit. | |
| 8 | <u>(6)</u> | Debit card A card, or other means of providing inform | |
| 9 | | the holder to charge the cost of purchases, or a cash with | - |
| 10 | | holder's bank account or a remaining balance on the card. | = |
| 11 | <u>(7)</u> | Loan Any extension of credit resulting from direct n | |
| 12 | | the taxpayer and its customer, and/or the purchase, in v | |
| 13 | | such an extension of credit from another. The term incl | |
| 14 | | syndications, and leases treated as loans for federal incom | |
| 15 | <u>(8)</u> | Loan secured by real property. – A loan or other oblig | |
| 16 | | percent (50%) or more of the aggregate value of the colla | |
| 17 | | the loan or other obligation, when valued at fair market | |
| 18 | | the original loan or obligation was incurred, was real prop | |
| 19 | <u>(9)</u> | Merchant discount. – The fee, or negotiated discount, ch | - |
| 20 | | by the taxpayer for the privilege of participating in a | |
| 21 | | credit, debit, or similar type of card is accepted in paym | |
| 22 | | or services sold to the card holder, net of any cardhol | - |
| 23 | | unreduced by any interchange transaction or issuer reim | - |
| 24 | (10) | to another for charges or purchases made by its cardholder | |
| 25 26 | <u>(10)</u> | Participation. – An extension of credit in which an up | |
| 26 27 | | interest is held on a prorated basis in a single loan or related collectoral. In a loan participation, the gradit origin | |
| 27 | | related collateral. In a loan participation, the credit origin the loan and then subsequently recalls all or a portion of | - |
| 28 29 | | the loan and then subsequently resells all or a portion of The participation may or may not be known to the borrow | |
| 30 | (11) | Payor. – The person who is legally responsible for make | |
| 31 | <u>(11)</u> | taxpayer. | ang payment to the |
| 32 | (12) | Real property owned. – Real property (i) on which the | taxnaver may claim |
| 33 | (12) | depreciation for federal income tax purposes or (ii) to | · · · |
| 34 | | holds legal title and on which no other person may cla | · · |
| 35 | | federal income tax purposes or could claim depreciation | |
| 36 | | income tax. Real property does not include coin, cu | |
| 37 | | acquired in lieu of or pursuant to a foreclosure. | |
| 38 | <u>(13)</u> | Syndication. – An extension of credit in which two or mo | ore persons fund and |
| 39 | <u>,</u> | each person is at risk only up to a specified percentage o | - |
| 40 | | of credit or up to a specified dollar amount. | |
| 41 | <u>(14)</u> | Tangible personal property owned Tangible person | nal property (i) on |
| 42 | | which the taxpayer may claim depreciation for federal in | |
| 43 | | or (ii) to which the taxpayer holds legal title and on wh | ich no other person |
| 44 | | may claim depreciation for federal income tax pur | - |
| 45 | | depreciation if subject to federal income tax. Tangible | e personal property |
| 46 | | does not include coin, currency, or property acquired in li | ieu of or pursuant to |
| 47 | | a foreclosure. | _ |
| 48 | <u>(15)</u> | Transportation property Vehicles and vessels capable | le of moving under |
| 49 | | their own power as well as any equipment or contained | |
| 50 | | property. Examples of transportation property include a | |
| 51 | | vessels, motor vehicles, rolling stock, barges, and trailers | <u>.</u> |

| | General Assem | bly Of North Carolina | Session 2017 |
|----------|--------------------|--|--------------------------------------|
| 1 | (b) Gene | ral Rule. – The receipts factor of a bank is a fi | raction, the numerator of which is |
| 2 | | s of the taxpayer in this State during the inco | |
| 3 | which is the tota | al receipts of the taxpayer everywhere during | the income year. The method of |
| 4 | calculating rece | ipts for purposes of the denominator is th | e same as the method used in |
| 5 | determining reco | eipts for purposes of the numerator. The rea | ceipts factor includes only those |
| 6 | receipts describe | ed herein that are apportionable income for the | he taxable year. Notwithstanding |
| 7 | any other provis | ion under this Part, the receipts from the follo | owing are excluded from both the |
| 8 | numerator and th | ne denominator of the receipts factor: | |
| 9 | <u>(1)</u> | Receipts from a casual sale of property. | |
| 10 | <u>(2)</u> | Receipts exempt from taxation. | |
| 11 | <u>(3)</u> | The portion of receipts realized from the | sale or maturity of securities or |
| 12 | | other obligations that represents a return of | <u>principal.</u> |
| 13 | <u>(4)</u> | Receipts in the nature of dividends subtract | cted under G.S. 105-130.5(b)(3a) |
| 14 | | and (3b) and dividends excluded for federal | tax purposes. |
| 15 | <u>(5)</u> | The portion of receipts from financial sw | waps and other similar financial |
| 16 | | derivatives that represent the notional prin | ncipal amount that generates the |
| 17 | | cash flow traded in the swap agreement. | |
| 18 | (c) Recei | ipts From the Sale, Lease, or Rental of Real | Property. – The numerator of the |
| 19 | receipts factor in | ncludes receipts from the sale, lease, or renta | al of real property owned by the |
| 20 | taxpayer if the | property is located within this State or rec | ceipts from the sublease of real |
| 21 | | coperty is located within this State. | |
| 22 | | ipts From the Sale, Lease, or Rental of Ta | • |
| 23 | method for calcu | llating receipts from the sale, lease, or rental of | of tangible personal property is as |
| 24 | <u>follows:</u> | | |
| 25 | <u>(1)</u> | <u>Tangible personal property. – Except as pr</u> | |
| 26 | | subsection, the numerator of the receipts | - |
| 27 | | sale, lease, or rental of tangible personal p | |
| 28 | | the property is located within this State wh | nen it is first placed in service by |
| 29 | (-) | the lessee. | |
| 30 | <u>(2)</u> | Transportation property. – Receipts from th | _ |
| 31 | | property owned by the taxpayer are include | |
| 32 | | factor to the extent that the property is u | |
| 33 | | aircraft will be deemed to be used in this | |
| 34 | | that is to be included in the numerator | - |
| 35 | | determined by multiplying all the receipts | |
| 36 | | aircraft by a fraction, the numerator of wh | |
| 37 | | the aircraft in this State, and the denominate | |
| 38 | | landings of the aircraft. If the extent of the | |
| 39 | | within this State cannot be determined, the | |
| 40 | | be used wholly in the state in which the p | |
| 41 | | operations. A motor vehicle will be deemed | to be used wholly in the state in |
| 42 | | which it is registered. | |
| 43 | | est, Fees, and Penalties From Loans Secu | • • • |
| 44 | | receipts factor includes interest, fees, and per | • |
| 45 | | property is located within this State. If the pro- | |
| 46 | | more other states, the receipts described in the | |
| 47 19 | | preceipts factor if more than fifty percent (50 ^o | |
| 48 | · · · | located within this State. If more than fifty | |
| 49 50 | | property is not located within any one state, the | - |
| 50 51 | | cluded in the numerator of the receipts factor | |
| 51 | state. The deterr | nination of whether the real property securing | a ioan is iocated within this State |

| | General Assem | bly Of North Carolina | Session 2017 |
|----------|------------------------|---|-------------------|
| 1 | is made as of | the time the original agreement was made, and any and | all subsequent |
| 2 | | collateral are disregarded. | <u>1</u> |
| 3 | | est, Fees, and Penalties From Loans Not Secured by Real I | Property. – The |
| 4 | | e receipts factor includes interest, fees, and penalties from loans | |
| 5 | | he borrower is located in this State. | <u>r</u> |
| 6 | | Gains From the Sale of Loans. – The numerator of the receipts | factor includes |
| 7 | | he sale of loans. Net gains from the sale of loans include income | |
| 8 | - | ping rules of section 1286 of the Code. The amount of net gain | |
| 9 | · · | ncluded in the numerator is determined as follows: | |
| 10 | (1) | Secured by real property The amount of net gains, but no | t less than zero, |
| 11 | | from the sale of loans secured by real property is determined | |
| 12 | | the net gains by a fraction, the numerator of which is the amo | |
| 13 | | the numerator of the receipts factor pursuant to subsection (e | |
| 14 | | and the denominator of which is the total amount of int | |
| 15 | | penalties from loans secured by real property. | |
| 16 | <u>(2)</u> | Not secured by real property. – The amount of net gains, b | out not less than |
| 17 | | zero, from the sale of loans not secured by real property is | |
| 18 | | multiplying the net gains by a fraction, the numerator of which | ch is the amount |
| 19 | | included in the numerator of the receipts factor pursuant to s | subsection (f) of |
| 20 | | this section, and the denominator of which is the total amo | ount of interest, |
| 21 | | fees, and penalties from loans not secured by real property. | |
| 22 | (h) Recei | ipts From Interest, Fees, and Penalties From Card Holders T | he numerator of |
| 23 | the receipts factor | or includes interest, fees, and penalties charged to credit, debit. | , or similar card |
| 24 | holders, includin | ng annual fees and overdraft fees, if the card holder is located in | this State. |
| 25 | (i) Recei | ipts From ATM Fees The numerator of the receipts factor i | ncludes receipts |
| 26 | from fees from t | the use of an ATM owned or rented by the taxpayer, if the AT | TM is located in |
| 27 | this State. The reader | eceipts factor includes all ATM fees that are not forwarded dir | ectly to another |
| 28 | bank. Receipts f | from ATM fees that are not sourced under this subsection are s | ourced pursuant |
| 29 | to subsection (l) | | |
| 30 | | Gains From the Sale of Credit Card Receivables The nu | |
| 31 | - | ncludes net gains, but not less than zero, from the sale of credit | |
| 32 | | fraction, the numerator of which is the amount included in the r | |
| 33 | • • | pursuant to subsection (h) of this section, and the denominator | of which is the |
| 34 | | amount of interest, fees, and penalties charged to card holders. | |
| 35 | | ellaneous Receipts The numerator of the receipts factor inc | cludes all of the |
| 36 | following: | | |
| 37 | <u>(1)</u> | <u>Card issuer's reimbursement fees. – Receipts from</u> | card issuer's |
| 38 | | reimbursement fees if the payor is located in this State. | 1 . 1 |
| 39 | <u>(2)</u> | <u>Receipts from merchant's discount. – Receipts from a merc</u> | hant discount if |
| 40 | $\langle 2 \rangle$ | the payor is located in this State. | ·C .1 · |
| 41 | <u>(3)</u> | Loan servicing fees. – Receipts from loan servicing fees | if the payor is |
| 42 | (A) | located in this State. | |
| 43 | <u>(4)</u> | <u>Receipts from services. – Receipts from services not otherw</u> | /ise apportioned |
| 44 45 | (5) | under this section if the payor is located in this State. | line coests and |
| 45 46 | <u>(5)</u> | Receipts from investment assets and activities and trad | ing assets and |
| 46 47 | | activities. – Receipts from one or more of the following: | 1 activities and |
| 47 48 | | <u>a.</u> <u>Interest and dividends from investment assets and trading assets and activities if the payor is located in t</u> | |
| 48 49 | | trading assets and activities if the payor is located in t | |
| 49 50 | | b. <u>Net gains and other income, but not less than zero, f</u> assets and activities and trading assets and activities | |
| 50 51 | | | |
| 51 | | fraction, the numerator of which is the amount i | included in the |

| | General Assembly Of North Carolina Session 2017 |
|----------|--|
| 1 | numerator of the receipts factor pursuant to sub-subdivision a. of this |
| 2 | subdivision, and the denominator of which is the taxpayer's total |
| 3 | amount of interest and dividends from investment assets and |
| 4 | activities and trading assets and activities. |
| 5 | (1) All Other Receipts. – All other receipts not specifically enumerated in this section |
| 6 | are included in the numerator of the receipts factor if the payor is located in this State." |
| 7 | SECTION 38.7.(c) As directed by Section 38.4(a) of S.L. 2016-94, the Department |
| 8 | of Revenue adopted rules regarding the implementation and administration of market-based |
| 9 | sourcing principles as if the statutory changes in that section, as set forth again in this section, |
| 10 | were law. The Department adopted rules and submitted the rules to the Rules Review |
| 11 | Commission. The Rules Review Commission approved the rules on February 16, 2017. As |
| 12 | directed by Section 38.4(b) of S.L. 2016-94, the Codifier of Rules will not enter the rules into |
| 13 | the Administrative Code until directed to do so by the General Assembly. The Codifier of |
| 14 | Rules is directed to enter the rules approved by the Rules Review Commission at its meeting on |
| 15 | February 16, 2017, into the Administrative Code. |
| 16 | SECTION 38.7.(d) As directed by Section 38.4(d) of S.L. 2016-94, the Utilities |
| 17 | Commission shall adjust the rates for public utilities, excluding water public utilities with less |
| 18 | than two hundred thousand dollars (\$200,000) in annual operating revenues, for the tax changes |
| 19 | in this section. Each utility shall calculate the cumulative net effect of the tax changes and file |
| 20 | the calculations with proposed rate changes to reflect the net prospective tax changes in utility |
| 21 | customer rates within 60 days of the enactment of this act. Any adjustments required to existing |
| 22 | tax assets or liabilities reflected in the utility's books and records required by the tax changes |
| 23 | shall be deferred and reflected in customer rates either in the utility's next rate case or earlier if |
| 24 | deemed appropriate by the Commission. |
| 25 | SECTION 38.7.(e) Subsections (a) and (b) of this section are effective for taxable |
| 26 | years beginning on or after January 1, 2018. The remainder of this section is effective when this |
| 27 | act becomes law. |
| 28 29 | PART XXXIX. MISCELLANEOUS PROVISIONS |
| 29 30 | FART AAAIA. MISCELLANEOUS FROVISIONS |
| 30 | STATE BUDGET ACT APPLIES |
| 32 | STATE BODGET ACT ATTLES SECTION 39.1. The provisions of the State Budget Act, Chapter 143C of the |
| 33 | General Statutes, are reenacted and shall remain in full force and effect and are incorporated in |
| 34 | this act by reference. |
| 35 | |
| 36 | COMMITTEE REPORT |
| 37 | SECTION 39.2.(a) The Senate Committee on Appropriations/Base Budget Report |
| 38 | on the Base, Expansion, and Capital Budgets for Senate Bill 257, dated May 10, 2017, which |
| 39 | was distributed in the Senate and used to explain this act, shall indicate action by the General |
| 40 | Assembly on this act and shall, therefore, be used to construe this act, as provided in the State |
| 41 | Budget Act, Chapter 143C of the General Statutes, as appropriate, and for these purposes shall |
| 42 | be considered a part of this act and, as such, shall be printed as a part of the Session Laws. |
| 43 | SECTION 39.2.(b) The budget enacted by the General Assembly is for the |
| 44 | maintenance of the various departments, institutions, and other spending agencies of the State |
| 45 | for the 2017-2019 biennial budget as provided in G.S. 143C-3-5. This budget includes the |
| 46 | appropriations of State funds as defined in G.S. 143C-1-1(d)(25). |
| 47 | The Director of the Budget submitted a recommended base budget to the General |
| 48 | Assembly in the Governor's Recommended Budget for the 2017-2019 fiscal biennium, dated |
| 49 | March 2017, and in the Budget Support Document for the various departments, institutions, and |
| 50 | other spending agencies of the State. The adjustments to these documents made by the General |
| 51 | Assembly are set out in the Committee Report. |

1 **SECTION 39.2.(c)** The budget enacted by the General Assembly shall also be 2 interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other 3 appropriate legislation. In the event that there is a conflict between the line-item budget 4 certified by the Director of the Budget and the budget enacted by the General Assembly, the 5 budget enacted by the General Assembly shall prevail.

6 7

REPORT BY FISCAL RESEARCH DIVISION

8 **SECTION 39.3.** The Fiscal Research Division shall issue a report on budget 9 actions taken by the 2017 Regular Session of the General Assembly. The report shall be in the 10 form of a revision of the Committee Report adopted for Senate Bill 257 pursuant to 11 G.S. 143C-5-5. The Director of the Fiscal Research Division shall send a copy of the report 12 issued pursuant to this section to the Director of the Budget. The report shall be published on 13 the General Assembly's Internet Web site for public access.

14 15

MOST TEXT APPLIES ONLY TO THE 2017-2019 FISCAL BIENNIUM

16 **SECTION 39.4.** Except for statutory changes or other provisions that clearly 17 indicate an intention to have effects beyond the 2017-2019 fiscal biennium, the textual 18 provisions of this act apply only to funds appropriated for, and activities occurring during, the 19 2017-2019 fiscal biennium.

20

21 **EFFECT OF HEADINGS**

SECTION 39.5. The headings to the Parts, subparts, and sections of this act are a convenience to the reader and are for reference only. The headings do not expand, limit, or define the text of this act, except for effective dates referring to a Part or subpart.

26 SEVERABILITY CLAUSE

27 **SECTION 39.6.** If any section or provision of this act is declared unconstitutional 28 or invalid by the courts, it does not affect the validity of this act as a whole or any part other 29 than the part so declared to be unconstitutional or invalid.

30

31 **EFFECTIVE DATE**

32 SECTION 39.7. Except as otherwise provided, this act becomes effective July 1, 33 2017.