GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

S

SENATE BILL 532* Finance Committee Substitute Adopted 6/2/11 Third Edition Engrossed 6/2/11 House Committee Substitute Favorable 6/14/11

Short Title: ESC/Jobs Reform.

(Public)

Sponsors:

Referred to:

April 12, 2011

A BILL TO BE ENTITLED

2 AN ACT TO REFORM THE EMPLOYMENT SECURITY LAWS OF NORTH CAROLINA 3 BY CREATING THE DIVISION OF EMPLOYMENT SECURITY WITHIN THE 4 DEPARTMENT OF COMMERCE, TRANSFERRING THE FUNCTIONS OF THE 5 EMPLOYMENT SECURITY COMMISSION TO THAT DIVISION, MAKING THE DIVISION SUBJECT TO RULE MAKING UNDER ARTICLE 2A OF CHAPTER 150B 6 7 OF THE GENERAL STATUTES, AND BY MAKING OTHER MODIFICATIONS AND 8 CONFORMING CHANGES TO ALIGN THE EMPLOYMENT **SECURITY** 9 FUNCTIONS OF STATE GOVERNMENT UNDER THE DIRECT LEADERSHIP OF 10 THE SECRETARY OF COMMERCE.

11 The General Assembly of North Carolina enacts:

12

1

13

PART I. TRANSFER; GENERAL PROVISIONS; RULE MAKING

14 **SECTION 1.1.** Transfers of agency, powers, duties. – The statutory authority, 15 powers, duties, functions, records, personnel, property, and unexpended balances of 16 appropriations, allocations, or other funds of the Employment Security Commission are 17 transferred to the Department of Commerce with all of the elements of a Type I transfer as 18 defined by G.S. 143A-6.

19 **SECTION 1.2.** Continuation of duties. – Any previous assignment of duties of a 20 quasi-legislative and quasi-judicial nature by the Governor or General Assembly shall have 21 continued validity with the transfer under this act. Except as otherwise specifically provided in 22 this act, each enumerated commission, board, office, bureau, or other subunit of State 23 government transferred to the Secretary of Commerce and the Department of Commerce, 24 Division of Employment Security, is a continuation of the former entity for purposes of succession to all the rights, powers, duties, and obligations of the former. Where the former 25 26 entities are referred to by law, contract, or other document in their former name, the Secretary 27 of Commerce and the Department of Commerce, Division of Employment Security, are 28 charged with exercising the functions of the former named entity.

SECTION 1.3. No action or proceeding pending on November 1, 2011, brought by or against the Employment Security Commission shall be affected by any provision of this act, but the same may be prosecuted or defended in the name of the Department of Commerce, Division of Employment Security. In these actions and proceedings, the Secretary of Commerce or the Department of Commerce shall be substituted as a party upon proper application to the courts or other administrative or quasi-judicial bodies.



Any business or other matter undertaken or commanded by any State program or 1 2 office or contract transferred by this act to the Employment Safety and Security Commission, 3 or by the commissioners or directors thereof, pertaining to or connected with the functions, 4 powers, obligations, and duties set forth herein, which is pending on the date this act becomes 5 effective, may be conducted and completed by the Employment Safety and Security Commission in the same manner and under the same terms and conditions and with the same 6 7 effect as if conducted and completed by the original program, office, or commissioners, or 8 directors thereof. 9 **SECTION 1.4.** G.S. 143B-431(a)(1) and (a)(2) read as rewritten: 10 "§ 143B-431. Department of Commerce – functions. The functions of the Department of Commerce, except as otherwise expressly 11 (a) provided by Article 1 of this Chapter or by the Constitution of North Carolina, shall include: 12 13 All of the executive functions of the State in relation to economic (1)14 development and employment security, including by way of enumeration and not of limitation, the expansion and recruitment of environmentally 15 labor force development, the administration of 16 sound industry, 17 unemployment insurance, the promotion of and assistance in the orderly development of North Carolina counties and communities, the promotion 18 19 and growth of the travel and tourism industries, the development of our 20 State's ports, energy resource management and energy policy development; 21 (2)All functions, powers, duties and obligations heretofore vested in an agency 22 enumerated in Article 15 of Chapter 143A, to wit: 23 The State Board of Alcoholic Control. a. 24 b. The North Carolina Utilities Commission, 25 The Employment Security Commission, e. 26 d. The North Carolina Industrial Commission, 27 State Banking Commission and the Commissioner of Banks, e. 28 f. Savings Institutions Division, 29 Repealed by Session Laws 2001-193, s. 10, effective July 1, 2001. g. 30 h. Credit Union Commission, 31 Repealed by Session Laws 2004-199, s. 27(c), effective August 17, i. 32 2004. 33 The North Carolina Mutual Burial Association Commission, j. 34 k. The North Carolina Rural Electrification Authority, 35 1. The North Carolina State Ports Authority, 36 all of which enumerated agencies are hereby expressly transferred by a Type 37 II transfer, as defined by G.S. 143A-6, to this recreated and reconstituted 38 Department of Commerce; and" 39 40 SECTION 1.5. G.S. 143B-433 reads as rewritten: "§ 143B-433. Department of Commerce – organization. 41 42 The Department of Commerce shall be organized to include: 43 (1)The following agencies: 44 The North Carolina Alcoholic Beverage Control Commission. a. 45 The North Carolina Utilities Commission. b. 46 The Employment Security Commission. e. 47 The North Carolina Industrial Commission. d. 48 State Banking Commission. e. 49 f. Savings Institutions Division. 50 Repealed by Session Laws 2001-193, s. 11, effective July 1, 2001. g. 51 h. Credit Union Commission.

	General Assembly Of N	North Carolina	Session 2011
1 2	i.	Repealed by Session Laws 2004-199, s. 27(d) 2004.), effective August 17,
3	j.	The North Carolina Mutual Burial Association	Commission.
4	k.	North Carolina Cemetery Commission.	Commission
5	l.	The North Carolina Rural Electrification Author	ority
6	n. m.	Repealed by Session Laws 1985, c. 757, s. 179	•
7	n.	North Carolina Science and Technology Resea	
8		The North Carolina State Ports Authority.	ich Center.
9	0.	Repealed by Session Laws 2010-180, s. 7(f) offective August ?
0	р.	2010.), effective August 2,
1	2		
2	q.	Economic Development Board.	
	r.	Labor Force Development Council.	0 = 76 (i) offective
3	S.,	t. Repealed by Session Laws 2000, c. 14	0, s. / 0.(j), effective
4		September 30, 2000.	
5	u.	Navigation and Pilotage Commissions establis	shed by Chapter 76 of
6		the General Statutes.	1
7	V.	Repealed by Session Laws 1993, c. 321, s. 313	
8		agencies which are transferred to the Depa	irtment of Commerce
9		ling the:	
0	a.	Community Assistance Division.	
1	b.	Community Development Council.	
2	с.	Employment and Training Division.	
3	<u>d.</u>	Job Training Coordinating Council.	
4		Division of Employment Security.	
5		divisions as may be established pursuant to Artic	le 1 of this Chapter."
6		6. G.S. 143B-343(c) reads as rewritten:	
7		Staff. – The Secretaries of Administration, Stat	-
8		griculture and Labor, and the State Treasurer, o	-
9		economic development activities within the 1	
0		Clerical and professional staff support to the E	
1		d by an Interagency Economic Development	Group composed of
2	representatives of the fol	• •	
3		epartment of Administration.	
4		epartment of Agriculture and Consumer Service	
5		<u>Division of Employment Security Commission.Sec</u>	<u>ecurity.</u>
6		epartment of Labor.	
7		epartment of Transportation.	
8	-	merce shall have the responsibility for coordination	ating the activities and
9	efforts of the Interagency	Economic Development Group."	
0	SECTION 1	7. G.S. 143B-438.10(b)(1) reads as rewritten:	
1	"(b) Membership;	Terms The Commission on Workforce Dev	elopment shall consist
2	of 38 members appointed	d as follows:	
3	(1) By vi	rtue of their offices, the following department	and agency heads or
4	their	respective designees shall serve on the Commis	ssion: the Secretary of
5	the De	epartment of Health and Human Services, the Ch	air-Assistant Secretary
6	<u>of</u> C	ommerce in charge of the Division of l	Employment Security
7	Comm	nission, Security, the Superintendent of Pu	iblic Instruction, the
8	Presid	lent of the Community Colleges System Office,	, the Commissioner of
.9	the I	Department of Labor, and the Secretary of	the Department of
0		nerce."	-
1	SECTION 1	8. G.S. 143B-438.16 reads as rewritten:	

General Assem	bly Of North Carolina Session 2011
"§ 143B-438.10	
-	oonents and guidelines.
	e is established within the Department of Commerce the Trade Jobs for Success
. ,	The Department of Commerce shall lead the TJS initiative in cooperation with
1 .	Security Commission and the Community Colleges System Office.
	e is created in the Department of Commerce a special, nonreverting fund called
	for Success Fund (Fund). The Fund shall be used to implement the TJS
	epartment of Commerce shall develop guidelines for administration of the TJS e Fund. An advisory council shall assist the Secretary of Commerce in the
	f the Fund. The members of the advisory council shall include:
(1)	The Chairman Assistant Secretary of Commerce in charge of the Division of
(1)	Employment Security Commission Security or that officer's designee.
(2)	The President of the Community Colleges System or that officer's designee.
(2)	The State Auditor or that officer's designee.
(4)	A representative of a statewide association to further the interests of business
(+)	and industry in North Carolina designated by the Secretary of Commerce.
(c) At a	minimum, the Trade Jobs for Success initiative shall include the following
programmatic co	
(1)	Displaced workers participating in the TJS initiative shall receive (i)
(-)	on-the-job training to learn new job skills and (ii) educational assistance or
	remedial education specifically designed to help displaced workers qualify
	for new jobs.
(2)	Displaced workers participating in the TJS initiative shall not lose their
	eligibility for unemployment insurance benefits while they are in the
	program and may receive wage supplements, as appropriate.
(3)	In-State relocation assistance, in appropriate instances, where participating
	individuals must relocate to work for participating employers.
(4)	Mentoring, both on and off the job, shall be provided to participants in a
	dignified manner through telephone assistance and other appropriate means.
(5)	Financial assistance and other incentives may be provided to participating
	employers who provide jobs to participating displaced workers to help
	defray the costs of providing the on-the-job training opportunities.
(6)	Work provided by participating employers as part of the TJS initiative must
	be full-time employment. Wages paid shall not be less than the hourly
	entry-level wage normally paid by the employer.
(7)	Staff of the Division of the Employment Security Commission, Security, in
	conjunction with other appropriate staff of the Department of Commerce,
	shall match participating displaced workers to the most suitable employer.
(8)	Local Employment Security Commission offices operated by the Division of
	Employment Security and community colleges shall enter into partnership
	agreements with local chambers of commerce, and other appropriate
	organizations, that would encourage employer participation in the TJS
	initiative.
(9)	Tracking of participating individuals and businesses by the Department of
	Commerce and the Employment Security Commission to assure program
	integrity and effectiveness and the compilation of data to generate the
(10)	reports necessary to evaluate the success of the TJS initiative.
(10)	Coordination and integration of existing programs in the Department of
	Commerce, the Employment Security Commission, Division of Employment Security and the North Carolina Community College System in a manner
	Security, and the North Carolina Community College System in a manner

	General Assembly Of North Carolina Session 2011
1	that maximizes the flexibility of these agencies to effectively assist
2	participating individuals and businesses."
3	SECTION 1.9. G.S. 143B-438.17(c) reads as rewritten:
4	"(c) Beginning January 1, 2006, the Department of Commerce, in conjunction with the
5	Employment Security Commission Division of Employment Security and the Community
6	Colleges System Office, shall publish a comprehensive annual written report on the Trade Jobs
7	for Success initiative. The annual report shall include a detailed explanation of outcomes and
8	future planning for the TJS initiative and legislative proposals and recommendations regarding
9	statutory changes needed to maximize the effectiveness and flexibility of the TJS initiative.
10	Copies of the annual report shall be provided to the Governor, to the Joint Legislative
11	Commission on Governmental Operations, to the chairs of the Senate and House of
12	Representatives Appropriations Committees, and to the Fiscal Research Division of the General
13	Assembly."
14	SECTION 1.10.(a) G.S. 150B-1(c) reads as rewritten:
15	"§ 150B-1. Policy and scope.
16	
17	(c) Full Exemptions. – This Chapter applies to every agency except:
18	(1) The North Carolina National Guard in exercising its court-martial
19	jurisdiction.
20	(2) The Department of Health and Human Services in exercising its authority
20	over the Camp Butner reservation granted in Article 6 of Chapter 122C of
$\frac{21}{22}$	the General Statutes.
22	
23 24	
24 25	
	(5) The Employment Security Commission.
26 27	(6) The State Board of Elections in administering the HAVA Administrative
27	Complaint Procedure of Article 8A of Chapter 163 of the General Statutes.
28	(7) The North Carolina State Lottery. (8) (Fig. 1) $20,2012$) Fig. (1) $1500,21,10$
29 20	(8) (Expires June 30, 2012) Except as provided in G.S. 150B-21.1B, any agency
30	with respect to contracts, disputes, protests, and/or claims arising out of or
31	relating to the implementation of the American Recovery and Reinvestment
32	Act of 2009 (Public Law 111-5)."
33	SECTION 1.10.(b) G.S. 150B-1(e) is amended by adding a new subdivision to
34	read:
35	"(e) Exemptions From Contested Case Provisions. – The contested case provisions of
36	this Chapter apply to all agencies and all proceedings not expressly exempted from the Chapter.
37	The contested case provisions of this Chapter do not apply to the following:
38	
39	(18) The Department of Commerce for hearings and appeals authorized under
40	Chapter 96 of the General Statutes."
41	SECTION 1.10.(c) The Department of Commerce, Division of Employment
42	Security, shall adopt all existing rules and regulations in accordance with Article 2A of Chapter
43	150B of the General Statutes. Any existing rule that has not been readopted by December 31,
44	2012, shall expire.
45	
46	PART II. SUBSTANTIVE AMENDMENTS AND CONFORMING CHANGES TO
47	THE EMPLOYMENT SECURITY LAWS
48	SECTION 2.1. G.S. 96-1 reads as rewritten:
49	"Article 1.
50	"Employment Security Commission.Division of Employment Security.
51	"§ 96-1. Title.

This Chapter shall be known and may be cited as the "Employment Security Law." Any 1 2 reference to the Unemployment Compensation Commission shall be deemed a reference to the 3 Employment Security Commission Department of Commerce, Division of Employment 4 Security (DES), and all powers, duties, funds, records, etc., of the Unemployment 5 Compensation Commission are transferred to the Employment Security Commission. 6 Commission and the Employment Security Commission are transferred to the DES." 7 SECTION 2.2. G.S. 96-3 reads as rewritten: 8 "§ 96-3. Employment Security Commission. Division of Employment Security. 9 The Division of Employment Security (DES) is created within the Department of 10 Commerce and shall administer the provisions of this Chapter under the supervision of the Assistant Secretary of Commerce through two coordinate sections: the Employment Security 11 Section and the Employment Insurance Section. The Employment Security Section shall 12 13 administer the employment services functions of the Division. The Employment Insurance 14 Section shall administer the unemployment taxation and assessment functions of the Division. 15 Organization. There is hereby created a commission to be known as the (a) 16 Employment Security Commission of North Carolina. The Commission shall consist of seven 17 members to be appointed by the Governor on or before July 1, 1941. The Governor shall have 18 the power to designate the member of said Commission who shall act as the chairman thereof. 19 The chairman of the Commission shall not engage in any other business, vocation or 20 employment. Three members of the Commission shall be appointed by the Governor to serve 21 for a term of two years. Three members shall be appointed to serve for a term of four years, and 22 upon the expiration of the respective terms, the successors of said members shall be appointed 23 for a term of four years each, thereafter, and the member of said Commission designated by the 24 Governor as chairman shall serve at the pleasure of the Governor. Any member appointed to 25 fill a vacancy occurring in any of the appointments made by the Governor prior to the expiration of the term for which his predecessor was appointed shall be appointed for the 26 27 remainder of such term. The Governor may at any time after notice and hearing, remove any 28 Commissioner for gross inefficiency, neglect of duty, malfeasance, misfeasance, or 29 nonfeasance in office. 30 (b) Divisions. The Commission shall establish two coordinate divisions: the North 31 Carolina State Employment Service Division, created pursuant to G.S. 96-20, and the 32 Unemployment Insurance Division. Each division shall be responsible for the discharge of its 33 distinctive functions. Each division shall be a separate administrative unit with respect to 34 personnel and duties, except insofar as the Commission may find that such separation is 35 impracticable. Notwithstanding any other provision of this Chapter, administrative organization 36 of the agency shall be in accordance with that which the Commission finds most desirable in 37 order to perform the duties and functions of the agency. 38 Salaries. - The chairman of the Employment Security Commission of North (c) 39 Carolina, appointed by the Governor, shall be paid from the Employment Security 40 Administration Fund a salary payable on a monthly basis, which salary shall be the same as the 41 salary fixed by the General Assembly in the Current Operations Appropriations Act for the 42 Secretary of Commerce, and the members of the Commission, other than the chairman, shall 43 each receive the same amount per diem for their services as is provided for the members of other State boards, commissions, and committees who receive compensation for their services 44 45 as such, including necessary time spent in traveling to and from his place of residence within 46 the State to the place of meeting while engaged in the discharge of the duties of his office and 47 his actual traveling expenses, the same to be paid from the aforesaid fund. 48 Quorum. - The chairman or his designee and three members of the Commission (d) 49 shall constitute a quorum." SECTION 2.3. G.S. 96-4 reads as rewritten: 50

"§ 96-4. Administration. Administration; powers and duties of the Assistant Secretary; 1 2 **Board of Review.** 3 Duties and Powers of Commission. the Secretary and Assistant Secretary. - It shall (a) 4 be the duty of the Commission-Secretary of the Department of Commerce to administer this Chapter. Chapter. The Secretary shall appoint an Assistant Secretary to assist in the 5 implementation of the Employment Security Laws and the oversight of the Division of 6 7 **Employment Security.** 8 Board of Review. - The Governor shall appoint a three-person Board of Review to (b) 9 determine appeals policies and procedures and to hear appeals arising from the decisions and determinations of the Employment Security Section and the Employment Insurance Section. 10 The Board of Review shall be comprised of one member representing employers, one member 11 representing employees, and one member representing the general public. Members of the 12 13 Board of Review are subject to confirmation by the General Assembly and shall serve four-year 14 terms. The member appointed to represent the general public shall serve as chair of the Board of Review and shall be a licensed attorney. The annual salaries of the Board of Review shall be 15 set by the General Assembly in the current Operations Appropriations Act. The Commission 16 17 shall meet at least once in each 60 days and may hold special meetings at any time at the call of the chairman or any three members of the Commission, and the Commission shall have power 18 19 and authority to adopt, amend, or rescind such rules and regulations, to employ such persons, 20 make such expenditures, require such reports, make such investigations, and take such other 21 action as it deems necessary or suitable in the administration of this Chapter. Such rules and regulations shall be effective upon publication in the manner, not inconsistent with the 22 23 provisions of this Chapter, which the Commission shall prescribe. The Commission

24 Procedures. - The Secretary of the Department of Commerce shall determine its (c) 25 own-the organization and methods of procedure of the Division, in accordance with the 26 provisions of this Chapter, and shall have an official seal which shall be judicially noticed. The 27 chairman of said Commission shall, Assistant Secretary shall, except as otherwise provided by 28 the Commission, Secretary, be vested with all authority of the Commission, Secretary under 29 this Chapter, including the authority to conduct hearings and make decisions and 30 determinations, when the Commission is not in session and shall execute all orders, rules and 31 regulations established by said Commission. the Secretary. Not later than November 20 32 preceding the meeting of the General Assembly, the Commission Secretary shall submit to the 33 Governor a report covering the administration and operation of this Chapter during the 34 preceding biennium, and shall make such recommendation for amendments to this Chapter as 35 the Commission Secretary deems proper. Such The report shall include a balance sheet of the 36 moneys in the fund in which there shall be provided, if possible, a reserve against the liability 37 in future years to pay benefits in excess of the then current contributions, which reserve shall be 38 set up by the Commission-Secretary in accordance with accepted actuarial principles on the 39 basis of statistics of employment, business activity, and other relevant factors for the longest 40 possible period. Whenever the Commission Secretary believes that a change in contribution or benefit rates will become necessary to protect the solvency of the fund, it-the Secretary shall 41 42 promptly so inform the Governor and the legislature, and make recommendations with respect 43 thereto.

44 (b)(d) Regulations and General and Special Rules. Rule Making. - Rules adopted to implement the Employment Security Laws in accordance with this Chapter shall be made 45 pursuant to Article 2A of Chapter 150B of the General Statutes, the Administrative Procedures 46 Act. General and special rules may be adopted, amended, or rescinded by the Commission only 47 48 after public hearing or opportunity to be heard thereon, of which proper notice has been given 49 by mail to the last known address in cases of special rules, or by publication as herein provided, 50 and by one publication as herein provided as to general rules. The Commission shall not take final action on a general or special rule that has a substantial economic impact, as defined in 51

G.S. 150B-21.4(b1), until 60 days after the Office of State Budget and Management has 1 2 prepared a fiscal note for the rule. General rules shall become effective 10 days after filing with 3 the Secretary of State and publication in one or more newspapers of general circulation in this 4 State. Special rules shall become effective 10 days after notification to or mailing to the last 5 known address of the individuals or concerns affected thereby. Before the adoption, 6 amendment, or repeal of any permanent regulation, the Commission shall publish notice of the 7 public hearing and offer any person an opportunity to present data, opinions, and arguments. 8 The notice shall be published in one or more newspapers of general circulation in this State at 9 least 10 days before the public hearing and at least 20 days prior to the proposed effective date 10 of the proposed permanent regulation. The published notice of public hearing shall include the time and place of the public hearing; a statement of the manner in which data, opinions, and 11 12 arguments may be submitted to or before the Commission; a statement of the terms or 13 substance of the proposed regulation; a statement of whether a fiscal note has been or will be 14 prepared for the proposed regulation; and the proposed effective date of the regulation. Any 15 permanent regulation adopted after following the above procedure shall become effective on its effective date and after it is published in the manner provided for in subsection (c) as well as 16 17 such additional publication as the Commission deems appropriate. Additionally, the 18 Commission shall provide notice of adoption by mail to the last known addresses of all persons 19 who submitted data, opinions, or arguments to the Commission with respect to the regulation. 20 Temporary regulations may be adopted, amended, or rescinded by the Commission and shall 21 become effective in the manner and at the time prescribed by the Commission but shall remain 22 in force for no longer than 120 days. 23 (c)(e) Publication. – The Commission Division shall cause to be printed for distribution to

the public the text of this Chapter, the Commission's regulations and general <u>Division's</u> rules, and any other material the Commission <u>Division</u> deems relevant and suitable, and shall furnish the same to any person upon application therefor. All publications printed shall comply with the requirements of G.S. 143-170.1.

28 (d)(f) Personnel. – Subject to other provisions of this Chapter, the Commission-Assistant 29 Secretary is authorized to appoint, fix the compensation, and prescribe the duties and powers of 30 such officers, accountants, attorneys, experts, and other persons as may be necessary in the 31 performance of its duties. It the Division's duties under this Chapter. The Assistant Secretary 32 shall provide for the holding of examinations to determine the qualifications of applicants for 33 the positions so classified, and except for temporary appointments not to exceed six months in 34 duration, shall appoint its personnel on the basis of efficiency and fitness as determined in such examinations. All positions shall be filled by persons selected and appointed on a nonpartisan 35 36 merit basis. The Commission-Secretary of Commerce may delegate to any such person so 37 appointed such power and authority as it-the Secretary deems reasonable and proper for the 38 effective administration of this Chapter, and may, in its his or her discretion, bond any person 39 handling moneys or signing checks hereunder.

40 (e)(g) Advisory Councils. - The Governor shall appoint a State Advisory Council
 41 composed of men and women representing employers, employees, and the general public, in
 42 equal numbers. The Chairman of the Commission shall be a member of the State Advisory
 43 Council and shall serve as its chairman. There shall be 15 members of the Council (other than
 44 its chairman) who shall each be appointed for a term of four years. The State Advisory Council
 45 shall be composed of the Assistant Secretary and 15 persons representing employers,
 46 employees, and the general public, to be appointed as follows:

- 47 (1) Five members appointed by the Governor.
- 48
- (2) Five members appointed by the President Pro Tempore of the Senate.

49

(3) Five members appointed by the Speaker of the House of Representatives.

50 Each member shall be appointed for a term of four years. <u>Vacancies on the State Advisory</u>

51 Council shall be filled by the appointing authority. The Assistant Secretary shall serve as chair.

A quorum of the State Advisory Council shall consist of the chairman, or such appointed 1 2 member as he may designate, plus one half of the total appointed members. The function of the 3 Council shall be to aid the Commission-Division in formulating policies and discussing 4 problems related to the administration of this Chapter. Each member of the State Advisory 5 Council attending meetings of the Council shall be paid the same amount per diem for his or her services as is provided for the members of other State boards, commissions, and 6 7 committees who receive compensation for their services, including necessary time spent in 8 traveling to and from his place of residence within the State to the place of meeting while 9 engaged in the discharge of the duties of his office, and his actual mileage and subsistence at 10 the same rate allowed to State officials.

(f)(h) Employment Stabilization. - The Commission, Secretary of Commerce, in 11 12 consultation with the Assistant Secretary and with the advice and aid of its-the advisory 13 councils, and through its appropriate divisions, shall take all appropriate steps to reduce and 14 prevent unemployment; to encourage and assist in the adoption of practical methods of 15 vocational training, retraining and vocational guidance; to investigate, recommend, advise, and assist in the establishment and operation, by municipalities, counties, school districts, and the 16 17 State, of reserves for public works to be used in times of business depression and 18 unemployment; to promote the reemployment of unemployed workers throughout the State in 19 every other way that may be feasible; and to these ends to carry on and publish the results of 20 investigations and research studies.

21 (g)(i) Records and Reports. -

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

- 22 (1)Each employing unit shall keep true and accurate employment records, 23 containing such information as the Commission-Division may prescribe. 24 Such The records shall be open to inspection and be subject to being copied 25 by the Commission Division or its authorized representatives at any 26 reasonable time and as often as may be necessary. Any employing unit doing 27 business in North Carolina shall make available in this State to the 28 Commission, Division, such information with respect to persons, firms, or 29 other employing units performing services for it which the Commission 30 Secretary deems necessary in connection with the administration of this 31 Chapter. The Commission-Division may require from any employing unit 32 any sworn or unsworn reports, with respect to persons employed by it, which 33 the CommissionSecretary deems necessary for the effective administration 34 of this Chapter. 35
 - If the Commission Division finds that any employer has failed to file any (2)report or return required by this Chapter or any regulation made pursuant hereto, or has filed a report which the Commission Division finds incorrect or insufficient, the Commission Division may make an estimate of the information required from such employer on the basis of the best evidence reasonably available to it at the time, and make, upon the basis of such estimate, a report or return on behalf of such employer, and the report or return so made shall be deemed to be prima facie correct, and the Commission Division may make an assessment based upon such report and proceed to collect contributions due thereon in the manner as set forth in G.S. 96-10(b) of this Chapter: Provided, however, that no such report or return shall be made until the employer has first been given at least 10 days' notice by registered mail to the last known address of such employer: Provided further, that no such report or return shall be used as a basis in determining whether such employing unit is an employer within the meaning of this Chapter.

	General Assembly Of North Carolina Session 2011
1	(j) Hearings. – The Assistant Secretary shall appoint hearing officers or appeals
2	referees to hear contested matters arising from the Employment Security Section and the
3	Employment Insurance Section. Appeals from the decisions of the hearing officers or appeals
4	referees shall be heard by the Board of Review.
5	(h)(k) Oaths and Witnesses. – In the discharge of the duties imposed by this Chapter, the
6	chairman-Assistant Secretary, the Chair of the Board of Review, and any duly authorized
7	representative or member of the Commission of the Division shall have power to administer
8	oaths and affirmations, take depositions, certify to official acts, and issue subpoenas to compel
9	the attendance of witnesses and the production of books, papers, correspondence, memoranda,
10	and other records deemed necessary as evidence in connection with a disputed claim or the
11	administration of this Chapter. Upon a motion, the chairman-Assistant Secretary, the Chair of
12	the Board of Review, and any duly authorized representative or member of the Commission of
13	the Division may quash a subpoena if, after a hearing, the Commission finds any of the
14	following: any of the following findings are made:
15	(1) The subpoena requires the production of evidence that does not relate to a
16	matter in issue.
17	(2) The subpoend fails to describe with sufficient particularity the evidence
18	required to be produced.
19 20	(3) The subpoena is subject to being quashed for any other reason sufficient in
20 21	law. (h1)(l) Hearing on Motion to Quash Subpoena; Appeal. – A hearing on a motion to quash a
21	subpoend pursuant to subsection $\frac{(h)(k)}{(k)}$ of this section shall be heard at least $\frac{1020}{1020}$ days prior to
23	the hearing for which the subpoena was issued. The denial of a motion to quash a subpoena is
24	subject to immediate judicial review in the Superior Court of Wake County or in the superior
25	court of the county where the person subject to the subponent resides.
26	(i)(m) Subpoenas. – In case of contumacy by, or refusal to obey a subpoena issued to any
27	person by the Commission or its Secretary, the Assistant Secretary, the Board of Review, or the
28	Division's authorized representative, any clerk of a superior court of this State within the
29	jurisdiction of which the inquiry is carried on or within the jurisdiction of which said person
30	guilty of contumacy or refusal to obey is found or resides or transacts business, upon
31	application by the Commission, Division, or its duly authorized representatives, shall have
32	jurisdiction to issue to such person an order requiring such person to appear before the
33	Commission, Division, or its duly authorized representatives, there to produce evidence if so
34	ordered, or there to give testimony touching upon the matter under investigation or in question;
35	and any failure to obey such order of the said clerk of superior court may be punished by the
36	said clerk of superior court any Superior Court judge as a contempt of said court. Any person
37	who shall, without just cause, fail or refuse to attend and testify or to answer any lawful inquiry
38	or to produce books, papers, correspondence, memoranda, or other records in obedience to a
39 40	subpoena of the <u>Commission</u> , <u>Division</u> , shall be punished by a fine of not more than fifty dellars (650 , 00) as has improved for not how any $(^{650}$, 00).
40	dollars (\$50.00) or by imprisonment for not longer than 30 days.(\$50.00).
41 42	(j)(n) Protection against Self-Incrimination. – No person shall be excused from attending and testifying or from producing books, papers, correspondence, memoranda, and other records
42	before the Commission Division, Board of Review, or in obedience to the subpoena of the
44	Commission Division, Board of Review, or any member thereof, or any duly authorized
45	representative of the Commission, Division, or Board of Review in any cause or proceeding
46	before the Commission, Division, on the ground that the testimony or evidence, documentary
47	or otherwise, required of him may tend to incriminate him or subject him to a penalty or
48	forfeiture; but no individual shall be prosecuted or subjected to any penalty or forfeiture for or
49	on account of any transaction, matter, or thing concerning which he is compelled, after having
50	claimed his privilege against self-incrimination, to testify or produce evidence, documentary or

1 otherwise, except that such individual so testifying shall not be exempt from prosecution and 2 punishment for perjury committed in so testifying. 3 (k)(o) State-Federal Cooperation. – In the administration of this Chapter, the Commission 4 Board of Review or Division shall cooperate, to the fullest extent consistent with the provisions 5 of this Chapter, with the federal agency, official, or bureau fully authorized and empowered to 6 administer the provisions of the Social Security Act approved August 14, 1935, as amended, 7 shall make such reports, in such form and containing such information as such federal agency, 8 official, or bureau may from time to time require, and shall comply with such provisions as 9 such federal agency, official, or bureau may from time to time find necessary to assure the 10 correctness and verification of such reports; and shall comply with the regulations prescribed by such agency, official, or bureau governing the expenditures of such sums as may be allotted 11 12 and paid to this State under Title III of the Social Security Act for the purpose of assisting in 13 the administration of this Chapter. The Commission-Board of Review or Division shall further 14 make its records available to the Railroad Retirement Board, created by the Railroad 15 Retirement Act and the Railroad Unemployment Insurance Act, and shall furnish to the 16 Railroad Retirement Board at the expense of the Railroad Retirement Board, such copies 17 thereof as the Board shall deem necessary for its purposes in accordance with the provisions of 18 section 303 (c) of the Social Security Act as amended.

19 Upon request therefor, the <u>Commission Division</u> shall furnish to any agency of the United 20 States charged with the administration of public works or assistance through public 21 employment, the name, address, ordinary occupation, and employment status of each recipient 22 of benefits, and such recipient's rights to further benefits under this Chapter.

The Commission-Division is authorized to make such investigations, secure and transmit such information, make available such services and facilities and exercise such of the other powers provided herein with respect to the administration of this Chapter as it deems necessary or appropriate to facilitate the administration of any employment security or public employment service law, and in like manner, to accept and utilize information, services and facilities made available to this State by the agency charged with the administration of such other employment security or public employment service law.

The <u>Commission-Division</u> shall fully cooperate with the agencies of other states and shall make every proper effort within its means to oppose and prevent any further action which would, in its judgment, tend to effect complete or substantial federalization of State unemployment insurance funds or State employment security programs.

34 (1)(p) Reciprocal Arrangements. –

J 1	$\overline{\mathbf{u}}$	Keeproear Arrangements. –	
35		(1) The <u>Commission Secretary</u> is hereby authorized to enter into reciprocal	
36		arrangements with appropriate and duly authorized agencies of other states	
37		or of the federal government, or both, whereby:	
38		a. Services performed by an individual for a single employing unit for	
39		which services are customarily performed in more than one state	
40		shall be deemed to be services performed entirely within any one of	
41		the states	
42		1. In which any part of such individual's service is performed or	
43		2. In which such individual has his residence or	
44		3. In which the employing unit maintains a place of business,	
45		provided there is in effect, as to such services, an election by	
46		the employing unit, approved by the agency charged with the	
47		administration of such state's employment security law,	
48		pursuant to which the services performed by such individual	
49		for such employing unit are deemed to be performed entirely	
50		within such state.	

	General Assembly O	f North Carolina	Session 2011
1 2 3	b.	Combining wage credits. – The Co participate in any arrangements for the pathe basis of combining an individual'	ayment of compensation on s wages and employment
4 5		covered under this Chapter with his wage	1 0
5 6		under one or more laws of the fed unemployment compensation laws of othe	0
7		by the United States Secretary of Labor in	
8		unemployment compensation agencies a	
9		assure the prompt and full payment	-
10		situations and which include provisions	
11		period of a single state law to a claim inv	6
12		individual's wages and employment cover	
13 14		unemployment compensation laws, and	
14 15	с.	use of wages and employment by reason of the services of the Commission–Divisi	-
16	с.	available to other states in taking interstate	
17	d.	Contributions due under this Chapter	
18		insured work shall for the purposes of G.	
19		been paid to the fund as of the dat	e payment was made as
20		contributions therefor under another sta	1 0
21		security law, but no such arrangement sh	
22 23		contains provisions for such reimburse	
23 24		contributions as the Commission <u>Divis</u> reasonable as to all affected interests.	<u>Ion</u> mus win be fair and
2 4 25	e.	The services of the Commission-Division	n may be made available to
26	0.	such other agencies to assist in the enfo	
27		judgments of such other agencies.	
28	f.	The services on vessels engaged in inter	rstate or foreign commerce
29		for a single employer, wherever per	
30		performed within this State or within such	
31	g.	Benefits paid by agencies of other states	-
32 33		agencies in cases where services of the cl under this Chapter and contributions have	
34		to this agency on remuneration paid for	
35		amount of such reimbursement shall r	-
36		benefits such claimant would have been e	
37		provisions of this Chapter.	
38		imbursements paid from the fund pursuant to	
39		polivision (1) of this subsection shall be deer	
40	-	pose of G.S. 96-6, 96-9, 96-12 and 96-12.01.	
41 42		uthorized to make to other states or federal as h other state or federal agencies, reimbursem	
42 43		ordance with arrangements entered into pur	
44		s subsection.	sum to suburvision (1) of
45		the extent permissible under the laws and	Constitution of the United
46		tes, the Commission Division is authorized to	
47	arra	angements whereby facilities and services pr	rovided under this Chapter
48		I facilities and services provided under the e	
49 50	•	foreign government, may be utilized for th	•
50 51	·	ment of benefits under the Employment Sec	curity Law of this State or
51	unc	ler a similar law of such government.	

(m)(q) The Commission Division after due notice shall have the right and power to hold 1 2 and conduct hearings for the purpose of determining the rights, status and liabilities of any 3 "employing unit" or "employer" as said terms are defined by G.S. 96-8(4) and 96-8(5) and 4 subdivisions thereunder. The Commission – Division shall have the power and authority to 5 determine any and all questions and issues of fact or questions of law that may arise under the 6 Employment Security Law that may affect the rights, liabilities and status of any employing 7 unit or employer as heretofore defined by the Employment Security Law including the right to 8 determine the amount of contributions, if any, which may be due the Commission-Division by 9 any employer. Hearings may be before the Commission or a Deputy Commissioner Board of 10 Review or the Division and shall be held in the central office of the Commission-Division or at any other designated place within the State. They shall be open to the public and shall consist 11 12 of a review of the evidence taken by a hearing officer designated by the Commission Board of 13 Review and a determination of the law applicable to that evidence. The Commission Division 14 shall provide for the taking of evidence by a hearing officer who shall be a member of the legal 15 staff of the Commission. officer. Such hearing officer shall have the same power to issue 16 subpoenas, administer oaths, conduct hearings and take evidence as is possessed by the 17 Commission Division and such hearings shall be recorded, and he shall transmit all testimony 18 and records of such hearings to the Commission-Board of Review or Division for its 19 determination. All such hearings conducted by such hearing officer shall be scheduled and held 20 in any county in this State in which the employing unit or employer either resides, maintains a 21 place of business, or conducts business; however, the Commission-Board of Review or 22 Division may require additional testimony at any hearings held by it at its office. From all 23 decisions or determinations made by the Commission or a Deputy Commissioner Assistant 24 Secretary or the Board of Review, any party affected thereby shall be entitled to an appeal to 25 the superior court. Before such a party shall be allowed to appeal, he the party shall within 10 26 days after notice of such decision or determination, file with the Commission-Board of Review 27 exceptions to the decision or the determination of the Commission, determination, which 28 exceptions will state the grounds of objection to such the decision or determination. If any one 29 of such-the exceptions shall be overruled then such-the party may appeal from the order 30 overruling the exceptions, and shall, within 10 days after the decision overruling the 31 exceptions, give notice of his appeal. When an exception is made to the facts as found by the 32 Commission, Board of Review, the appeal shall be to the superior court in term time but the 33 decision or determination of the Commission-Division upon such review in the superior court 34 shall be conclusive and binding as to all questions of fact supported by any competent 35 evidence. When an exception is made to any rulings of law, as determined by the Commission, 36 Board of Review, the appeal shall be to the judge of the superior court at chambers. The party 37 appealing shall, within 10 days after the notice of appeal has been served, file with the 38 Commission-Board of Review exceptions to the decision or determination overruling the 39 exception which statement shall assign the errors complained of and the grounds of the appeal. 40 Upon the filing of such statement the Commission Board of Review shall, within 30 days, transmit all the papers and evidence considered by it, together with the assignments of errors 41 42 filed by the appellant to a judge of the superior court holding court or residing in some district 43 in which such appellant either resides, maintains a place of business or conducts business, or, 44 unless the appellant objects after being given reasonable opportunity to object, to a judge of the 45 Superior Court of Wake County: Provided, however, the 30-day period specified herein may be 46 extended by agreement of parties. If there be no exceptions to any facts as found by the 47 Commission the facts so found shall be binding upon the court and it shall be heard by the judge at chambers at some place in the district, above mentioned, of which all parties shall have 48 49 10 days' notice. 50 (n)(r) The cause shall be entitled "State of North Carolina on Relationship of the

51 Employment Security Commission Division of Employment Security, Department of

Commerce, of North Carolina against (here insert name of appellant)," and if there are 1 2 exceptions to any facts found by the Commission-Board of Review, it shall be placed on the 3 civil issue docket of such court and shall have precedence over other civil actions except those 4 described in G.S. 96-10(b), and such cause shall be tried under such rules and regulations as are 5 prescribed for the trial of other civil causes. By consent of all parties the appeal may be held 6 and determined at chambers before any judge of a district in which the appellant either resides, 7 maintains a place of business or conducts business, or said appeal may be heard before any 8 judge holding court therein, or in any district in which the appellant either resides, maintains a 9 place of business or conducts business. Either party may appeal to the appellate division from 10 the judgment of the superior court under the same rules and regulations as are prescribed by law for appeals, except that if an appeal shall be taken on behalf of the Employment Security 11 12 Commission of North Carolina-Department of Commerce, it shall not be required to give any 13 undertaking or make any deposit to secure the cost of such appeal and such court may advance 14 the cause on its docket so as to give the same a speedy hearing.

15 (\mathbf{o}) (s) The decision or determination of the Commission Division when docketed in the 16 office of the clerk of the superior court of any county and when properly indexed and 17 cross-indexed shall have the same force and effect as a judgment rendered by the superior 18 court, and if it shall be adjudged in the decision or determination of the Commission-Division 19 that any employer is indebted to the Commission-Division for contributions, penalties and 20 interest or either of the same, then said judgment shall constitute a lien upon any realty owned 21 by said employer in the county only from the date of docketing of such decision or 22 determination in the office of the clerk of the superior court and upon personalty owned by said 23 employer in said county only from the date of levy on such personalty, and upon the execution 24 thereon no homestead or personal property exemptions shall be allowed; provided, that nothing 25 herein shall affect any rights accruing to the Commission Division under G.S. 96-10. The 26 provisions of this section, however, shall not have the effect of releasing any liens for 27 contributions, penalties or interest, or either of the same, imposed by other law, nor shall they 28 have the effect of postponing the payment of said contributions, penalties or interest, or 29 depriving the said Employment Security Commission of North Carolina Division of 30 Employment Security of any priority in order of payment provided in any other statute under which payment of the said contributions, penalties and interest or either of the same may be 31 32 required. The superior court or any appellate court shall have full power and authority to issue 33 any and all executions, orders, decrees, or writs that may be necessary to carry out the terms of 34 said decision or determination of the Commission-Division or to collect any amount of 35 contribution, penalty or interest adjudged to be due the Commission Division by said decision 36 or determination. In case of an appeal from any decision or determination of the Commission 37 Division to the superior court or from any judgment of the superior court to the appellate 38 division all proceedings to enforce said judgment, decision, or determination shall be stayed 39 until final determination of such appeal but no proceedings for the collection of any amount of 40 contribution, penalty or interest due on same shall be suspended or stayed unless the employer 41 or party adjudged to pay the same shall file with the clerk of the superior court a bond in such 42 amount not exceeding double the amount of contribution, penalty, interest or amount due and 43 with such sureties as the clerk of the superior court deems necessary conditioned upon the 44 payment of the contribution, penalty, interest or amount due when the appeal shall be finally 45 decided or terminated.

46 (p)(t) The conduct of hearings shall be governed by suitable rules and regulations 47 established by the <u>Commission</u>. <u>Secretary of Commerce</u>. The manner in which appeals and 48 hearings shall be presented and conducted before the <u>Commission</u>_<u>Division</u> shall be governed 49 by suitable rules and regulations established by <u>it</u>. <u>the Secretary</u>. The <u>Commission</u>_<u>Division</u> 50 shall not be bound by common-law or statutory rules of evidence or by technical or formal

1	rules of procedure but shall conduct hearings in such manner as to ascertain the substantial
2 3	rights of the parties.
3 4	(q)(u) Notices of hearing shall be issued by the <u>Commission Division</u> or its authorized representative and sent by registered mail, return receipt requested, to the last known address of
5	any employing unit, employers, persons, or firms involved. The notice shall be sent at least
6	$\frac{1015}{1015}$ days prior to the hearing date and shall contain notification of the place, date, hour, and
7	purpose of the hearing. Subpoenas for witnesses to appear at any hearing shall be issued by the
8	Commission Division or its authorized representative and shall order him the witness to appear
9	at the time, date and place shown thereon. Any bond or other undertaking required to be given
10	in order to suspend or stay any execution shall be given payable to the Employment Security
11	Commission of North Carolina. Department of Commerce. Any such bond or other undertaking
12	may be forfeited or sued upon as are any other undertakings payable to the State.
13	(r)(v) None of the provisions or sections herein set forth in subsections $(m)(q)-(q)-(u)$
14	shall have the force and effect nor shall the same be construed or interpreted as repealing any of the analysis of $C = 0$ (15 mbick analysis for the analysis of the same base of the same state of the same sta
15	the provisions of G.S. 96-15 which provide for the procedure and determination of all claims
16 17	for benefits and such claims for benefits shall be prosecuted and determined as provided by said G.S. 96-15.
18	(s)(w) Upon a finding of good cause, the Commission Division shall have the power in its
19	sole discretion to forgive, in whole or in part, any overpayment arising under G.S. $96-18(g)(2)$.
20	$\frac{(t)(x)}{(t)}$ Confidentiality of Records, Reports, and Information Obtained from Claimants,
21	Employers, and Units of Government.
22	(1) Confidentiality of Information Contained in Records and Reports (i)
23	Except as hereinafter otherwise provided, it shall be unlawful for any person
24	to obtain, disclose, or use, or to authorize or permit the use of any
25 26	information which is obtained from any employing unit, individual, or unit
26 27	of government pursuant to the administration of this Chapter or $G = 108A \cdot 20$ (ii) Any element or employer or their legal representatives
27	G.S. 108A-29. (ii) Any claimant or employer or their legal representatives shall be supplied with information from the records of the Employment
20 29	Security Commission Division to the extent necessary for the proper
30	presentation of claims or defenses in any proceeding under this Chapter.
31	Notwithstanding any other provision of law, any claimant may be supplied,
32	subject to restrictions as the Commission Division may by regulation
33	prescribe, with any information contained in his payment record or on his
34	most recent monetary determination, and any individual, as well as any
35	interested employer, may be supplied with information as to the individual's
36	potential benefit rights from claim records. (iii) Subject to restrictions as the
37 38	Commission Secretary may by regulation provide, information from the records of the Employment Security Commission Division may be made
38 39	available to any agency or public official for any purpose for which
40	disclosure is required by statute or regulation. (iv) The Commission Division
41	may, in its sole discretion, permit the use of information in its possession by
42	public officials in the performance of their public duties. (v) The
43	Commission Division shall release the payment and the amount of
44	unemployment compensation benefits upon receipt of a subpoena in a
45	proceeding involving child support. (vi) The Commission Division shall
46	furnish to the State Controller any information the State Controller needs to
47	prepare and publish a comprehensive annual financial report of the State or
48	to track debtors of the State.
49 50	(2) Job Service Information. $-$ (i) Except as hereinafter otherwise provided it is unlawful for any person to disclose any information obtained by the North
50 51	unlawful for any person to disclose any information obtained by the North Carolina State Employment Service Division from workers, employers,
51	Caronna State Employment Service Division nom workers, employers,

1		applicants, or other persons or groups of persons in the course of
2		administering the State Public Employment Service Program. Provided,
3		however, that if all interested parties waive in writing the right to hold such
4		information confidential, the information may be disclosed and used but
5		only for those purposes that the parties and the Commission Division have
6		agreed upon in writing. (ii) The Employment Service Division shall make
7		public, through the newspapers and any other suitable media, information as
8		to job openings and available applicants for the purpose of supplying the
9		demand for workers and employment. (iii) The Labor Market Information
10		Division Unit shall collect, collate, and publish statistical and other
11		information relating to the work under the Commission's Division's
12		jurisdiction; investigate economic developments, and the extent and causes
13		of unemployment and its remedies with the view of preparing for the
14		information of the General Assembly such facts as in the
15		Commission's Division's opinion may make further legislation desirable. (iv)
16		Except as provided by Commission regulation, rules adopted by the
17		Division, any information published pursuant to this subdivision shall not be
18		published in any manner revealing the identity of the applicant or the
19		employing unit.
20	(3)	Penalties for Disclosure or Improper Use Any person violating any
21		provision of this section may be fined not less than twenty dollars (\$20.00)
22		nor more than two hundred dollars (\$200.00), or imprisoned for not longer
23		than 90 days, or both.(\$200.00).
24	(4)	Regulations. – The Commission Division may provide by regulation rule for
25		procedures by which requests for information will be considered and the
26		methods by which such information may be disclosed. The Commission
27		<u>Division</u> is authorized to provide by regulation for the assessment of fees for
28		securing and copying information released under this section.
29	(5)	Privileged Status of Letters and Reports and Other Information Relating to
30		Administration of this Chapter. – All letters, reports, communication, or any
31		other matters, either oral or written, including any testimony at any hearing,
32		from the employer or employee to each other or to the Commission Division
33		or any of its agents, representatives, or employees, which letters, reports, or
34		other communication shall have been written, sent, delivered, or made in
35		connection with the requirements of the administration of this Chapter, shall
36		be absolutely privileged communication in any civil or criminal proceedings
37		except proceedings pursuant to or involving the administration of this
38		Chapter and except proceedings involving child support and only for the
39		purpose of establishing the payment and amount of unemployment
40		compensation benefits. Nothing in this subdivision shall be construed to
41		prohibit the Commission, Division, upon written request and on a
42		reimbursable basis only, from disclosing information from the records of a
43		proceeding before an appeals referee, deputy commissioner, or other hearing
44		officer by whatever name called, compiled for the purpose of resolving
45		issues raised pursuant to the Employment Security Law.
46	(6)	Nothing in this subsection (t) shall operate to relieve any claimant or
47		employing unit from disclosing any information required by this Chapter or
48		by regulations promulgated thereunder.
49	(7)	Nothing in this subsection (t) shall be construed to prevent the Commission

49(7)Nothing in this subsection (t) shall be construed to prevent the Commission50Division from allowing any individual or entity to examine and copy any

	General Assemb	oly Of North Carolina	Session 2011
1 2 3	(7a)	report, return, or any other written communication made or entity to the Commission, Division, its agents, or its en Nothing in this subsection (t) shall be construed to preve	nployees.
4		Division from disclosing, upon request and on a reimbur	sable basis only, to
5		officers and employees of the Department of Ho	0
6 7		Development and to representatives of a public housing a Section $202(i)(4)$ of the Social Security Act, any inf	
8		Section 303(i)(4) of the Social Security Act, any inf records of the Employment Security Commission Divis	
8 9		individuals applying for or participating in any housing	
10		administered by the Department of Housing and Urban	1 0
11		have signed an appropriate consent form approved b	-
12		Housing and Urban Development. It is the purpose of	
13		assure the Employment Security Commission's compl	
14		303(i)(1) of the Social Security Act and it shall be constru	
15	(7b)	Nothing in this subsection (t) shall be construed to preve	0.
16		Division from disclosing, upon request and on a reimbu	
17		Secretary of Health and Human Services, any information	on from the records
18		of the Employment Security Commission Division as r	nay be required by
19		Section 303(h)(1) of the Social Security Act. It is the	
20		paragraph to assure compliance with Section 303(h)(1) of	the Social Security
21		Act and it shall be construed accordingly.	
22	(8)	Any finding of fact or law, judgment, determination,	
23		order made by an adjudicator, appeals referee,	
24		Commission the Assistant Secretary, the Board of Review	-
25		appeals referee, or any other person acting under	•
26 27		<u>Commission Division</u> pursuant to the Employment Se admissible or binding in any separate or subsequent ac	
28		between a person and his present or previous employer	
29		arbitrator, court or judge of this State or the United S	-
30		whether the prior action was between the same or related	-
31		the same facts.	
32		Provided, however, any finding of fact or law, judgn	nent, determination,
33		conclusion, or final order made by an adjudicator	
34		commissioner, the Commission the Assistant Secreta	ary, the Board of
35		Review, a hearing officer, appeals referee, or any other	
36		the authority of the Commission _ Division _ pursuant t	
37		Security Law shall be admissible in proceedings before	the North Carolina
38		Industrial Commission.	
39		ce of process upon the Commission Division in any pr	-
40		istrative agency or court of this State shall be pursuant	
41 42	U , (), (, notice of the requirement to withhold unemployment con $110, 126, 2(f)$ shall be served upon the process egent for	1
42 43	-	. 110-136.2(f) shall be served upon the process agent for seven by regular or courier mail.	л ше Етрюунен
43 44	•	sory rulings may be made by the Commission Division	with respect to the
45		ny statute or rule administered by the Commission Division	-
46	(1)	All requests for advisory rulings shall be made in writir	
47	(-)	the <u>Chief Counsel.</u> <u>Division</u> . Such requests shall state the	-
48		rules on which the ruling is requested.	
49	(2)	The Chief Counsel Division may request from any j	person securing an
50		advisory ruling any additional information that is ne	cessary. Failure to

	General Assemb	oly Of North Carolina	Session 2011
1 2 3	(3)	supply such additional information shall be cause a <u>Division</u> to decline to issue an advisory ruling. The <u>Commission Division</u> may decline to issue an administrative on indicial proceeding is pending with the second s	lvisory ruling if any
4 5 6 7		administrative or judicial proceeding is pending with t the ruling on the same factual grounds. The Comm decline to issue an advisory ruling if such a rul Commission's Division's interest in any litigation in wh	ission <u>Division</u> may ling may harm the
8		party.	
9 10	(4)	All advisory rulings shall be issued no later than 30 da information necessary to make a ruling has been re-	•
11 12 13 14 15	(5)	Counsel. <u>Division.</u> No advisory ruling shall be binding upon the Commission that in any subsequent enforcement action initiated <u>Division</u> , any person's reliance on such ruling sha mitigation of any penalty sought to be assessed."	by the Commission,
16	SECT	FION 2.4. G.S. 96-5 reads as rewritten:	
17		ment Security Administration Fund.	
18	(a) Speci	al Fund There is hereby created in the State treasury	-
19 20		nployment Security Administration Fund. All moneys wl d shall be continuously available to the Commission Secr	1
20 21	1	with the provisions of this Chapter, and shall not lapse	·
22		by other fund. The Employment Security Administrati	-
23		ed in this Chapter, shall be subject to the provisions of t	-
24	-	f the General Statutes) and the Personnel Act (G.S. 126-1	-
25	· •	h are received from the federal government or any agency	_ · · · ·
26 27	appropriated by	his State for the purpose described in G.S. 96-20 shall be in the amounts found necessary by the Secretary of Lab	e expended solely for
28		tration of this Chapter. The fund shall consist of all more	
29		oneys received from the United States of America, or	
30	-	cretary of Labor, and all moneys received from any o	
31 32	1 1	Il also include any moneys received from any agency of	
32 33	•	s compensation for services or facilities supplied to such at to any surety bond or insurance policy or from othe	
33 34	-	e Employment Security Administration Fund or by re	
35	•	pplies purchased from moneys in such fund, and any pro-	0
36		sition of any such equipment or supplies which may no lo	
37	1	nistration of this Chapter: Provided, any interest collec	•
38	and/or penalties	collected pursuant to this Chapter shall be paid into the	Special Employment
39	•	stration Fund created by subsection (c) of this section. All	•
40	-	ed, administered, and disbursed in the same manner	
41		equirements as is provided by law for other special funds	-
42		intained in a separate account on the books of the State	•
43		be liable on his official bond for the faithful performa	
44 45		the Employment Security Administration Fund prov ability on the official bond shall be effective immediately	
43 46	-	, and such liability shall exist in addition to any liabilit	-
40 47	-	the effective date of this provision, or which may be give	• 1 • 1
48		on any surety bond for losses sustained by the E	
49		und shall be deposited in said fund.	1
50		cement of Funds Lost or Improperly Expended. – If a	ny moneys received
7 1		and of Later and a Title III of the Constal Constant Ant	1 1

51 from the Secretary of Labor under Title III of the Social Security Act, or any unencumbered

1 balances in the Employment Security Administration Fund or any moneys granted to this State 2 pursuant to the provisions of the Wagner-Peyser Act, or any moneys made available by this 3 State or its political subdivisions and matched by such moneys granted to this State pursuant to 4 the provisions of the Wagner-Peyser Act, are found by the Secretary of Labor, because of any 5 action or contingency, to have been lost or expended for purposes other than, or in amounts in 6 excess of those found necessary by the Secretary of Labor for the proper administration of this 7 Chapter, it is the policy of this State that such moneys, not available from the Special 8 Employment Security Administration Fund established by subsection (c) of this section, shall 9 be replaced by moneys appropriated for such purpose from the general funds of this State to the 10 Employment Security Administration Fund for expenditure as provided in subsection (a) of this section. Upon receipt of notice of such a finding by the Secretary of Labor, the Commission 11 12 Division shall promptly pay from the Special Employment Security Administration Fund such 13 sum if available in such fund; if not available, it shall promptly report the amount required for 14 such replacement to the Governor and the Governor shall, at the earliest opportunity, submit to 15 the legislature a request for the appropriation of such amount.

16 (c) There is hereby created in the State treasury a special fund to be known as the 17 Special Employment Security Administration Fund. All interest and penalties, regardless of 18 when the same became payable, collected from employers under the provisions of this Chapter 19 subsequent to June 30, 1947 as well as any appropriations of funds by the General Assembly, 20 shall be paid into this fund. No part of said fund shall be expended or available for expenditure 21 in lieu of federal funds made available to the Commission Secretary for the administration of 22 this Chapter. Said fund shall be used by the Commission Division for the payment of costs and 23 charges of administration which are found by the Secretary of Labor not to be proper and valid 24 charges payable out of any funds in the Employment Security Administration Fund received 25 from any source and shall also be used by the Commission-Secretary for: (i) extensions, repairs, 26 enlargements and improvements to buildings, and the enhancement of the work environment in 27 buildings used for Commission Division business; (ii) the acquisition of real estate, buildings 28 and equipment required for the expeditious handling of Commission-Division business; and 29 (iii) the temporary stabilization of federal funds cash flow. The Employment Security 30 Commission Division may use funds either from the Special Employment Security Commission Administration Fund created by this subsection or from federal funds, or from a 31 32 combination of the two, to offset the costs of compliance with Article 7A of Chapter 163 of the 33 General Statutes of North Carolina or compliance with P.L. 103-31. Refunds of interest 34 allowable under G.S. 96-10, subsection (e) shall be made from this special fund: Provided, such 35 interest was deposited in said fund: Provided further, that in those cases where an employer 36 takes credit for a previous overpayment of interest on contributions due by such employer 37 pursuant to G.S. 96-10, subsection (e), that the amount of such credit taken for such 38 overpayment of interest shall be reimbursed to the Unemployment Insurance Fund from the 39 Special Employment Security Administration Fund. The Special Employment Security 40 Administration Fund, except as otherwise provided in this Chapter, shall be subject to the 41 provisions of the State Budget Act (Chapter 143C of the General Statutes) and the Personnel 42 Act (G.S. 126-1 et seq.). All moneys in this fund shall be deposited, administered, and 43 disbursed in the same manner and under the same conditions and requirements as is provided 44 by law for other special funds in the State treasury, and shall be maintained in a separate 45 account on the books of the State treasury. The State Treasurer shall be liable on his official 46 bond for the faithful performance of his duties in connection with the Special Employment 47 Security Administration Fund provided for under this Chapter. Such liability on the official 48 bond shall be effective immediately upon the enactment of this provision, and such liability 49 shall exist in addition to any liability upon any separate bond existent on the effective date of 50 this provision, or which may be given in the future. All sums recovered on any surety bond for 51 losses sustained by the Special Employment Security Administration Fund shall be deposited in

1 said fund. The moneys in the Special Employment Security Administration Fund shall be 2 continuously available to the <u>Commission Division</u> for expenditure in accordance with the 3 provisions of this section.

4

(c1) Repealed by Session Laws 2004-124, s. 13.7B(b), effective July 20, 2004.

5 (d) The other provisions of this section and G.S. 96-6, to the contrary notwithstanding, 6 the Commission–Secretary is authorized to requisition and receive from its account in the 7 unemployment trust fund in the treasury of the United States of America, in the manner 8 permitted by federal law, such moneys standing to its credit in such fund, as are permitted by 9 federal law to be used for expense of administering this Chapter and to expend such moneys for 10 such purpose, without regard to a determination of necessity by a federal agency. The State Treasurer shall be treasurer and custodian of the amounts of money so requisitioned. Such 11 12 moneys shall be deposited, administered, and disbursed in the same manner and under the same 13 conditions and requirements as are provided by law for other special funds in the State treasury.

14 Reed Bill Fund Authorization. – Subject to a specific appropriation by the General (e) 15 Assembly of North Carolina to the Employment Security Commission Department of Commerce, Division of Employment Security out of funds credited to and held in this State's 16 17 account in the Unemployment Trust Fund by the Secretary of the Treasury of the United States 18 pursuant to and in accordance with section 903 of the Social Security Act, the Commission 19 Division is authorized to utilize such funds for the administration of the Employment Security 20 Law, including personal services, operating and other expenses incurred in the administration 21 of said law, as well as for the purchase or rental, either or both, of offices, lands, buildings or 22 parts of buildings, fixtures, furnishings, equipment, supplies and the construction of buildings 23 or parts of buildings, suitable for use in this State by the Employment Security Commission, 24 Division, and for the payment of expenses incurred for the construction, maintenance, 25 improvements or repair of, or alterations to, such real or personal property. Provided, that any 26 such funds appropriated by the General Assembly shall not exceed the amount in the 27 Unemployment Trust Fund which may be obligated for expenditure for such purposes; and 28 provided that said funds shall not be obligated for expenditure, as herein provided, after the 29 close of the two-year period which begins on the effective date of the appropriation.

30 (f) Employment Security Commission-Reserve Fund. - There is created in the State 31 treasury a special trust fund, separate and apart from all other public moneys or funds of this 32 State, to be known as the Employment Security Commission-Reserve Fund, hereinafter 33 "Reserve Fund". Part of the proceeds from the tax on contributions imposed in G.S. 96-9(b)(3)34 shall be credited to the Reserve Fund, as specified in that statute. The moneys in the Reserve 35 Fund may be used by the Commission-Secretary for loans to the Unemployment Insurance 36 Fund, as security for loans from the federal Unemployment Insurance Trust Fund, and to pay 37 any interest required on advances under Title XII of the Social Security Act, and shall be 38 continuously available to the Commission-Division for expenditure in accordance with the 39 provisions of this section. The State Treasurer shall be ex officio the treasurer and custodian 40 and shall invest said moneys in accordance with existing law as well as rules and regulations promulgated pursuant thereto. Furthermore, the State Treasurer shall disburse the moneys in 41 42 accordance with the directions of the Commission-Secretary and in accordance with such 43 regulations as the Commission-Secretary may prescribe.

44 Administrative costs for the collection of the tax and interest payable to the Reserve Fund 45 shall be borne by the Special Employment Security Administration Fund.

The interest earned from investment of the Reserve Fund moneys shall be deposited in a
fund hereby established in the State Treasurer's Office, to be known as the "Worker Training
Trust Fund". These moneys shall be used to:

49

50 51 (1) Fund programs, specifically for the benefit of unemployed workers or workers who have received notice of long-term layoff or permanent unemployment, which will enhance the employability of workers, including,

	General Assembly Of North Carolina	Session 2011
1	but not limited to, adult basic education, adult high sch	ool or equivalency
2 3	programs, occupational skills training programs, assessm and placement programs;	
4	(2) Continue operation of local Employment Security Co	mmission_Division
5	offices throughout the State; or	<u>DIVISION</u>
6	(3) Provide refunds to employers.	
7	The use of funds from the Worker Training Trust Fund, for the	nurnoses set out in
8	the above paragraph, shall be pursuant to appropriation	
9	Operations Appropriations Act. Funds appropriated	
10	Training Trust Fund that are unexpended and unencum	
11	the fiscal year for which they are appropriated shall	
12	treasury to the credit of the Worker Training Trust Fund	
12	G.S. 143C-1-2.	
13 14	(g) Notwithstanding subsection (f) of this section, the State Treasu	rer may invest not
14	more than a total of twenty-five million dollars (\$25,000,000) of funds i	•
16	Security Commission Reserve Fund established under subsection (f) of this s	- ·
17	issued by the North Carolina Technological Development Authority, Inc	
18	which are directed to support investment in venture capital funds. The St	-
18 19	report to the Joint Legislative Commission on Governmental Operatio	
20	Research Division on October 1 and March 1 of each fiscal year on investm	
20	to this subsection."	ents made pursuant
$\frac{21}{22}$	SECTION 2.5. G.S. 96-6 reads as rewritten:	
22	"§ 96-6. Unemployment Insurance Fund.	
23 24	(a) Establishment and Control. – There is hereby established as a sp	ecial fund senarate
25	and apart from all public moneys or funds of this State, an Unemployme	· •
25 26	which shall be administered by the Commission Division's Employment	
20 27	exclusively for the purposes of this Chapter. This fund shall consist of:	Insurance Section
28	(1) All contributions collected under this Chapter, together	r with any interest
20 29	earned upon any moneys in the fund;	with any interest
30	(2) Any property or securities acquired through the use of m	onevs belonging to
31	the fund;	oneys belonging to
32	(3) All earnings of such property or securities;	
33	(4) Any moneys received from the federal unemployme	nt account in the
34	unemployment trust fund in accordance with Title XII of	
35	Act as amended;	the Boelar Beearity
36	(5) All moneys credited to this State's account in the Unempl	ovment Trust Fund
37	pursuant to section 903 of Title IX of the Social Security	•
38	(U.S.C.A. Title 42, sec. 1103 (a));	y moo, as amonada,
39	(6) All moneys paid to this State pursuant to section 204 of	of the Federal-State
40	Extended Unemployment Compensation Act of 1970;	
41	(7) Reimbursement payments in lieu of contributions.	
42	All moneys in the fund shall be commingled and undivided.	
43	(b) Accounts and Deposit. – The State Treasurer shall be ex offici	o the treasurer and
44	custodian of the fund who shall disburse such fund in accordance with the	
45	Commission-Secretary and in accordance with such regulations as the Co	
46	shall prescribe. He The Treasurer shall maintain within the fund three separa	
47	(1) A clearing account,	
48	(2) An unemployment trust fund account, and	
49	(2) A benefit account.	
50	All moneys payable to the fund, upon receipt thereof by the Commission	. Division, shall be
51	forwarded immediately to the treasurer who shall immediately deposit the	

forwarded immediately to the treasurer who shall immediately deposit them in the clearing

51

account. Refunds payable pursuant to G.S. 96-10 may be paid from the clearing account upon 1 2 warrants issued upon the treasurer as provided in G.S. 143B-426.40G under the requisition of 3 the Commission. Division. After clearance thereof, all other moneys in the clearing account 4 shall be immediately deposited with the secretary of the treasury of the United States of 5 America to the credit of the account of this State in the unemployment trust fund, established 6 and maintained pursuant to section 904 of the Social Security Act, as amended, any provision 7 of law in this State relating to the deposit, administration, release, or disbursement of moneys in 8 the possession or custody of this State to the contrary notwithstanding. The benefit account 9 shall consist of all moneys requisitioned from this State's account in the unemployment trust 10 fund. Moneys in the clearing and benefit accounts may be deposited by the treasurer, under the direction of the Commission, Secretary, in any bank or public depository in which general 11 12 funds of the State may be deposited, but no public deposit insurance charge or premium shall 13 be paid out of the fund. The State Treasurer shall be liable on his official bond for the faithful 14 performance of his duties in connection with the unemployment insurance fund provided for 15 under this Chapter. Such liability on the official bond shall be effective immediately upon the 16 enactment of this provision, and such liability shall exist in addition to any liability upon any 17 separate bond existent on the effective date of this provision, or which may be given in the 18 future. All sums recovered on any surety bond for losses sustained by the unemployment 19 insurance fund shall be deposited in said fund.

20 Moneys shall be requisitioned from this State's account in the unemployment trust (c) 21 fund solely for the payment of benefits (including extended benefits) and in accordance with 22 regulations prescribed by the Commission. Secretary. The Commission Division shall, from 23 time to time, requisition from the unemployment trust fund such amounts, not exceeding the 24 accounts standing to its account therein, as it deems necessary for the payment of benefits for a 25 reasonable future period. Upon receipt thereof the treasurer shall deposit such moneys in the 26 benefit account and shall pay all warrants drawn thereon as provided in G.S. 143B-426.40G 27 and requisitioned by the Commission Division for the payment of benefits solely from such 28 benefit account. Expenditures of such moneys in the benefit account and refunds from the 29 clearing account shall not be subject to approval of the Budget Bureau or any provisions of law 30 requiring specific appropriations or other formal release by State officers of money in their custody. All warrants issued upon the treasurer for the payment of benefits and refunds shall be 31 32 issued as provided in G.S. 143B-426.40G as requisitioned by the chairman of the Commission 33 Secretary, the Assistant Secretary, or a duly authorized agent of the Commission-Division for 34 that purpose. Any balance of moneys requisitioned from the unemployment trust fund which 35 remains unclaimed or unpaid in the benefit account after the expiration of the period for which 36 such sums were requisitioned shall either be deducted from estimates for, and may be utilized 37 for the payment of, benefits during succeeding periods, or, in the discretion of the Commission, 38 Division, shall be redeposited with the Secretary of the Treasury of the United States of 39 America, to the credit of this State's account in the unemployment trust fund, as provided in 40 subsection (b) of this section.

41 Management of Funds upon Discontinuance of Unemployment Trust Fund. – The (d) 42 provisions of subsections (a), (b), and (c), to the extent that they relate to the unemployment 43 trust fund, shall be operative only so long as such unemployment trust fund continues to exist, 44 and so long as the Secretary of the Treasury of the United States of America continues to 45 maintain for this State a separate book account of all funds deposited therein by this State for 46 benefit purposes, together with this State's proportionate share of the earnings of such 47 unemployment trust fund, from which no other state is permitted to make withdrawals. If and when such unemployment trust fund ceases to exist, or such separate book account is no longer 48 49 maintained, all moneys, properties, or securities therein belonging to the Unemployment 50 Insurance Fund of this State shall be transferred to the treasurer of the Unemployment 51 Insurance Fund, who shall hold, invest, transfer, sell, deposit, and release such moneys,

1	properties, or securities in a manner approved by the Commission, Secretary of the Department
2	of Commerce, in accordance with the provisions of this Chapter: Provided, that such moneys
3	shall be invested in the following readily marketable classes of securities: Bonds or other
4	interest-bearing obligations of the United States of America or such investments as are now
5	permitted by law for sinking funds of the State of North Carolina; and provided further, that
6	such investment shall at all times be so made that all the assets of the fund shall always be
7	readily convertible into cash when needed for the payment of benefits. The treasurer shall
8	dispose of securities or other properties belonging to the Unemployment Insurance Fund only
9	under the direction of the Commission. Secretary of the Department of Commerce.
10	(e) Benefits shall be deemed to be due and payable under this Chapter only to the extent
11	provided in this Chapter and to the extent that moneys are available therefor to the credit of the
12	Unemployment Insurance Fund, and neither the State nor the Commission Division shall be
12	liable for any amount in excess of such sums.
13 14	•
	(f) Any interest required to be paid on advances under Title XII of the Social Security
15	Act shall be paid in a timely manner and shall not be paid, directly or indirectly, from amounts
16 17	in the Unemployment Insurance Fund."
17	SECTION 2.6. G.S. 96-7(a) reads as rewritten:
18	"(a) In any civil action to enforce the provisions of this Chapter, the Commission
19	Secretary, the Department, and the State may be represented by any qualified attorney who is
20	designated by it for this purpose."
21	SECTION 2.7.(a) G.S. 96-8(2) is repealed.
22	SECTION 2.7.(b) G.S. 96-8 is amended by adding the following new subdivisions
23	to read:
24	"§ 96-8. Definitions.
25	As used in this Chapter, unless the context clearly requires otherwise:
26	
27	(3a) Department. – The North Carolina Department of Commerce.
28	(3b) Division or DES. – The Department's Division of Employment Security.
29	(3c) <u>EIS. – The Employment Insurance Section of DES.</u>
30	(3d) ESS. – The Employment Security Section of DES.
31	
32	(8c) <u>Secretary - The Secretary of the Department of Commerce or the Assistant</u>
33	Secretary in charge of the Division of Employment Security.
34	
35	SECTION 2.7.(c) G.S. 96-8(5)a. and b. read as rewritten:
36	"(5) "Employer" means:
37	a. Any employing unit which (a) within the current or preceding
38	calendar year, and which for some portion of a day in each of 20
39	different calendar weeks within such calendar year (whether or not
40	such weeks are or were consecutive), has or had in employment one
41	or more individuals (not necessarily simultaneously and irrespective
42	of whether the same individuals are or were employed in each such
43	week); or (b) in any calendar quarter in either the current or
44	preceding calendar year paid for service in employment wages of one
45	thousand five hundred dollars (\$1,500) or more. Provided further, for
46	the purpose of this paragraph, "employment" shall include services
47	which would constitute "employment" but for the fact that such
48	services are deemed to be performed entirely within another state
49	pursuant to an election under an arrangement entered into by the
50	
50	Commission Division pursuant to subsection (1) of G.S. 96-4, and an
50 51	

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

employment security law. Provided further, for the purpose of this paragraph, "week" means a period of seven consecutive calendar days, and when a calendar week falls partly within each of two calendar years, the days of that week up to January 1 shall be deemed one calendar week, and the days beginning January 1, another such week.

Any employing unit which acquired the organization, trade or b. business, or substantially all the assets thereof, of another which at the time of such acquisition was an employer subject to this Chapter, or which acquired a part of the organization, trade, or business of another, which at the time of such acquisition was an employer subject to this Chapter; provided, such other would have been an employer under paragraph a of this subdivision if such part had constituted its entire organization, trade, or business; provided further, that G.S. 96-10, subsection (d), shall not be applicable to an individual or employing unit acquiring such part of the organization, trade or business. The provisions of G.S. 96-11(a) to the contrary notwithstanding, any employing unit which becomes an employer solely by virtue of the provisions of this paragraph shall not be liable for contributions based on wages paid or payable to individuals with respect to employment performed by such individuals for such employing unit prior to the date of acquisition of the organization, trade, business, or a part thereof as specified herein, or substantially all the assets of another, which at the time of such acquisition was an employer subject to this Chapter. This provision shall not be applicable with respect to any employing unit which is an employer by reason of any other provision of this Chapter. A successor by total acquisition under the provisions of this paragraph may be relieved from coverage hereunder by making written application with the Commission Division within 60 days from the date the Commission Division mails him a notification of his liability and provided the Commission Division finds the predecessor was an employer at the time of such acquisition only because such predecessor had failed to make application for termination of coverage as provided in G.S. 96-11 of this Chapter. A successor under the provisions of this paragraph who becomes an employer by virtue of having acquired a part of the organization, trade or business of the predecessor hereunder may be relieved from coverage upon making written application with the Commission-Division within 60 days from the date the Commission Division mails him a notification of his liability and the Commission-Division finds that the predecessor could have terminated by making the application under G.S. 96-11 if the part acquired had constituted all of the predecessor's business."

SECTION 2.7.(d) G.S. 96-8(6)d., f.2., and k.3. read as rewritten:

45 "(6) d. Services not covered under paragraph b of this subdivision, and
46 performed entirely without this State, with respect to no part of which
47 contributions are required and paid under an employment security law of any
48 other state or of the federal government, shall be deemed to be employment
49 subject to this Chapter if the individual performing such service is a resident
50 of this State and the Commission Division approves the election of the
51 employing unit for whom such services are performed that the entire service

General Assemb	oly Of I	North (Carolina Session 202
	and s <u>Divis</u> G.S. 9	services ion_in	vidual shall be deemed to be employment subject to this Chapters covered by an election duly approved by the Commission accordance with an arrangement pursuant to subsection (1) hall be deemed to be employment during the effective period n.
	 f.	The t	term "employment" shall include:
		2.	Services covered by an election duly approved by the Commission <u>Division</u> in accordance with an arrangeme pursuant to G.S. 96-4, subsection (1), of this Chapter during the effective period of such election.
	 k.	The t	term "employment" does not include:
		3. "	Service with respect to which unemployment insurance payable under an employment security system established I an act of Congress: Provided, that the Commission Division is hereby authorized and directed to enter into agreement with the proper agencies under such act of Congress, which agreements shall become effective 10 days after publication thereof in the manner provided in G.S. 96-4(b) for gener rules, to provide potential rights to benefits under the Chapter, acquired rights to unemployment insurance und act of Congress, or who have, after acquiring potential right to unemployment insurance, under such act of Congress acquired rights to benefits under this Chapter.
	FION 2		G.S. 96-8(10) reads as rewritten:
"(10)			Intil July 1, 2011) Total and partial unemployment.
()	a.	For t	the purpose of establishing a benefit year, an individual shall hered to be unemployed:
		1.	If the individual has payroll attachment but, because of lac of work during the payroll week for which the individual requesting the establishment of a benefit year, the individu worked less than the equivalent of three customary schedule full-time days in the establishment, plant, or industry which the individual has payroll attachment as a regul employee. If a benefit year is established, it shall begin on the
)		2.	Sunday preceding the payroll week ending date. If the individual has no payroll attachment on the date the individual reports to apply for unemployment insurance. If
- - -			benefit year is established, it shall begin on the Sunday of the calendar week with respect to which the claimant met the reporting requirements provided by Commission
,	b.	For 4	regulation.rules adopted by the Division. benefit weeks within an established benefit year, a claimant sha
1	υ.		eemed to be:
)		1.	Totally unemployed, irrespective of job attachment, if
		1.	claimant's earnings for such week, including payment
			defined in subparagraph c below, would not reduce the

	General Assembly Of North C	arolina Session 2011
1		claimant's weekly benefit amount as prescribed by
2		G.S. 96-12(c).
3	2.	Partially unemployed, if the claimant has payroll attachment
4		but because of lack of work during the payroll week for
5		which the claimant is requesting benefits the claimant worked
6		less than three customary scheduled full-time days in the
7		establishment, plant, or industry in which the claimant is
8		employed and whose earnings from such employment
9		(including payments defined in subparagraph c below) would
10		qualify the claimant for a reduced payment as prescribed by
11	2	G.S. 96-12(c).
12	3.	Part-totally unemployed, if the claimant had no job
13		attachment during all or part of such week and whose
14 15		earnings for odd jobs or subsidiary work (including payments
15 16		defined in subparagraph c below) would qualify the claimant for a reduced payment as prescribed by $C = 06(12(a))$
10	c. (For s	for a reduced payment as prescribed by G.S. 96-12(c). suspension of enforcement, see note) No individual shall be
18		lered unemployed if, with respect to the entire calendar week,
19		dividual is receiving, has received, or will receive as a result of
20		dividual's separation from employment, remuneration in the
21		of (i) wages in lieu of notice, (ii) accrued vacation pay, (iii)
22		hal leave pay, (iv) separation pay, or (v) dismissal payments or
23		by whatever name. Provided, however, if such payment is
24		able to less than the entire week, the claimant may be
25		lered to be unemployed as defined in subsections a and b of this
26		raph. Sums received by any individual for services performed
27	as an	elected official who holds an elective office, as defined in
28	G.S. 1	28-1.1(d), or as a member of the N. C. National Guard, as
29		ed in G.S. 127A-3, or as a member of any reserve component of
30		United States Armed Forces shall not be considered in
31		nining that individual's employment status under this
32		ction. Benefits paid under this subdivision shall not be charged
33		account or accounts of the base period employer or employers.
34		ndividual's week of unemployment shall be deemed to
35		ence only after <u>his the individual's</u> registration at an
36		syment office, except as the Commission may by regulation
37 38		on by rule may otherwise prescribe.
38 39	-	led by Session Laws 2009-506, s. 2, effective October 1, 2009, pplicable to claims filed on or after that date.
40	-	ibstitute teacher or other substitute school personnel shall be
40 41		lered unemployed for days or weeks when not called to work
42		the individual is or was employed as a full-time substitute
43		g the period of time for which the individual is requesting
44	-	its. For the purposes of this subsection, full-time substitute is
45		ed as a substitute employee who works more than 30 hours a
46		on a continual basis for a period of six months or more.
47		ly 1, 2011) Total and partial unemployment.
48		e purpose of establishing a benefit year, an individual shall be
49		ed to be unemployed:
50	1.	If he has payroll attachment but, because of lack of work
51		during the payroll week for which he is requesting the

General Assembly Of	North Carolina	Session 2011
1 2 3 4 5 6 7 8 9 0 1 2	 establishment of a benefit year, he equivalent of three customary schedu establishment, plant, or industry ir attachment as a regular employee established, it shall begin on the Sundweek ending date. If he has no payroll attachment on the for unemployment insurance. If a be it shall begin on the Sunday of the ca to which the claimant met the provided by Commission regulation Division. 	led full-time days in the n which he has payroll e. If a benefit year is day preceding the payroll e date he reports to apply mefit year is established, lendar week with respect reporting requirements
- 3 b.	For benefit weeks within an established bene	efit year, a claimant shall
4	be deemed to be:	•
5 6 7 8	1. Totally unemployed, irrespective of earnings for such week, including subparagraph c below, would not re amount as prescribed by G.S. 96-12(c	g payments defined in educe his weekly benefit
9	2. Partially unemployed, if he has	
0	because of lack of work during the pa	
1	is requesting benefits he worked le	
2 3	scheduled full-time days in the existence industry in which he is employed a	-
4	such employment (including	-
5	subparagraph c below) would qua	•
6	payment as prescribed by G.S. 96-12	(c).
7	3. Part-totally unemployed, if the	
8 9	attachment during all or part of earnings for odd jobs or subsidiary w	
0	defined in subparagraph c below) v	
1	reduced payment as prescribed by G.	· ·
2 c.	No individual shall be considered unemploy	-
3 4	entire calendar week, he is receiving, has rec	
5	a result of his separation from employment, a of (i) wages in lieu of notice, (ii) accrued va	
6	leave pay, (iv) severance pay, (v) separation	
7	payments or wages by whatever name. Pro	ovided, however, if such
8	payment is applicable to less than the entire	-
9 0	be considered to be unemployed as defined the	
1	this paragraph. Sums received by any performed as an elected official who hold	
2	defined in G.S. 128-1.1(d), or as a member	
3	Guard, as defined in G.S. 127A-3, or as a	
4	component of the United States Armed	
5	considered in determining that individual's e	1 0
6 7	this subsection. Provided further, however, the considered to be unemployed as to receipt of	
8	week the individual is registered at or atte	1 0 0
9 0	higher education as defined in G.S. 96-8(5)j defined in G.S. 96-8(5)q., or Commissi	., or secondary school as

1 vocational, educational, or training programs as defined in G.S. 96-13. 3 d. An individual's week of unemployment shall be deemed to commence only after his registration at an employment office, except as the Commission–Division may by regulation–rule otherwise prescribe. 7 e. Repealed by Session Laws 2009-506, s. 2, effective October 1, 2009, and applicable to claims filed on or after that date. 9 f. No substitute teacher or other substitute school personnel shall be considered unemployee of dr days or weeks when not called to work unless the individual is or was employed as a full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 8 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 7 (13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all renumeration in any medium other than cash. The reasonable cash value of renumeration is an used puon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or is such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar negutarions for a system established by an employing unit which makes? 9 fib. the individual were paid is wages at regular intervals. The term "wages" shall not include were paid is wages at regular intervals		General Assembly Of North Carolina Session 2011
3 d. An individual's week of unemployment shall be deemed to commence only after his registration at an employment office, except as the Commission Division may by regulation rule_otherwise prescribe. 7 e. Repealed by Session Laws 2009-506, s. 2. effective October 1, 2009, and applicable to claims filed on or after that date. 9 f. No substitute teacher or other substitute school personnel shall be considered unemployed for days or weeks when not called to work unless the individual is or was employed as a full-time substitute is defined as a substitute enduring the period of time for which the individual is requesting benefits. For the purposes of this subsection, full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 7 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by pivate agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any week or for an y calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in succomputing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be that would prevail if the individual's wages are regular intervals. The term 'wages'' shall in to include the amount of (i) retiremen		
4 commence only after his registration at an employment office, except as the Commission_Division_may by regulation_rule_otherwise prescribe. 7 e. Repealed by Session Laws 2009-506, s. 2, effective October 1, 2009, and applicable to claims filed on or after that date. 9 f. No substitute teacher or other substitute school personnel shall be considered unemployed for days or weeks when not called to work the individual is or was employed as a full-time substitute during the period of time for which the individual is requesting benefits. For the purposes of this subsection, full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 16 SECTION 2.7.(I) G.S. 96-8(13)a. and the read as rewritten: "(13) a. "Wages" shall include commissions, bouxes, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations 17 "(13) a. "Wages" shall include commission function in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The requality over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in succh manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regul		
5 as the Commission_Division_may by regulation_rule_otherwise prescribe. 6 prescribe. 7 e. 8 Repealed by Session Laws 2009-506, s. 2, effective October 1, 2009, and applicable to claims filed on or after that date. 9 f. No substitute teacher or other substitute school personnel shall be considered unemployed for days or weeks when not called to work unless the individual is or was employed as a full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 8 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations 8 Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefitis only shall be determined in such manner as my by atthorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term 'wages'' shall not include the amount of any payment with		
6 prescribe. 7 e. Repealed by Session Laws 2009-506, s. 2, effective October 1, 2009, and applicable to claims filed on or after that date. 9 f. No substitute teacher or other substitute school personnel shall be to considered unemployed for days or weeks when not called to work unless the individual is or was employed as a full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 16 SECTION 2.7.0(0.5. 96-8(13) and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages ar largular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its empl		
7 e. Repealed by Session Laws 2009-506, s. 2, effective October 1, 2009, and applicable to claims filed on or after that date. 9 f. No substitute teacher or other substitute school personnel shall be considered unemployed for days or weeks when not called to work unless the individual is or was employed as a full-time substitute taking unless the individual is requesting defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 8 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 7 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission-Division; provided, if the remuneration of an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages are guad at intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in the suppose of computing an individual's right to unemployment benefits on account of sickness or accident disability, or (ii) medical adh hosp		
 and applicable to claims filed on or after that date. f. No substitute teacher or other substitute school personnel shall be considered unemployed for days or weeks when not called to work unless the individual is or was employed as a full-time substitute during the period of time for which the individual is requesting benefits. For the purposes of this subsection, full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." SECTION 2.7.(0) G.S. 96-8(13) and d. read as rewritten: "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission: Division; provided, if the remuneration of an individual's in ot based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ genera		1
9 f. No substitute teacher or other substitute school personnel shall be considered unemployed for days or weeks when not called to work unless the individual is or was employed as a full-time substitute during the period of time for which the individual is requesting benefits. For the purposes of this subsection, full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 16 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission-Division; provided, if the remuneration of an individual's right to unemployment period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment? 10 period or duration of in would free apploying unit for insurance or annuities, or into a fund, to my calendar quarter for the purpose of payment with respect to services to, or on behalf of, an individual in its employ guerally or for a class or classes of such individuals? 11 d. Wages shall not include the amount of any payment, inc		
10 considered unemployed for days or weeks when not called to work 11 unless the individual is or was employed as a full-time substitute 12 during the period of time for which the individual is requesting 13 benefits. For the purposes of this subsection, full-time substitute is 14 defined as a substitute employee who works more than 30 hours a 15 week on a continual basis for a period of ixis months or more." 16 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an 18 employee by an employer pursuant to an order of any court, the National Labor Relations 10 or any other lawfully constituted adjudicative agency or by private agreement, consent, 11 any medium other than cash. The reasonable cash value of remuneration in any medium other 12 man cash shall be estimated and determined in accordance with rules prescribed by the 14 commission_Division_provided, if the remuneration of an individual's right to unemployment 16 manner as not to extend regularly over the period of employment, the wages for any week or 16 montation of time or if the individual's map by authorized regulations be 17 benefits. only shall be determined in such manner as may by authorized regulations<		11
11 unless the individual is or was employed as a full-time substitute 12 during the period of time for which the individual is requesting 13 benefits. For the purposes of this subsection, full-time substitute is 14 defined as a substitute employee who works more than 30 hours a 15 week on a continual basis for a period of six months or more." 16 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an 18 employee by an employer pursuant to an order of any court, the National Labor Relations 19 Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, 10 any medium other than cash. The reasonable cash value of remuneration in any medium other 11 any medium other than cash. The reasonable cash value of remuneration of an individual is not based upon a fixed 12 period or duration of time or if the individual's wages are paid at irregular intervals or in such 13 manner as not to extend regularly over the period of employment, the wages for any week or 16 for any calendar quarter for the purpose of computing an individual's regult to unemployment 16 benefits only shall be determined in such manner as may by authorized regulations be 17 be		1
12 during the period of time for which the individual is requesting benefits. For the purposes of this subsection, full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 13 Weeke's shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission; Division; provided, if the remuneration of an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual wree paid his wages at regular intervals. The term "wages" shall including any amount paid by an employing unit for insurance or anutities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability or (ii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, or (iv) death. However, in the case of payments made to an employee or any of in dividual in its employee of the tax imposed upon a employee under the Federal Insurance Contributions Act.		
 benefits. For the purposes of this subsection, full-time substitute is defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ gunerally of ra class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (ii) medical and hospitalization expenses in connection with sickness or acciden		
14 defined as a substitute employee who works more than 30 hours a week on a continual basis for a period of six months or more." 16 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuice, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (ii) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, or (iii) medical and ho		
15 week on a continual basis for a period of six months or more." 16 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonuses, any sums paid to an employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission-Division; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provision for individuals in its employ generally or for a class or classes of such individuals (including any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (ii) medical and hospitalization expenses in connection with sickness or accident disability, or (iii) medical a		
16 SECTION 2.7.(f) G.S. 96-8(13)a. and d. read as rewritten: 17 "(13) a. "Wages" shall include commissions, bonues, any sums paid to an 18 employee by an employer pursuant to an order of any court, the National Labor Relations 18 Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, 20 or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other 21 than cash. The reasonable cash value of remuneration in any medium other 22 than cash shall be estimated and determined in accordance with rules prescribed by the 23 Commission, Division; provided, if the remuneration of an individual's in to based upon a fixed 24 period or duration of time or if the individual's wages are paid at irregular intervals or in such 24 manner as not to extend regularly over the period of employment, the wages for any week or 25 manner as not to extend regularly over the pair bis wages at regular intervals. The term "wages" 26 that would prevail if the individual were paid his wages at regular intervals. The term "wages" 26 that would prevail if the individual were paid his wages at regular intervals. The term "wages" 27 shall not include the amount of any payment with respect to services to, or on behalf of, an 28 shall not incl		
 employee by an employer pursuant to an order of any court, the National Labor Relations Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability, or (ii) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that t	16	
 Board, or any other lawfully constituted adjudicative agency or by private agreement, consent, or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission, Division; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, or (ii) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, or (ii) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, on yayment, made to, or on behalf of,	17	"(13) a. "Wages" shall include commissions, bonuses, any sums paid to an
20 or arbitration for loss of pay by reason of discharge, and the cash value of all remuneration in any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission; Division; provided, if the remuneration of an individual's not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee segnerally, or for a class or group of employees, for the purpose of supplementin	18	employee by an employer pursuant to an order of any court, the National Labor Relations
21 any medium other than cash. The reasonable cash value of remuneration in any medium other than cash shall be estimated and determined in accordance with rules prescribed by the Commission; Division; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance on annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payment, including any amount paid into a fund to provide for such payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commissioun Jurision under such reasonable engloyeer or others		
 than cash shall be estimated and determined in accordance with rules prescribed by the Commission-Division; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by		
 Commission; Division; provided, if the remuneration of an individual is not based upon a fixed period or duration of time or if the individual's wages are paid at irregular intervals or in such manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments, the term "wages" shall not include payment by an employre without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of empl		
24 period or duration of time or if the individual's wages are paid at irregular intervals or in such 25 manner as not to extend regularly over the period of employment, the wages for any week or 26 for any calendar quarter for the purpose of computing an individual's right to unemployment 27 benefits only shall be determined in such manner as may by authorized regulations be 28 prescribed. The regulations shall, so far as possible, secure results reasonably similar to those 29 that would prevail if the individual were paid his wages at regular intervals. The term "wages" 29 shall not include the amount of any payment with respect to services to, or on behalf of, an 31 individual in its employ generally or for a class or classes of such individuals 32 (including any amount paid by an employing unit for insurance or annuities, or into a fund, to 33 (including any amount paid by an employing unit for insurance or annuities, or a fund, to 34 provide for any such payment), on account of (i) retirement, or (ii) sickness or accident 35 data. However, in the case of payments made to an employee or any of his 36 dependents on account of sickness or accident disability, only payments which are received 37 d. Wages shall not include the amount of any payment, including any 38 d.		± •
 manner as not to extend regularly over the period of employment, the wages for any week or for any calendar quarter for the purpose of computing an individual's right to unemployment benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission-Division under such reasonable regulations-rules as it shall promulgate.adopt." 		i
26for any calendar quarter for the purpose of computing an individual's right to unemployment27benefits only shall be determined in such manner as may by authorized regulations be28prescribed. The regulations shall, so far as possible, secure results reasonably similar to those29that would prevail if the individual were paid his wages at regular intervals. The term "wages"30shall not include the amount of any payment with respect to services to, or on behalf of, an31individual in its employ under a plan or system established by an employing unit which makes32provision for individuals in its employ generally or for a class or classes of such individuals33(including any amount paid by an employing unit for insurance or annuities, or into a fund, to34provide for any such payment), on account of (i) retirement, or (ii) sickness or accident35disability or (iv) death. However, in the case of payments made to an employee or any of his36dependents on account of sickness or accident disability, only payments which are received37under a worker's compensation law shall be excluded from the term "wages". Furthermore, the48term "wages" shall not include payment by an employee under the Federal41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplemen		
 benefits only shall be determined in such manner as may by authorized regulations be prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission -Division under such reasonable regulations-rules as it shall promulgate.adopt." 		
 prescribed. The regulations shall, so far as possible, secure results reasonably similar to those that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission Division under such reasonable regulations-rules as it shall promulgate-adopt." 		
 that would prevail if the individual were paid his wages at regular intervals. The term "wages" shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employee or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission-Division under such reasonable regulations-rules as it shall promulgate adopt." 		
 shall not include the amount of any payment with respect to services to, or on behalf of, an individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. 43 d. Wages shall not include the amount of any payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission–Division under such reasonable regulations-rules as it shall promulgate adopt." 		
 individual in its employ under a plan or system established by an employing unit which makes provision for individuals in its employ generally or for a class or classes of such individuals (including any amount paid by an employing unit for insurance or annuities, or into a fund, to provide for any such payment), on account of (i) retirement, or (ii) sickness or accident disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. 43 d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission_Division_under such reasonable regulations-rules as it shall promulgate.adopt." 		
32provision for individuals in its employ generally or for a class or classes of such individuals33(including any amount paid by an employing unit for insurance or annuities, or into a fund, to34provide for any such payment), on account of (i) retirement, or (ii) sickness or accident35disability, or (iii) medical and hospitalization expenses in connection with sickness or accident36disability or (iv) death. However, in the case of payments made to an employee or any of his37dependents on account of sickness or accident disability, only payments which are received38under a worker's compensation law shall be excluded from the term "wages". Furthermore, the39term "wages" shall not include payment by an employer without deduction from the40remuneration of the employee of the tax imposed upon an employee under the Federal41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission-Division under such reasonable regulations rules as it shall promulgate.adopt."		
34provide for any such payment), on account of (i) retirement, or (ii) sickness or accident35disability, or (iii) medical and hospitalization expenses in connection with sickness or accident36disability or (iv) death. However, in the case of payments made to an employee or any of his37dependents on account of sickness or accident disability, only payments which are received38under a worker's compensation law shall be excluded from the term "wages". Furthermore, the39term "wages" shall not include payment by an employer without deduction from the40remuneration of the employee of the tax imposed upon an employee under the Federal41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission_Division_under such reasonable 	32	
 disability, or (iii) medical and hospitalization expenses in connection with sickness or accident disability or (iv) death. However, in the case of payments made to an employee or any of his dependents on account of sickness or accident disability, only payments which are received under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission Division under such reasonable regulations-rules as it shall promulgate.adopt." 	33	(including any amount paid by an employing unit for insurance or annuities, or into a fund, to
36disability or (iv) death. However, in the case of payments made to an employee or any of his37dependents on account of sickness or accident disability, only payments which are received38under a worker's compensation law shall be excluded from the term "wages". Furthermore, the39term "wages" shall not include payment by an employer without deduction from the40remuneration of the employee of the tax imposed upon an employee under the Federal41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission_Division_under such reasonable regulations-rules as it shall promulgate.adopt."	34	provide for any such payment), on account of (i) retirement, or (ii) sickness or accident
37dependents on account of sickness or accident disability, only payments which are received38under a worker's compensation law shall be excluded from the term "wages". Furthermore, the39term "wages" shall not include payment by an employer without deduction from the40remuneration of the employee of the tax imposed upon an employee under the Federal41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any4546employee or others which makes provision for employees generally,47or for a class or group of employees, for the purpose of48supplementing unemployment benefits, provided that the plan has49been approved by the Commission_Division_under such reasonable50regulations_rules as it shall promulgate.adopt."		
 under a worker's compensation law shall be excluded from the term "wages". Furthermore, the term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. 42 43 44 45 46 46 47 47 48 49 49 49 40 40 41 42 43 44 45 46 47 47 48 49 49 40 40 41 42 43 44 45 46 47 47 48 49 49 40 40 41 42 43 44 45 46 47 47 47 48 49 49 40 40 41 42 43 44 44 45 46 47 47 48 49 49 40 41 41 42 43 44 44 45 46 47 47 47 48 49 49 40 41 41 42 43 44 45 46 47 47 47 48 49 49 40 41 41 42 43 44 45 46 47 47 48 49 49 40 41 41 42 43 44 45 46 47 48 49 49 40 41 41 42 43 44 44 45 46 47 48 49 49 40 41 41 42 43 44 44 44 45 46 47 48 49<		
 term "wages" shall not include payment by an employer without deduction from the remuneration of the employee of the tax imposed upon an employee under the Federal Insurance Contributions Act. d. Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission-Division under such reasonable regulations-rules as it shall promulgate.adopt." 		
40remuneration of the employee of the tax imposed upon an employee under the Federal41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission_Division_under such reasonable regulations-rules as it shall promulgate.adopt."		
41Insurance Contributions Act.4243d.44Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission Division under such reasonable regulations-rules as it shall promulgate.adopt."		
4243d.Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission Division under such reasonable regulations-rules as it shall promulgate.adopt."		
43d.Wages shall not include the amount of any payment, including any amount paid into a fund to provide for such payment, made to, or on behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission Division under such reasonable regulations rules as it shall promulgate.adopt."		Insurance Contributions Act.
44amount paid into a fund to provide for such payment, made to, or on45behalf of, an employee under a plan or system established by an46employer or others which makes provision for employees generally,47or for a class or group of employees, for the purpose of48supplementing unemployment benefits, provided that the plan has49been approved by the Commission Division under such reasonable50regulations rules as it shall promulgate.adopt."		 d Wages shall not include the amount of any payment including any
 behalf of, an employee under a plan or system established by an employer or others which makes provision for employees generally, or for a class or group of employees, for the purpose of supplementing unemployment benefits, provided that the plan has been approved by the Commission Division under such reasonable regulations rules as it shall promulgate.adopt." 		
 46 employer or others which makes provision for employees generally, 47 or for a class or group of employees, for the purpose of 48 supplementing unemployment benefits, provided that the plan has 49 been approved by the Commission Division under such reasonable 50 regulations rules as it shall promulgate.adopt." 		
 47 or for a class or group of employees, for the purpose of 48 supplementing unemployment benefits, provided that the plan has 49 been approved by the Commission Division under such reasonable 50 regulations rules as it shall promulgate.adopt." 		
 48 supplementing unemployment benefits, provided that the plan has 49 been approved by the Commission Division under such reasonable 50 regulations rules as it shall promulgate.adopt." 		
49been approved by the Commission Division under such reasonable50regulations rules as it shall promulgate.adopt."		
50 regulations-rules as it shall promulgate.adopt."		
51 SECTION 2.7.(g) G.S.96-8(22) and (24) read as rewritten:	50	
	51	SECTION 2.7.(g) G.S.96-8(22) and (24) read as rewritten:

Session 2011

"(22) Average Weekly Insured Wage. - "Average weekly insured wage" is the 1 2 quotient obtained by dividing the total of the wages, as defined in G.S. 96-8(12) and (13), 3 reported by all insured employers by the monthly average in insured employment under this 4 Chapter during the immediately preceding calendar year and further dividing the quotient 5 obtained by 52 to obtain a weekly rate. (For this computation the data as released annually in 6 the Employment Security Commission's Division's publication "North Carolina Insured 7 Employment and Wage Payment" shall be used). The quotient thus obtained shall be deemed to 8 be the average weekly wage for such year.

9

21

10 (24)Work, for purposes of this Chapter, means any bona fide permanent 11 employment the acceptance of which would not result in an undue family hardship as defined in G.S. 96-8(10a). For purposes of this definition, "bona fide permanent employment" is 12 13 presumed to include only those employments of greater than 30 consecutive calendar days 14 duration (regardless of whether work is performed on all those days) provided: (a) the presumption that an employment lasting 30 days or less is not bona fide permanent 15 employment may be rebutted by a finding by the Commission, Division, either on its own 16 17 motion or upon a clear and convincing showing by an interested party that the application of 18 the presumption would work a substantial injustice in view of the intent of this Chapter; (b) 19 Any decision of the Commission-Division on the question of bona fide employment may be 20 disturbed on judicial review only upon a finding of plain error."

SECTION 2.8. G.S. 96-9 reads as rewritten:

22 "§ 96-9. Contributions. 23

Payment. – (a)

24 (1)Except as provided in subsection (d) hereof, contributions shall accrue and 25 become payable by each employer for each calendar year in which he is 26 subject to this Chapter, with respect to wages for employment (as defined in 27 G.S. 96-8(6)). Such contributions shall become due and be paid by each 28 employer to the Commission Division for the fund in accordance with such 29 regulations as the Commission-Division may prescribe, and shall not be 30 deducted in whole or in part from the remuneration of individuals in his 31 employ. Contributions shall become due on and shall be paid on or before 32 the last day of the month following the close of the calendar quarter in which 33 such wages are paid and such contributions shall be paid by each employer 34 to the Commission Division for the fund in accordance with such regulations 35 as the Commission Division may prescribe, and shall not be deducted in 36 whole or in part from the remuneration of individuals in his employ, 37 provided, further, that if the Commission-Division shall be advised by its 38 duly authorized officers or agents that the collection of any contribution 39 under any provision of this Chapter will be jeopardized by delay, the 40 Commission Division may, whether or not the time otherwise prescribed by law for making returns and paying such tax has expired, immediately assess 41 42 such contributions (together with all interest and penalties, the assessment of 43 which is provided for by law). Such contributions, penalties and interest 44 shall thereupon become immediately due and payable, and immediate notice 45 and demand shall be made by the Commission-Division for the payment 46 thereof. Upon failure or refusal to pay such contributions, penalties, and 47 interest, it shall be lawful to make collection thereof as provided by 48 G.S. 96-10 and subsections thereunder and such collection shall be lawful 49 without regard to the due date of contributions herein prescribed, provided, 50 further, that nothing in this paragraph shall be construed as permitting any

	General Assemb	ly Of North Carolina	Session 2011
1 2 3		refund of contributions heretofore paid under the law effect at the time such contributions were paid.	and regulations in
4 5 6 7 8 9	(3)	Benefits paid employees of this State shall be financed accordance with the provisions and conditions of G.S. 9 nonprofit organizations; except as provided by suitable may be adopted by the <u>Commission</u> . <u>Division</u> . T Administration shall make an election with respect to benefits.	96-9(d) required for e regulations which 'he Department of
10		If the surgest of the sectority of the sector	11 11
11 12 13	(6)	If the amount of the contributions shown to be due aft than five dollars (\$5.00), no payment need be made. If a contributions, penalties, and/or interest in excess of the	n employer has paid he amount due, this
14		shall be considered an overpayment and refunded prov	
15		are owed to the <u>Commission Division</u> by the employe	1.
16 17		less than five dollars (\$5.00) shall be refunded only u Chairman of a written demand for such refund from the	
18		herein shall be construed to change or extend the lin	1.
19		G.S. $96-10(e)$, (f), and (i).	nution set forth in
20	(7)	Effective with the quarter ending September 30, 1999, e	every employer with
21		100 or more employees, and every person or organiza	
22		reports wages on a total of 100 or more employees on be	-
23		subject employers, shall file that portion of the "Emplo	yer's Quarterly Tax
24		and Wage Report" that contains the name, social security	y number, and gross
25		wages of each individual in employment on magnetic ta	pes or diskettes in a
26		format prescribed by the Commission. Division.	
27		For failure of an employer to comply with this subdiv	
28		added to the amount required to be shown as tax in the	
29		twenty-five dollars (\$25.00). For failure of an agent t	
30 31		subdivision, the <u>Commission Division</u> may deny the age wages and file reports for the employer for whom	• •
32		improper report for a period of one year following the	-
33		which that agent filed the improper report. The Commi	-
34		reduce or waive a penalty for good cause shown.	<u>Division</u> may
35	(8)	An employer of domestic service employees as defin	ned by the Internal
36		Revenue Code may be given permission by the Chair-	-
37		Secretary to file reports once a year on or before the la	
38		following the close of the calendar year in which the	he wages are paid.
39		Permission to file a report annually may be revoked if the	e employer is found
40		liable to the Commission Division for quarterly of	contributions under
41		subdivision (6) of this subsection.	
42	(9)	Employers who are granted permission under subd	
43		subsection to file annual reports may be given permission	
44		telephone. Employers who report by telephone must con	
45 46		Tax Auditor who is assigned to the employer's	
46 47		Unemployment Insurance Division Employment Ins Raleigh and report the required information to that Audit	
47 48		by the date the report is due under subdivision (8) of this	
40 49	(10)	Employers electing to do so may pay their quarterly t	
50	(10)	electronic funds transfer. When an electronic funds	•
51		completed due to insufficient funds or the nonexistence	

	General	Assemb	oly Of N	orth Carolina	Session 2011
$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\end{array} $	(b)	(11) Rate o	percent dollar Commused in funds magnet credit The C payabl credit taxes, emplo charget taxes funds	eror, the Commission <u>Division</u> shall assess a pen at (10%) of the amount of the transfer, subject to a (\$1.00) and a maximum of one thousand dolla <u>dission <u>Division</u> may waive this penalty for good in this section, the term "electronic funds transfer" in initiated by using an electronic terminal, a telephore etic tape to instruct or authorize a financial instituti or debit an account. <u>Commission <u>Division</u> may establish policies to a le under certain conditions by credit card. A conditi card is receipt by the <u>Commission <u>Division</u> of the penalties, and interest due. The <u>Commission <u>Division</u> yer who pays by credit card to include an amount ed the <u>Commission <u>Division</u> for the use of the car- that is made by credit card and is not honored by th ieve the employer of the obligation to pay the taxes. ibutions. –</u></u></u></u></u>	minimum of one rrs (\$1,000). The cause shown. As neans a transfer of ne, a computer, or on or its agent to llow taxes to be on of payment by ne full amount of on shall require an equal to any fee rd. A payment of
18			-		
19 20		(2)	Experi	ience Rating. –	
20 21			 b.	Credit Ratio. – The Commission Division shal	1 for each year
21			υ.	compute a credit reserve ratio for each employer wh	•
23				credit balance. An employer's credit reserve ra	
24				quotient obtained by dividing the credit balance	
25				account as of July 31 of each year by the total taxa	
26				employer for the 36 calendar-month period ending	1.
27				the computation date. Credit balance as used in t	
28				the total of all contributions paid and credited for	all past periods in
29				accordance with the provisions of G.S. 96-9(c)(1)	-
30				other lawful credits to the account of the emplo	•
31				benefits charged to the account of the employer for	
32			c.	Debit Ratio. – The Commission Division shall for e	
33				a debit ratio for each employer whose account show	
34 35				all its contributions paid and credited for all accordance with $C = 060(2)(1)$ together with all a	
35 36				accordance with G.S. $96-9(c)(1)$ together with all o is less than the total benefits charged to its acc	
30 37				periods. An employer's debit ratio shall be the que	1
38				dividing the debit balance of the employer's account	•
39				each year by the total taxable payroll of the em	•
40				calendar-month period ending June 30 preceding	
41				date. The amount arrived at by subtracting the to	-
42				contributions paid and credited for all past period	
43				with the provisions of G.S. $96-9(c)(1)$ together with	th all other lawful
44				credits of the employer from the total amount of al	l benefits charged
45				to the account of the employer for such periods	is the employer's
46				debit balance.	
47			d.	Other Provisions. – No employer's contribution rat	
48				below the standard rate for any calendar year u	•
49 50				extends over a period of all or part of two consecut	•
50				and, as of August 1 of the second year, its credit r	
51				the requirements of that schedule used in compu	ling rates for 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

50

51

following calendar year, unless the employer's liability was established under G.S. 96-8(5)b and its predecessor's account was transferred as provided by G.S. 96-9(c)(4)a.

Whenever contributions are erroneously paid into one account which should have been paid into another account or which should have been paid into a new account, that erroneous payment can be adjusted only by refunding the erroneously paid amounts to the paying entity. No pro rata adjustment to an existing account may be made, nor can a new account be created by transferring any portion of the erroneously paid amount, notwithstanding that the entities involved may be owned, operated, or controlled by the same person or organization. No adjustment of a contribution rate can be made reducing the rate below the standard rate for any period in which the account was not in actual existence and in which it was not actually chargeable for benefits. Whenever payments are found to have been made to the wrong account, refunds can be made to the entity making the wrongful payment for a period not exceeding five years from the last day of the calendar year in which it is determined that wrongful payments were made. Notwithstanding payment into the wrong account, if an entity is determined to have met the requirements to be a covered employer, whether or not the entity has had paid on the account of its employees any sum into another account, the Commission Division shall collect contributions at the standard rate or the assigned rate, whichever is higher, for the five years preceding the determination of erroneous payments, which five years shall run from the last day of the calendar year in which the determination of liability for contributions or additional contributions is made. This requirement applies regardless of whether the employer acted in good faith.

(3)

. . .

d3. The standard contribution rate set by subdivision (b)(1) of this section applies to an employer unless the employer's account has a credit balance. Beginning January 1, 1999, for any calendar year that the training and reemployment contribution in G.S. 96-6.1 does not apply, the contribution rate of an employer whose account has a credit balance is determined in accordance with the rate set in the following Experience Rating Formula table for the applicable rate schedule. The contribution rate of an employer whose contribution rate is determined by this Experience Rating Formula table shall be reduced by fifty percent (50%) for any year in which the balance in the Unemployment Insurance Fund on computation date equals or exceeds one and ninety-five hundredths percent (1.95%) of the gross taxable wages reported to the Commission Division in the previous calendar year, and the fund ratio determined on that date is less than five percent (5%) and shall be reduced by sixty percent (60%) for any year in which the balance in the Unemployment Insurance Fund on computation date equals or exceeds one and ninety-five hundredths percent (1.95%) of the gross taxable wages as reported to the Commission Division in the previous calendar year, and the fund ratio determined on that date is five percent (5%) or more.

EXPERIENCE RATING FORMULA

When The Credit Ratio Is:

6

As But

Much Less

0	Much	Less			-		1 (01)				
7	As	Than				te Schedu					
8			А	В	С	D	E	F	G	Н	Ι
9	0.0%	0.2%	2.70%	2.70%	2.70%	2.70%	2.50%	2.30%	2.10%	1.90%	1.70%
10	0.2%	0.4%	2.70%	2.70%	2.70%	2.50%	2.30%	2.10%	1.90%	1.70%	1.50%
11	0.4%	0.6%	2.70%	2.70%	2.50%	2.30%	2.10%	1.90%	1.70%	1.50%	1.30%
12	0.6%	0.8%	2.70%	2.50%	2.30%	2.10%	1.90%	1.70%	1.50%	1.30%	1.10%
13	0.8%	1.0%	2.50%	2.30%	2.10%	1.90%	1.70%	1.50%	1.30%	1.10%	0.90%
14	1.0%	1.2%	2.30%	2.10%	1.90%	1.70%	1.50%	1.30%	1.10%	0.90%	0.80%
15	1.2%	1.4%	2.10%	1.90%	1.70%	1.50%	1.30%	1.10%	0.90%	0.80%	0.70%
16	1.4%	1.6%	1.90%	1.70%	1.50%	1.30%	1.10%	0.90%	0.80%	0.70%	0.60%
17	1.6%	1.8%	1.70%	1.50%	1.30%	1.10%	0.90%	0.80%	0.70%	0.60%	0.50%
18	1.8%	2.0%	1.50%	1.30%	1.10%	0.90%	0.80%	0.70%	0.60%	0.50%	0.40%
19	2.0%	2.2%	1.30%	1.10%	0.90%	0.80%	0.70%	0.60%	0.50%	0.40%	0.30%
20	2.2%	2.4%	1.10%	0.90%	0.80%	0.70%	0.60%	0.50%	0.40%	0.30%	0.20%
21	2.4%	2.6%	0.90%	0.80%	0.70%	0.60%	0.50%	0.40%	0.30%	0.20%	0.15%
22	2.6%	2.8%	0.80%	0.70%	0.60%	0.50%	0.40%	0.30%	0.20%	0.15%	0.10%
23	2.8%	3.0%	0.70%	0.60%	0.50%	0.40%	0.30%	0.20%	0.15%	0.10%	0.09%
24	3.0%	3.2%	0.60%	0.50%	0.40%	0.30%	0.20%	0.15%	0.10%	0.09%	0.08%
25	3.2%	3.4%	0.50%	0.40%	0.30%	0.20%	0.15%	0.10%	0.09%	0.08%	0.07%
26	3.4%	3.6%	0.40%	0.30%	0.20%	0.15%	0.10%	0.09%	0.08%	0.07%	0.06%
27	3.6%	3.8%	0.30%	0.20%	0.15%	0.10%	0.09%	0.08%	0.07%	0.06%	0.05%
28	3.8%	4.0%	0.20%	0.15%	0.10%	0.09%	0.08%	0.07%	0.06%	0.05%	0.04%
29	4.0%										
30	&										
31	OVER	-	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
32											
33			d5.				on rate s				
34							ployer ur		- ·		
35							g January		•	•	
36					-	-	byment co				
37							an empl	-			
38							accordance				0
39				-		-	ula table				
40							f an emp	•			
41					•	-	ience Rat	-			
42				-			for any				
43					•		ce Fund		-	-	•
44						•	ive hundr	-	,	,	0
45					-	-	the Con			-	
46					•		nd ratio d				
47				-			hall be re	-			
48							lance in t				
49					-		equals o				-
50				hundre	edths per	cent (1.95	5%) of th	e gross t	axable w	ages rep	orted to

Gener	ral Asse	mbly Of	North C	arolina					Sessi	on 2011
			ratio d	etermine	n- <u>Division</u> d on that o CE RATII	date is five	e percent	•		the fund
When	The Cre	edit Ratio	Is:							
As	But									
Much	Less									
As	Than			Ra	te Schedu	les (%)				
		А	В	С	D	Е	F	G	Н	Ι
0.0%	0.2%	2.16%	2.16%	2.16%	2.16%	2.00%	1.84%	1.68%	1.52%	1.36%
0.2%	0.4%	2.16%	2.16%	2.16%	2.00%	1.84%	1.68%	1.52%	1.36%	1.20%
0.4%	0.6%	2.16%	2.16%	2.00%	1.84%	1.68%	1.52%	1.36%	1.20%	1.04%
0.6%	0.8%	2.16%	2.00%	1.84%	1.68%	1.52%	1.36%	1.20%	1.04%	0.88%
0.8%	1.0%	2.00%	1.84%	1.68%	1.52%	1.36%	1.20%	1.04%	0.88%	0.72%
1.0%	1.2%	1.84%	1.68%	1.52%	1.36%	1.20%	1.04%	0.88%	0.72%	0.64%
1.2%	1.4%	1.68%	1.52%	1.36%	1.20%	1.04%	0.88%	0.72%	0.64%	0.56%
1.4%	1.6%	1.52%	1.36%	1.20%	1.04%	0.88%	0.72%	0.64%	0.56%	0.48%
1.6%	1.8%	1.36%	1.20%	1.04%	0.88%	0.72%	0.64%	0.56%	0.48%	0.40%
1.8%	2.0%	1.20%	1.04%	0.88%	0.72%	0.64%	0.56%	0.48%	0.40%	0.32%
2.0%	2.2%	1.04%	0.88%	0.72%	0.64%	0.56%	0.48%	0.40%	0.32%	0.24%
2.2%	2.4%	0.88%	0.72%	0.64%	0.56%	0.48%	0.40%	0.32%	0.24%	0.16%
2.4%	2.6%	0.72%	0.64%	0.56%	0.48%	0.40%	0.32%	0.24%	0.16%	0.12%
2.6%	2.8%	0.64%	0.56%	0.48%	0.40%	0.32%	0.24%	0.16%	0.12%	0.08%
2.8%	3.0%	0.56%	0.48%	0.40%	0.32%	0.24%	0.16%	0.12%	0.08%	0.07%
3.0%	3.2%	0.48%	0.40%	0.32%	0.24%	0.16%	0.12%	0.08%	0.07%	0.06%
3.2%	3.4%	0.40%	0.32%	0.24%	0.16%	0.10%	0.08%	0.07%	0.06%	0.06%
3.4%	3.6%	0.32%	0.24%	0.16%	0.10%	0.08%	0.07%	0.06%	0.06%	0.05%
3.6%	3.8%	0.24%	0.15%	0.10%	0.08%	0.07%	0.06%	0.06%	0.05%	0.03%
3.8%	4.0%	0.16%	0.12%	0.08%	0.07%	0.06%	0.06%	0.05%	0.03%	0.04%
4.0%	4.070	0.1070	0.1270	0.0070	0.0770	0.0070	0.0070	0.0570	0.0470	0.0570
4.070 &										
OVEF	2	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%	0.00%
UVLI	`		0.0070	0.0070	0.0070	0.0070	0.0070	0.0070	0.0070	0.0070
		 g.	Anv e	mnlover	may at	any time	make s	a volunt	arv conti	ribution
		5.	•		ne contrib	•			•	
					lited to it					
					shall for				-	
					required"					
					ibutions s					•
					nailing b					
					of notif	•			-	
					count stat					
					account a		-			
					ibution is	-	-	•		
				•	a part of t		•	•	•	
					rposes of			-	•	
					m- <u>Divisio</u>					
					by any co					
					• •		-	01 110	u pu	, or the
					ibution by		-		r r	

Genera	al Assem	bly Of	North Carolina	Session 2011
1 2 3 4 5 6 7 8 9		h.	If, within the calendar month in which the the <u>Commission Division</u> finds that any er file any report required in connection ther which the <u>Commission Division</u> finds inc <u>Commission Division</u> shall make an es required from such employing unit on the reasonably available to it at the time and a unit thereof by registered mail addressed Unless such employing unit shall file the sufficient report as the area may be within	nploying unit has failed to ewith or has filed a report correct or insufficient, the timate of the information basis of the best evidence shall notify the employing to its last known address. e report or a corrected or
10			sufficient report, as the case may be, within of such notice, the Commission Divis	
12			employing unit's rate of contributions on the	-
13			and the rate as so determined shall be sub-	
14			reduction, on the basis of subsequently asce	•
15		i.	Repealed by Session Laws 1987, c. 17, s. 5	
16		j.	A tax is imposed upon contributions at t	• 1
17			(20%) of the amount of contributions due.	
18 19			at the time and in the same manner as the c not apply in a calendar year if, as of Augu	
20			either of the following conditions was m	1 01
20			Reserve Fund equals or exceeds one hu	
22			three hundred forty-nine thousand dollars	-
23			one percent (1%) of taxable wages for cale	-
24			balance in the Unemployment Insuran	-
25			G.S. 96-6(a) is five hundred million (\$5	
26 27			collection of this tax, the assessment of unpaid taxes, the filing of judgment liens, a	1
28			liens for unpaid taxes is governed by the	
29			where applicable. Taxes collected under th	-
30			to the Employment Security Commission	
31			of the taxes shall be paid from the same F	1
32 33			any civil penalties collected under this su the Civil Penalty and Forfeiture Fu	
33 34			G.S. 115C-457.2. Any interest collected	
35			credited to the Special Employment Secu	-
36			and any interest refunded on taxes impose	
37			paid from the same Fund.	
38	(c)	(1)	Except as provided in subsection (d) of thi	
39			<u>Division</u> shall maintain a separate account	1 0
40 41			shall credit his account with all voluntary of and all other contributions which he has pa	•
+1 42			provided the Commission Division shall of	1
12			employer in an amount equal to eighty per	
14			contributions paid with respect to periods	prior to January 1, 1984,
45			and of all other contributions paid with r	
16 17			July 1, 1965, and December 31, 1983.	±
17 18			beginning first with August 1, 1948, the ra each individual account to the total of all	
+0 19			employer accounts shall be computed as	
50			and an amount equal to the interest credite	
51			the unemployment trust fund in the treasure	

1 2 3 4 5		the four most recently completed calendar quarters shall be credited prior to the next computation date on a pro rata basis to all employers' accounts having a credit balance on the computation date. Such amount shall be prorated to the individual accounts in the same ratio that the credit balance in each individual account bears to the
6		total of the credit balances in all such accounts. In computing the
7		amount to be credited to the account of an employer as a result of
8		interest earned by funds on deposit in the unemployment trust fund in
9		the treasury of the United States to the account of this State, any
10		voluntary contributions made by an employer after July 31 of any
11 12		year shall not be considered a part of the account balance of the
12		employer until the next computation date occurring after such
13		voluntary contribution was made. No provision in this section shall in any way be subject to or affected by any provisions of the
14		Executive Budget Act, as amended. Nothing in this Act shall be
15		construed to grant any employer or individual in his service prior
17		claims or rights to the amount paid by him into the fund either on his
18		own behalf or on behalf of such individuals.
19	(2)	Charging of benefit payments. –
20	(-)	····
21		b. Any benefits paid to any claimant under a claim filed for a period
22		occurring after the date of such separations as are set forth in this
23		paragraph and based on wages paid prior to the date of (i) the leaving
24		of work by the claimant without good cause attributable to the
25		employer; (ii) the discharge of claimant for misconduct in connection
26		with his work; (iii) the discharge of the claimant for substantial fault
27		as that term may be defined in G.S. 96-14; (iv) the discharge of the
28		claimant solely for a bona fide inability to do the work for which he
29		was hired but only where the claimant's period of employment was
30		100 days or less; (v) separations made disqualifying under
31		G.S. 96-14(2b) and (6a); (vi) separation due to leaving for disability
32		or health condition; or (vii) separation of claimant solely as the result
33		of an undue family hardship shall not be charged to the account of an
34		employer by whom the claimant was employed at the time of such
35 36		separation; provided, however, said employer promptly furnishes the Commission-Division with such notices regarding any separation of
30 37		the individual from work as are or may be required by the regulations
38		of the Commission. Division.
30 39		No benefit charges shall be made to the account of any employer
40		who has furnished work to an individual who, because of the loss of
41		employment with one or more other employers, becomes eligible for
42		partial benefits while still being furnished work by such employer on
43		substantially the same basis and substantially the same amount as had
44		been made available to such individual during his base period
45		whether the employments were simultaneous or successive;
46		provided, that such employer makes a written request for
47		noncharging of benefits in accordance with Commission Division
48		regulations and procedures.
49		No benefit charges shall be made to the account of any employer
50		for benefit years ending on or before June 30, 1992, where benefits
51		were paid as a result of a discharge due directly to the reemployment

Session 2011	embly Of North Care	General Assem	Ge
an's Reemployment Rights Law, e to the account of any employer of a decision by an Adjudicator, - <u>the Division</u> if such decision to nor shall any such benefits paid nent under G.S. 96-18(g)(2), the Provided, an overpayment of order to provide for the waiting	38 USCA No b where be Appeals pay bene be deeme provisior		
ary 1 of the succeeding year, the e balance of each employer's ment of all charges and credits on <u>Division</u> shall notify each determined for the succeeding determination shall become final review or redetermination prior f such rates. The <u>Commission</u> within the same period of time.) As of July 31 of <u>Commission Di</u> account and sha thereto. At the employer of his calendar year pu unless the employ to May 1 follo <u>Division</u> may rea	(3)	
er, as defined in G.S. 96-8(5)b., inct and severable portion of the ss of another employing unit, the predecessor that relates to the siness shall, upon the mutual neerned and approval of the formity with the regulations as erred as of the date of acquisition r use in the determination of the tions, provided application for 0 days after the Commission sor of the right to request such	a 2. C ir o p ad c c c c c c c c c c c c c c c c c c		
ive date of the transfer shall be uarter in which such application ansfer the successor employing he transferred portion of such ss. On or after January 1, 2006, nization, trade, or business is subject to substantially common control, the tax account shall be with regulations. However, g entities with any common	tr th is u o w tr o tr		
r control are not entitled to yer status under this Chapter. transfer of an account for the tes shall be deemed to have been in date falling within the calendar ive date of such transfer occurs er be used in the computation of	o se P p m y		

. . .

b.

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

50

the rate of the successor employer for succeeding years, subject, however, to the provisions of paragraph b of this subdivision. No request for a transfer of the account will be accepted and no transfer of the account will be made if the request for the transfer of the account is not received within two years of the date of acquisition or notification by the Commission–Division of the right to request such transfer, whichever occurs later. However, in no event will a request for a transfer be allowed if an account has been terminated because an employer ceases to be an employer pursuant to G.S. 96-9(c)(5) and G.S. 96-11(d) regardless of the date of notification.

Notwithstanding any other provisions of this section, if the successor employer was an employer subject to this Chapter prior to the date of acquisition of the business, the successor's rate of contribution for the period from that date to the end of the then current contribution year shall be the same as the successor's rate in effect on the date of the acquisition. If the successor was not an employer prior to the date of the acquisition of the business, the successor shall be assigned a standard beginning rate of contribution set forth in G.S. 96-9(b)(1) for the remainder of the year in which the successor acquired the business of the predecessor; however, if the successor makes application for the transfer of the account within 60 days after notification by the Commission Division of the right to do so and the account is transferred, or meets the requirements for mandatory transfer, the successor shall be assigned for the remainder of the year the rate applicable to the predecessor employer or employers on the date of acquisition of the business, as long as there was only one predecessor or, if more than one, the predecessors had identical rates. In the event the rates of the predecessor were not identical, the rate of the successor shall be the highest rate applicable to any of the predecessor employers on the date of acquisition of the business.

Irrespective of any other provisions of this Chapter, when an account is transferred in its entirety by an employer to a successor, the transferring employer shall thereafter pay the standard beginning rate of contributions set forth in G.S. 96-9(b)(1) and shall continue to pay at that rate until the transferring employer qualifies for a reduction, reacquires the account transferred or acquires the experience rating account of another employer, or is subject to an increase in rate under the conditions prescribed in G.S. 96-9(b)(2) and (3).

c.

In those cases where the organization, trade, or business of a deceased person, or insolvent debtor is taken over and operated by an administrator, administratrix, executor, executrix, receiver, or trustee in bankruptcy, such employing units shall automatically succeed to the account and rate of contribution of such deceased person, or insolvent debtor without the necessity of the filing of a formal application for the transfer of such account.

. . .

	General Assembly Of I	North Carolina	Session 2011
1 2 3	solely	e <u>Commission Division</u> finds that an employed because of the entrance of one or more of ers, or the majority stockholder into the Armed	the owners, officers,
4		s, or of any of its allies, or of the United Na	
5	exper	ience rating account shall not be terminated;	and, if the business is
		ned within two years after the discharge or relea	•
,		rmed Forces of such person or persons, the empl	-
8		ed to have been chargeable with benefits thro	-
)		cutive calendar months ending July 31 imme	• • •
)	1	utation date. This subdivision shall apply only	1 0
		for contributions under the experience rating	
2		ployment benefits. This subdivision shall not be	
	1	byers who are liable for payments in lieu of	
	1	byers using the reimbursable method of financing	
	· / I	d to employees of nonprofit organizations	
		rovisions of this paragraph. For the purposes	
		is an organization (or group of organizations Revenue Code that is exempt from income tax	
•	the Internal Revenue Co	-	under section 301(a) of
)	(1)	a. Any nonprofit organization which bec	omes subject to this
	(1)	Chapter on or after January 1, 1972, shall pay	5
		provisions of this Chapter, unless it elects in	
		paragraph to pay the Commission Division	
		Insurance Fund an amount equal to the amo	1
		and of one half of the extended benefits paid	0
		service in the employ of such nonprofit organ	
		for weeks of unemployment which begin	
		established during the effective period of such	
	b.	Any nonprofit organization which is or be	comes subject to this
		Chapter on or after January 1, 1972, may electron	
		payments in lieu of contributions for a period	d of not less than four
		calendar years beginning with the date on wh	ich subjectivity begins
		by filing a written notice of its election	
		<u>Division</u> not later than 30 days immediately	
		written notification of the determination	.
)		Provided if notification is not by registered ma	
		made on or after January 1, 1972, within six	
5		date of the written notification of the d	
		subjectivity. If such election is not made a	
)		election can be made until after four calend	lar years have elapsed
		under the contributions method of payment.	alastion in assordance
2	с.	Any nonprofit organization which makes an with subparagraph h of this paragraph will a	
		with subparagraph b of this paragraph will co calendar years to be liable for payments in lie	
		it files with the Commission Division a writte	
		election not later than 30 days prior to the ne	
		on such January 1. Provided, however, no e	
		reimbursement status will be allowed ref	
,)		balances used in a transfer to reimbursement st	• •
)	d.	Any nonprofit organization which has been	
		under this Chapter for a period of at least for	
		in the second se	

Gener	al Assem	bly Of N	orth Carolina	Session 2011
1 2 3 4 5 6 7 8 9 10 11 12 13 14	al Assem	d1.	years subsequent to January 1, 1972, may reimbursement basis by filing with the Co- later than 30 days prior to the next January election to become liable for payments in effective on such January 1. Such election sha a period of four calendar years. In the event account of such employer shall be closed and future computation of such employer's co- manner whatsoever. Any nonprofit organization which makes an with subparagraph b. of this paragraph must making a payment in lieu of contributions as (2) of this subsection, posting a surety bo company duly licensed to conduct business in	elect to change to a mmission <u>Division</u> not 7 1 a written notice of lieu of contributions, all not be terminable for of such an election, the shall not be used in any ntribution rate in any election in accordance secure such election by provided in subdivision and from an insurance this State, or obtaining
15			an irrevocable letter of credit with the Commi	
16 17			the payments in lieu of contributions as proved this subsection. Any superty bond posted up	
18			of this subsection. Any surety bond posted un be in force for a period of not less than two of	1 0 1
19			be renewed with the approval of the Com-	•
20			Commission Division may adopt rules to im	
21			of this subparagraph.	
22		e.	The Commission, Division, in accordance with	
23			may adopt, shall notify each nonprofit	
24			determination which it may make of its status	
25			the effective date of any election which	
26			termination of such election. Such determinat	tions shall be subject to
27 28	(2)	Doum	reconsideration, appeal and review.	n accordance with the
28 29	(2)	-	ents in lieu of contributions shall be made i ions of this subparagraph and shall be processed	
30		a.	Quarterly contributions and wage reports and	-
31		u.	be submitted to the Commission Division qu	1 0
32			conditions and requirements of G.S. 96-9 and	
33			amount of advance payments shall be comput	-
34			of taxable wages and entered on such repo	rts; provided that such
35			advance payments shall become effective or	
36			first four thousand two hundred dollars (\$4,2	
37			calendar year until January 1, 1978. On and	
38			payments shall be effective with respect to	• -
39			wage base provided that after December 31	
40			shall be the same as that provided for in G.S.	
41 42			of such advance payments shall be made collection of contributions in G.S. 96-10.	e as provided for the
43			Beginning January 1, 1978, any emplo	over making quarterly
44			reports of employment to the Commission	
45			employer is a newly electing reimbursement	
46			contributions of one percent (1%) of taxable	
47			reports.	0
48			Any employer paying by reimbursement	having been, prior to
49			July 1, under the reimbursement method	
50			preceding calendar year, shall continue to fi	le quarterly reports but
51			shall make no payments with those reports.	

	General Assembly Of N	North Carolina	Session 2011
1 2 3	b.	The Commission-Division shall establish a separate such employer and such account shall be credit provided in G.S. 96-9(c)(1), except that advantages of the second	ed, and maintained as
5 4 5		credited in full and voluntary contributions are	1.
6	 d.	As of July 21 of each year and prior to Januar	u 1 of the succeeding
7	u.	As of July 31 of each year, and prior to Januar year, the Commission Division shall determine	e the balance of each
8 9		such employer's account and shall furnish him charges and credits thereto.	with a statement of all
10		Should the balance in such account not e	qual that requiring a
11		refund, the employer shall upon notice and	demand for payment
12		mailed to his last known address pay into his a	
13		will bring such balance to the minimum requir	
14		amount shall become due on or before the ter	• •
15		mailing of such notice and demand for payme	•
16 17		unpaid on the due date shall be collected in $C = 0.06 \pm 10^{-10}$	n the same manner,
17		including interest, as prescribed in G.S. 96-10.	accurt the amployor
18 19		Should there be a debit balance in such a shall, upon notice and demand for payment, ma	
20		address, pay into his account an amount equal	
20		Such amount shall become due on or before th	
22		the mailing of such notice and demand for payn	
23		Any such amount unpaid on the date due sh	
24		same manner, including interest, as prescribed i	
25		Beginning January 1, 1978, each ei	
26		reimbursement shall have his account computed	l on computation date
27		(August 1) and if there is a deficit shall be	billed for an amount
28		necessary to bring his account to one percen-	
29		payroll. Any amount of his account in exces	-
30		equal one percent (1%) of his payroll shall be re	
31		from any employer to bring his account to	1 • • • •
32		balance shall be billed as soon as practical and	
33 34		within 25 days from the date of mailing of the	
34 35		due. Amounts due from any nonprofit orga account to a one percent (1%) balance shall	-
36		practical, and payment will be due within 60	
37		mailing of the statement of the amount due.	days from the date of
38	e.	The Commission-Division may make necessary	rules and regulations
39		with respect to coverage of a group of nonpro	
40		with respect to the reimbursement of benefi	•
41		group of nonprofit organizations.	
42			
43	(e) In order that	the Commission Division shall be kept informed	ed at all times on the
44	circumstances and condi	tions of unemployment within the State and as to	whether the stability
45	•	npaired under the operation and effect of the	· ·
46		ction, the actuarial study now in progress shall b	
47		studies of a similar nature as the Commission	- <u>Division</u> may deem
48	necessary shall be made.		
49	(f) (1) On and	after January 1, 1978, all benefits charged	to a State or local

49 (f) (1) On and after January 1, 1978, all benefits charged to a State or local 50 governmental employing unit shall be paid to the <u>Commission Division</u> within 25 days from

G	eneral Assemb	oly Of N	North Carolina	Session 2011
th	ne date a list of	benefit	charges is mailed to the State or local gov	ernmental employing agency
ar	nd the appropria	ate acco	unt(s) shall be credited with such payment	(s).
	(2)		u of paying for benefits by reimbursemen	
			ereof, any State or local governmental	-
			ant to rules and regulations established by	
		a.	To pay contributions on an experience	
		а.	G.S. 96-9(a), (b), and (c); or,	Tading basis as provided in
		b.	To pay to the Commission, <u>Division</u> , w	ithin 25 days from the date a
		υ.	list of benefit charges is mailed to such	
			to the amount which its account would not $C = 0$	i be charged if it were a tax
	(2)	Ctata	paying employer under G.S. $96-9(c)(2)$.	wing for honofite on movided
	(3)		or local governmental employing units pa	
			bdivision (1) herein may establish pool a	
			accounts are established and maintained	
			ations of the Commission.adopted by the I	
	(4)	•	governmental entity paying by reim	*
			vision (1) hereof shall not have any bene	
			narged or forgiven except as provided in G	
			tained in subsections (d), (f), and (i) of	
			from providing any reimbursing employe	
			sis more frequent than yearly, if in its sole	
			action to be in the best interest of the \in	Commission Division and the
af	ffected employe	. ,		
			profit organization which has been	
			at least three consecutive calendar years	
			eded four tenths of one percent (.4%) of it	
N	lovember 1 of t	the four	rth or subsequent calendar year, elect to	pay contributions by special
re	eimbursement o	n the ba	asis provided for in subdivision (2) below	but only upon the following
c	onditions:			
		b.	The election shall apply to no less the	nan the four calendar years
			following the year of election unless te	rminated by the Commission
			Division under subdivision (3) below.	
		e.	No later than January 1 of the first year	to which its election applies.
			the electing nonprofit organization sh	
			<u>Division</u> a letter of credit in an amoun	
			percent (150%) of the account balance r	-
			below.	(<i>L</i>)
		f.	The Commission Division shall by reg	ulation prescribe the form of
		1.	the letter of credit and the criteria for th	-
			such letter of credit along with the	
			section.	ionii or ciccuoii under uns
	(2)	Any		master the conditions of
	(2)	Any	1 1 0	
			vision (1) above shall, upon the appropriate pression Division pay contributions by	
			nission, <u>Division,</u> pay contributions by	special reindursement as
		follov	vs.	
		 h	On the first door of 1	of our coloridar (1
		b.	On the first day of each quarter	
			Commission Division shall bill the	
			necessary to bring its account to the req	uired minimum balance, and

General Assembly Of	North Carolina	Session 201
	the amount so billed is due no later than 25 mailed.	days after the bill i
(3) If an due:	y electing organization shall fail to make any qu	arterly payment when
a.	The Commission Division may draw the full a	mount of the letter o
a.	credit for application to the employer's account	
 C.	If, after demand, the organization shall fail to	
	under paragraph b. above, the <u>Commission Di</u> organization's election for special reimburseme	
	between the employer's account balance and o total taxable payroll shall become immediately	ne percent (1%) of it
d.	The Commission Division may, in addition,	
u.	powers granted to it in G.S. 96-10 to collect any	-
e.	Pursuant to such regulations as the Commiss	
•••	adopted by the Division, the Commission Div	· · · ·
	organization affected by this paragraph a heari	
	increase in the organization's minimum requir	red balance should b
	reduced, in whole or in part, or if any rev	vocation of a specia
	reimbursement election should be rescinded	
	<u>Division</u> , in its sole discretion, is satisfied that	
	rise to the increase or revocation have been co	-
	such increase or rescind such revocation provid	• 1
	as a condition of such reduction or recision and	new letter of credit u
	to three times the amount normally required.	
(i) Indian Tribe	s. – Benefits paid to employees of Indian tribe en	units shall h
	e with the provisions of this subsection. For	
	ribe employing unit" is an Indian tribe, a subdivis	
	ss enterprise wholly owned by an Indian tribe.	
(1) Elect	ion. –	
a.	An Indian tribe employing unit shall pay co	ontributions under th
	provisions of this Chapter, unless it elects in	
	subsection to pay the Commission Division f	
	Insurance Fund an amount equal to the amount	1
	is attributable to service in the employ of the	
	weeks of unemployment that begin within a be	enerit year establishe
b.	during the effective period of the election. An Indian tribe employing unit may elect	to become lighte fo
0.	payments in lieu of contributions for a period	
	calendar years by filing a written notice of	
	Commission Division at least 30 days before t	
	date of the election.	ne sandary i circeit,
с.	An Indian tribe employing unit that makes an	election in accordanc
	with this subsection will continue after the end	
	years to be liable for payments in lieu of con	
	with the Commission Division a written r	
	election at least 30 days before the January 1	effective date of th
	termination.	
d.	The account of an Indian tribe employing unit	t that has been paying
	contributions under this Chapter for a period	1 0 1 -

	General Assembly Of	North Carolina	Session 2011
1 2 3 4 5 6 7 8	e.	consecutive calendar years and that elects reimbursement basis shall be closed and shall future computation of the unit's contribution rate The <u>Commission, Division,</u> in accordance with shall notify each Indian tribe employing unit of the effective date of any election it makes and of the election. These determinations shall be subje appeal, and review.	not be used in any in any manner. regulations it adopts, any determination of of any termination of
9	(2) Proce	edure. – Indian tribe employing units' payments l	by reimbursement in
10 11	lieu	of contributions shall be made and processed ivision.	-
12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28	subd: a. b.	Quarterly contributions and wage reports and ad- be submitted to the Commission Division quart conditions and requirements of G.S. 96-9 and G. the amount of advance payments shall be comp (1%) of taxable wages and entered on the reports wage base shall be the same as that provided for Collection of these advance payments shall be r the collection of contributions in G.S. 96-10. Any Indian tribe employing unit paying by re been, prior to July 1, under the reimbursement for the preceding calendar year, shall contin reports but shall make no payments with those re The Commission Division shall establish a separ Indian tribe employing unit paying by reimburs shall be credited and maintained as provided except that advance payments shall be credited in contributions are not applicable.	terly under the same S. 96-10, except that puted as one percent s, and except that the or in G.S. 96-9(a)(5). made as provided for eimbursement having method of payment ue to file quarterly eports. rate account for each sement. The account 1 in G.S. 96-9(c)(1),
 29 30 31 32 33 34 35 36 	d.	As of July 31 of each year, and prior to January year, the <u>Commission Division</u> shall determine Indian tribe employing unit's account and shall for statement of all charges and credits to the account If the balance in the account does not equal taxable wages, the Indian tribe employing unit m demand for payment mailed to its last known a	the balance of each urnish the unit with a nt. one percent (1%) of nust, upon notice and address, pay into the
 37 38 39 40 41 		account an amount that will bring the balance to taxable wages. This amount becomes due on or after the notice and demand for payment is r unpaid on the due date shall be collected ir including interest, as prescribed in G.S. 96-10.	before the 25th day mailed. Any amount the same manner,
42 43 44 45		If there is a debit balance in the accou employing unit must, upon notice and demand for its last known address, pay into the account an bring the account to one percent (1%) of taxable	or payment mailed to amount necessary to
46 47 48 49		becomes due on or before the 25th day after the for payment is mailed. Any amount unpaid on the collected in the same manner, including intere G.S. 96-10.	e notice and demand the due date shall be
49 50		0.8. 70-10.	

	General Assemb	ly Of North Carolina	Session 2011
1 2 3 4 5	(4)	Forfeiture of coverage. – If an Indian tribe employing payments, including interest and penalties, required und after all collection activities considered necessary by <u>Division</u> have been exhausted, services performed for the are no longer treated as "employment" for the purpose of of Charten An Indian tribe employing unit that has had	ler this subsection the Commission nat employing unit coverage under this
6 7 8		Chapter. An Indian tribe employing unit that has lost coverage under this Chapter for services performed for the the <u>Commission Division</u> determines that all contribution	e employing unit if
9 10		of contributions, penalties, and interest have been paid. The Commission Division shall notify the Internal Re	
11 12		the United States Department of Labor of any termination of coverage pursuant to this subdivision.	on or reinstatement
13 14	" SECT	TON 2.9. G.S. 96-10 reads as rewritten:	
15	"§ 96-10. Collec	tion of contributions.	
16	(a) Interes	st on Past-Due Contributions Contributions unpaid on	the date on which
17	-	payable, as prescribed by the Commission, Division, shall	
18		S. 105-241.21 per month from and after that date until pay	1
19		ed by the Commission. Division. An additional penalty in	
20	± , ,	the taxes due shall be added. The clear proceeds of any ci	1
21 22	1	ection shall be remitted to the Civil Penalty and Forfeiture I 457.2. Interest collected pursuant to this subsection shal	
22		nent Security Administration Fund. If any employer, in	-
23 24		nother state or to the United States under the Federal Unem	• •
25		ination of liability by this Commission, Division, and the	· ·
26	•	this State, the contributions, when paid to this State, shall	
27		due date under the law of this State if they were paid by	
28	other state or the	United States.	
29	(b) Collec	ction. –	
30	(1)	If, after due notice, any employer defaults in any payment	
31		interest thereon, the amount due shall be collected by	
32		name of the Commission, Division, and the employer a	
33 34		shall pay the costs of such action. Civil actions brought us collect contributions or interest thereon from an employe	
35		the court at the earliest possible date, and shall be entitled	
36		the calendar of the court over all other civil actions, e	
37		judicial review under this Chapter and cases arising u	
38		Compensation Law of this State; or, if any contribution	
39		Chapter, or any portion thereof, and/or penalties duly	provided for the
40		nonpayment thereof shall not be paid within 30 days after	
41		due and payable, and after due notice and reasonable	
42		hearing, the Commission, Division, under the hand of	
43		Assistant Secretary, may certify the same to the clerk of the	-
44 45		the county in which the delinquent resides or has prope copies of said certificate for each county in which the Co	•
43 46		has reason to believe the delinquent has property located.	
40 47		delinquency is less than fifty dollars (\$50.00), the Com	
48		may not certify the amount to the clerk of court until a	
49		another representative of the Commission Division pers	
50		unsuccessfully attempts to personally contact, the delinqu	•
51		amount due. A certificate or a copy of a certificate forwar	ded to the clerk of

the superior court shall immediately be docketed and indexed on the cross 1 2 index of judgments, and from the date of such docketing shall constitute a 3 preferred lien upon any property which said delinquent may own in said 4 county, with the same force and effect as a judgment rendered by the 5 superior court. The Commission-Division shall forward a copy of said 6 certificate to the sheriff or sheriffs of such county or counties, or to a duly 7 authorized agent of the Commission, Division, and when so forwarded and in 8 the hands of such sheriff or agent of the Commission, Division, shall have 9 all the force and effect of an execution issued to such sheriff or agent of the 10 Commission Division by the clerk of the superior court upon a judgment of the superior court duly docketed in said county. Provided, however, the 11 12 Commission Division may in its discretion withhold the issuance of said 13 certificate or execution to the sheriff or agent of the Commission-Division for a period not exceeding 180 days from the date upon which the original 14 certificate is certified to the clerk of superior court. The Commission 15 Division is further authorized and empowered to issue alias copies of said 16 17 certificate or execution to the sheriff or sheriffs of such county or counties, 18 or to a duly authorized agent of the Commission-Division in all cases in 19 which the sheriff or duly authorized agent has returned an execution or 20 certificate unsatisfied; when so issued and in the hands of the sheriff or duly 21 authorized agent of the Commission, Division, such alias shall have all the force and effect of an alias execution issued to such sheriff or duly 22 23 authorized agent of the Commission-Division by the clerk of the superior 24 court upon a judgment of the superior court duly docketed in said county. 25 Provided, however, that notwithstanding any provision of this subsection, 26 upon filing one written notice with the Commission, Division, the sheriff of 27 any county shall have the sole and exclusive right to serve all executions and 28 make all collections mentioned in this subsection and in such case no agent 29 of the Commission Division shall have the authority to serve any executions 30 or make any collections therein in such county. A return of such execution, or alias execution, shall be made to the Commission, Division, together with 31 32 all moneys collected thereunder, and when such order, execution, or alias is 33 referred to the agent of the Commission-Division for service the said agent 34 of the Commission Division shall be vested with all the powers of the sheriff 35 to the extent of serving such order, execution or alias and levying or 36 collecting thereunder. The agent of the Commission Division to whom such 37 order or execution is referred shall give a bond not to exceed three thousand 38 dollars (\$3,000) approved by the Commission – Division for the faithful 39 performance of such duties. The liability of said agent shall be in the same 40 manner and to the same extent as is now imposed on sheriffs in the service of executions. If any sheriff of this State or any agent of the Commission 41 42 Division who is charged with the duty of serving executions shall willfully 43 fail, refuse, or neglect to execute any order directed to him by the said 44 Commission Division and within the time provided by law, the official bond 45 of such sheriff or of such agent of the Commission Division shall be liable 46 for the contributions, penalty, interest, and costs due by the employer. 47 (2)Any representative of the Employment Security Commission Division may 48 examine and copy the county tax listings, detailed inventories, statements of 49 assets or similar information required under General Statutes, Chapter 105, 50 to be filed with the tax supervisor of any county in this State by any person,

51

firm, partnership, or corporation, domestic or foreign, engaged in operating

	General Assem	bly Of North CarolinaSession 2011
1		any business enterprise in such county. Any such information obtained by an
2		agent or employee of the Commission Division shall not be divulged,
3		published, or open to public inspection other than to the
4		Commission's Division's employees in the performance of their public duties.
5		Any employee or member of the Commission of the Division who violates
5		any provision of this section shall be fined not less than twenty dollars
7		(\$20.00), nor more than two hundred dollars (\$200.00), or imprisoned for
8		not longer than 90 days, or both.
)	(3)	When the Commission Division furnishes the clerk of superior court of any
)		county in this State a written statement or certificate to the effect that any
		judgment docketed by the Commission Division against any firm or
2		individual has been satisfied and paid in full, and said statement or
3		certificate is signed by the chairman of the Commission Secretary of
1		Commerce and attested by its secretary, the Assistant Secretary, with the
5		seal of the Commission Division affixed, it shall be the duty of the clerk of
5		superior court to file said certificate and enter a notation thereof on the
7		margin of the judgment docket to the effect that said judgment has been paid
3		and satisfied in full, and is in consequence canceled of record. Such-The
)		cancellation shall have the full force and effect of a cancellation entered by
)		an attorney of record for the Commission. Division. It shall also be the duty
		of such clerk, when any such certificate is furnished him by the Commission
		Division showing that a judgment has been paid in part, to make a notation
		on the margin of the judgment docket showing the amount of such payment
1		so certified and to file said certificate. This paragraph shall apply to
5		judgments already docketed, as well as to the future judgments docketed by
5		the Commission. Division. For the filing of said statement or certificate and
,		making new notations on the record, the clerk of superior court shall be paid
3		a fee of fifty cents (50¢) by the Commission. Division.
)	(c) Prior	ities under Legal Dissolution or Distributions. – In the event of any distribution
)		assets pursuant to an order of any court under the laws of this State, including

of an employer's assets pursuant to an order of any court under the laws of this State, including 30 31 any receivership, assignment for benefit of creditors, adjudicated insolvency, composition, or similar proceeding, contributions then or thereafter due shall be paid in full prior to all other 32 33 claims except taxes, and claims for remuneration of not more than two hundred and fifty dollars 34 (\$250.00) to each claimant, earned within six months of the commencement of the proceeding. 35 In the event of an employer's adjudication in bankruptcy, judicially confirmed extension 36 proposal, or composition, under the Federal Bankruptcy Act of 1898, as amended, contributions 37 then or thereafter due shall be entitled to such priority as is provided in section 64(a) of that act 38 (U.S.C., Title 11, section 104(a)), as amended.

A receiver of any covered employer placed into an operating receivership pursuant to an order of any court of this State shall pay to the <u>Commission Division</u> any contributions, penalties or interest then due out of moneys or assets on hand or coming into his possession before any such moneys or assets may be used in any manner to continue the operation of the business of the employer while it is in receivership.

44 Collections of Contributions upon Transfer or Cessation of Business. - The (d) 45 contribution or tax imposed by G.S. 96-9, and subsections thereunder, of this Chapter shall be a 46 lien upon the assets of the business of any employer subject to the provisions hereof who shall 47 lease, transfer or sell out his business, or shall cease to do business and such employer shall be 48 required, by the next reporting date as prescribed by the Commission, Division, to file with the 49 Commission Division all reports and pay all contributions due with respect to wages payable 50 for employment up to the date of such lease, transfer, sale or cessation of the business and such 51 employer's successor in business shall be required to withhold sufficient of the purchase money

to cover the amount of said contributions due and unpaid until such time as the former owner or 1 2 employer shall produce a receipt from the Commission-Division showing that the contributions 3 have been paid, or a certificate that no contributions are due. If the purchaser of a business or a 4 successor of such employer shall fail to withhold purchase money or any money due to such 5 employer in consideration of a lease or other transfer and the contributions shall be due and 6 unpaid after the next reporting date, as above set forth, such successor shall be personally liable 7 to the extent of the assets of the business so acquired for the payment of the contributions 8 accrued and unpaid on account of the operation of the business by the former owner or 9 employer.

10 Refunds. - If not later than five years from the last day of the calendar year with (e) respect to which a payment of any contributions or interest thereon was made, or one year from 11 12 the date on which such payment was made, whichever shall be the later, an employer or 13 employing unit who has paid such contributions or interest thereon shall make application for 14 an adjustment thereof in connection with subsequent contribution payments, or for a refund, 15 and the Commission Division shall determine that such contributions or any portion thereof was erroneously collected, the Commission Division shall allow such employer or employing 16 17 unit to make an adjustment thereof, without interest, in connection with subsequent 18 contribution payments by him, or if such an adjustment cannot be made in the next succeeding 19 calendar quarter after such application for such refund is received, a cash refund may be made, 20 without interest, from the fund: Provided, that any interest refunded under this subsection, 21 which has been paid into the Special Employment Security Administration Fund established pursuant to G.S. 96-5(c), shall be paid out of such fund. For like cause and within the same 22 23 period, adjustment or refund may be so made on the Commission's Division's own initiative. 24 Provided further, that nothing in this section or in any other section of this Chapter shall be 25 construed as permitting the refund of moneys due and payable under the law and regulations in 26 effect at the time such moneys were paid. In any case, where the Commission Division finds 27 that any employing unit has erroneously paid to this State contributions or interest upon wages 28 earned by individuals in employment in another state, refund or adjustment thereof shall be 29 made, without interest, irrespective of any other provisions of this subsection, upon satisfactory 30 proof to the Commission Division that such other state has determined the employing unit liable 31 under its law for such contributions or interest.

32 No injunction shall be granted by any court or judge to restrain the collection of any (f) 33 tax or contribution or any part thereof levied under the provisions of this Chapter nor to restrain 34 the sale of any property under writ of execution, judgment, decree or order of court for the 35 nonpayment thereof. Whenever any employer, person, firm or corporation against whom taxes 36 or contributions provided for in this Chapter have been assessed, shall claim to have a valid 37 defense to the enforcement of the tax or contribution so assessed or charged, such employer, 38 person, firm or corporation shall pay the tax or contribution so assessed to the Commission; 39 Division; but if at the time of such payment he shall notify the Commission Division in writing 40 that the same is paid under protest, such payment shall be without prejudice to any defenses or 41 rights he may have in the premises, and he may, at any time within 30 days after such payment, 42 demand the same in writing from the Commission; Division; and if the same shall not be 43 refunded within 90 days thereafter, he may sue the Commission Division for the amount so demanded; such suit against the Employment Security Commission of North Carolina Division 44 45 must be brought in the Superior Court of Wake County, or in the county in which the taxpayer 46 resides, or in the county where the taxpayer conducts his principal place of business; and if, 47 upon the trial it shall be determined that such tax or contribution or any part thereof was for any 48 reason invalid, excessive or contrary to the provisions of this Chapter, the amount paid shall be 49 refunded by the Commission-Division accordingly. The remedy provided by this subsection 50 shall be deemed to be cumulative and in addition to such other remedies as are provided by 51 other subsections of this Chapter. No suit, action or proceeding for refund or to recover

1 contributions or payroll taxes paid under protest according to the provisions of this subsection 2 shall be maintained unless such suit, action or proceeding is commenced within one year after 3 the expiration of the 90 days mentioned in this subsection, or within one year from the date of 4 the refusal of said Commission-the Division to make refund should such refusal be made before 5 the expiration of said 90 days above mentioned. The one-year limitation here imposed shall not 6 be retroactive in its effect, shall not apply to pending litigation nor shall the same be construed 7 as repealing, abridging or extending any other limitation or condition imposed by this Chapter.

8 Upon the motion of the Commission, Division, any employer refusing to submit any (g) 9 report required under this Chapter, after 10 days' written notice sent by the Commission 10 Division by registered or certified mail to the employer's last known address, may be enjoined by any court of competent jurisdiction from hiring and continuing in employment any 11 12 employees until such report is properly submitted. When an execution has been returned to the 13 Commission-Division unsatisfied, and the employer, after 10 days' written notice sent by the 14 Commission Division by registered mail to the employer's last known address, refuses to pay 15 the contributions covered by the execution, such employer shall upon the motion of the 16 Commission Division be enjoined by any court of competent jurisdiction from hiring and 17 continuing in employment any employees until such contributions have been paid.

An employer who fails to file a report within the required time shall be assessed a late filing penalty of five percent (5%) of the amount of contributions due with the report for each month or fraction of a month the failure continues. The penalty may not exceed twenty-five percent (25%) of the amount of contributions due. An employer who fails to file a report within the required time but owes no contributions shall not be assessed a penalty unless the employer's failure to file continues for more than 30 days.

(h) When any uncertified check is tendered in payment of any contributions to the Commission <u>Division</u> and such check shall have been returned unpaid on account of insufficient funds of the drawer of said check in the bank upon which same is drawn, a penalty shall be payable to the <u>Commission, Division</u> equal to ten percent (10%) of the amount of said check, and in no case shall such penalty be less than one dollar (\$1.00) nor more than two hundred dollars (\$200.00).

30 (i) Except as otherwise provided in this subsection, no suit or proceedings for the 31 collection of unpaid contributions may be begun under this Chapter after five years from the 32 date on which the contributions become due, and no suit or proceeding for the purpose of 33 establishing liability and/or status may be begun with respect to any period occurring more than 34 five years prior to the first day of January of the year within which the suit or proceeding is 35 instituted. This subsection shall not apply in any case of willful attempt in any manner to defeat 36 or evade the payment of any contributions becoming due under this Chapter. A proceeding 37 shall be deemed to have been instituted or begun upon the date of issuance of an order by the 38 chairman- Assistant Secretary of the Commission-Division directing a hearing to be held to 39 determine liability or nonliability, and/or status under this Chapter of an employing unit, or 40 upon the date notice and demand for payment is mailed by certified mail to the last known address of the employing unit. The order shall be deemed to have been issued on the date the 41 42 order is mailed by certified mail to the last known address of the employing unit. The running 43 of the period of limitations provided in this subsection for the making of assessments or 44 collection shall, in a case under Title II of the United States Code, be suspended for the period 45 during which the Commission Division is prohibited by reason of the case from making the 46 assessment or collection and for a period of one year after the prohibition is removed.

(j) Waiver of Interest and Penalties. – The <u>Commission-Division</u> may, for good cause shown, reduce or waive any interest assessed on unpaid contributions under this section. The <u>Commission Division</u> may reduce or waive any penalty provided in G.S. 96-10(a) or G.S. 96-10(g). The late filing penalty under G.S. 96-10(g) shall be waived when the mailed report bears a postmark that discloses that it was mailed by midnight of the due date but was

	General Assem	bly Of North Carolina	Session 2011
1 2 3	late filing penalt	livered to the wrong State or federal agency. The late payn by imposed by G.S. 96-10(a) and G.S. 96-10(g) shall be wai ny of the following:	
4	(1)	The death or serious illness of the employer or a memb	er of his immediate
5		family, or by the death or serious illness of the perso	
6		organization responsible for the preparation and filing of	1 .
7	(2)	Destruction of the employer's place of business or busine	1
8	(2)	other casualty;	
9	(3)	Failure of the Commission Division to furnish proper	forms upon timely
10	(\mathbf{J})	application by the employer, by reason of which failur	
10		unable to execute and file the report on or before the due	
11	(A)	The inability of the employer or the person in the emp	
	(4)		
13		responsible for the preparation and filing of reports to	
14		with a representative of the Commission Division upor	-
15		the central office or any local office for the purpose of s	-
16		or aid in the proper preparation of the report, which per	
17		attempted to be had within the time during which the rep	
18		executed and filed as required by law had the information	ion at the time been
19	~ ~ ``	obtained;	
20	(5)	The entrance of one or more of the owners, officers, part	
21		stockholder into the Armed Forces of the United States,	•
22		or the United Nations, provided that the entrance was un	nexpected and is not
23		the annual two weeks training for reserves; and	
24	(6)	Other circumstances where, in the opinion of the Chai	
25		Administrator, or their Secretary, Assistant Secretary, or	<u>their</u> designees, the
26		imposition of penalties would be inequitable.	
27		of any penalty, the burden shall be upon the employer	
28		the Chairman, the Assistant Administrator, or their S	
29	•	<u>eir</u> designees, that the delinquency for which the penalty w	as imposed was due
30	-	egoing facts or circumstances.	
31		or reduction of interest or a penalty under this subsection	
32	01	e Commission. Division. The reason for any reduction or w	valver shall be made
33	· ·	manent records of the employing unit to which it applies."	
34		TION 2.10. G.S. 96-11 reads as rewritten:	
35	§ 96-11. Perio	d, election, and termination of employer's coverage.	
36	 (1) D'		
37		to January 1, 1972, and except as otherwise provided in	
38		ection, an employing unit shall cease to be an employer su	•
39		rst day of January of any calendar year, if it files with the \mathbf{C}	
40		t day of March of such calendar year a written application	
41	-	ne Commission Division finds that there were no 20 dif	
42		dar year (whether or not such weeks are or were consecutive	
43	1.0	t employed four or more individuals in employmer	•
44	•	and irrespective of whether the same individuals were emp	
45	· •	that on and after January 1, 1972, except as otherwise pro	
46		of this section, an employing unit shall cease to be an emp	•
47		of the first day of January in any calendar year, if it files w	
48		o the first day of March of such year a written application	
49	-	e Commission Division finds that there were no 20 differe	
50		dar year (whether or not such weeks are or were consecutive	
51	employing unit	t employed one or more individuals in employment	t (not necessarily

simultaneously and irrespective of whether the same individual was employed in each such 1 2 week), and the Commission Division finds that there was no calendar quarter within the 3 preceding calendar year in which the total wages of its employees were one thousand five 4 hundred dollars (\$1,500) or more. Any employing unit, as defined in G.S. 96-8(5)n, shall cease 5 to be an employer only if it files with the Commission Division by the first day of March of any 6 calendar year an application for termination of coverage, and the Commission Division finds 7 that there were no 20 different weeks within the preceding calendar year in which such 8 employing unit had at least 10 individuals in employment, and that there was no calendar 9 quarter within the preceding calendar year in which such employing unit paid twenty thousand 10 dollars (\$20,000) or more in wages for services in employment. Any employing unit, as defined in G.S. 96-8(5)o, shall cease to be an employer if it files with the Commission Division by the 11 12 first day of March of any calendar year an application for termination of coverage and the 13 Commission Division finds that there was no calendar quarter within the preceding calendar 14 year in which such employing unit paid one thousand dollars (\$1,000) or more in wages for 15 services in employment. Provided further, except as otherwise provided in subsections (a), (c), and (d) of this section on and after January 1, 1974, an "employer" as the term is used in 16 17 G.S. 96-8(5)k shall cease to be an employer subject to this Chapter only as of the first day of 18 January in any calendar year, if it files with the Commission-Division prior to the first day of 19 March of such year a written application for termination of coverage and the Commission 20 Division finds that there were no 20 different weeks within the preceding calendar year 21 (whether or not such weeks are or were consecutive) within which said employing unit 22 employed four or more individuals in employment (not necessarily simultaneously and 23 irrespective of whether the same individuals were employed in each such week). For the 24 purpose of this subsection, the two or more employing units mentioned in paragraphs b or c of 25 G.S. 96-8, subdivision (5) shall be treated as a single employing unit: Provided, however, that 26 any employer, as the term is used in G.S. 96-8(5)k, whose liability covers a period of more than 27 two years when first discovered by the Commission, Division, upon filing a written application 28 for termination within 90 days after notification of his liability by the Commission, Division, 29 may be terminated as an employer effective January 1; and for any subsequent year if the 30 Commission Division finds there were no 20 different weeks within the preceding calendar year (whether or not such weeks are or were consecutive) within which said employing unit 31 32 employed four or more individuals in employment (not necessarily simultaneously and 33 irrespective of whether the same individuals were employed in each such week). Provided 34 further, any other employer whose liability covers a period of more than two years when first 35 discovered by the Commission, Division, upon filing a written application for termination 36 within 90 days after notification of his liability by the Commission, Division, may be terminated 37 as an employer effective January 1, and for any subsequent years if the CommissionDivision 38 finds that prior to January 1, 1972, there were no 20 different weeks within the preceding 39 calendar year (whether or not such weeks are or were consecutive) within which said 40 employing unit employed four or more individuals in employment (not necessarily 41 simultaneously and irrespective of whether the same individuals were employed in each such 42 week); and with respect to 1972 and subsequent years, if the CommissionDivision finds that 43 there were no 20 different weeks within the preceding calendar year (whether or not such 44 weeks are or were consecutive) within which said employing unit employed one or more 45 individuals in employment (not necessarily simultaneously and irrespective of whether the 46 same individual was employed in each such week), and the Commission Division finds that 47 there was no calendar quarter within the preceding calendar year in which the total wages of its 48 employees were one thousand five hundred dollars (\$1,500) or more. In such cases, a protest of 49 liability shall be considered as an application for termination within the meaning of this 50 provision where the decision with respect to such protest has not become final; provided

	General Assemb	ly Of North Carolina	Session 2011
1	-	ision shall not apply in any case of willful attempt in a	ny manner to defeat or
2		nt of contributions becoming due under this Chapter.	
3	(c) (1)	An employing unit, not otherwise subject to this Ch	-
4		the Commission Division its written election to becom	ne an employer subject
5		hereto for not less than two calendar years shall, with	the written approval of
6		such election by the Commission, Division, becom	
7		hereto to the same extent as all other employers, as of	1 0 0
8		approval, and shall cease to be subject hereto as of Jar	
9		•••	
		year subsequent to such two calendar years only if, I	
10		March following such first day of January, it has filed	
11		<u>Division</u> a written notice to that effect, provided such	
12		terminated by the Commission Division as provided	under the provisions of
13		subdivision $(3)(4)$ of this subsection.	
14	(2)	Any employing unit for which services that do not co	nstitute employment as
15		defined in this Chapter are performed may file	
16		<u>Division</u> a written election that all such services perfor	
17		its employ, in one or more distinct establishments or p	
18			
		be deemed to constitute employment for all the purpo	-
19		not less than two calendar years. Upon the written ap	
20		by the Commission Division such services shall be	
21		employment subject to this Chapter from and after	the date stated in such
22		approval. Such services shall cease to be deemed	employment, subject
23		hereto as of January one of any calendar year su	bsequent to such two
24		calendar years only if, prior to the first day of March f	following such first day
25		of January, such employing unit has filed with the e	
26		written notice to that effect, provided such em	
27		terminated by the Commission Division as provided	
28		subdivision $\frac{(3)}{(4)}$ of this subsection.	under the provisions of
28 29	(2)	Subdivision $(3)(4)$ of this subsection.	
	(3)		
30		d. An election under this section may be termina	
31		any calendar year subsequent to such two cal	
32		days prior to such January 1, such employ	
33		Commission Division a written notice to that e	ffect.
34	(4)	On and after July 1, 1965, the Commission Division	on its own motion and
35		in its discretion, upon 30 days' written notice mai	led to the last known
36		address of such employer, may terminate coverage of	
37		has become subject to this Chapter solely by electing	
38		provisions of this subsection.	
39	(d) Excep	t as provided in G.S. 96-9(c)(6), an employer who has	s not paid any covered
40		od of two consecutive calendar years shall cease to be	
41	-	employer who has not had individuals in employment	
42		exemption from filing contributions and wage repor	-
43	-	been so exempted may be terminated from liability up	
44	within 120 days a	after notification of the reactivation of his account. Su	ch termination shall be
45	effective January	1 of any calendar year only if the Commission Divisi	on finds there were no
46	-	as within the preceding calendar year, whether or not s	
47		in which said employer employed one or more indiv	
48		ior to January 1, 1972), not necessarily simultaneous	
49	· · ·	individuals were employed in each such week, and the	•
50		was no calendar quarter within the preceding calendar (1.5)	-
51	wages of its emp	bloyees were one thousand five hundred dollars (\$1,50	<i>JOJ</i> or more, except as
~ 1		$(\phi_{1,0})$	co, or more, except us

otherwise provided. Provided further, an employer, as the term is used in G.S. 96-8(5)k, who 1 2 has not had individuals in employment and who has made due application for exemption from 3 filing contributions and wage reports required under this Chapter and has been so exempted 4 may be terminated from liability upon written application within 120 days after notification of 5 the reactivation of its account. Such termination shall be effective January 1 of any calendar 6 year only if the Commission-Division finds that there were no 20 different weeks within the 7 preceding calendar year, whether or not such weeks are or were consecutive, within which said 8 employer employed four or more individuals in employment, not necessarily simultaneously 9 and irrespective of whether the same individuals were employed in each such week. In such 10 cases a protest of liability shall be considered as an application for termination within the meaning of this provision where the decision with respect to such protest has not become final." 11 12 SECTION 2.11. G.S. 96-12 reads as rewritten: 13 "§ 96-12. Benefits. 14 (a) Payment of Benefits. – Twenty-four months after the date when contributions first 15 accrue under this Chapter benefits shall become payable from the fund. All benefits shall be 16 paid through employment offices, in accordance with such regulations as the Commission may 17 prescribe.rules adopted by the Division. Repealed by Session Laws 1977, c. 727, s. 52. 18 (b) (1) a. 19 An individual who is totally unemployed shall be paid the b. 20 individual's weekly benefit amount. The weekly benefit amount for 21 an individual is the amount of the high-quarter wages paid to the 22 individual in the individual's base period, divided by 26 and, if the 23 quotient is not a whole dollar, rounded to the next lower whole 24 dollar. If this amount is less than fifteen dollars (\$15.00), the 25 individual is not eligible for benefits. 26 Repealed by Session Laws 1981, c. 160, s. 17. c. 27 (2)Each August 1, the Commission-Division shall calculate the maximum 28 weekly benefit amount available to an individual. The maximum weekly 29 benefit amount is sixty-six and two-thirds percent (66 2/3%) of the average 30 weekly insured wage rounded, if the amount is not a whole dollar, to the 31 next lower whole dollar. The maximum weekly benefit amount set on 32 August 1 of a year applies to an individual whose benefit year begins on or 33 after that date and before August 1 of the following year. 34 35 Duration of Benefits. – The total benefits paid to an individual shall not be less than (d) 36 the minimum total benefit and shall not exceed the lesser of the maximum total benefit or the 37 individual's total benefit amount. The total benefit amount for an individual is determined by 38 dividing the individual's base-period wages by the individual's high-quarter wages, multiplying 39 that quotient by eight and two thirds, rounding the result to the nearest whole number, and then 40 multiplying the resulting amount by the individual's weekly benefit amount. The minimum total benefit for an individual is 13 times the individual's weekly benefit amount. The maximum 41 42 total benefit for an individual is 26 times the individual's weekly benefit amount, unless the 43 benefits are extended further in accordance with G.S. 96-12.01. The Commission-Division shall 44 establish and maintain individual wage record accounts for each individual who earns wages in 45 covered employment for as long as the wages would be included in a determination of benefits. 46 . . .

47 (g) Income Tax Withholding. – When an individual files a new claim for
48 unemployment compensation, the individual shall be advised in writing at the time of filing
49 that:

50 51 (1) Unemployment compensation is subject to federal and State individual income tax.

	Assemt	bly Of North Carolina	Session 20
	(2)	Requirements exist pertaining to estimated tax payr	nents.
	(3)	The individual may elect to have federal individual	
		withheld from the individual's payment of unemp	
		the amount specified in section 3402 of the Internal	• •
	(4)	The individual may elect to have State individual	
		withheld from the individual's payment of unemp	
		an amount determined by the individual.	
	(5)	The individual may change a previously elected wit	hholding status
The C	· ·	ssion <u>Division</u> shall follow the procedures specific	-
		abor, the Internal Revenue Service, and the Departme	•
-		and withholding of individual income tax. The amount	-
		nent compensation shall remain in the Unemploym	
		e appropriate taxing authority as a payment of incomposition	
		made from an individual's unemployment compens	
		be deducted and withheld in accordance with price	
Commissi		-	filles established by t
Commissi		FION 2.12. G.S. 96-12.01 reads as rewritten:	
'8 96-12 (tended benefits.	
3 70 12.0		tended benefits.	
(a1)	Defin	itions. – As used in this section, unless the context cl	early requires otherwis
-	Dunn		carry requires outer wis
	(4)	There is an "on indicator" for this State for a v	week if the Commissi
		<u>Division</u> determines, in accordance with the regula	
		Secretary of Labor, that for the period consistin	
		immediate preceding 12 weeks, the rate of insu	-
		seasonally adjusted) under this Chapter:	area anompioyment (i
		seusonany aujustea, ander and enapter.	
	(5)	There is an "off indicator" for this State for a v	week if the Commissi
	(0)	<u>Division</u> determines, in accordance with the regula	
		Secretary of Labor, that for the period consistin	
		immediately preceding 12 weeks, the rate of ins	6
		seasonally adjusted) under this Chapter:	area anomprogramme (i
		a. Was less than one hundred twenty percent	(120%) of the average
		such rates for the corresponding 13-week	· · · ·
		the preceding two calendar years, and was lo	
		or	ess than six percent (67
		b. Was less than five percent (5%).	
	(6)	"Rate of insured unemployment," for the purposes	of subparagraphs (4) a
	(0)	(5) of this subsection, means the percentage derived	
		a. The average weekly number of individuals	
		compensation in this State for weeks of un	
		to the most recent 13 consecutive-week per	
		Commission <u>Division</u> , on the basis of its re	•
		Secretary of Labor, by	ports to the Onited Sta
		b. The average monthly employment covered	under this Chapter for t
		first four of the most recent six completed	_
		before the end of such 13-week period.	variation quarters chur
		1	
(b)	 Effec	t of State Law Provisions Relating to Regular Benefi	its on Claims for and

8

1 provisions of this section and in matters of eligibility determination, as provided in the 2 regulations of by rules adopted by the Commission, Division, the provisions of this Chapter 3 which apply to claims for, or the payment of, regular benefits shall apply to claims for, and the 4 payment of, extended benefits.

5 (c) Eligibility Requirements for Extended Benefits. – An individual shall be eligible to 6 receive extended benefits with respect to any week of unemployment in his eligibility period 7 only if the <u>Commission Division</u> finds that with respect to such week:

(1) <u>He The individual</u> is an "exhaustee" as defined in subsection (a)(10).

9 He-The individual has satisfied the requirements of this Chapter for the (2)receipt of regular benefits that are applicable to individuals claiming 10 11 extended benefits, including not being subject to a disqualification for the receipt of benefits. Provided, however, that for purposes of disqualification 12 13 for extended benefits for weeks of unemployment beginning after March 31, 1981, the term "suitable work" means any work which is within the 14 individual's capabilities to perform if: (i) The gross average weekly 15 remuneration payable for the work exceeds the sum of the individual's 16 17 weekly extended benefit amount plus the amount, if any, of supplemental unemployment benefits (as defined in section 501(C)(17)(D) of the Internal 18 19 Revenue Code of 1954) payable to such individual for such week; and (ii) 20 the gross wages payable for the work equal the higher of the minimum 21 wages provided by section 6(a)(1) of the Fair Labor Standards Act of 1938 22 as amended (without regard to any exemption), or the State minimum wage; 23 and (iii) the work is offered to the individual in writing and is listed with the 24 State employment service; and (iv) the considerations contained in 25 G.S. 96-14(3) for determining whether or not work is suitable are applied to 26 the extent that they are not inconsistent with the specific requirements of this 27 subdivision; and (v) the individual cannot furnish evidence satisfactory to 28 the Commission-Division that his prospects for obtaining work in his 29 customary occupation within a reasonably short period of time are good, but 30 if the individual submits evidence which the Commission-Division deems 31 satisfactory for this purpose, the determination of whether or not work is 32 suitable with respect to such individual shall be made in accordance with 33 G.S. 96-14(3) without regard to the definition contained in this subdivision. 34 Provided, further, that no work shall be deemed to be suitable work for an 35 individual which does not accord with the labor standard provisions set forth 36 in this subdivision, but the employment service shall refer any individual 37 claiming extended benefits to any work which is deemed suitable hereunder. 38 Provided, further, that any individual who has been disqualified for 39 voluntarily leaving employment, being discharged for misconduct or 40 substantial fault, or refusing suitable work under G.S. 96-14 and who has had the disqualification terminated, shall have such disqualification 41 42 reinstated when claiming extended benefits unless the termination of the 43 disgualification was based upon employment subsequent to the date of the 44 disqualification. 45

45 (3) After March 31, 1981, he has not failed either to apply for or to accept an 46 offer of suitable work, as defined in G.S. 96-12.01(c)(2), to which he was 47 referred by an employment office of the <u>Commission, Division</u>, and he has 48 furnished the <u>Commission Division</u> with tangible evidence that he has 49 actively engaged in a systematic and sustained effort to find work. If an 50 individual is found to be ineligible hereunder, he shall be ineligible 51 beginning with the week in which he either failed to apply for or to accept

General	Assem	bly Of North Carolina	Session 2011
		the offer of suitable work or failed to furnish the C tangible evidence that he has actively engaged in a effort to find work and such individual shall cont extended benefits until he has been employed in weeks (whether or not consecutive) and has earne not less than four times his weekly benefit amount.	systematic and sustained inue to be ineligible for each of four subsequent
 (f)	Begi	nning and Termination of Extended Benefit Period. –	
	(1)	Whenever an extended benefit period is to become a result of an "on" indicator, or an extended benefit p in this State as a result of an "off" indicator, the Co make an appropriate public announcement; and	period is to be terminated
	(2)	Computations required by the provisions of subsec by the Commission, Division, in accordance with the the United States Secretary of Labor.	
"			
		TION 2.13. G.S. 96-12.1 reads as rewritten:	
		ended base period for certain job related injuries.	
		ual lacks sufficient base period wages because of a job	
		kers' compensation, upon written application by the cl	
		ubstituted for the current base period on a quarter-by-c	
		claim. "Extended base period" means the four quarter	-
		hese four quarters may be substituted for base are basis to establish a valid claim regardless of whet	
		h a prior claim, except any wages earned that would	
		ission of North Carolina Division of Employment Se	
		federal law will be excluded if used in a prior claim. I	
		base period, which would not otherwise be payable, sha	-
		TION 2.14. G.S. 96-13 reads as rewritten:	
"§ 96-13		fit eligibility conditions.	
(a)	An u	nemployed individual shall be eligible to receive ben	efits with respect to any
week on	ly if the	Commission Division finds that -	
	(1)	The individual has registered for work at and the	
		report at an employment office as directed by the C	
		with such regulations as the Commission may prese	ribe;Division pursuant to
		rules adopted by the Division.	
	(2)	The individual is the terms of and is seeilable.	6
	(3)	The individual is able to work, and is available a	
		unless temporarily excused by Commission regula individual shall be deemed available for work unl	
		satisfaction of the Commission Division that he t	
		seeking work: Provided further, that an individual	
		seasonal employment shall, during the period of	
		show to the satisfaction of the Commission Division	
		is actively seeking employment which such the indi	
		perform by past experience or training during s	uch nonseasonal period:
			-
		Provided further, however, that no individual shall	be considered available
		Provided further, however, that no individual shall for work for any week not to exceed two in any ca	be considered available lendar year in which the
		Provided further, however, that no individual shall for work for any week not to exceed two in any ca <u>Commission Division</u> finds that his unemployment	be considered available lendar year in which the t is due to a vacation. In
		Provided further, however, that no individual shall for work for any week not to exceed two in any ca	be considered available lendar year in which the is due to a vacation. In denied on a payroll-week

General Assembly	y Of North Carolina	Session 2011
	equivalent of three customary full-time working days co	onsist of a vacation
	caused by a vacation period and which occurs in the cale	ndar year following
	1 0	
	•	1 0
	1	
	1	
	I	
	disqualified for eligibility for unemployment compensation	tion solely on the
	-	-
	•	· ·
	<u>G.S. 143B-438.16.</u>	
		-
-	· · · · · · · · · · · · · · · · · · ·	
		-
period for a benefit	it year shall not be required of any claimant if all of the fo	ollowing conditions
are met:		
		1
	01	•
	6	U
		•
	0	· ·
		-
	-	result of excusable
	-	aiting period week
	-	• •
	-	
	Security Commission Division shall implement regulation	ons prescribing the
	procedure for the waiver of the waiting period week i $G.S. 96-4(b)$.	n accordance with
	(c) Beginn benefits with resp totally, partially, of each benefit year. credit under this p otherwise eligible period for a benefit	 week that the person is incarcerated or has received or is otherwise detained in any state or fed institution. This does not apply to any person incar weekend in county jail and is otherwise available find the second state of the sec

	General Assembly Of North Carolina	Session 2011
1 2 2	(c1) As to claims filed on or after January 29, 2003, the waiting period shall not be required of a claimant if all of the following conditions are met:	for a benefit year
3 4 5 6 7 8 9 10 11 12 13 14	 (3) The Governor has issued an Executive Order directing an Employment Security Commission Division to waive the employees of the manufacturer. (4) The Employment Security Commission Division regulations prescribing the procedure for the waiver of the week in accordance with G.S. 96-4(b). (d) Benefit entitlement based on services for governmental entities that to the Employment Security Commission law Law effective January 1 administered in the same manner and under the same conditions of the laws of are applicable to individuals whose benefit rights are based on other service Chapter. 	waiting week for shall implement he waiting period at become subject l, 1978, will be of this Chapter as
15 16 17 18 19 20 21 22	(g) (1) Except as herein provided, no individual shall be eligible for week during any part of which the <u>Commission Division</u> finds that work wa the individual because he had been placed on a bona fide disciplinary s employer. To be bona fide, a disciplinary suspension must be based on acts or constitute fault on the part of the employee and are connected with the work omissions need not alone be disqualifying under G.S. 96-14.	s not available to uspension by his omissions which
23	SECTION 2.15. G.S. 96-14 reads as rewritten:	
24	"§ 96-14. Disqualification for benefits.	
25	An individual shall be disqualified for benefits:	
26	(1) For the duration of his unemployment beginning with the	•
27	first week after the disqualifying act occurs with respect t	
28	individual files a claim for benefits if it is determined by	
29	<u>Division</u> that such individual is, at the time such claim is f	
30	because he left work without good cause attributable to the	1 0
31	Where an individual is discharged or leaves work	
32	disability incurred or other health condition, whether or	not related to the
33	work, he shall not be disqualified for benefits if the individu	ial shows:
34	a. That, at the time of leaving, an adequate disability o	r health condition
35	of the employee, of a minor child who is in the le	egally recognized
36	custody of the individual, of an aged or disable	ed parent of the
37	individual, or of a disabled member of the individual	dual's immediate
38	family, either medically diagnosed or otherwise sho	wn by competent
39	evidence, existed to justify the leaving; and	
40	b. That, at a reasonable time prior to leaving, the in-	dividual gave the
41	employer notice of the disability or health condition	•
42	Where an employee is notified by the emp	ployer that such
43	employee will be separated from employment on	some future date
44	and the employee leaves work prior to this date	e because of the
45	impending separation, the employee shall be dee	med to have left
46	work voluntarily and the leaving shall be with	nout good cause
47	attributable to the employer. However, if the employ	oyee shows to the
48	satisfaction of the Commission Division that it was	-
49	unduly burdensome for the employee to work unt	-
50	separation date, the permanent disqualification imp	
51	work without good cause attributable to the en	

	General Assemb	ly Of North Carolina	Session 2011
1 2 3 4 5 6 7		reduced to the greater of four weeks or the perio beginning of the week during which the claim for until the end of the week of the announced separat An employer's placing an individual on a bor suspension of 10 or fewer consecutive calence constitute good cause for leaving work.	benefits was made ion date. na fide disciplinary
8	(1e)	For the duration of an individual's unemployment, begin	nning with the first
9 10	(10)	day of the first week after the disqualifying act occurs wi week an individual files a claim for benefits, if it is	th respect to which determined by the
11		Commission Division that such individual is, at the time	
12		unemployed because the individual, without good cause	
13		employer and after receiving notice from the employer,	
14 15		work for a former employer when recalled within four w	-
15 16		or when recalled in any week in which the work search G.S. 96-13 have been waived. As used in this subsection	1
17		means a temporary separation from work due to no work	•
18		individual at the time of separation from work and the in	
19		on the employer's payroll and is a continuing employee	
20		the employer.	je i
21		1 2	
22	(2)	For the duration of the individual's unemployment begin	nning with the first
23		day of the first week after the disqualifying act occurs with	-
24		week an individual files a claim for benefits if it is	•
25		Commission Division that such individual is, at the time	
26 27		unemployed because he or she was discharged for mis	
27		with the work. Misconduct connected with the work intentional acts or omissions evincing disregard of an en	
28 29		standards of behavior which the employer has a righ	
30		explained orally or in writing to an employee or evinc	-
31		negligence of such degree as to manifest equal disregard	
32		such willful or wanton disregard of an employer's inte	
33		deliberate violations or disregard of standards of be	
34		employer has the right to expect of an employee, or	
35		negligence of such degree or recurrence as to manifes	1 1 7
36		wrongful intent or evil design, or to show an intentio	
37		disregard of the employer's interests or of the emp	loyee's duties and
38		obligations to the employer.	1 in drive section is
39 40		"Discharge for misconduct with the work" as used defined to include but not be limited to separation initia	
40 41		for violating the employer's written alcohol or illegal dru	
42		to work significantly impaired by alcohol or illegal	• • • •
43		alcohol or illegal drugs on employer's premises; convid	
44		competent jurisdiction for manufacturing, selling, or	-
45		controlled substance punishable under G.S. 90-95(a)(1)	
46		while in the employ of said employer. employer; be	eing terminated or
47		suspended from employment after arrest or conviction	on for an offense
48		involving violence, sex crimes, or illegal drugs; any	
49		whatsoever related to an employee's work for an employee	
50		not limited to, physical violence directed at supervi	
51		coworkers, vendors, customers, or the general put	blic; inappropriate

1 2 3 4 5		comments or behavior towards supervisors, subordin	ataa aarraaliaaa
3 4			ates, coworkers,
1		vendors, customers, or to the general public relating	to any federally
		protected characteristic which creates a hostile work en	
5		connection with the employment; forging or falsifying an	
,		related to employment, including a previously submitted	
5		employment; violation of an employer's written absenteei	
7		to perform reasonably assigned work tasks; and the fat	
8		perform any other employment duties as evidenced by r	
)		written reprimands received in the 12 months immedia	
)		employee's termination. This phrase does not discharge or	• •
1		separation of a severely disabled veteran, as defined in G	1 0
2		omissions any act or omission of the veteran that the Con	
3		determines are attributed to a disability incurred or aggra	
4		duty during active military service, or to the veteran's abs	
5		obtain care and treatment of a disability incurred or aggra	
5		duty during active military service.	
7	(2a)	For a period of not less than four nor more than 13 weeks	beginning with the
8	(24)	first day of the first week during which or after the disqu	0 0
		with respect to which week an individual files a claim	
)		determined by the Commission Division that such indivi	
1		the claim is filed, unemployed because he was dischar	
2		fault on his part connected with his work not risin	-
3		misconduct. Substantial fault is defined to include those a	-
4		employees over which they exercised reasonable control	
5		reasonable requirements of the job but shall not include (1	
5		of rules unless such infractions are repeated after a warni	
7		the employee, (2) inadvertent mistakes made by the	
8		failures to perform work because of insufficient skill, ab	- ·
)		Upon a finding of discharge under this subsection, the	• • • •
)		disqualified for a period of nine weeks unless, based of	
1 2		<u>Commission</u> <u>Division</u> of aggravating or mitigating	
3		period of disqualification is lengthened or shortened with above. The length of the disqualification so set by the Ce	
4		U I I	
		shall not be disturbed by a reviewing court except upon	a mong of plain
5	$(2\mathbf{b})$	error.	wing with the first
5	(2b)	For the duration of the individual's unemployment begin	6
7		day of the first week during which or after the disqualify	-
8		respect to which week an individual files a claim for	
)		determined by the <u>Commission Division</u> that the individ	
)		such claim is filed, unemployed because the individual h	Ŭ
1		from employment because a license, certificate, permit, b	
2		is necessary for the performance of the individual's emplo	•
3		individual is responsible to supply has been revok	-
4		otherwise lost to the individual, or the individual's abil	• •
5		apply or the individual's application therefor has been l	
5		cause that was within the individual's power to control	
7		prevent. No showing of misconduct connected with the	
8		fault connected with the work not rising to the level of r	
)		required in order for an individual to be disqualified for	benefits under this
•		subdivision.	

	General Assemb	ly Of North Carolina	Session 2011
1	(2c)	Discharge or employer-initiated separation of a severely	disabled veteran, as
2		defined in G.S. 96-8, for acts or omissions of the	e veteran that the
3		Commission Division determines are attributed to a di	sability incurred or
4		aggravated in the line of duty during active military	service, or to the
5		veteran's absence from work to obtain care and treatm	nent of a disability
6		incurred or aggravated in the line of duty during active m	ilitary service, shall
7		not disqualify the veteran from receiving benefits under	the substantial fault
8		provisions of subdivision (2a) of this section for any period	od of time.
9	(3)	For the duration of his unemployment beginning with	
10		first week in which the disqualifying act occurs if it is	determined by the
11		Commission Division that such individual has failed with	hout good cause (i)
12		to apply for available suitable work when so directed	by the employment
13		office of the Commission; Division; or (ii) to accept s	
14		offered him; or (iii) to return to his customary self-en	1 1 1 1
15		when so directed by the Commission. Division. Pr	
16		otherwise eligible individual who is attending a vocation	
17		program which has been approved by the Commission	
18		individual shall not be denied benefits because he refu	ses to apply for or
19		accept suitable work during such period of training.	
20		In determining whether or not any work is suitable for	
21		Commission Division shall consider the degree of risk in	
22 23		safety, and morals, his physical fitness and prior training	-
23 24		prior earnings, his length of unemployment and prospect work in his customary occupation, and the distance of	-
24 25		from his residence.	the available work
23 26		Notwithstanding any other provisions of this Chapte	r no work shall be
20 27		deemed suitable and benefits shall not be denied under	
28		otherwise eligible individual for refusing to accept new	1 •
29		the following conditions:	work under any or
30		a. If the position offered is vacant due directly to a	a strike. lockout. or
31		other labor dispute;	
32		b. If the remuneration, hours, or other conditions of	of the work offered
33		are substantially less favorable to the individual the	
34		for similar work in the locality;	
35		c. If as a condition of being employed the individua	l would be required
36		to join a company union or to resign from or refra	in from joining any
37		bona fide labor organization;	
38		d. If the position offered is full-time work and the i	
39		part-time worker requirements of G.S. 96-13(a)(6)	
40	(4)	For the duration of his unemployment beginning with	-
41		first week after the disqualifying act occurs with respec	
42		individual files a claim for benefits if it is determined	by the Commission
43		Division that:	
44		a. Such individual has failed without good cause to	
45		school or training program when so directed b	y the Commission;
46 47		Division; b Such individual has discontinued his training of	ourse without and
47 48		b. Such individual has discontinued his training co	ourse without good
48 49		cause; orc. If the individual is separated from his training c	ourse or vocational
49 50		c. If the individual is separated from his training c school due to misconduct.	ourse or vocational
50			

General Asse	mbly Of North Carolina	Session 2011
1 (5) 2	total or partial unemployment is caused by a labor disp	pute in active progress
3	on or after July 1, 1961, at the factory, establishment	t, or other premises at
4	which he is or was last employed or caused after such	date by a labor dispute
5	at another place within this State which is owned or	operated by the same
6	employing unit which owns or operates the factory, e	establishment, or other
7	premises at which he is or was last employed and wh	nich supplies materials
8	or services necessary to the continued and usual opera	tion of the premises at
9	which he is or was last employed. Provided, that an i	individual disqualified
10	under the provisions of this subdivision shall contir	nue to be disqualified
11	thereunder after the labor dispute has ceased to be in a	ctive progress for such
12	period of time as is reasonably necessary and required	d to physically resume
13	operations in the method of operating in use at t	the plant, factory, or
14	establishment of the employing unit.	
15 (6)	If the Commission Division finds he is customarily s	self-employed and can
16	reasonably return to self-employment.	
17 (6a		-
18	first week during which or after the disqualifying act	1
19	which week an individual files a claim for benefits if i	•
20	Commission Division that the individual is, at the ti	
21	unemployed because the individual's ownership sha	are of the employing
22	entity was voluntarily sold and, at the time of the sale:	
23	a. The employing entity was a corporation and the	
24	percent (5%) or more of the outstanding shares	s of the voting stock of
25	the corporation;	1 1 1.1
26 27	b. The employing entity was a partnership, limit	ed or general, and the
28	individual was a limited or general partner; orc. The employing entity was a proprietorship, an	d the individual was a
28	c. The employing entity was a proprietorship, an proprietor.	u ile muividual was a
30	proprietor.	
31 (8)	For any week with respect to which he has receive	ed any sum from the
32	employer pursuant to an order of any court, the Nat	
33	Board, any other lawfully constituted adjudicative a	
34	agreement, consent or arbitration for loss of pay by	• • • •
35	When the amount so paid by the employer is in a lu	e
36	period of more than one week, such amount shall be	1
37	in the period on such a pro rata basis as the Commission	
38	and if the amount so prorated to a particular week	
39	earned by the claimant during that week of unemploy	
40	a reduced benefit payment as provided in G.S. 96-12,	
41	entitled to receive such reduced payment if the cla	aimant was otherwise
42	eligible.	
43	Further provided, any benefits previously	paid for weeks of
44	unemployment with respect to which back pay a	wards, or other such
45	compensation, are made shall constitute an overpay	
46	such amounts shall be deducted from the award by	
47	payment to the employee, and shall be transmitted j	
48	days) to the Commission Division by the employer f	
49	the overpayment. Provided, however, the removal	
50	against the employer as a result of such previously	
51	applied to the calendar year in which the overpaymen	nt is transmitted to the

	General Assemb	ly Of North Carolina	Session 2011
-		Commission, <u>Division</u> , and no attempt shall be made to to the period to which the award applies. Any amount deducted by the employer and not transmitted to the C or the failure of an employer to deduct an overpaymen	of overpayment so ommission_Division
		the same procedures for collection as is provided for	or contributions by
		G.S. 96-10. It is the purpose of this paragraph to assure the of overpayments of U. I. benefits, and it shall be constructed	
)	(10)	Any employee disqualified for the duration of his unemployee	
)		provisions of (1), (2), (2B), (3), (4), or (6A) above may disqualification removed if he meets the following three	-
,		a. Returns to work for at least five weeks and is paid c	
		at least 10 times his weekly benefit amount;	
		b. Subsequently becomes unemployed through no fault	of his own; and
		c. Meets the availability requirements of the law.	
		Any time certain disqualification imposed by (1) and $(2A)$ shall be removed	
		subsections (1), (1D), and (2A) shall be remove disqualification imposed as provided by this subsection.	a by serving the
		Provided for good cause shown the Commission	on Division in its
		discretion may as to any permanent disqualification prov	
		reduce the disqualification period to a time certain bu	
		weeks. The maximum amount of benefits due any	individual whose
		permanent disqualification is changed to a time certain	-
		an amount determined by multiplying the num	ber of weeks of
		disqualification by the weekly benefit amount.	1
		Provided further, any permanent disqualification provisions of (1), (2), (3), (4), or (6A) shall terminate	1
		effective date of the beginning of said disqualification.	two years after the
		effective dute of the beginning of said disquantication.	
	(12)	Notwithstanding any other provision of this Chapter, n	o otherwise eligible
		individual shall be denied benefits for any weeks if it i	s determined by the
		Commission Division that such individual is, at the time	
		unemployed because he left work solely as a result of a	lack of work caused
	SECT	by the bankruptcy of his employer."	
	"§ 96-15. Claim	TION 2.16. G.S. 96-15 reads as rewritten:	
	0	. – Claims for benefits shall be made in accordance with	such regulations as
		<u>Division</u> may prescribe. Employers may file claims for em	
		n in the case of partial unemployment. Each employing	
	maintain in pla	ces readily accessible to individuals performing serv	ices for it printed
		erning benefit rights, claims for benefits, and such other m	
		this Chapter as the Commission <u>Division</u> may direct. E	
		ich individuals copies of such printed statements or other	-
		ts as the Commission <u>Division</u> may direct. Such printed see supplied by the Commission <u>Division</u> to each employing	
	the employing un		, unit without cost to
	(b) (1)	Initial Determination. – A representative designated l	ov the Commission
	、 <i>/</i> 、 <i>/</i> /	<u>Division</u> shall promptly examine the claim and shall de	•
		not the claim is valid. If the claim is determined to b	
		reason other than lack of base period earnings, the claim	
		an Adjudicator for a decision as to the issues presen	ted. If the claim is

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

50

51

determined to be valid, a monetary determination shall be issued showing the week with respect to when benefits shall commence, the weekly benefit amount payable, and the potential maximum duration thereof. The claimant shall be furnished a copy of such monetary determination showing the amount of wages paid him by each employer during his base period and the employers by whom such wages were paid, his benefit year, weekly benefit amount, and the maximum amount of benefits that may be paid to him for unemployment during the benefit year. When a claim is not valid due to lack of earnings in his base period, the determination shall so designate. The claimant shall be allowed 10 days from the earlier of mailing or delivery of his monetary determination to him within which to protest his monetary determination and upon the filing of such protest, unless said protest be satisfactorily resolved, the claim shall be referred to the Chief Deputy Commissioner Assistant Secretary or his-designee for a decision as to the issues presented. All base period employers, as well as the most recent employer of a claimant on a temporary layoff, shall be notified upon the filing of a claim which establishes a benefit year.

At any time within one year from the date of the making of an initial determination, the <u>Commission Division</u> on its own initiative may reconsider such determination if it finds that an error in computation or identity has occurred in connection therewith or that additional wages pertinent to the claimant's benefit status have become available, or if such determination of benefit status was made as a result of a nondisclosure or misrepresentation of a material fact.

(2)Adjudication. - When a protest is made by the claimant to the initial or monetary determination, or a question or issue is raised or presented as to the eligibility of a claimant under G.S. 96-13, or whether any disqualification should be imposed under G.S. 96-14, or benefits denied or adjusted pursuant to G.S. 96-18, the matter shall be referred to an adjudicator. The adjudicator may consider any matter, document or statement deemed to be pertinent to the issues, including telephone conversations, and after such consideration shall render a conclusion as to the claimant's benefit entitlements. The adjudicator shall notify the claimant and all other interested parties of the conclusion reached. The conclusion of the adjudicator shall be deemed the final decision of the Commission Division unless within 1530 days after the date of notification or mailing of the conclusion, whichever is earlier, a written appeal is filed pursuant to such regulations as the Commission may adopt. The Commission rules adopted by the Division. The Division shall be deemed an interested party for such purposes and may remove to itself or transfer to an appeals referee the proceedings involving any claim pending before an adjudicator.

Provided, any interested employer shall be allowed <u>1030</u> days from the earlier of mailing or delivery of the notice of the filing of a claim against the employer's account to protest the claim and have the claim referred to an adjudicator for a decision on the question or issue raised. A copy of the notice of the filing shall be sent contemporaneously to the employer by telefacsimile transmission if a fax number is on file. Provided further, no question or issue may be raised or presented by the <u>Commission-Division</u> as to the eligibility of a claimant under G.S. 96-13, or whether any disqualification should be imposed under G.S. 96-14, after 45 days from the first day of the first week after the question or issue occurs with respect to

General Assembly Of North CarolinaSession 2011
which week an individual filed a claim for benefits. None of the provisions
of this subsection shall have the force and effect nor shall the same be
construed or interested as repealing any other provisions of G.S. 96-18.
An employer shall receive written notice of the employer's appeal rights
and any forms that are required to allow the employer to protest the claim.
The forms shall include a section referencing the appropriate rules pertaining
to appeals and the instructions on how to appeal.
(c) Appeals. – Unless an appeal from the adjudicator is withdrawn, an appeals referee
or hearing officer shall set a hearing in which the parties are given reasonable opportunity to be
heard. The conduct of hearings shall be governed by suitable regulations established-rules
adopted by the Commission. Division. The regulations rules need not conform to common law
or statutory rules of evidence or technical or formal rules of procedure but shall provide for the
conduct of hearings in such manner as to ascertain the substantial rights of the parties. The
hearings may be conducted by conference telephone call or other similar means provided that if
any party files with the Commission Division prior written objection to the telephone
procedure, that party will be afforded an opportunity for an in-person hearing at such place in
the State as the Commission Division by regulation rule shall provide. The hearing shall be
scheduled for a time that, as much as practicable, least intrudes on and reasonably
accommodates the ordinary business activities of an employer and the return to employment of
a claimant. The appeals referee or hearing officer may affirm or modify the conclusion of the
adjudicator or issue a new decision in which findings of fact and conclusions of law will be set
out or dismiss an appeal when the appellant fails to appear at the appeals hearing to prosecute
the appeal after having been duly notified of the appeals hearing. The evidence taken at the
hearings before the appeals referee shall be recorded and the decision of the appeals referee
shall be deemed to be the final decision of the Commission Division unless within 10 days after
the date of notification or mailing of the decision, whichever is earlier a written appeal is filed
pursuant to such regulations rules as the Commission Board of Review and the Division may
adopt. No person may be appointed as an appeals referee or hearing officer unless he or she
possesses the minimum qualifications necessary to be a staff attorney eligible for designation
by the Commission Division as a hearing officer under G.S. 96-4(m). G.S. 96-4(q). No appeals
referee or hearing officer in full-time permanent status may engage in the private practice of
law as defined in G.S. 84-2.1 while serving in office as appeals referee; referee or hearing
officer; violation of this prohibition shall be grounds for removal. Whenever an appeal is taken
from a decision of the appeals referee, referee or hearing officer; the appealing party shall submit a clear written statement containing the grounds for the appeal within the time allowed
submit a clear written statement containing the grounds for the appeal within the time allowed
by law for taking the appeal, and if such timely statement is not submitted, the Commission
<u>Board of Review may dismiss the appeal.</u> (c1) Unless required for disposition of an ex parte matter authorized by law, a
Commissioner, the Division, appeals referee, or employee assigned to make a decision or to
Commissioner, <u>the Division</u> appears referee, or employee assigned to make a decision of the

Commissioner, the Division, appeals referee, or employee assigned to make a decision or to make findings of facts and conclusions of law in a case shall not communicate, directly or indirectly, in connection with any issue of fact, or question of law, with any person or party or his representative, except on notice and opportunity for parties to participate.

43 (c2) Whenever a party is notified of an Adjudicator's, Appeals Referee's, or Deputy 44 Commissioner's the Board of Review's or a hearing officer's decision by mail, G.S. 1A-1, Rule 45 6(e) shall apply, and three days shall be added to the prescribed period to file a written appeal.

46 (d) Repealed by Session Laws 1977, c. 727, s. 54.

(d1) No continuance shall be granted except upon application to the Commissioner,
 <u>Division</u>, the appeals referee, or other authority assigned to make the decision in the matter to
 be continued. A continuance may be granted only for good cause shown and upon such terms
 and conditions as justice may require. Good cause for granting a continuance shall include, but
 not be limited to, those instances when a party to the proceeding, a witness, or counsel of

record has an obligation of service to the State, such as service as a member of the North
 Carolina General Assembly, or an obligation to participate in a proceeding in a court of greater
 jurisdiction.

4 Review by the Commission. Board of Review. - The Board of Review may on its (e) own motion affirm, modify, or set aside any decision of an appeals referee, hearing officer, or 5 other employee assigned to make a decision on the basis of the evidence previously submitted 6 7 in such case, or direct the taking of additional evidence, or may permit any of the parties to 8 such decision to initiate further appeals before it, or may provide for group hearings in such 9 cases as the Board of Review finds appropriate. The Board of Review may remove itself or transfer to an appeals referee, hearing officer, or other employee assigned to make a decision 10 the proceedings on any claim pending before an appeals referee, hearing officer, or other 11 employee assigned to make a decision. Interested parties shall be promptly notified of the 12 13 findings and decision of the Board of Review. Commission or Deputy Commissioner may on 14 its own motion affirm, modify, or set aside any decision of an appeals referee on the basis of the evidence previously submitted in such case, or direct the taking of additional evidence, or 15 may permit any of the parties to such decision to initiate further appeals before it, or may 16 17 provide for group hearings in such cases as the Commission or Deputy Commissioner may 18 deem proper. The Commission or Deputy Commissioner may remove to itself or transfer to 19 another appeals referee the proceedings on any claim pending before an appeals referee. The 20 Commission shall promptly notify the interested parties of its findings and the decision. In all Commission matters heard by a Deputy Commissioner, the decision of the Deputy 21 Commissioner shall constitute the decision of the Commission; except, the Commission may 22 23 remove unto itself, upon its own motion, any claim pending for rehearing and redetermination, 24 provided such removal is done prior to the expiration of appeal period applicable to the 25 decision of the Deputy Commissioner.

26 Procedure. - The manner in which disputed claims shall be presented, the reports (f) 27 thereon required from the claimant and from employers, and the conduct of hearings and 28 appeals shall be in accordance with regulations prescribed by the Commission rules adopted by 29 the Division for determining the rights of the parties, whether or not such regulations conform 30 to common-law or statutory rules of evidence and other technical rules of procedure. All 31 testimony at any hearing before an appeals referee upon a disputed claim shall be recorded 32 unless the recording is waived by all interested parties, the parties have waived the evidentiary 33 hearing and entered into a stipulation resolving the issues pending before the appeals referee, 34 hearing officer, or other employee assigned to make the decision, but need not be transcribed 35 unless the disputed claim is further appealed and, one or more of the parties objects, under such 36 regulations as the Commission may prescribe, rules as the Division may adopt, to being 37 provided a copy of the tape recording of the hearing. Any other provisions of this Chapter 38 notwithstanding, any individual receiving the transcript shall pay to the Commission Division 39 such reasonable fee for the transcript as the Commission Division may by regulation provide. 40 The fee so prescribed by the Commission Division for a party shall not exceed the lesser of sixty-five cents (65¢) per page or sixty-five dollars (\$65.00) per transcript. The Commission 41 42 Division may by regulation provide for the fee to be waived in such circumstances as it in its 43 sole discretion deems appropriate but in the case of an appeal in forma pauperis supported by 44 such proofs as are required in G.S. 1-110, the Commission Division shall waive the fee.

(g) Witness Fees. – Witnesses subpoenaed pursuant to this section shall be allowed fees
at a rate fixed by the Commission. Division. Such fees and all expenses of proceedings
involving disputed claims shall be deemed a part of the expense of administering this Chapter.

48 (h) Judicial Review. – Any decision of the Commission, Division, in the absence of 49 judicial review as herein provided, <u>or in the absence of an interested party filing a request for</u> 50 <u>reconsideration</u>, shall become final 30 days after the date of notification or mailing thereof, 51 whichever is earlier. Judicial review shall be permitted only after a party claiming to be

aggrieved by the decision has exhausted his remedies before the Commission Division as 1 2 provided in this Chapter and has filed a petition for review in the superior court of the county in 3 which he resides or has his principal place of business. The petition for review shall explicitly 4 state what exceptions are taken to the decision or procedure of the Commission-Division and 5 what relief the petitioner seeks. Within 10 days after the petition is filed with the court, the 6 petitioner shall serve copies of the petition by personal service or by certified mail, return 7 receipt requested, upon the Commission-Division and upon all parties of record to the 8 Commission-Division proceedings. Names and addresses of the parties shall be furnished to the 9 petitioner by the Commission Division upon request. The Commission Division shall be 10 deemed to be a party to any judicial action involving any of its decisions and may be represented in the judicial action by any qualified attorney who has been designated by it for 11 12 that purpose. Upon motion of the Commission, the court shall dismiss any review for which the 13 petition is untimely filed, untimely or improperly served, or for which it otherwise fails to comply with the requirements of this subsection. Any questions regarding the requirements of 14 15 this subsection concerning the service or filing of a petition shall be determined by the superior court. Any party to the Commission-Division proceeding may become a party to the review 16 17 proceeding by notifying the court within 10 days after receipt of the copy of the petition. Any person aggrieved may petition to become a party by filing a motion to intervene as provided in 18 19 G.S. 1A-1, Rule 24.

Within 45 days after receipt of the copy of the petition for review or within such additional time as the court may allow, the <u>Commission-Division</u> shall transmit to the reviewing court the original or a certified copy of the entire record of the proceedings under review. With the permission of the court the record may be shortened by stipulation of all parties to the review proceedings. Any party unreasonably refusing to stipulate to limit the record may be taxed by the court for such additional cost as is occasioned by the refusal. The court may require or permit subsequent corrections or additions to the record when deemed desirable.

27 Review Proceedings. – If a timely petition for review has been filed and served as (i) 28 provided in G.S. 96-15(h), the court may make party defendant any other party it deems 29 necessary or proper to a just and fair determination of the case. The Commission Division may, 30 in its discretion, certify to the reviewing court questions of law involved in any decision by it. In any judicial proceeding under this section, the findings of fact by the Commission, Division, 31 32 if there is any competent evidence to support them and in the absence of fraud, shall be 33 conclusive, and the jurisdiction of the court shall be confined to questions of law. Such actions 34 and the questions so certified shall be heard in a summary manner and shall be given 35 precedence over all civil cases. An appeal may be taken from the judgment of the superior 36 court, as provided in civil cases. The Commission Division shall have the right to appeal to the 37 appellate division from a decision or judgment of the superior court and for such purpose shall 38 be deemed to be an aggrieved party. No bond shall be required of the Commission-Division 39 upon appeal. Upon the final determination of the case or proceeding, the Commission Division 40 shall enter an order in accordance with the determination. When an appeal has been entered to 41 any judgment, order, or decision of the court below, no benefits shall be paid pending a final 42 determination of the cause, except in those cases in which the final decision of the Commission 43 Division allowed benefits.

44

(j) Repealed by Session Laws 1985, c. 197, s. 9.

(k) Irrespective of any other provision of this Chapter, the Commission-Division may
adopt minimum regulations necessary to provide for the payment of benefits to individuals
promptly when due as required by section 303(a)(1) of the Social Security Act as amended (42
U.S.C.A., section 503(a)(1))."

- 49 SECTION 2.17. G.S. 96-16 reads as rewritten:
- 50 "§ 96-16. Seasonal pursuits.

A seasonal pursuit is one which, because of seasonal conditions making it 1 (a) 2 impracticable or impossible to do otherwise, customarily carries on production operations only 3 within a regularly recurring active period or periods of less than an aggregate of 36 weeks in a 4 calendar year. No pursuit shall be deemed seasonal unless and until so found by the 5 Commission: Provided, however, Division; except that from March 27, 1953, any successor 6 under G.S. 96-8(5)b to a seasonal pursuit shall be deemed seasonal unless such successor shall 7 within 120 days after the acquisition request cancellation of the determination of status of such 8 seasonal pursuit; provided further that this provision shall not be applicable to pending cases 9 nor retroactive in effect. 10 Upon application therefor by a pursuit, the Commission Division shall determine or (b) 11 redetermine whether such pursuit is seasonal and, if seasonal, the active period or periods 12 thereof. The Commission Division may, on its own motion, redetermine the active period or 13 periods of a seasonal pursuit. An application for a seasonal determination must be made on

forms prescribed by the <u>Commission-Division</u> and must be made at least 20 days prior to the beginning date of the period of production operations for which a determination is requested.

16 (c) Whenever the <u>Commission Division</u> has determined or redetermined a pursuit to be 17 seasonal, such pursuit shall be notified immediately, and such notice shall contain the 18 beginning and ending dates of the pursuit's active period or periods. Such pursuits shall display 19 notices of its seasonal determination conspicuously on its premises in a sufficient number of 20 places to be available for inspection by its workers. Such notices shall be furnished by the 21 <u>Commission. Division.</u>

22 23 24

25

26

(j) As used in this section:

. . .

. . .

(d)

- (5) "Seasonal wages" mean the wages earned in a seasonal pursuit within its active period or periods. The <u>Commission Division</u> may prescribe by regulation the manner in which seasonal wages shall be reported.
- 27 28 29

30

31

32

SECTION 2.18. G.S. 96-17 reads as rewritten:

"§ 96-17. Protection of rights and benefits; attorney representation; prohibited fees; deductions for child support obligations.

(b) Representation. – Any claimant or employer who is a party to any proceeding before
 the Commission Division may be represented by (i) an attorney; or (ii) any person who is
 supervised by an attorney, however, the attorney need not be present at any proceeding before
 the Commission. Division.

(b1) Fees Prohibited. – Except as otherwise provided in this Chapter, no individual
 claiming benefits in any administrative proceeding under this Chapter shall be charged fees of
 any kind by the Commission Division or its representative, and in any court proceeding under
 this Chapter each party shall bear its own costs and legal fees.

- 41
- 42

(1) Definitions. – For the purpose of this subsection and when used herein:

43 "Unemployment compensation" means any compensation found by a. 44 the Commission Division to be payable to an unemployed individual 45 under the Employment Security Law of North Carolina (including 46 amounts payable by the Commission Division pursuant to an 47 agreement under any federal law providing for compensation, 48 assistance or allowances with respect to unemployment) provided, 49 that nothing in this subsection shall be construed to limit the 50 Commission's Division's ability to reduce or withhold benefits, 51 otherwise payable, under authority granted elsewhere in this Chapter

	General Assembly Of N	Iorth Carolina	Session 2011
1 2 3 4		including but not limited to reductions for we unemployed and for the recovery of prev- benefits.	
5	(2) a.	An individual filing a new claim for unemp	lovment compensation
6	(2) a.	shall, at the time of filing such claim, disclose	• •
7		owes child support obligations, as defined un	
8		of this subsection. If any such individual di	
9		owes child support obligations and is determined	
10		<u>Division</u> to be eligible for payment of unempl	•
11		the Commission Division shall notify the State	• •
12		enforcement agency enforcing such obligation	
13		has been determined to be eligible for payn	
14		compensation.	
15	b.	Upon payment by the State or local child	support enforcement
16		agency of the processing fee provided for in	
17		subsection and beginning with any payme	1 0
18		compensation that, except for the provision	
19		would be made to the individual during the th	•
20		and more than five working days after the re-	
21 22		fee by the Commission, Division, the Commission, deduct and withhold from any unemplo	
22		otherwise payable to an individual who	
23 24		obligations:	owes enne support
25		1. The amount specified by the individu	al to the Commission
26		<u>Division</u> to be deducted and withheld	
27		neither subparagraph 2. nor subparagra	
28		is applicable; or	
29		2. The amount, if any, determined purs	-
30		submitted to the Commission Di	
31		454(20)(B)(i) of the Social Security A	
32		child support enforcement agency, unl	ess subparagraph 3. of
33 34		this paragraph is applicable; or3. Any amount otherwise required to	he as deducted and
34 35		3. Any amount otherwise required to withheld from such unemployment con	
35 36		properly served legal process, as th	1 1
37		section 462(e) of the Social Security A	
38	с.	Any amount deducted and withheld under	
39		subdivision shall be paid by the Employment	
40		Division to the appropriate State or local chil	· · · · · · · · · · · · · · · · · · ·
41		agency.	
42	d.	The Department of Health and Human Service	
43		<u>Division</u> are hereby authorized to enter into o	
44		which may provide for the payment to the G	
45		the processing fees referred to in subparagraph	
46 47		the Department of Health and Human Servi	
47 48		compensation benefits withheld, referred to in open account basis. Where such an agreement	
40 49		the processing fee shall be deemed to have be	
49 50		(for the purposes of fixing the date on w	
50 51		<u>Division</u> will begin withholding unemplo	
~ 1			- J-mente compensation

General Assembly Of	North Carolina	Session 2011
	benefits) on the date a written authorization Health and Human Services to charge its ac <u>Commission. Division.</u> Such an authorizat processing fees then or thereafter (within year) chargeable with respect to any in authorization. Any agreement shall provide the <u>Commission Division</u> of any start-up providing notice to the Department of Health any disclosure required by subparagraph a. dispense with the notice requirements of providing for a suitable substitute procedure, discover those persons owing child suppo- eligible for unemployment compensation pay	count is received by the tion shall apply to all the then current benefit ndividual name in the for the reimbursement to costs and the cost of and Human Services of Such an agreement may of subparagraph a. by reasonably calculated to ort obligations who are
 (4) a.	On or before April 1 of 1983 and each cale	ndar vaar tharaaftar tha
(4) a.	Commission <u>Division</u> shall set and forward to and Human Services for use in the next fi	o the Secretary of Health scal year, a schedule of
	processing fees for the withholding and pay	
	compensation as provided for in this subserved reflect its best estimate of the administrative	
	<u>Division generated thereby.</u>	
b.	At least 20 days prior to September 25,	
	Division shall set and forward to the Secreta	•
	Services an interim schedule of fees which w	all be in effect until July
с.	1, 1983. The provisions of this subsection apply of	nly if arrangements are
0.	made for reimbursement by the State or loc	
	for all administrative costs incurred by th	
	under this subsection attributable to chi	ild support obligations
SECTION	enforced by the agency." 2.19. G.S. 96-18 reads as rewritten:	
"§ 96-18. Penalties.	.19. G.S. 90-18 leads as lewiliteli.	
(b1) Except as p	provided in this subsection, the penalties a	nd other provisions in
	(9a), and (11) of G.S. 105-236 apply to u	1 0
	s Chapter to the same extent that they apply	
	The <u>Commission</u> <u>Division</u> has the same	-
-	ect to unemployment insurance contributions a taxes as defined in G.S. 105-228.90(b)(7).	as does the Secretary of
L .	pplies to a "contribution tax return preparer"	to the same extent as it
	tax preparer. As used in this subsection, a	
	ho prepares for compensation, or who employs	-
	on, any return of tax imposed by this Chapter of	•
	apter. For purposes of this definition, the con- laim for refund is treated as the preparation o	-
-	not include a person merely because the person	
	nechanical assistance, (ii) prepares a return or	
1 0	or employee of the employer by whom the	

employer, or an officer or employee of the employer, by whom the person is regularly andcontinuously employed, (iii) prepares as a fiduciary a return or claim for refund for any person,

50 or (iv) represents a taxpayer in a hearing regarding a proposed assessment.

	General	Assem	bly Of N	North Carolina	Session 2011
1 2 3		tions ur	nder this	S. 105-236(7) applies with respect to uner s Chapter only when one of the following ca ation:	
4		(1)		employing units employing more than 10 employe	es.
5		(1) (2)	•	ntribution of more than two thousand dollars (
6		(2)	paid.	information of more than two thousand domais (\$2,000) has not been
7		(3)	1	sperience rating account balance is more than	five thousand dollars
8		(\mathbf{J})		00) overdrawn.	nve mousand donars
9	If no	no of th		nstances set forth in subdivision (1), (2), or (3) or	f this subsection exist
10				plation of G.S. 105-236(7) applied under this Ch	-
11		a Clas	s i mise	demeanor and each day the violation continues	constitutes a separate
12	offense.	G			
13				Division finds that any person violated G.S. 10	
14	•		-	y, the person shall pay a civil penalty of five hund	
15	1		each da	y the violations continue, plus the reasonable cos	ts of investigation and
16	enforcem	nent.			
17					
18	(g)	(1)	Any j	person who, under subsection (e) above, has be	en held ineligible for
19			benef	its and who, because of those same acts or omiss	sions has received any
20			sum a	as benefits under this Chapter to which he the pe	rson was not entitled,
21			shall	be liable to repay any such sum to the Cor	nmission_<u>Division_</u>as
22			provid	ded in subparagraph (3) below, provided n	o such recovery or
23			recou	pment of such sum may be initiated after 10 year	rs from the last day of
24				ar in which the overpayment occurred.	
25		(2)	•	person who has received any sum as benefits u	under this Chapter by
26			• •	n of the nondisclosure or misrepresentation by h	1 1
27			mater		•
28				presentation was known or fraudulent) or has	
29				he was not entitled for any reason (including en	-
30				sentative of the Commission)-Division) other t	
31				shall be liable to repay such sum to the Contract $Contract = Contract + Con$	
32				ded in subparagraph (3) below, provided n	
33			-	pment of such sum may be initiated after three y	•
33 34				year in which the overpayment occurred.	cars from the fast day
34 35		(2)		Commission Division may collect the overpayment	te provided for in this
35 36		(3)			1
30 37				ction by one or more of the following procedure	
				ion may, except as provided herein, in its sole dis	
38			a.	If, after due notice, any overpaid claimant shall	
39				to which he was not entitled, the amount due	
40				civil action in the name of the Commission, <u>Di</u>	
41				such action shall be taxed to the claimant.	6
42				under this section to collect overpayments shall	-
43				at the earliest possible date and shall be entitle	
44				the calendar of the court over all other civil ac	ctions except petitions
45				for judicial review under this Chapter.	
46			b.	If any overpayment recognized by this subsection	-
47				within 30 days after the claimant has received a	notice and demand for
48				same, and after due notice and reasonable oppo	ortunity for hearing (if
49				a hearing on the merits of the claim has not a	already been had) the
50				Commission, Division, under the hand of its C	hairman, <u>the Assistant</u>
51				Secretary, may certify the same to the clerk of	
					•

the county in which the claimant resides or has property, and 1 2 additional copies of said certificate for each county in which the 3 Commission Division has reason to believe such claimant has 4 property located; such certificate and/or copies thereof so forwarded 5 to the clerk of the superior court shall immediately be docketed and 6 indexed on the cross index of judgments, and from the date of such 7 docketing shall constitute a preferred lien upon any property which 8 said claimant may own in said county, with the same force and effect 9 as a judgment rendered by the superior court. The Commission 10 Division shall forward a copy of said certificate to the sheriff or sheriffs of such county or counties, or to a duly authorized agent of 11 12 the Commission, Division, and when so forwarded and in the hands 13 of such sheriff or agent of the Commission, Division, shall have all the force and effect of an execution issued to such sheriff or agent of 14 15 the Commission Division by the clerk of the superior court upon a judgment of the superior court duly docketed in said county. The 16 17 Commission Division is further authorized and empowered to issue 18 alias copies of said certificate or execution to the sheriff or sheriffs of 19 such county or counties, or a duly authorized agent of the 20 Commission Division in all cases in which the sheriff or duly 21 authorized agent has returned an execution or certificate unsatisfied; 22 when so issued and in the hands of the sheriff or duly authorized 23 agent of the Commission, Division, such alias shall have all the force 24 and effect of an alias execution issued to such sheriff or duly 25 authorized agent of the Commission-Division by the clerk of the 26 superior court upon a judgment of the superior court duly docketed in 27 said county. Provided, however, that notwithstanding any provision 28 of this subsection, upon filing one written notice with the 29 Commission, Division, the sheriff of any county shall have the sole 30 and exclusive right to serve all executions and make all collections 31 mentioned in this subsection and in such case, no agent of the 32 Commission Division shall have the authority to serve any 33 executions or make any collections therein in such county. A return 34 of such execution or alias execution, shall be made to the 35 Commission, Division, together with all moneys collected 36 thereunder, and when such order, execution or alias is referred to the 37 agent of the Commission-Division for service, the said agent of the 38 Commission Division shall be vested with all the powers of the 39 sheriff to the extent of serving such order, execution or alias and 40 levying or collecting thereunder. The agent of the Commission Division to whom such order or execution is referred shall give a 41 42 bond not to exceed three thousand dollars (\$3,000) approved by the 43 Commission Division for the faithful performance of such duties. 44 The liability of said agent shall be in the same manner and to the 45 same extent as is now imposed on sheriffs in the service of 46 execution. If any sheriff of this State or any agent of the Commission 47 Division who is charged with the duty of serving executions shall 48 willfully fail, refuse or neglect to execute any order directed to him 49 by the said Commission-Division and within the time provided by 50 law, the official bond of such sheriff or of such agent of the Commission Division shall be liable for the overpayments and costs 51

	General Assembly Of N	Iorth Carolina	Session 2011
1 2 3		due by the claimant. Additionally, the Comm designated representatives in the collection o have the powers enumerated in G.S. 96-10(b)(2	f overpayments shall
4	с.	Any person who has been found by the Commis	
5		been overpaid under subparagraph (1) above s	
6		such sums deducted from future benefits paya	
7		Chapter.	
8	d.	Any person who has been found by the Commis	ssion Division to have
9		been overpaid under subparagraph (2) above s	hall be liable to have
10		such sums deducted from future benefits paya	ble to him under this
11		Chapter in such amounts as the Commission	on <u>Division</u> may by
12		regulation prescribe but no such benefit payab	
13		be reduced by more than fifty percent (50%) of	f that person's weekly
14		benefit amount.	
15	e.	To the extent permissible under the laws and	
16		United States, the Commission Division is auth	
17		cooperate in arrangements or reciprocal agreen	
18		and duly authorized agencies of other states	
19		Secretary of Labor, or both, whereby: (1	· · ·
20		unemployment benefits as determined under s	
21		(2) above shall be recovered by offset from un	
22		otherwise payable under the unemployment	
23		another state, and overpayments of unemp	-
24 25		determined under the unemployment compensa	
25 26		state shall be recovered by offset from un	1 0
26 27		otherwise payable under this Chapter; and, unemployment benefits as determined under a	
27		with respect to benefits or allowances for und	
28 29		under a federal program administered by	1 0 1
30		agreement with the United States Secretary	
31		recovered by offset from unemployment benef	
32		under this Chapter or any such federal pro-	1.
33		unemployment compensation law of another sta	-
34		unemployment benefit or allowance program	•
35		other state under an agreement with the Unite	-
36		Labor if such other state has in effect a reciproc	•
37		United States Secretary of Labor as authorized	by Section $303(g)(2)$
38		of the federal Social Security Act, if the Unit	ited States agrees, as
39		provided in the reciprocal agreement with the	is State entered into
40		under such Section 303(g)(2) of the Social	l Security Act, that
41		overpayments of unemployment benefits a	s determined under
42		subparagraphs (1) and (2) above, and overpa	
43		under the unemployment compensation law o	
44		has in effect a reciprocal agreement with the U	
45		of Labor as authorized by Section $303(g)(2)$ of	
46		Act, shall be recovered by offset from benef	
47		unemployment otherwise payable under	
48		administered by this State or such other state	e under an agreement
49 50	0	with the United States Secretary of Labor.	1 1 . 11
50	f.	The <u>Commission Division</u> may in its discretion	
51		overpayments to claimants if the claimant ha	as deceased after the

	General Assembly Of North Carolina Session 2011
1	payment was made. In such a case the Commission Division may
2	remove the debt of the deceased claimant from its records."
3	SECTION 2.20. G.S. 96-19 reads as rewritten:
4	"§ 96-19. Enforcement of Employment Security Law discontinued upon repeal or
5	invalidation of federal acts; suspension of enforcement provisions contested.
6	(a) It is the purpose of this Chapter to secure for employers and employees the benefits
7	of Title III and Title IX of the Federal Social Security Act, approved August 14, 1935, as to
8	credit on payment of federal taxes, of State contributions, the receipt of federal grants for
9	administrative purposes, and all other provisions of the said Federal Social Security Act; and it
10	is intended as a policy of the State that this Chapter and its requirements for contributions by
11	employers shall continue in force only so long as such employers are required to pay the federal
12	taxes imposed in said Federal Social Security Act by a valid act of Congress. Therefore, if Title
13	III and Title IX of the said Federal Social Security Act shall be declared invalid by the United
14	States Supreme Court, or if such law be repealed by congressional action so that the federal tax
15	cannot be further levied, from and after the declaration of such invalidity by the United States
16	Supreme Court, or the repeal of said law by congressional action, as the case may be, no further
17	levy or collection of contributions shall be made hereunder. The enactment by the Congress of
18	the United States of the Railroad Retirement Act and the Railroad Unemployment Insurance
19	Act shall in no way affect the administration of this law except as herein expressly provided.
20	All federal grants and all contributions theretofore collected, and all funds in the treasury by
21	virtue of this Chapter, shall, nevertheless, be disbursed and expended, as far as may be possible,
22	under the terms of this Chapter: Provided, however, that contributions already due from any
23	employer shall be collected and paid into the said fund, subject to such distribution; and
24	provided further, that the personnel of the State Employment Security Commission Division of
25	Employment Security shall be reduced as rapidly as possible.
26	The funds remaining available for use by the North Carolina Employment Security
27	Commission Division of Employment Security shall be expended, as necessary, in making
28	payment of all such awards as have been made and are fully approved at the date aforesaid, and
29	the payment of the necessary costs for the further administration of this Chapter, and the final
30	settlement of all affairs connected with same. After complete payment of all administrative
31	costs and full payment of all awards made as aforesaid, any and all moneys remaining to the
32	credit of any employer shall be refunded to such employer, or his duly authorized assignee:
33	Provided, that the State employment service, created by Chapter 106, Public Laws of 1935, and
34	transferred by Chapter 1, Public Laws of 1936, Extra Session, and made a part of the former
35	Employment Security Commission of North Carolina, and that is now part of the Division of
36	Employment Security of the North Carolina Department of Commerce, shall in such event
37	return to and have the same status as it had prior to enactment of Chapter 1, Public Laws of
38	1936, Extra Session, and under authority of Chapter 106, Public Laws of 1935, shall carry on
39 40	the duties therein prescribed; but, pending a final settlement of the affairs of the Employment
40	Security Commission of North Carolina, Division, the said State employment service shall
41 42	render such service in connection therewith as shall be demanded or required under the provisions of this Chapter or the provisions of Chapter 1. Public Laws of 1026. Extra Session
42 43	 provisions of this Chapter or the provisions of Chapter 1, Public Laws of 1936, Extra Session. (b) The Employment Security Commission Division of Employment Security may,
43 44	upon receiving notification from the U.S. Department of Labor that any provision of this
44 45	Chapter is out of conformity with the requirements of the federal law or of the U.S. Department
45 46	of Labor, suspend the enforcement of the contested section or provision until the North
40 47	Carolina Legislature next has an opportunity to make changes in the North Carolina law. The
48	Employment Security Commission shall, Division shall, in order to implement the above
49	suspension:
50	(1) Notify the Governor's office and provide that office with a copy of the
50 51	determination or notification of the U.S. Department of Labor;
01	determination of notification of the 0.5. Department of Euson,

Session 2011

	General Assembly Of North Carolina	Session 2011
1 2 3 4	(2) Advise the Governor's office as to whether the contested po of the law would, if not enforced, so seriously hamper the agency as to make it advisable that a special session of called;	e operations of the
5 6	(3) Take all reasonable steps available to obtain a re implementation of any federal conformity failure sanction	-
7 8	legislature has been afforded an opportunity to cons conflict."	
9	SECTION 2.21. G.S. 96-20 reads as rewritten:	
10	"§ 96-20. Duties of Division; conformance to Wagner-Peyser Act; organ	ization; director;
11	employees.	
12	The Employment Service Division of the Employment Security Commis	ssion-Employment
13	Security Section of the Division of Employment Security, Department of	
14	establish and maintain free public employment offices in such number and	in such places as
15	may be necessary for the proper administration of this Chapter, and for	or the purpose of
16	performing such duties as are within the purview of the act of Congress e	ntitled "An act to
17	provide for the establishment of a national employment system and for coefficient	operation with the
18	states in the promotion of such system and for other purposes," approved	June 6, 1933, (48
19	Stat., 113; U.S.C., Title 29, section 49(c), as amended). The said Division sha	all be administered
20	by a full-time salaried director. The Employment Security Commission-	-Division shall be
21	charged with the duty to cooperate with any official or agency of the Un	
22	powers or duties under the provisions of the said act of Congress, as amend	
23	perform all things necessary to secure to this State the benefits of the said a	_
24	amended, in the promotion and maintenance of a system of public employ	
25	provisions of the said act of Congress, as amended, are hereby accepted	-
26	conformity with section 4 of said act, and this State will observe and	1.
27	requirements thereof. The Employment Security Commission Division is	
28	and constituted the agency of this State for the purpose of said act. The Com	
29	is directed to appoint the director, head, other officers, and employees of	the Employment
30	Service Division.Security Section."	
31	SECTION 2.22. G.S. 96-21 reads as rewritten:	
32	"§ 96-21. Duties concerning veterans and worker profiling.	lestion include the
33 34	The duties of the Employment Service Division Employment Security S	<u>section include the</u>
34 35	following:	
35 36	(2) To establish and use a worker profiling system that compl	ion with 42 USC
30 37	§ 503(a)(10) to identify claimants for benefits whom the	
38	must refer to reemployment services in accordance with the	
39	SECTION 2.23. G.S. 96-22 reads as rewritten:	<i>at 1aw</i> .
40	"§ 96-22. Employment of and assistance to minors.	
41	<u>The Employment Service Division Security Section</u> shall have jurisdiction	on over all matters
42	contemplated in this Article pertaining to securing employment for all	
43	themselves of the free employment service. The Employment Service	
44	<u>Section</u> shall have power to so conduct its affairs that at all times it shall be	
45	laws relating to child labor and compulsory education; to aid in inducing mi	•
46	cannot or do not for various reasons attend day school, to undertake	
47	employment; to aid in influencing minors who do not come within the purvi	
48	education laws, and who do not attend day school, to avail themselves of	
49	special courses in existing night schools, vocational schools, part-time scho	ols, trade schools,
50	business schools, library schools, university extension courses, etc., so as	to become more
51	skilled in such occupation or vocation to which they are respectively inclin	ned or particularly

adapted, including assisting those minors who are interested in securing vocational employment 1 2 in agriculture and to aid in the development of good citizenship and in the study and 3 development of vocational rehabilitation capabilities for handicapped minors."

- SECTION 2.24. G.S. 96-24 reads as rewritten:
- "§ 96-24. Local offices; cooperation with United States service; financial aid from United States.

7 The Employment Service Division Security Section is authorized to enter into agreement 8 with the governing authorities of any municipality, county, township, or school corporation in 9 the State for such period of time as may be deemed desirable for the purpose of establishing 10 and maintaining local free employment offices, and for the extension of vocational guidance in cooperation with the United States Employment Service, and under and by virtue of any such 11 12 agreement as aforesaid to pay, from any funds appropriated by the State for the purposes of this 13 Article, any part or the whole of the salaries, expenses or rent, maintenance, and equipment of 14 offices and other expenses."

15

4

5

6

SECTION 2.25. G.S. 96-25 reads as rewritten:

16 "§ 96-25. Acceptance and use of donations.

17 It shall be lawful for the Employment Service Division Security Section to receive, accept, 18 and use, in the name of the people of the State, or any community or municipal corporation, as 19 the donor may designate, by gift or devise, any moneys, buildings, or real estate for the purpose 20 of extending the benefits of this Article and for the purpose of giving assistance to handicapped 21 citizens through vocational rehabilitation." 22

SECTION 2.26. G.S. 96-26 reads as rewritten:

23 "§ 96-26. Cooperation of towns, townships, and counties with Division.

24 It shall be lawful for the governing authorities of any municipality, county, township, or 25 school corporation in the State to enter into cooperative agreement with the Employment 26 Service Division Security Section and to appropriate and expend the necessary money upon 27 such conditions as may be approved by the Employment Service Division Security Section and 28 to permit the use of public property for the joint establishment and maintenance of such offices 29 as may be mutually agreed upon, and which will further the purpose of this Article."

30

SECTION 2.27. G.S. 96-27 reads as rewritten:

31 "§ 96-27. Method of handling employment service funds.

32 All federal funds received by this State under the Wagner-Peyser Act (48 Stat. 113; Title 33 29, U.S.C., section 49) as amended, and all State funds appropriated or made available to the 34 Employment Service Division Security Section shall be paid into the Employment Security 35 Administration Fund, and said moneys are hereby made available to the State employment 36 service to be expended as provided in this Article and by said act of Congress. For the purpose 37 of establishing and maintaining free public employment offices, said Division the Section is 38 authorized to enter into agreements with any political subdivision of this State or with any 39 private, nonprofit organization, and as a part of any such agreement the Commission Division 40 may accept moneys, services, or quarters as a contribution to the Employment Security 41 Administration Fund."

42

SECTION 2.28. G.S. 96-29 reads as rewritten:

43 "§ 96-29. Openings listed by State agencies.

44 Every State agency shall list with the Employment Security Commission of North Carolina 45 Division of Employment Security every job opening occurring within the agency which 46 opening the agency wishes filled and which will not be filled solely by promotion or transfer 47 from within the existing State government work force. The listing shall include a brief 48 description of the duties and salary range and shall be filed with the Commission-Division 49 within 30 days after the occurrence of the opening. The State agency may not fill the job 50 opening for at least 21 days after the listing has been filed with the Commission. Division. The

	General Assembly Of North Carolina	Session 2011
1	listing agency shall report to the Commission Division the filling of any list	ed opening within
2	15 days after the opening has been filled.	
3	The Employment Security Commission Division may act to waive the 21	-day listing period
4	for job openings in job classifications declared to be in short supply by the	
5	Commission, upon the request of a State agency, if the 21-day listing requ	
6	classifications hinders the agency in providing essential services."	
7	SECTION 2.29. G.S. 96-31 reads as rewritten:	
8	"§ 96-31. Definitions.	
9	As used in this Article, unless the context clearly requires otherwise, the t	erm:
10	(1) "CFS" means the common follow-up information ma	
11	developed by <u>DES</u> the Employment Security Commission	
12	as authorized under this Article.	
13	(2) "ESC" means the Employment Security Commission of No.	orth Carolina.
14	"DES" means the Division of Employment Security.	
15	(3) Repealed by Session Laws 2000, c. 140, s. $93.1(d)$.	
16	(4) "State job training, education, and placement program"	or "State-funded
17	program" means a program operated by a State or local g	
18	or entity and supported in whole or in part by State or f	
19	provides job training and education or job placement se	
20	participants. The term does not include on-the-job trai	
21	current employees of the agency or entity for the purpos	• •
22	development."	es or proressionar
23	SECTION 2.30. G.S. 96-32 reads as rewritten:	
24	"§ 96-32. Common follow-up information management system created.	
25	(a) The Employment Security Commission of North Carolina D	ES shall develop.
26	implement, and maintain a common follow-up information management syste	1 ·
27	employment status of current and former participants in State job trainin	•
28	placement programs. The system shall provide for the automated collect	-
29	dissemination, and analysis of data obtained from State-funded programs	-
30	training and education and job placement services to program participants.	In developing the
31	system, the ESC DES shall ensure that data and information collected from	
32	confidential, not open for general public inspection, and maintained and	disseminated in a
33	manner that protects the identity of individual persons from general public dis	closure.
34	(b) The <u>ESC DES</u> shall adopt procedures and guidelines for the	development and
35	implementation of the CFS authorized under this section.	
36	(c) Based on data collected under the CFS, the ESC DES s	hall evaluate the
37	effectiveness of job training, education, and placement programs to dete	ermine if specific
38	program goals and objectives are attained, to determine placement and con	mpletion rates for
39	each program, and to make recommendations regarding the continuation of	State funding for
40	programs evaluated."	
41	SECTION 2.31. G.S. 96-33 reads as rewritten:	
42	"§ 96-33. State agencies required to provide information and data.	
43	(a) Every State agency and local government agency or entity that	receives State or
44	federal funds for the direct or indirect support of State job training, education	on, and placement
45	programs shall provide to the Employment Security Commission of North	-Carolina <u>DES</u> all
46	data and information available to or within the agency or entity's possession	n requested by the
47	ESCDES for input into the common follow-up information management	system authorized
48	under this Article.	
49	(b) Each agency or entity required to report information and data to the	
50	this Article shall maintain true and accurate records of the information and	data requested by
51	the ESC. DES. The records shall be open to ESC DES inspection and copy	ying at reasonable
	Senate Bill 532*-Fourth Edition	Page 77

	General Assembly Of North Carolina	Session 2011
1 2 3	times and as often as necessary. Each agency or entity shall further provide, <u>ESCDES</u> , sworn or unsworn reports with respect to persons employed or trained or entity, as deemed necessary by the <u>ESC-DES</u> to carry out the purposes	ed by the agency
4	Information obtained by the $\underline{\text{ESCDES}}$ from the agency or entity shall be held	
5	confidential and shall not be published or open to public inspection other than	
6	protects the identity of individual persons and employers."	in a manner mat
7	SECTION 2.32. G.S. 96-35 reads as rewritten:	
8	"§ 96-35. Reports on common follow-up system activities.	
9	(a) The Employment Security Commission of North Carolina DE	<u>S</u> shall present
10	annually by May 1 to the General Assembly and to the Governor a report of C	FS activities for
11	the preceding calendar year. The report shall include information on and e	valuation of job
12	training, education, and placement programs for which data was reported by	
13	agencies subject to this Article. Evaluation of the programs shall be on the bas	sis of fiscal year
14	data.	
15	(b) The <u>ESC DES</u> shall report to the Governor and to the General Ass	• 1
16	convening of each biennial session, its evaluation of and recommendation	0 00
17	training, education, and placement programs for which data was provided to the	: CFS."
18	DADT III OTHED CONFORMINC AMENIDMENTS TO TH	
19 20	PART III. OTHER CONFORMING AMENDMENTS TO THE STATUTES	E GENERAL
20 21	STATUTES SECTION 3.1. G.S. 7A-343.1 reads as rewritten:	
21 22	"§ 7A-343.1. Distribution of copies of the appellate division reports.	
23	The Administrative Officer of the Courts shall, at the State's expense	distribute such
23 24	number of copies of the appellate division reports to federal, State department	
25	and to educational institutions of instruction, as follows:	ts and ageneres,
26	Governor, Office of the	1
27	Lieutenant Governor, Office of the	1
28	Secretary of State, Department of the	2
29	State Auditor, Department of the	1
30	Treasurer, Department of the State	1
31	Superintendent of Public Instruction	1
32	Office of the Attorney General	11
33	State Bureau of Investigation	1
34	Agriculture and Consumer Services, Department of	1
35	Labor, Department of	1
36	Insurance, Department of Administration	l 1
37 38	Budget Bureau, Department of Administration	1
38 39	Property Control, Department of Administration State Planning, Department of Administration	1
40	Environment and Natural Resources, Department of	1
41	Revenue, Department of	1
42	Health and Human Services, Department of	1
43	Juvenile Justice and Delinquency Prevention, Department of	1
44	Commission for the Blind	1
45	Transportation, Department of	1
46	Motor Vehicles, Division of	1
47	Utilities Commission	8
48	Industrial Commission	11
49	State Personnel Commission	1
50	Office of State Personnel	1
51	Office of Administrative Hearings	2

	General Assembly Of North Carolina	Session 2011
1	Community Colleges, Department of	38
2	Employment Security Commission	1
3	Department of Commerce	<u>1</u>
4	Commission of Correction	$\overline{1}$
5	Parole Commission	1
6	Archives and History, Division of	1
7	Crime Control and Public Safety, Department of	2
8	Cultural Resources, Department of	3
9	Legislative Building Library	2
10	Justices of the Supreme Court	1 ea.
11	Judges of the Court of Appeals	1 ea.
12	Judges of the Superior Court	1 ea.
13	Clerks of the Superior Court	1 ea.
14	District Attorneys	1 ea.
15	Emergency and Special Judges of the Superior Court	1 ea.
16	Supreme Court Library	AS MANY AS
17	Supreme court ziorary	REQUESTED
18	Appellate Division Reporter	1
19	University of North Carolina, Chapel Hill	71
20	University of North Carolina, Charlotte	1
20	University of North Carolina, Greensboro	1
22	University of North Carolina, Asheville	1
23	North Carolina State University, Raleigh	1
23	Appalachian State University	1
25	East Carolina University	1
26	Fayetteville State University	1
27	North Carolina Central University	17
28	Western Carolina University	1
29	Duke University	17
30	Davidson College	2
31	Wake Forest University	25
32	Lenoir Rhyne College	1
33	Elon College	1
34	Campbell University	25
35	Federal, Out-of-State and Foreign Secretary of State	1
36	Secretary of Defense	1
37	Secretary of Health, Education and Welfare	1
38	Secretary of Housing and Urban Development	1
39	Secretary of Transportation	1
40	Attorney General	1
41	Department of Justice	1
42	Internal Revenue Service	1
43	Veterans' Administration	1
44	Library of Congress	5
45	Federal Judges resident in North Carolina	1 ea.
46	Marshal of the United States Supreme Court	1 Ca.
40 47	Federal District Attorneys resident in North Carolina	1 1 ea.
47	Federal Clerks of Court resident in North Carolina	1 ea. 1 ea.
40 49	Supreme Court Library exchange list	1 ca. 1
4 9 50	Cherokee Supreme Court, Eastern Band of Cherokee Indians	1
50	Cherokee Supreme Court, Lastern Dand of Cherokee mulans	1

51

Each justice of the Supreme Court and judge of the Court of Appeals shall receive for 1 2 private use, one complete and up-to-date set of the appellate division reports. The copies of 3 reports furnished each justice or judge as set out in the table above may be retained personally 4 to enable the justice or judge to keep up-to-date the personal set of reports." 5 **SECTION 3.2.** G.S. 8-45.3(a1) reads as rewritten: 6 "(a1) The Employment Security Commission Division of Employment Security is hereby 7 specifically authorized to have photographed, photocopied, or microphotocopied all records of 8 the Commission, Division, including filings required by law to be made to the Commission, 9 Division, and said photographs, photocopies, or microphotocopies, when certified by the 10 Commission Division as true and correct photographs, photocopies, or microphotocopies, shall be as admissible in evidence in all actions, proceedings, and matters as the originals thereof 11

12 13 would have been."

SECTION 3.3. G.S. 52C-5-501(a) reads as rewritten:

14 "(a) An income-withholding order issued in another state may be sent to the person or 15 entity defined or identified as the obligor's employer under the income-withholding provisions of Chapter 50 or Chapter 110 of the General Statutes, as applicable, without first filing a 16 17 petition or comparable pleading or registering the order with a tribunal of this State. In the 18 event that an obligor is receiving unemployment compensation benefits from the North 19 Carolina Employment Security Commission, the Division of Employment Security (DES) in 20 accordance with G.S. 96-17, an income-withholding order issued in another state may be sent 21 to the Employment Security Commission DES without first filing a petition or comparable pleading or registering the order with a tribunal of this State. Upon receipt of the order, the 22 23 employer or the Employment Security Commission DES shall:

24 25

26

27

28

29

30

- (1) Treat an income-withholding order issued in another state which appears regular on its face as if it had been issued by a tribunal of this State;
- (2) Immediately provide a copy of the order to the obligor; and
- (3) Distribute the funds as directed in the withholding order. The Employment Security Commission <u>DES</u> shall not withhold an amount to exceed twenty-five percent (25%) of the unemployment compensation benefits."
- SECTION 3.4. G.S. 58-89A-120 reads as rewritten:
- 31 "§ 58-89A-120. Unemployment taxes; payroll.

32 A licensee is the employer of an assigned employee for purposes of Chapters 95, 96 and 33 105 of the General Statutes. Nothing in this section shall otherwise affect the levy and 34 collection of unemployment insurance contributions or the assignment of discrete employer 35 numbers pursuant to G.S. 96-9(c)(4) and the definitions set forth in G.S. 96-8(4), 96-8(5), and 36 96-8(6). The Employment Security Commission Department of Commerce, Division of 37 Employment Security (DES), shall cooperate with the Commissioner in the investigation of 38 applicants and licensees and shall provide the Commissioner with access to all relevant records 39 and data in the custody of the Employment Security Commission.DES."

- 40
- **SECTION 3.5.** G.S. 84-5(a) reads as rewritten:

It shall be unlawful for any corporation to practice law or appear as an attorney for 41 "(a) 42 any person in any court in this State, or before any judicial body or the North Carolina 43 Industrial Commission, Utilities Commission, or the Employment Security Commission, 44 Department of Commerce, Division of Employment Security, or hold itself out to the public or 45 advertise as being entitled to practice law; and no corporation shall organize corporations, or 46 draw agreements, or other legal documents, or draw wills, or practice law, or give legal advice, 47 or hold itself out in any manner as being entitled to do any of the foregoing acts, by or through any person orally or by advertisement, letter or circular. The provisions of this section shall be 48 49 in addition to and not in lieu of any other provisions of Chapter 84. Provided, that nothing in 50 this section shall be construed to prohibit a banking corporation authorized and licensed to act 51 in a fiduciary capacity from performing any clerical, accounting, financial or business acts

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

required of it in the performance of its duties as a fiduciary or from performing ministerial and 1 2 clerical acts in the preparation and filing of such tax returns as are so required, or from 3 discussing the business and financial aspects of fiduciary relationships. Provided, however, this 4 section shall not apply to corporations authorized to practice law under the provisions of 5 Chapter 55B of the General Statutes of North Carolina. 6 To further clarify the foregoing provisions of this section as they apply to corporations 7 which are authorized and licensed to act in a fiduciary capacity: 8 A corporation authorized and licensed to act in a fiduciary capacity shall not: (1)9 Draw wills or trust instruments; provided that this shall not be a. 10 construed to prohibit an employee of such corporation from 11 conferring and cooperating with an attorney who is not a salaried 12 employee of the corporation, at the request of such attorney, in 13

- connection with the attorney's performance of services for a client who desires to appoint the corporation executor or trustee or otherwise to utilize the fiduciary services of the corporation.b. Give legal advice or legal counsel, orally or written, to any customer or prospective customer or to any person who is considering
 - or prospective customer or to any person who is considering renunciation of the right to qualify as executor or administrator or who proposes to resign as guardian or trustee, or to any other person, firm or corporation.
 - c. Advertise to perform any of the acts prohibited herein; solicit to perform any of the acts prohibited herein; or offer to perform any of the acts prohibited herein.
- (2) Except as provided in subsection (b) of this section, when any of the following acts are to be performed in connection with the fiduciary activities of such a corporation, said acts shall be performed for the corporation by a duly licensed attorney, not a salaried employee of the corporation, retained to perform legal services required in connection with the particular estate, trust or other fiduciary matter:
 - a. Offering wills for probate.
 - b. Preparing and publishing notice of administration to creditors.
 - c. Handling formal court proceedings.
 - d. Drafting legal papers or giving legal advice to spouses concerning rights to an elective share under Article 1A of Chapter 30 of the General Statutes.
 - e. Resolving questions of domicile and residence of a decedent.
 - f. Handling proceedings involving year's allowances of widows and children.
 - g. Drafting deeds, notes, deeds of trust, leases, options and other contracts.
 - h. Drafting instruments releasing deeds of trust.
 - i. Drafting assignments of rent.
 - j. Drafting any formal legal document to be used in the discharge of the corporate fiduciary's duty.
 - k. In matters involving estate and inheritance taxes, gift taxes, and federal and State income taxes:
- 47
 48
 49
 1. Preparing and filing protests or claims for refund, except requests for a refund based on mathematical or clerical errors in tax returns filed by it as a fiduciary.

	General Assembly Of N	orth Carolina	Session 2011
1 2 3		2. Conferring with tax authorities regarding for refund, except those based on mathe errors in tax returns filed by it as a fiduciar	matical or clerical
4		3. Handling petitions to the tax court.	у.
5	1.	Performing legal services in insolvency procee	dings or before a
6	1.	referee in bankruptcy or in court.	ungs of before a
7	m.	In connection with the administration of an estate	or trust:
, 8 9		1. Making application for letters testamen administration.	
10		2. Abstracting or passing upon title to propert	V.
11 12		 Handling litigation relating to claims by o or trust. 	
13 14		4. Handling foreclosure proceedings of deec security instruments which are in default.	ls of trust or other
15	(3) When	any of the following acts are to be performed in c	connection with the
16		ary activities of such a corporation, the corporation	
17		llowing:	1.2
18	a.	The initial opening and inventorying of safe	deposit boxes in
19		connection with the administration of an esta	ate for which the
20		corporation is executor or administrator shall be h	nandled by, or with
21		the advice of, an attorney, not a salaried employee	-
22		retained by the corporation to perform legal se	ervices required in
23		connection with that particular estate.	
24	b.	The furnishing of a beneficiary with applicable po	
25 26		will relating to such beneficiary shall, if accomp	
26 27		advice or opinion, be handled by, or with the adv not a salaried employee of the corporation,	•
28		corporation to perform legal services required in c	
20 29		particular estate or matter.	onneedon with that
30	с.	In matters involving estate and inheritance taxe	es and federal and
31		State income taxes, the corporation shall not e	
32		statutes of limitations without the advice of an atto	
33		employee of the corporation, retained by the corp	-
34		legal services in connection with that particular est	-
35	d.	An attorney, not a salaried employee of the corpo	oration, retained by
36		the corporation to perform legal services required	in connection with
37		an estate or trust shall be furnished copies of	
38		accounts proposed for filing with any court and	
39		estate and North Carolina inheritance tax return	· · · · ·
40		copies of proposed income and intangibles tax re	
41		afforded an opportunity to advise and counsel the	corporate fiduciary
42 43	SECTION 2	concerning them prior to filing."	
43 44		6. G.S. 95-25.3(d) reads as rewritten: sioner, in order to prevent curtailment of opportunit	ies for employment
44 45		dvantaged and the unemployed, may, by regulation	
46	•	<i>i</i> -five percent (85%) of the otherwise applicable	-
47		ch shall apply to all persons (i) who have been uner	
48		economically disadvantaged, or (ii) who are, or v	
49		mily Assistance or who are receiving supplementation	
50	under Title XVI of the S	• • • • •	,

Pursuant to regulations issued by the Commissioner, certificates establishing eligibility for
 such subminimum wage shall be issued by the Employment Security Commission. Division of
 Employment Security.

4 The regulation issued by the Commissioner shall not permit employment at the 5 subminimum rate for a period in excess of 52 weeks."

6

SECTION 3.7. G.S. 94-144(b) reads as rewritten:

7 A listing of employment by area and industry of employers who have an assigned "(b) 8 account number by the Employment Security Commission-Department of Commerce, Division 9 of Employment Security (DES), shall be supplied annually to the Commissioner by the 10 Employment Security Commission of this State. DES. The listing of employment by area and industry shall contain at least the following: employer name; Employment Security 11 12 Commission DES account number; indication of whether multiple or a single report unit; 13 number of reporting units; average employment; establishment size code; geographical area; 14 any four-digit code; and any other information deemed necessary by the Commissioner 15 Division to meet federal reporting requirements."

16

SECTION 3.8. G.S. 105-129.4(b) reads as rewritten:

17 Wage Standard. - A taxpayer is eligible for the credit for creating jobs in an "(b) 18 enterprise tier three, four, or five area if, for the calendar year the jobs are created, the average 19 wage of the jobs for which the credit is claimed meets the wage standard and the average wage 20 of all jobs at the location with respect to which the credit is claimed meets the wage standard. No credit is allowed for jobs not included in the wage calculation. A taxpayer is eligible for the 21 22 credit for investing in machinery and equipment, the credit for research and development, or 23 the credit for investing in real property for a central office or aircraft facility in a tier three, 24 four, or five area if, for the calendar year the taxpayer engages in the activity that qualifies for 25 the credit, the average wage of all jobs at the location with respect to which the credit is 26 claimed meets the wage standard. In making the wage calculation, the taxpayer must include 27 any positions that were filled for at least 1,600 hours during the calendar year the taxpayer 28 engages in the activity that qualifies for the credit even if those positions are not filled at the 29 time the taxpayer claims the credit. For a taxpayer with a taxable year other than a calendar 30 year, the taxpayer must use the wage standard for the calendar year in which the taxable year begins. No wage standard applies to credits for activities in an enterprise tier one or two area. 31 32 For the purposes of this subsection, for a fiber, yarn, or thread mill that uses a sequential 33 manufacturing process in which separate parts of the sequential manufacturing process are 34 performed in different facilities within the same county, the term "location" may mean either 35 the specific establishment or all facilities in the county in which parts of the process are 36 performed.

Part-time jobs for which the taxpayer provides health insurance as provided in subsection (b2) of this section are considered to have an average weekly wage at least equal to the applicable percentage times the applicable average weekly wage for the county in which the jobs will be located. There may be a period of up to 100 days between the time at which an employee begins a part-time job and the time at which the taxpayer begins to provide health insurance for that employee.

43 Jobs meet the wage standard if they pay an average weekly wage that is at least equal to one 44 hundred ten percent (110%) of the applicable average weekly wage for the county in which the 45 jobs will be located, as computed by the Secretary of Commerce from data compiled by the 46 Employment Security Commission Division of Employment Security for the most recent period for which data are available. The applicable average weekly wage is the lowest of the 47 following: (i) the average wage for all insured private employers in the county, (ii) the average 48 49 wage for all insured private employers in the State, and (iii) the average wage for all insured 50 private employers in the county multiplied by the county income/wage adjustment factor. The 51 county income/wage adjustment factor is the county income/wage ratio divided by the State

income/wage ratio. The county income/wage ratio is average per capita income in the county 1 2 divided by the annualized average wage for all insured private employers in the county. The 3 State income/wage ratio is the average per capita income in the State divided by the annualized 4 average wage for all insured private employers in the State. The Department of Commerce 5 must annually publish the wage standard for each county." 6 **SECTION 3.9.** G.S. 105-259(b)(9) and (9a) read as rewritten: 7 To furnish to the Employment Security Commission Division of "(9) 8 Employment Security the name, address, and account and identification 9 numbers of a taxpayer when the information is requested by the Commission 10 Division in order to fulfill a duty imposed under Article 2 of Chapter 96 of 11 the General Statutes. 12 (9a) To furnish information to the Employment Security Commission Division of 13 Employment Security to the extent required for its NC WORKS study of the working poor pursuant to G.S. 108A-29(r). The Employment Security 14 Commission Division of Employment Security shall use information 15 furnished to it under this subdivision only in a nonidentifying form for 16 17 statistical and analytical purposes related to its NC WORKS study. The 18 information that may be furnished under this subdivision is the following 19 with respect to individual income taxpayers, as shown on the North Carolina income tax forms: 20 21 Name, social security number, spouse's name, spouse's social a. 22 security number, and county of residence. 23 Filing status and federal personal exemptions. b. 24 c. Federal taxable income, additions to federal taxable income, and total 25 of federal taxable income plus additional income. 26 Income while a North Carolina resident, total income from North d. 27 Carolina sources while a nonresident, and total income from all 28 sources. 29 Exemption for children, nonresidents' and part-year residents' e. 30 exemption for children, and credit for children. 31 f. Expenses for child and dependent care, portion of expenses paid 32 while a resident of North Carolina, portion of expenses paid while a 33 resident of North Carolina that was incurred for dependents who 34 were under the age of seven and dependents who were physically or 35 mentally incapable of caring for themselves, credit for child and 36 dependent care expenses, other qualifying expenses, credit for other 37 qualifying expenses, total credit for child and dependent care 38 expenses." 39 SECTION 3.10. G.S. 105A-8(b) reads as rewritten: 40 Hearing. - A hearing on a contested claim of a State agency, except a constituent "(b) institution of The University of North Carolina or the Employment Security Commission, 41 42 Division of Employment Security, must be conducted in accordance with Article 3 of Chapter 43 150B of the General Statutes. A hearing on a contested claim of a constituent institution of The 44 University of North Carolina must be conducted in accordance with administrative procedures 45 approved by the Attorney General. A hearing on a contested claim of the Employment Security 46 Commission Division of Employment Security must be conducted in accordance with rules 47 adopted by that Commission. Division. A request for a hearing on a contested claim of any 48 State agency must be filed within 30 days after the State agency mails the debtor notice of the 49 proposed setoff. A request for a hearing is considered to be filed when it is delivered for mailing with postage prepaid and properly addressed. In a hearing under this section, an issue 50

51 that has previously been litigated in a court proceeding cannot be considered.

1 If a debtor owes a debt to a State agency and the net proceeds credited to the State agency 2 for the debt exceed the amount of the debt, the State agency must send the balance to the 3 debtor. No part of the collection assistance fee retained by the Department may be returned 4 when a debt is owed but it is less than the amount set off.

5 Interest accrues on the amount of a refund returned to a taxpayer under this subsection in 6 accordance with G.S. 105-241.21. A State agency that returns a refund to a taxpayer under this 7 subsection must pay from the State agency's funds any interest that has accrued since the fifth 8 day after the Department mailed the notice of setoff to the taxpayer."

SECTION 3.11. G.S. 105A-9 reads as rewritten:

10 "§ 105A-9. Appeals from hearings.

Appeals from hearings allowed under this Chapter, other than those conducted by the Employment Security Commission, Division of Employment Security, shall be in accordance with the provisions of Chapter 150B of the General Statutes, the Administrative Procedure Act, except that the place of initial judicial review shall be the superior court for the county in which the debtor resides. Appeals from hearings allowed under this Chapter that are conducted by the Employment Security Commission of North Carolina Division of Employment Security shall be in accordance with the provisions of Chapter 96 of the General Statutes."

18

9

SECTION 3.12. G.S. 108A-29 reads as rewritten:

19 "§ 108A-29. Priority for employment services.

20

(a) Repealed by Session Laws 2009-489, s. 12, effective August 26, 2009.

(b) Individuals seeking to apply or reapply for Work First Program assistance and who are not exempt from work requirements shall register with the Employment Security Commission Division of Employment Security for employment services. The point of registration shall be at an office of the Employment Security Commission Division in the county in which the individual resides or at another location designated in a Memorandum of Understanding between the Employment Security Commission Division and the local department of social services.

28

. . .

29 (f) Each county department of social services shall enter into a cooperative agreement 30 with the local Employment Security Commission Division to operate the Job Search 31 component on behalf of Work First Program registrants. The cooperative agreement shall 32 include a provision for payment to the Employment Security CommissionDivision by the 33 county department of social services for the cost of providing those services, not otherwise 34 available to all clients of the Employment Security Commission, Division, described in this 35 subsection as the same are reflected as a component of the County Plan payable from fund 36 allocations in the county block grant. The county department of social services may also enter 37 into a cooperative agreement with the community college system or any other entity to operate 38 the Job Preparedness component. This cooperative agreement shall include a provision for 39 payment to that entity by the county department of social services for the cost of providing 40 those services, not otherwise available to all clients of the Employment Security Commission, 41 Division, described in this subsection as the same are reflected as a component of the County 42 Plan payable from fund allocations in the county block grant.

43 (g) The Employment Security Commission Division shall further assist registrants 44 through job search, job placement, or referral to community service, if contracted to do so.

(h) An individual placed in the Job Search component of the Employment Security
Commission Division or other agency providing Job Search services shall look for work and
shall accept any suitable employment. If contracted, the Employment Security Commission
<u>Division</u> shall refer individuals to current job openings and shall make job development
contacts for individuals. Individuals so referred shall be required to keep a record of their job
search activities on a job search record form provided by the Commission, Division, and the
Employment Security Commission Division will monitor these activities. A "job search record"

	General Assembly Of North Carolina	Session 2011
1	means a written list of dates, times, places, addresses, telephone nur	
2	circumstances of job interviews. The Job Search component shall include	
3	contact with the Employment Security Commission. Division. The Em	ployment Security
4	Commission Division shall adopt rules to accomplish this subsection.	
5	(i) The Employment Security Commission Division of Employment	-
6	notify all employers in the State of the "Exclusive No-Fault" Referral Service	0
7	the Employment Security Commission Division of Employment Security	to employers who
8	hire personnel through Job Service referrals.	·
9	(j) All individuals referred to jobs through the Employment Se	-
10	Division of Employment Security shall be instructed in the procedures for	
11	Federal Earned Income Credit (FEIC). All individuals referred to jobs throu	c i i
12	Security Commission Division who qualify for the FEIC shall apply for the	he FEIC by filing a
13	W-5 form with their employers.	
14	(1) The England Consists Commission Division of England	······ · · · · · · · · · · · · · · · ·
15	(1) The Employment Security Commission Division of Employment of Labor to develop a relationship with these	-
16 17	work with the Department of Labor to develop a relationship with these p	1 1
17	agencies to utilize their services and make referrals of individuals r Employment Security Commission. Division of Employment Security.	egistered with the
18 19	Employment Security Commission. Division of Employment Security.	
19 20	(n) If after evaluation of an individual the Employment Security Co	mmission Division
20 21	of Employment Security believes it necessary, the Employment Security Co	
21	or the county department of social services also may refer an individual to	
22	provider. The local community college should include General Education I	-
23 24	Basic Education, or Human Resources Development programs that are alrea	-
2 4 25	part of the Job Preparedness component. Additionally, the Commission Div	-
25 26	department of social services may refer an individual to a literacy c	·
20 27	Memorandum of Understanding between the Employment Security Comm	6
28	Employment Security, the local department of social services, and other co	
20 29	system shall be established to monitor an individual's progress through clo	
30	with the agencies assisting the individual. The Employment Security Com	
31	<u>Employment Security</u> or Job Preparedness provider shall adopt rules	
32	subsection.	·· ·····
33		
34	(p) The Employment Security Commission Division shall expand	l its Labor Market
35	Information System. The expansion shall at least include: statistic	
36	unemployment rates and other labor trends by county; and publications dea	
37	requirements, economic development, and career projections, and infor	0
38	systems which can be used to track participants through the employment and	
39		
40	SECTION 3.13. G.S. 110-129.2(g)(1) reads as rewritten:	
41	"(g) Other Uses of Directory Information. – The following agencies may	access information
42	entered into the Directory from employer reports for the purposes stated:	
43	(1) The Employment Security Commission Division of En	nployment Security
44	for the purpose of administering employment security pro	
45	SECTION 3.14. G.S. 110-136.2 reads as rewritten:	0
46	"§ 110-136.2. Use of unemployment compensation benefits for child sup	oport.
47	····	
48	(b) Upon notification of a voluntary assignment by the Departm	nent of Health and
49	Human Services, the Employment Security Commission Division of En	nployment Security
50	shall deduct and withhold the amount assigned by the responsible part	ent as provided in
51	G.S. 96-17.	

Chairman of the Employment Security Commission. Assistant Secretary of Commerce." 34

"(c)

35

28

29

30

31

32

33

4

5

6

7

8

9

10

11 12

20

. . .

(f)

SECTION 3.17. G.S. 135-16 reads as rewritten:

36 "§ 135-16. Employees transferred to North Carolina State Employment Service by act of 37 Congress.

38 Notwithstanding any provision contained in this Chapter, any employee of the United 39 States Employment Service who was transferred to and became employed by the State of North 40 Carolina, or any of its agencies, on November 16, 1946, by virtue of Public Laws 549, 79th Congress, Chapter 672, 2nd Session, and who was employed by the War Manpower 41 42 Commission or the United States Employment Service between January 1, 1942, and 43 November 15, 1946, shall be deemed to have been engaged in membership service as defined 44 by this Chapter for any payroll period or periods between such dates: Provided, that any such 45 employee or member on or before January 1, 1948, pays to the Board of Trustees for the 46 benefit of the proper fund or account an amount equal to the accumulated contributions, with 47 interest thereon, that such employee or member would have made during such period if he had 48 been a member of the Retirement System with earnable compensation based on the salary 49 received for such period and as limited by this Chapter: Provided, further that funds are made 50 available by the United States Employment Service, or other federal agency, to the Employment Security Commission Division of Employment Security for the payment of and 51

Senate Bill 532*-Fourth Edition

- 13 withhold shall be served upon the Employment Security Commission Division and payment shall be made by the Employment Security Commission-Division directly to the Department of 14 Health and Human Services pursuant to G.S. 96-17 or to another state under G.S. 52C-5-501. 15 16 Except for the requirement to withhold from unemployment compensation benefits and the 17 forwarding of withheld funds to the Department of Health and Human Services or to another 18 state under G.S. 52C-5-501, the Employment Security Commission Division is exempt from 19
 - the provisions of G.S. 110-136.8."
 - **SECTION 3.15.** G.S. 113-276(j) reads as rewritten:
 - A migrant farm worker who has in his possession a temporary certification of his

21 "(j) status as such by the Rural Employment Service of the North Carolina Employment Security 22 23 Commission Division of Employment Security on a form provided by the Wildlife Resources 24 Commission is entitled to the privileges of a resident of the State and of the county indicated on 25 such certification during the term thereof for the purposes of purchasing and using the resident 26 fishing licenses provided by G.S. 113-271(d)(2), (4), and (6)a." 27

SECTION 3.16. G.S. 132-3(c) reads as rewritten:

percent (25%) of the unemployment compensation benefits. Notice of the requirement to

Commission Division of Employment Security to the Department of Health and Human Services for distribution as required by federal law. Voluntary assignment of unemployment compensation benefits shall remain (d)

effective until the Employment Security Commission Division of Employment Security

receives notification from the Department of Health and Human Services of an express written

the Department of Health and Human Services shall implement income withholding as provided in this Article for IV-D cases. The amount withheld shall not exceed twenty-five

In the absence of a voluntary assignment of unemployment compensation benefits,

Employment Security Commission-Records. - Notwithstanding subsection (a) of

this section and G.S. 121-5, when a record of the Employment Security Commission Division

of Employment Security has been copied in any manner, the original record may be destroyed

upon the order of the Chairman of the Employment Security Commission. Division. If a record

of the Commission that Division has not been copied, the original record shall be preserved for

at least three years. After three years the original record may be destroyed upon the order of the

Any amount deducted and withheld shall be paid by the Employment Security 1 (c) 2 3

General Assembly Of North Carolina

revocation by the responsible parent.

1	the Employment Security Commission Division of Employment Security pays to the Board of
2	Trustees for the benefit of the proper fund a sum equal to the employer's contributions that
3	would have been paid for such period for members or employees who pay the accumulated
4	contributions provided in this section.
5	The Board of Trustees is authorized to adopt and issue all necessary rules and regulations
6	for the purpose of administering and enforcing the provisions of this section."
7	SECTION 3.18. G.S. 138A-24(14)c. reads as rewritten:
8	"c. A covered person serving on, or a prospective appointee to, one of
9	the following panels or boards:
10	1. Alcoholic Beverage Control Commission.
11	2. Coastal Resources Commission.
12	3. State Board of Education.
13	4. State Board of Elections.
14	5. Employment Security Commission.Division of Employment
15	Security.
16	6. Environmental Management Commission.
17	7. Industrial Commission.
18	8. State Personnel Commission.
19	9. Rules Review Commission.
20	10. Board of Transportation.
21	11. Board of Governors of the University of North Carolina.
22	12. Utilities Commission.
22 23	13. Wildlife Resources Commission."
24	SECTION 3.19. G.S. 143B-181 reads as rewritten:
/4	
25	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum;
25 26	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation.
25 26 27	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human
25 26 27 28	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two
25 26 27 28 29	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be
25 26 27 28 29 30	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council
25 26 27 28 29 30 31	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative
25 26 27 28 29 30 31 32	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of the Employment Security
25 26 27 28 29 30 31 32 33	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Employment Security; Commission; Division of Employment Security; one representative of the Teachers' and State
25 26 27 28 29 30 31 32 33 33	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Employment Security; Commission; Division of Employment Security; one representative of the Commissioner of Labor; one
25 26 27 28 29 30 31 32 33 34 35	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of
25 26 27 28 29 30 31 32 33 34 35 36	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one
25 26 27 28 29 30 31 32 33 34 35 36 37	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the
25 26 27 28 29 30 31 32 33 34 35 336 37 38	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of The Department of Community Colleges; one representative of the School of Public Health of The
25 26 27 28 29 30 31 32 33 33 33 33 33 33 33 33 33 33 33 33	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of The University of North Carolina; one representative of the School of Social Work of The
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Department of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of Community Colleges; one representative of the School of Public Health of The University of North Carolina; one representative of the Agricultural Extension Service of North
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Cultural Resources; one representative of the Department of Insurance; one representative of the Department of Cultural Resources; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of The University of North Carolina; one representative of the School of Social Work of The University of North Carolina; one representative of the Agricultural Extension Service of North Carolina; one representative of the Collective body of the Medical Society of
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Community Colleges; one representative of the School of Public Health of The University of North Carolina; one representative of the School of Social Work of The University; one representative of the Carolina; one representative of the School of Social Work of The University; one representative of the Carolina; one representative of the Carolina Bate University; one representative of the Carolina; and 19 members at large. The at large members shall be citizens who are
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of The University of North Carolina; one representative of the School of Social Work of The University of North Carolina; one representative of the Agricultural Extension Service of North Carolina; and 19 members at large. The at large members shall be citizens who are knowledgeable about services supported through the Older Americans Act of 1965, as
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of The University of North Carolina; one representative of the School of Social Work of The University of North Carolina; one representative of the Collective body of the Medical Society of North Carolina; and 19 members at large. The at large members shall be citizens who are knowledgeable about services supported through the Older Americans Act of 1965, as amended, and shall include persons with greatest economic or social need, minority older
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the University of North Carolina; one representative of the School of Social Work of The University of North Carolina; one representative of the Agricultural Extension Service of North Carolina; and 19 members at large. The at large members shall be citizens who are knowledgeable about services supported through the Older Americans Act of 1965, as amended, and shall include persons with greatest economic or social need, minority older persons, and participants in programs under the Older Americans Act of 1965, as amended. The
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of Carolina; one representative of the School of Public Health of The University of North Carolina; one representative of the Agricultural Extension Service of North Carolina; and 19 members at large. The at large members shall be citizens who are knowledgeable about services supported through the Older Americans Act of 1965, as amended, and shall include persons with greatest economic or social need, minority older persons, and participants in programs under the Older Americans Act of 1965, as amended. The Governor shall appoint 15 members at large who meet these qualifications and are 60 years of
25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	"§ 143B-181. Governor's Advisory Council on Aging – members; selection; quorum; compensation. The Governor's Advisory Council on Aging of the Department of Health and Human Services shall consist of 33 members, 29 members to be appointed by the Governor, two members to be appointed by the President Pro Tempore of the Senate, and two members to be appointed by the Speaker of the House of Representatives. The composition of the Council shall be as follows: one representative of the Department of Administration; one representative of the Department of Cultural Resources; one representative of the Teachers' and State Employees' Retirement System; one representative of the Commissioner of Labor; one representative of the Department of Public Instruction; one representative of the Department of Environment and Natural Resources; one representative of the Department of Insurance; one representative of the Department of Crime Control and Public Safety; one representative of the Department of The University of North Carolina; one representative of the School of Social Work of The University of North Carolina; one representative of the Collective body of the Medical Society of North Carolina; and 19 members at large. The at large members shall be citizens who are knowledgeable about services supported through the Older Americans Act of 1965, as amended, and shall include persons with greatest economic or social need, minority older persons, and participants in programs under the Older Americans Act of 1965, as amended.

49 House of Representatives, shall be broadly representative of the major private agencies and 50 organizations in the State who are experienced in or have demonstrated particular interest in the

51 special concerns of older persons. At least one of each of the at-large appointments of the

President Pro Tempore of the Senate and the Speaker of the House of Representatives shall be 1 2 persons 60 years of age or older. The Council shall meet at least quarterly. 3 Members at large shall be appointed for four-year terms and until their successors are 4 appointed and qualify. Ad interim appointments shall be for the balance of the unexpired term. 5 The Governor shall have the power to remove any member of the Council from office in accordance with the provisions of G.S. 143B-16 of the Executive Organization Act of 1973. 6 7 The Governor shall designate one member of the Council as chair to serve in such capacity 8 at his pleasure. 9 Members of the Council shall receive per diem and necessary travel and subsistence 10 expenses in accordance with the provisions of G.S. 138-5. A majority of the Council shall constitute a quorum for the transaction of business. 11 All clerical and other services required by the Council shall be supplied by the Secretary of 12 13 Health and Human Services." 14 **SECTION 3.20.** G.S. 143B-407(a) reads as rewritten: The State Commission of Indian Affairs shall consist of two persons appointed by 15 "(a) the General Assembly, the Secretary of Health and Human Services, the Director of the 16 17 Employment Security Commission, Assistant Secretary of Commerce in charge of the Division 18 of Employment Security; the Secretary of Administration, the Secretary of Environment and 19 Natural Resources, the Commissioner of Labor or their designees and 21 representatives of the 20 Indian community. These Indian members shall be selected by tribal or community consent 21 from the Indian groups that are recognized by the State of North Carolina and are principally geographically located as follows: the Coharie of Sampson and Harnett Counties; the Eastern 22 23 Band of Cherokees; the Haliwa Saponi of Halifax, Warren, and adjoining counties; the 24 Lumbees of Robeson, Hoke and Scotland Counties; the Meherrin of Hertford County; the 25 Waccamaw-Siouan from Columbus and Bladen Counties; the Sappony; the Occaneechi Band 26 of the Saponi Nation of Alamance and Orange Counties, and the Native Americans located in 27 Cumberland, Guilford, Johnston, Mecklenburg, Orange, and Wake Counties. The Coharie shall 28 have two members; the Eastern Band of Cherokees, two; the Haliwa Saponi, two; the Lumbees, 29 three; the Meherrin, one; the Waccamaw-Siouan, two; the Sappony, one; the Cumberland 30 County Association for Indian People, two; the Guilford Native Americans, two; the Metrolina 31 Native Americans, two; the Occaneechi Band of the Saponi Nation, one, the Triangle Native 32 American Society, one. Of the two appointments made by the General Assembly, one shall be 33 made upon the recommendation of the Speaker, and one shall be made upon recommendation 34 of the President Pro Tempore of the Senate. Appointments by the General Assembly shall be 35 made in accordance with G.S. 120-121 and vacancies shall be filled in accordance with 36 G.S. 120-122." 37 SECTION 3.21. G.S. 143B-417(1)bb. reads as rewritten: 38 To determine the number of student interns to be allocated to each of the "(1) 39 following offices or departments: 40 41 Employment Security Commission Division of Employment Security bb." 42 43 **SECTION 3.22.** G.S. 143B-426.25(b)(7) reads as rewritten: "(b) 44 The North Carolina Farmworker Council shall consist of 13 members as follows: 45 . . . 46 (7)The Chairman of the Employment Security Commission Assistant Secretary 47 of Commerce in charge of the Division of Employment Security or his-that 48 officer's designee shall serve ex officio. 49 50 SECTION 3.23. G.S. 147-86.1 reads as rewritten:

51 "§ 147-86.1. Pool account for local government unemployment compensation.

The State Treasurer is authorized to establish a pool account, in accordance with 1 (a) 2 rules and regulations of the Employment Security Commission, Division of Employment 3 Security (DES), in cooperation with any one or more units of local government, for the purpose 4 of reimbursing the Employment Security Commission DES for unemployment benefits paid by 5 the Commission-DES and chargeable to each local unit of government participating in the pool 6 account. In the pool account established pursuant to this section, the funds contributed by a unit 7 of local government shall remain the funds of the particular unit, and interest or other 8 investment income earned by the pool account shall be prorated and credited to the various 9 contributing local units on the basis of the amounts thereof contributed, figured according to an 10 average periodic balance or some other sound accounting principle.

The State Treasurer shall pay to the Employment Security Commission. Division of 11 (b)Employment Security, within 25 days from receipt of a list thereof, all unemployment benefits 12 13 charged by the Commission-DES to each unit of local government participating in the pool 14 account from the funds in the pool account belonging to each such unit, to the extent that said funds are sufficient to do so. 15

16 (c) Notwithstanding the participation by a unit of local government in the pool account 17 authorized by this section, such unit shall remain liable to the Employment Security 18 Commission Division of Employment Security for any benefits duly charged by the 19 Commission Division to the unit which are not paid by the State Treasurer from funds in the 20 pool account belonging to the unit. Notwithstanding its participation in the pool account, each 21 unit of local government shall continue to maintain an individual account with the Employment 22 Security Commission.DES.

23 The Director of the Budget shall be authorized to transfer from the interest earned (d) 24 on the pool account, to the State Treasurer's departmental budget, such funds as may be 25 necessary to defray the Treasurer's cost of administering the pool account."

26

SECTION 3.24. G.S. 158-7.1(d2)(1) reads as rewritten:

27 "(d2) In arriving at the amount of consideration that it receives, the Board may take into 28 account prospective tax revenues from improvements to be constructed on the property, 29 prospective sales tax revenues to be generated in the area, as well as any other prospective tax 30 revenues or income coming to the county or city over the next 10 years as a result of the 31 conveyance or lease provided the following conditions are met:

32 The governing board of the county or city shall determine that the (1)33 conveyance of the property will stimulate the local economy, promote 34 business, and result in the creation of a substantial number of jobs in the 35 county or city that pay at or above the median average wage in the county or, 36 for a city, in the county where the city is located. A city that spans more than 37 one county is considered to be located in the county where the greatest 38 population of the city resides. For the purpose of this subdivision, the 39 median average wage in a county is the median average wage for all insured 40 industries in the county as computed by the Employment Security 41 Commission Department of Commerce, Division of Employment Security, 42 for the most recent period for which data is available." 43

SECTION 3.25. G.S. 165-10 reads as rewritten:

44 "§ 165-10. Transfer of veterans' activities.

The Governor may transfer to the Department such funds, facilities, properties and 45 46 activities now being held or administered by the State for the benefit of veterans, their families and dependents, as he may deem proper; provided, that the provisions of this section shall not 47 48 apply to the activities of the North Carolina Employment Security Commission Department of 49 Commerce, Division of Employment Security, in respect to veterans."

50

51 PART IV. **REPORTING; OTHER MATTERS**

1 **SECTION 4.1.** By November 15, 2011, the Board of Review established by this 2 act shall be appointed and the Department of Commerce shall assign staff to the Board.

3 **SECTION 4.2.** By June 30, 2012, the Secretary of the Department of Commerce 4 shall make a detailed written report to the Joint Legislative Program Evaluation Oversight 5 Committee, the Joint Legislative Commission on Governmental Operations, and the Fiscal 6 Research Division on the consolidation of the Employment Security Commission into the 7 Department of Commerce and on any changes the Secretary recommends to maintain the 8 solvency of the Employment Security Fund.

9 10

PART V. AUTHORITY OF THE REVISOR

SECTION 5.1. Deletion of references. – The Revisor of Statutes may delete any reference in the General Statutes to the Employment Security Commission, or any derivative thereof, and substitute references to the Division of Employment Security (DES) of the Department of Commerce created by this act wherever conforming changes are necessary. The Revisor of Statutes may delete any reference in the General Statutes to the Chairman of the Employment Security Commission, or any derivative thereof, and substitute references to the Secretary of Commerce, as appropriate.

18

19 PART VI. EFFECTIVE DATE

20SECTION 6.1. Except as otherwise provided, this act becomes effective November211, 2011.