GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

S

SENATE BILL 747*

	Short Title:	Volunteer	Fire and Rescue Finances (PED).	(Public)
	Sponsors:	Senators I	Hartsell, Bingham, Randleman (Primary Sponsors);	Tarte and Tucker.
	Referred to:	Finance.		
			May 15, 2014	
1 2 3 4 5 6 7 8 9	FUNDS, SQUAD FIREFIG PENSION VOLUNT AS REC OVERSIO	THE STA WORKER HTERS A NS FOR FI FEER FIRE OMMEND GHT COM		ND THE RESCUE PENSATION FOR SUPPLEMENTAL RS, AND (4) THE SCUE/EMS FUND,
10		•	f North Carolina enacts:	
11			Relief Funds. – (a) Article 84 of Chapter 58 of the	he General Statutes
12	reads as rewr	itten:		
13		1	"Article 84.	
14			from Insurance Companies. Local Firefighters' Reli	
15	"§ 58-84-1:	-	by Session Laws 2006-196, s. 6, effective Jan	•
16	1	•	proceeds credited to the Department of Insurance or	1 or after that date.
17 18	"§ 58-84-5.]			
18 19		-	ions apply in Articles 84 through 88 of this Chapter - A fire district.	
20	(1	•	- The clerk of a fire district or, if there is no c	larly the norman so
20	(2	,	ated by the governing body of the fire district.	ierk, the person so
21	(3		istrict. – Any political subdivision of the State th	not mosts all of the
22	(3		ring conditions:	lat meets an or the
23 24		a.	It has an organized fire department under the cont	trol of its governing
24 25		a.	body.	tor of its governing
23 26		b.	Its fire department has apparatus and equipment the	hat is in serviceable
20 27		υ.	condition for fire duty and is valued at one thousa	
28			or more.	
20 29		с.	It enforces the fire laws to the satisfaction of the is	s rated and certified
30		с.	by the Commissioner.	s rated and certified
31		<u>d.</u>	Its response area has been approved by the	e local municinal
32		<u>u.</u>	government or, if there is no local municipal g	• • • • •
33			local board of county commissioners.	<u>,o,o,o,ninont, oy the</u>
33 34	(4) Town	. – A fire district.	



"§§ 58-84-10 through 58-84-20: Repealed by Session Laws 1995 (Regular Session, 1996), 2 c. 747, s. 6.

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"§ 58-84-25. Disbursement of funds by Insurance Commissioner.

4 Distribution. - The Insurance Commissioner shall deduct the sum of three percent (a) 5 (3%) from the tax proceeds credited to the Department pursuant to G.S. 105-228.5(d)(3) and pay the same over to the treasurer of the State Firemen's Association for general administrative 6 7 purposes. The Insurance Commissioner shall deduct the sum of one percent (1%)-two percent 8 (2%) from the tax proceeds and retain the same in the budget of the Department of Insurance 9 for the purpose of administering the disbursement of funds by the board of trustees in 10 accordance with the provisions of G.S. 58-84-35. The Insurance Commissioner shall, pursuant 11 to G.S. 58-84-50, credit the amount forfeited by nonmember fire districts to the North Carolina 12 State Firemen's Association. The Insurance Commissioner shall distribute the remaining tax 13 proceeds to the treasurer of each fire district as provided in subsections (b) and (c) of this 14 section.

15 (b) Allocation to Counties. – The Insurance Commissioner shall allocate to each county 16 an amount of tax proceeds based upon the amount allocated to it in the previous year. If the 17 amount allocable in the current year is less than the amount allocated in the previous year, then 18 the Commissioner shall reduce the amount allocated to each county. The amount of the 19 reduction is equal to the difference in the amount allocated in the previous year and the amount 20 allocable in the current year multiplied by a fraction, the numerator of which is the population 21 of the county and the denominator of which is the population of the State. If the amount 22 allocable in the current year is greater than the amount allocated in the previous year, then the 23 Commissioner shall increase the amount allocated to each county. The amount of the increase 24 is equal to the excess proceeds multiplied by a fraction, the numerator of which is the 25 population of the county and the denominator of which is the population of the State.

26 Distribution to Fire Districts. - Once the Insurance Commissioner has allocated the 27 tax proceeds to a county under subsection (b) of this section, the Commissioner shall distribute 28 those allocations to the fire districts in that county. The amount distributed to each fire district 29 is equal to the total amount allocated to the county multiplied by a fraction, the numerator of 30 which is the tax value of the property located in the fire district and the denominator of which is 31 the tax value of all property located in any fire district in that county. A county shall provide 32 the Commissioner with the tax value of property located in each fire district in that county by 33 January 1 of each year. If a county does not submit information that the Commissioner needs to 34 make a distribution by the date the information is due, the Commissioner shall distribute the 35 allocation based on the most recent information the Commissioner has.

36 Administration. – These funds shall be held by the treasurer of a fire district as a (d) 37 separate and distinct fund. The fire district shall immediately pay the funds to the treasurer of 38 the local board of trustees upon the treasurer's election and qualification, for the use of the 39 board of trustees of the firemen's local relief fund in each fire district, which board shall be 40 composed of five members, to be used by it for the purposes provided in G.S. 58-84-35.

41 "§ 58-84-30. Trustees appointed; organization.

42 For each county, town or city complying with and deriving benefits from the provisions of 43 this Article, there shall be appointed a local board of trustees, known as the trustees of the 44 Firefighters' Relief Fund, to be composed of five members, two of whom shall be elected by the 45 members of the local fire department who are qualified as beneficiaries of such fund, two of whom shall be elected by the mayor and board of aldermen or other local governing body, and 46 47 one of whom shall be named by the Commissioner of Insurance. Their selection and term of 48 office shall be as follows:

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The members of the fire department shall hold an election each January to (1)elect their representatives to above board. In January 1950, the firefighters shall elect one member to serve for two years and one member to serve for

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		one year, then each year in January thereafter, they shall el member and his term of office shall be for two years. Mer	nbers elected
		pursuant to this section shall be either (i) residents of the fire	district or (11)
	(2)	active or retired members of the fire department. The mayor and board of aldermen or other local governin	a body shall
	(2)	appoint, in January 1950, two representatives to above board	
		office for two years and one to hold office for one year, and	
		January thereafter they shall appoint only one representative ar	•
		office shall be for two years. Members appointed pursuant to	
		shall be residents of the fire district.	
	(3)	The Commissioner of Insurance shall appoint one representative	ve to serve as
		trustee and he shall serve at the pleasure of the Commissioner.	
		appointed pursuant to this section shall be either (i) a reside	
		district or (ii) an active or retired member of the fire department	t.
	All of the abo	ove trustees shall hold office for their elected or appointed time,	or until their
		lected or appointed, and shall serve without pay for their service	•
	-	er election and appointment organize by electing from their	
		secretary and treasurer, which two last positions may be held	•
		surer of said board of trustees shall give a good and sufficient sur	
	-	he amount of moneys in his hand, to be approved by the Con	
		cost of this bond may be deducted by the Insurance Commissio	
	-	d pursuant to G.S. 58-84-10 before distribution is made to local r	
		fs of the local fire departments are not named on the board of trus	
-	before the board.	hey shall serve as ex officio members without privilege of votin	ig on matters
		rudent management of funds.	
1		s of trustees shall manage local relief funds as prudent trustees	of the funds
S		er 36E of the General Statutes.	or the runus,
		sbursement of funds by trustees.	
		board of trustees shall have entire control of the funds deriv	ved from the
р	provisions of this	s Article, and shall disburse the funds only for the following purpo	oses:
_	(1)	To safeguard any fireman firefighter in active service from f	financial loss,
		occasioned by sickness contracted or injury received w	vhile in the
		performance of his duties as a fireman. firefighter.	
	(2)	To provide a reasonable support for those actually depend	-
		services of any fireman firefighter who may lose his life in the	
		his town, city, or State, either by accident or from disease	
		injury received by reason of such service. The amount is to b	be determined
		according to the earning capacity of the deceased.	D !
	(2a)	To provide assistance, upon approval by the Secretary Executiv	ve Director of
	(24)		C' C' 1 .
	(24)	the State Firemen's Association, to a destitute member firem	
	()	who has served honorably for at least five years. The determined	ermination of
	()	who has served honorably for at least five years. <u>The dete</u> <u>destitute shall be based on the inability of the firefighters, throu</u>	ermination of gh no fault of
	()	who has served honorably for at least five years. <u>The dete</u> <u>destitute shall be based on the inability of the firefighters, throu</u> <u>their own, to provide basic provisions to themselves or their f</u>	ermination of gh no fault of amilies. Such
	()	who has served honorably for at least five years. The determination destitute shall be based on the inability of the firefighters, through their own, to provide basic provisions to themselves or their fibasic provisions include, but are not limited to, assistance of the server of t	ermination of gh no fault of amilies. Such with housing,
	()	who has served honorably for at least five years. <u>The dete</u> <u>destitute shall be based on the inability of the firefighters, throu</u> <u>their own, to provide basic provisions to themselves or their f</u> <u>basic provisions include, but are not limited to, assistance v</u> <u>vehicle or commuting expenses, food, clothing, utilities, med</u>	ermination of gh no fault of amilies. Such with housing,
		who has served honorably for at least five years. <u>The detected stitute shall be based on the inability of the firefighters, through their own, to provide basic provisions to themselves or their for basic provisions include, but are not limited to, assistance were vehicle or commuting expenses, food, clothing, utilities, mediated to the server server basic provisions in the server server basic provision of the server basic</u>	ermination of gh no fault of amilies. Such with housing,
	(3) (4)	who has served honorably for at least five years. <u>The dete</u> <u>destitute shall be based on the inability of the firefighters, throu</u> <u>their own, to provide basic provisions to themselves or their f</u> <u>basic provisions include, but are not limited to, assistance v</u> <u>vehicle or commuting expenses, food, clothing, utilities, med</u>	ermination of gh no fault of amilies. Such with housing, ical care, and

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1		board of trustees finds as a fact that said firen	nan-firefighter is unable to pay
2		the said assessment by reason of disability.	
3	(5)	To provide for benefits of (i) supplemental ret	tirement, including payment of
4		firefighters' monthly assessments for the No	orth Carolina Firefighters' and
5		Rescue Squad Workers' Pension Fund, (ii) wo	
6		the payment of premiums to the Workers' C	-
7		under G.S. 58-87-10, and (iii) other insurand	1 1
8		firefighters otherwise qualifying for benefits	0
9		Fund as set forth in Article 85 of this Chapter.	
10	(6)	To provide for educational benefits to fi	
11		dependents who otherwise qualify for benefit	6
12	~ _ `	Fund as set forth in Article 85 of this Chapter.	
13	<u>(7)</u>	To provide for annual physicals that are requi	
14		the federal Occupational Safety & Health Adu	ministration and recommended
15	(1 -) N - 4	by the National Fire Protection Association.	
16 17		ithstanding any other provisions of law, no actions (5) and (6) subdivision (5) (6) or (7) a	-
17 18		ections (5) and (6) subdivision (5), (6), or (7) o	
18 19		Firemen's Association has certified that such ex- - <u>financially</u> unsound for the purposes of provi	1
20	•	<u>ivisions (1), (2), and (4) of subsection (a) of the</u>	0
20		able for subsections (5) and (6) of this section s	
22		pay in full any benefits, the benefits pursuant t	
23		reduced pro rata for as long as the amount of in	
24		ating the benefits pursuant to subdivision (7)	
25		nount by which a benefit under subsections sub	
26	been reduced.		
27	(c) As us	ed in subsection (b) of this section, the term "fi	nancially unsound" means that
28		d not sustain a requested expenditure or could	•
29	five years without	t the local fund's balance falling below the great	er of the following:
30	<u>(1)</u>	Five hundred dollars (\$500.00) multiplied	by the number of eligible
31		firefighters in the local department.	
32	<u>(2)</u>	Twenty thousand dollars (\$20,000).	
33		al board of trustees shall not be restricted to make	cing disbursements solely from
34		d on the local board's relief fund.	
35	-	ustees to keep account and file certified repor	
36		local board of trustees shall keep a correct accor	
37		m. On a form prescribed by the North Carolin	
38		shall certify by October 31 of each year the fol	0
39		ocal fund, proof of sufficient bonding, a full a	6
40		expenditures, and a full accounting of mer	
41		l be made concurrently with the local unit's sta	
42	-	e previous year's expenditures shall include the	-
43		n G.S. 58-84-35(a), including the number of fire	engiters that received benefits
44 45	for each of the pu	*	the Department of Insurance
45 46		n, the State Firemen's Association shall certify t ach year on a form prescribed by the Departmer	-
40 47	(1)	<u>The</u> local units which that have complie	
48	(1)	subsection (a) of this section.	a with the requirements of
40 49	<u>(2)</u>	A listing of the members of each of the local u	inits
4) 50	$\frac{(2)}{(3)}$	The fund balances for each of the local units' r	
50	<u>(5)</u>	The fund bulances for each of the focal units f	ener runus.

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<u>(4)</u>	Any departments that have exceeded the maxim G.S. 58-84-33(a).	um balance provided unde
<u>(5)</u>	Details on the disbursements from local relief	funds, including how muc
	was disbursed for each allowable purpose and he	-
	disbursements for those purposes, on both a l	-
	basis.	and by and busis and tote
(6)	Information on any improper disbursements.	
	event that any board of trustees in any of the to	wns and cities benefited b
	neglect or fail to perform their duties, or shall	
	n their care by obligating or disbursing such funds	
	G.S. 58-84-35, then the Insurance Commissioner	
	to such board of trustees, or their successors, un	•
	n official of the State Firemen's Association, and a	
the Insurance Co		ajusted to the substaction of
	event that any local relief fund provided for in thi	s Article becomes impaired
· ·	ters' Relief Fund may in the discretion of its boar	-
	g the fund in providing for relief to injured firefi	
	vided, however, that any funds so provided to s	
	the statutory rate of interest from future local uni	
	lations of this Article.	
	mmissioner of Insurance to maintain database of	of reports: fire departmen
	fication numbers.	
	ing with the North Carolina State Firemen's Assoc	iation, the Commissioner of
	develop and maintain a database of the in	
G.S. 58-84-40(b)	-	<u> </u>
	commissioner of Insurance shall issue to each fire	department within the Stat
	artment identification number (FDID) that shall be	-
· · ·	rolina State Firemen's Association to coordinate da	-
	pealed by Session Laws 2000-67, s. 26.21(a).	1
	rtification to Commissioner.	
	October 31 of each year the clerk or finance office	er of each city or county the
	l of trustees under G.S. 58-84-30 shall file a certi	
Commissioner.	The certificate shall contain information prescri	bed by administrative rul
adopted by the C	ommissioner. If the certificate is not filed with the	Commissioner on or before
January 31 in the	ensuing year:	
(1)	The city or county that failed to file the certification	ate shall forfeit the payment
	next due to be paid to its board of trustees.	
(2)	The Commissioner shall pay over that amount t	o the treasurer of the North
	Carolina State Firemen's Association.	
(3)	That amount shall constitute a part of the Firefig	hters' Relief Fund.
"§ 58-84-50. Fir	e departments to be members of State Firemen'	
	ose of supervision and as a guaranty that provisi	
honestly adminis	tered in a businesslike manner, it is provided that	every department enjoyin
•	is law shall be a member of the North Carolina	
and comply with	its constitution and bylaws. If the fire department	of any city, town or villag
shall fail to com	ply with the constitution and bylaws of said Ass	ociation, said city, town
	eit its right to the next annual payment due from	-
-	Commissioner of Insurance shall pay over said an	
	tate Firemen's Association and same shall constitu	
Tiorin Curonnu D		

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" <u>§</u> 58-84-52.	Benefits available to individual firefighters whose departments are not
mem	bers of the State Firemen's Association.
<u>(a)</u> Indiv	vidual firefighters whose departments are not members of the North Carolina
State Firemen's	Association shall be covered under the line of duty coverage offered by the
Association.	
(b) Bene	fits under this section shall be paid from the funds that are forfeited from local
departments to t	he statewide Firefighters' Relief Fund.
"§ 58-84-55. No	o discrimination on account of race.
	bards of trustees of the Firefighters' Relief Fund shall make no discrimination
based upon race	in the payment of benefits.
"§ 58-84-60. In	imunity.
A person se	erving on a local board of trustees of the Firefighters' Relief Fund shall be
immune individ	ually from civil liability for monetary damages, except to the extent covered by
insurance, for ar	ny act or failure to act arising out of this service, except where the person:
(1)	Was not acting within the scope of that person's official duties;
(2)	Was not acting in good faith;
(3)	Committed gross negligence or willful or wanton misconduct that resulted in
	the damages or injury;
(4)	Derived an improper personal financial benefit, either directly or indirectly,
	from the transaction; or
(5)	Incurred the liability from the operation of a motor vehicle.
<u>§ 58-84-65. Ro</u>	epeal of certain local laws inconsistent with this Article.
The followi	ng provisions contained within any local act enacted or amended prior to
anuary 1, 2014.	<u>, are hereby repealed:</u>
<u>(1)</u>	Any redirection, at the time of receipt, of funds directed to a fire district
	under G.S. 58-84-25(c) to a fund other than a local relief fund.
<u>(2)</u>	Any restriction that would be inconsistent with G.S. 58-84-35(d).
<u>(3)</u>	Any transfer of interest earned on a local relief fund from the local relief
	fund to another fund.
<u>(4)</u>	Any transfer of funds from a local relief fund to a supplemental retirement
	fund based on the local relief fund exceeding a certain amount.
<u>(5)</u>	Any allowable expenditures that are not within the scope of the list provided
	<u>in G.S. 58-84-35(a).</u>
<u>(6)</u>	Any variation from the certification requirement under G.S. 58-84-35(b)."
SEC	TION 1.(b) The database required by G.S. 58-84-41, as enacted by subsection
a) of this section	on, shall be operational no later than December 1, 2015, so the Department of
nsurance can re	ceive and include in its database the information from the North Carolina State
Firemen's Assoc	eiation that is due by January 1, 2016.
	TION 1.(c) Effective July 1, 2015, G.S. 58-84-25, as amended by subsection
a) of this sectio	n, reads as rewritten:
§ 58-84-25. Di	sbursement of funds by Insurance Commissioner.
(c) Distr	ibution to Fire Districts Once the Insurance Commissioner has allocated the
ax proceeds to	a county under subsection (b) of this section, the Commissioner shall distribute
hose allocation	s directly to the fire districts in that county. The Commissioner shall distribute
	by electronic funds transfer, unless a fire district's account cannot accept
electronic fund	s transfers, in which case the Commissioner shall distribute the district's
allocation by pa	aper check. The amount distributed to each fire district is equal to the total
	d to the county multiplied by a fraction, the numerator of which is the tax value
of the property	located in the fire district and the denominator of which is the tax value of all
	l in any fire district in that county. A county shall provide the Commissioner

1 with the tax value of property located in each fire district in that county by January 1 of each 2 year. If a county does not submit information that the Commissioner needs to make a 3 distribution by the date the information is due, the Commissioner shall distribute the allocation 4 based on the most recent information the Commissioner has. 5 Certain Amounts Redistributed. - Notwithstanding subsection (c) of this section, the (c1) Insurance Commissioner shall not distribute funds to a fire district whose local relief fund's 6 balance exceeds the amount provided under G.S. 58-84-33(a). Instead, the Commissioner shall, 7 8 using the methodology provided in subsections (b) and (c) of this section, distribute those funds 9 to the fire districts whose local relief funds' balances do not exceed the amount provided under 10 G.S. 58-84-33(a)." 11 **SECTION 1.(d)** Effective July 1, 2015, Article 84 of Chapter 58 of the General Statutes, as amended by subsection (a) of this section, is further amended by adding a new 12 13 section to read as follows: 14 "§ 58-84-33. Maximum fund balances. The balance of a local fire department's firefighter's relief fund for a given year shall 15 (a) 16 not exceed the product of multiplying the number of members on the department's roster as of 17 January 1 for that year by the sum of two thousand five hundred dollars (\$2,500). 18 The North Carolina State Firemen's Association shall annually calculate and notify (b) 19 each local department of its relief fund's maximum allowable balance. A local fire department whose relief fund balance, at the time of annual distribution 20 (c) by the Insurance Commissioner, exceeds the amount allowable under subsection (a) of this 21 section shall not be entitled to receive a distribution for that year, and the Commissioner shall 22 23 redistribute the funds that the department would have received, as provided under 24 G.S. 58-84-25(c1)." 25 SECTION 1.(e) Article 85 of Chapter 58 of the General Statutes reads as rewritten: 26 "Article 85. "State Appropriation.Statewide Firefighters' Relief Fund. 27 28 "§ 58-85-1. Application of fund. 29 The money paid into the hands of the treasurer of the North Carolina State Firemen's 30 Association shall be known and remain as the "Firefighters' Relief Fund" of North Carolina, 31 and shall be used as a fund for the relief of firefighters and county fire marshals, who are 32 members of this Association, who may be injured or rendered sick by disease contracted in the 33 actual discharge of duty as firefighters or county fire marshals, and for the relief of surviving 34 spouses, children, and if there be no surviving spouse or children, then dependent mothers of 35 the firefighters and county fire marshals killed or dying from disease so contracted in the 36 discharge of duty; to be paid in the manner and in the sums to the individuals of the classes 37 herein named and described as may be provided for and determined upon in accordance with 38 the constitution and bylaws of the Association, and any provisions and determinations made 39 under the constitution and bylaws shall be final and conclusive as to the persons entitled to 40 benefits and as to the amount of benefit to be received, and no action at law shall be maintained 41 against the Association to enforce any claim or recover any benefit under this Article or under 42 the constitution and bylaws of the Association; but if any officer or committee of the 43 Association omit or refuse to perform any duty imposed upon the officer or them, nothing 44 herein contained shall be construed to prevent any proceedings against that officer or 45 committee to compel the officer or them to perform that duty. No firefighter or county fire marshal shall be entitled to receive any benefits under this section until the firefighters' relief 46 47 fund of his city or town has been exhausted. Notwithstanding the above provisions, the 48 Executive Board of the North Carolina State Firemen's Association is hereby authorized to 49 grant educational scholarships to members and the children of members, to subsidize premium 50 payments of members over 65 years of age to the Firemen's Fraternal Insurance Fund of the 51 North Carolina State Firemen's Association, and to provide accidental death and

- 1 dismemberment insurance for members of those-fire departments not eligible for benefits
- 2 pursuant to standards of certification adopted by the State Firemen's Association for the use of 2 level which for the departments
- 3 local relief funds. departments.

4 "§ 58-85-5: Reserved for future codification purposes.

5 "§ 58-85-10. Treasurer to file report and give bond.

6 (a) The treasurer of the North Carolina State Firemen's Association shall make a 7 detailed report to the State Treasurer and the Commissioner of Insurance of the yearly 8 expenditures of the appropriation under Articles 84 through 88 of this Chapter on or before the 9 end of the fiscal year, showing the total amount of money in his hands at the time of the filing 10 of the report, and shall give a bond to the State of North Carolina with good and sufficient 11 sureties to the satisfaction of the Treasurer of the State of North Carolina in a sum not less than 12 the amount of money on hand as shown by said report.

13 "§ 58-85-15. Who shall participate in the fund.

The line of duty entitling one to participate in the fund shall be so construed as to mean actual fire duty only, and any actual duty connected with the fire department or county fire marshal office when directed to perform the same by an officer in charge.

17 "§ 58-85-20. Who may become members.

18 Any organized fire company in North Carolina, holding itself ready for duty, may, upon 19 compliance with the requirements of its constitution and bylaws, become a member of the 20 North Carolina State Firemen's Association, and any fireman-firefighter of good moral 21 character in North Carolina, and belonging to an organized fire company, who complies with 22 the requirements of the constitution and bylaws of the North Carolina State Firemen's 23 Association, may become a member of the Association. Any county fire marshal office may, 24 upon compliance with the requirements of its constitution and bylaws, become a member of the 25 North Carolina Firemen's Association, and any employee of a county fire marshal office of 26 good moral character whose sole duty is to act as a fire marshal, deputy fire marshal, assistant 27 fire marshal, or firefighter of the county, who complies with the requirements of its constitution and bylaws, may become a member of the North Carolina Firemen's Association. 28

29 "§ 58-85-25. Applied to members of regular fire company.

G.S. 58-85-1, 58-85-10, 58-85-15, 58-85-20, and 58-85-25 shall apply to any fireman firefighter or fire marshal who is a member of a regularly organized fire company or county fire marshal office, and is a member in good standing of the North Carolina State Firemen's Association.

34 "§ 58-85-30. Treasurer to pay fund to Volunteer Firemen's Association.

(a) The treasurer of the North Carolina State Firemen's Association shall pay to the
treasurer of the North Carolina State Volunteer Firemen's Association one sixth of the funds
arising from the three percent (3%) paid the treasurer of the North Carolina State Firemen's
Association by the Commissioner each year to be used by the North Carolina State Volunteer
Firemen's Association for the purposes set forth in G.S. 58-84-35.

40 (b) Local units of the North Carolina State Volunteer Firemen's Association shall
41 maintain records and report to the North Carolina State Firemen's Association in accordance
42 with G.S. 58-84-40, and shall be subject to the sanctions in G.S. 58-84-40.

43 "§ 58-85-35. Prudent management of Firefighters' Relief Fund.

44 The North Carolina State Firemen's Association shall manage the Firefighters' Relief Fund 45 as a prudent trustee of the funds, subject to Chapter 36E of the General Statutes." **SECTION 1.(f)** G.S. 58-88-5(c)(5) reads as rewritten: 46 47 Notwithstanding any other provision of law, no expenditures shall be made "(5) 48 pursuant to subdivisions (1), (2), (3), (4), and (4a) of this subsection unless 49 the Board has certified that the expenditures will not render the Fund 50 actuarially financially unsound for the purpose of providing the benefits set 51 forth in subdivisions (1), (2), (3), (4), and (4a). If, for any reason, funds

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made available for subdivisions (1), (2), (3), (4), and (4a) are insufficient to pay in full any benefit, the benefits pursuant to subdivisions (1), (2), (3), (4), and (4a) shall be reduced pro rata for as long as the amount of insufficient funds exists. No claims shall accrue with respect to any amount by which a benefit under subdivisions (1), (2), (3), (4), and (4a) has been reduced."
SECTION 1.(g) Article 88 of Chapter 58 of the General Statutes is amended by
adding a new section to read as follows:
"§ 58-88-35. Prudent management of Rescue Squad Workers' Relief Fund.
The Association shall manage the Rescue Squad Workers' Relief Fund as a prudent trustee
of the funds, subject to Chapter 36E of the General Statutes."
SECTION 1.(h) Beginning on April 1, 2016, and each year thereafter, the
Department of Insurance shall report to the House Appropriations Subcommittee on General
Government and the Senate Appropriations Committee on General Government and
Information Technology the following information about each local firefighters' relief fund
board, the North Carolina State Firemen's Association, and the North Carolina Association of
Rescue and Emergency Medical Services, Inc.:
(1) The total amount of money disbursed from the relief funds controlled by
each of the entities.
(2) The amount of money spent by each entity for each of the statutorily
permissible uses.(3) Each entity's ending fund balance.
The report also should describe any problems with data collection and quality and, if
applicable, make recommendations on actions the General Assembly could take to resolve any
data issues.
SECTION 2. Workers' Compensation. – (a) G.S. 58-87-10 reads as rewritten:
"§ 58-87-10. Workers' Compensation Fund for the benefit of volunteer <u>certain</u> safety workers.
(a) Definition. Definitions. – As used in this section, the term following terms apply:
(1) Eligible entity. – One of the following entities that support eligible units and
members of eligible units:
a. North Carolina State Firemen's Association.
b. The North Carolina Association of Fire Chiefs, Incorporated.
c. North Carolina Association of Rescue and Emergency Medical
Services, Inc.
(2) "eligible unit" means a volunteer Eligible unit. – A fire department or
volunteer rescue/EMS unit that (i) is not part of a unit of local government
and (ii) is exempt from State income tax under G.S. 105-130.11.
(b) Creation. – The Workers' Compensation Fund is created in the Department of
Insurance as an expendable trust fund. Accordingly, interest and other investment income
earned by the Fund accrues to it, and revenue in the Fund at the end of a fiscal year remains in
the Fund and does not revert.
(c) Use. – Revenue in the Workers' Compensation Fund shall be used to provide
workers' compensation benefits to (i) members of eligible units. units and (ii) the employees
and volunteers of eligible entities. Chapter 97 of the General Statutes governs the payment of
benefits from the Fund. Benefits are payable for compensable injuries or deaths that occur on or
after July 1, 1996.
(d) Administration. – The State Fire and Rescue Commission, established under
G.S. 58-78-1, shall administer the Workers' Compensation Fund and shall perform this duty by contracting with a third-party administrator. The contracting procedure is not subject to Article
3C of Chapter 143 of the General Statutes. The reasonable and necessary expenses incurred by
se or enapter 145 or the General Statutes. The reasonable and necessary expenses incurred by

1	the Commission in administering the Fund shall be paid out of the Fund by the State Treasurer.
2	The Commission may adopt rules to implement this section.
3	(e) Revenue Source. – Revenue is credited to the Workers' Compensation Fund from a
4	portion of the proceeds of the tax levied under G.S. 105-228.5(d)(3). In addition, every eligible
5	unit and eligible entity that elects to participate shall pay into the Fund an amount set annually
6	by the State Fire and Rescue Commission to ensure that the Fund will be able to meet its
7	payment obligations under this section. The amount shall be set as a per capita fixed dollar an
8	amount for each member of the roster of the eligible unit. unit or for each employee or
9	volunteer of an eligible entity, and the amount may vary based on whether an individual is a
10	volunteer, a part-time employee, or a full-time employee. If the Fund is projected to not be able
11	to meet its payment obligations under this section within a given year, the State Fire and
12	Rescue Commission shall impose assessments, in addition to the annual amount set, on eligible
13	units and eligible entities so that the Fund may meet its payment obligations.
14	The payment shall be made to the State Fire and Rescue Commission on or before July 1 of
15	each year. The Commission shall remit the payments it receives to the State Treasurer, who
16	shall credit the payments to the Fund.
17	(f) The amount of the tax imposed by G.S. 105-228.5(d)(3) credited to the Workers'
18	Compensation Fund shall be the maximum allowed under that statute."
19	SECTION 2.(b) Section 20.2(f) of S.L. 2013-360 reads as rewritten:
20	"SECTION 20.2.(f) Subsection (e) of this section becomes effective April 1, 2016. January
21	<u>1, 2015.</u> "
22	SECTION 2.(c) Effective January 1, 2015, G.S. 58-87-10(f), as amended by
23	Section 20.2(e) of S.L. 2013-360, reads as rewritten:
24	"(f) Funding Study. – The Department of Insurance shall <u>annually conduct a periodic an</u>
25	actuarial study to that shall do all of the following:
26	(1) <u>calculate Calculate the amount required to meet the needs of the Fund.Fund</u> ,
27	projecting at least five years into the future. The study shall be based on a
28	revenue amount that is the greater of the amount paid by members of the
29	Fund as determined under subsection (e) of this section for the fiscal year to
30	which the study applies or the amount paid by members of the Fund as
31	determined under subsection (e) of this section for fiscal year 2012-2013.
32	(2) Report on the nature of the claims paid by the Fund and any claims-related
33	trends that impact the financial status of the Fund.
34	(3) Calculate how much revenue from the State and from member premiums
35	would be required to meet the needs of the Fund for each of the following
36	scenarios:
37	<u>a.</u> <u>The Fund receives twenty percent (20%) of the net proceeds from the</u>
38	tax collected under G.S. 105-228.5(d)(3).
39	b. Member premiums do not change from the prior year.
40	c. Member premiums fully fund the Fund without any State support.
41	(4) Be published no later than February 1 of each year. Upon publishing the
42	study, the Department shall notify the following of its publication:
43	a. The Office of State Budget and Management.
44	b. <u>The House Appropriations Committee.</u>
45	
46	<u>c.</u> <u>The Senate Appropriations/Base Budget Committee.</u> <u>d.</u> <u>The Fiscal Research Division.</u>
47	Additionally, beginning in 2015 and every five years thereafter, the study shall include (i) a
48	comparison of Fund premium levels to the premium levels of employees of municipal fire and
49	rescue departments and (ii) a calculation of the amount of revenue generated by
50	experience-rating premium surcharges and, if necessary, recommend changes to
51	experience-rating premium surcharges given claim trends. The Department may contract with a

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1	third party to create the study required under this section, and the cost of the study may be paid				
2	from the Fund.				
3	(g) <u>Allocation of Taxes. – The study conducted under subsection (f) of this section shall</u>				
4	be reviewed by the Office of State Budget and Management. On or before March 1 of each				
5	year, the Office of State Budget and Management, in consultation with the Department of				
6	Insurance, must notify the Secretary of Revenue of the amount required to meet the needs of				
7	the Fund, as determined by the study, for the upcoming fiscal year. The Secretary of Revenue				
8	shall remit that amount, subject to the twenty percent (20%) limitation in G.S. 105-228.5(d)(3),				
9	to the Fund."				
10	SECTION 2.(d) G.S. 97-2(5) reads as rewritten:				
11	"(5) Average Weekly Wages. – "Average weekly wages" shall mean the earnings				
12	of the injured employee in the employment in which the employee was				
13	working at the time of the injury during the period of 52 weeks immediately				
14	preceding the date of the injury, including the subsistence allowance paid to				
15	veteran trainees by the United States government, provided the amount of				
16	said allowance shall be reported monthly by said trainee to the trainee's				
17	employer, divided by 52; but if the injured employee lost more than seven				
18	consecutive calendar days at one or more times during such period, although				
19	not in the same week, then the earnings for the remainder of such 52 weeks				
20	shall be divided by the number of weeks remaining after the time so lost has				
21	been deducted. Where the employment prior to the injury extended over a				
22	period of fewer than 52 weeks, the method of dividing the earnings during				
23	that period by the number of weeks and parts thereof during which the				
24	employee earned wages shall be followed; provided, results fair and just to				
25	both parties will be thereby obtained. Where, by reason of a shortness of				
26	time during which the employee has been in the employment of his				
27	employer or the casual nature or terms of his employment, it is impractical to				
28	compute the average weekly wages as above defined, regard shall be had to				
29	the average weekly amount which during the 52 weeks previous to the injury				
30	was being earned by a person of the same grade and character employed in				
31	the same class of employment in the same locality or community.				
32	But where for exceptional reasons the foregoing would be unfair, either				
33	to the employer or employee, such other method of computing average				
34	weekly wages may be resorted to as will most nearly approximate the				
35	amount which the injured employee would be earning were it not for the				
36	injury.				
37	Wherever allowances of any character made to an employee in lieu of				
38	wages are specified part of the wage contract, they shall be deemed a part of				
39	his earnings.				
40	Where a minor employee, under the age of 18 years, sustains a				
41	permanent disability or dies leaving dependents surviving, the compensation				
42	payable for permanent disability or death shall be calculated, first, upon the				
43	average weekly wage paid to adult employees employed by the same				
44 45	employer at the time of the accident in a similar or like class of work which the injured minor employee would probably have been promoted to if not				
45 46	the injured minor employee would probably have been promoted to if not injured or second upon a wave sufficient to yield the maximum weekly				
40 47	injured, or, second, upon a wage sufficient to yield the maximum weekly compensation benefit. Compensation for temporary total disability or for the				
47 48	compensation benefit. Compensation for temporary total disability or for the death of a minor without dependents shall be computed upon the average				
48 49	weekly wage at the time of the accident, unless the total disability extends				
49 50	more than 52 weeks, and then the compensation may be increased in				
50 51	proportion to the employee's expected earnings.				
51	proportion to the employee's expected carmings.				

		•
1		In case of disabling injury or death to a volunteer fireman; firefighter;
2		volunteer member of an organized rescue squad; an authorized pickup
3		firefighter, as defined in subdivision (2) of this section, when that individual
4		is engaged in emergency fire suppression activities for the North Carolina
5		Forest Service; a duly appointed and sworn member of an auxiliary police department argonized surgeonized $C = 160A + 282$; or service, and the service of
6 7		department organized pursuant to G.S. 160A-282; or senior members of the State Civil Air Patrol functioning under Subport C of Part 5 of Article 12 of
8		State Civil Air Patrol functioning under Subpart C of Part 5 of Article 13 of
8 9		Chapter 143B of the General Statutes, under compensable circumstances, compensation payable shall be calculated upon the average weekly wage the
9 10		volunteer fireman, firefighter, volunteer member of an organized rescue
10		squad, authorized pickup firefighter of the North Carolina Forest Service;
12		when that individual is engaged in emergency fire suppression activities for
12		the North Carolina Forest Service, member of an auxiliary police
13 14		department, or senior member of the State Civil Air Patrol was earning in the
15		employment wherein he principally earned his livelihood as of the date of
16		injury. Provided, however, that the minimum compensation payable to a
17		volunteer fireman, firefighter, volunteer member of an organized rescue
18		squad, an authorized pickup firefighter of the North Carolina Forest Service
19		of the Department of Agriculture and Consumer Services, when that
20		individual is engaged in emergency fire suppression activities for the North
21		Carolina Forest Service, a sworn member of an auxiliary police department
22		organized pursuant to G.S. 160A-282, or senior members of the State Civil
23		Air Patrol shall be sixty-six and two-thirds percent (66 2/3%) of the
24		maximum weekly benefit established in G.S. 97-29."
25		FION 2.(e) When renewing its existing contract with its third-party
26		which contract expires on June 30, 2014, or contracting with a different
27		nistrator, the State Fire and Rescue Commission shall, through its contract,
28	1	rs' compensation third-party administrator to do all of the following:
29	(1)	Establish a performance management system to set loss prevention goals and
30		track and measure the effectiveness of loss prevention interventions.
31	(2)	Evaluate how additional data analytics software or cost models could help
32	(2)	manage claim costs.
33 34	(3)	Determine the expenditures per department allocated to loss prevention
54 35		services geared toward experience-rating reductions and compare the expenditures allocated per department to the experience-rating premium
35 36		surcharges paid by each department.
30 37	(4)	Assess the different ways in which the Rating Modification Model could be
38	(+)	adjusted to generate more revenue and incentivize departments to be more
39		engaged in loss prevention services; and, if warranted, implement changes to
40		the Experience Rating Modification Model based on the approval of the
41		Volunteer Safety Workers' Compensation Fund Board.
42	(5)	Track all legal claims and associated expenses open as of July 1, 2014, and
43		filed thereafter, including information on the reasons each claim was filed
44		and the conditions of the settlement or court ruling, and then share the
45		information and analysis from the database with the Volunteer Safety
46		Workers' Compensation Fund Board at every quarterly board meeting.
47	(6)	Track suspected and confirmed fraudulent claims open as of July 1, 2014,
48		and filed thereafter and then share the information and analysis from the
49		database with the Volunteer Safety Workers' Compensation Fund Board at
50		every quarterly board meeting.

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2 3	(7)	Track information for all claims awarded indemnity compension by the minimum weekly compensation provision, as G.S. 97-2(5), that are open on July 1, 2014, and filed on o 2014. The database should include the following:	provided in
5		a. The date of volunteer's injury.	
5		b. A detailed description of the injury.	
3		c. The volunteer's (paid) occupation, or status as a "unemployed."	"student" or
)		d. The volunteer's weekly wages from his or her occupation.	regular paid
		e. The amount of indemnity compensation awarded per v weekly wages from the regular, paid occupation.	week based on
}		f. Whether the claim is affected by the minimum weekly provision.	compensation
-			66
, _)	(8)	g. The volunteer's post injury return date to volunteer duti Report to the Volunteer Safety Workers' Compensation Fund	
1	(0)	quarterly meeting on all claims awarded indemnity compensation	•
3		by the minimum compensation provision. Report shall include	
)		a. The total indemnity compensation awarded for each cla	-
)		the compensation per week and the number	
-		compensation.	
2		b. For each claim, the difference between the indemnity	compensation
3		awarded per week to the volunteer and the volunteer's	-
Ļ		from his or her regular, paid occupation.	
5		c. For each claim, the difference between the to	tal indemnity
5		compensation awarded to the volunteer for number of	weeks unable
7		to return to volunteer duties and volunteer's total wages	s from regular,
3		paid occupation for the same time period.	
)		d. The total number of claims affected by the min	imum weekly
)		compensation provision (within a specified time period	
		e. The total workers' indemnity compensation amount a	
2		claims affected by the minimum weekly compensa	tion provision
3		(within a specified time period).	
-		f. The difference between the total indemnity compensati	
, -		volunteers and the total of all volunteers' wages from	-
5		paid occupations for same time period (within a	specific time
	$\langle 0 \rangle$	period).	
3	(9)	Track information for all claims awarded indemnity compens	
)		a volunteer can return to his or her paid occupation but i	
)		volunteer duty that are open on July 1, 2014, and filed on o	r after July 1,
-		2014. The database should include the following:	ia an han naid
		a. Whether the volunteer has the ability to perform his	is or her paid
}		occupation but not his or her volunteer duty.b. The volunteer's weekly wages from his or her	romilar noid
- -)		b. The volunteer's weekly wages from his or her occupation.	regular, palu
, _)		c. The amount of indemnity compensation awarded per v	week hased on
) 1		weekly wages from regular, paid occupation.	WEEK DASEU UII
3		d. The volunteer's post injury return date to volunteer duti	es
)	(10)	Report to the Volunteer Safety Workers' Compensation Fund	
)	(10)	quarterly meeting on the claims awarded indemnity compensation	•

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		the volunteer can return to his or her paid occupation volunteer duty. The report shall include:	but not to his or her
,		a. The total number of claims where volunted	er is being awarded
		indemnity compensation when they can return	-
		occupations (within a specified time period).	to their regular, para
		b. The total indemnity compensation awarded for	each claim as well as
		the compensation per week and the nu	
		compensation.	
		c. The total indemnity compensation awarded fo	r all claims (within a
		specified time period).	
	(11)	Include a form in the claims-closing material for volur	teers who will not be
	(11)	able to return to their regular, paid occupations even the	
		to their volunteer duties, and track these claims and	
		and prepare a report to share with the Volunt	
		Compensation Fund Board at every quarterly meeting.	eer surery workers
	(12)	Develop a model return-to-work program for use	by fire and rescue
	()	departments that participate in the Fund and work with	
		departments to implement and test the program for a tw	
	(13)	Develop metrics by which to determine if the ret	• •
		reduces workers' compensation costs.	1 0
	By Jar	nuary 1, 2015, the State Fire and Rescue Commission sh	all report to the Fiscal
	•	n, the House Appropriations Subcommittee on General	-
		tions Committee on General Government and Information	
	status of the com	mission's data collection and analysis efforts and shall i	nclude in the report a
	copy of the State	Fire and Rescue Commission's contract with the third-pa	rty administrator.
	The S	State Fire and Rescue Commission shall include th	e provisions of this
	subsection in all f	future contracts with its workers compensation third-part	y administrators.
		ubsection is effective when this act becomes law.	
		TON 3. Supplemental Pensions. – (a) G.S. 58-86-55 rea	
		nthly pensions upon retirement. attaining the age of 5	
	-	nember who has served 20 years as an "eligible firefight	-
	-	the State of North Carolina, as provided in G.S. 58-86-2	
		ined the age of 55 years is entitled to be paid a month	• •
		y pension shall be in the amount of one hundred seventy	· · · ·
	-	red firefighter receiving a pension shall, effective Jul	y 1, 2008, receive a
	-	indred seventy dollars (\$170.00) per month.	
		pers shall pay ten dollars (\$10.00) per month as required	-
		a period of no longer than 20 years. No "eligible rescue	-
	-	n prior to July 1, 1983. No member shall be entitled to	1
		's official duties as a fireman or rescue squad worker for	
		on shall have been terminated and the member shall	have retired as such
	U	dards or rules fixed by the board of trustees.	
		mber who is totally and permanently disabled while in	-
		duties as a result of bodily injuries sustained or as a result of source and source of those official.	
		ty experienced in the course and scope of those official of service because of this disability shall be antitle	
		squad service because of this disability shall be entitle	-
		benefit in an amount of one hundred seventy dollars at month after the member's fifty-fifth birthday. All appl	· · ·
	0 0	approval of the board who may appoint physicians to	•
	0	ber prior to approval of the application, and annually the	
	the unsatiled mem	ber prior to approval of the appreation, and annually us	creation. Any disabled

member shall not be required to make the monthly payment of ten dollars (\$10.00) as required 1 2 by G.S. 58-86-35 and G.S. 58-86-40. 3 A member who is totally and permanently disabled for any cause, other than line of (d) 4 duty, who leaves the fire or rescue squad service because of this disability and who has at least 5 10 years of service with the pension fund, may be permitted to continue making a monthly 6 contribution of ten dollars (\$10.00) to the fund until the member has made contributions for a total of 240 months. The member shall upon attaining the age of 55 years be entitled to receive 7 8 a pension as provided by this section. All applications for disability are subject to the approval 9 of the board who may appoint physicians to examine and evaluate the disabled member prior to 10 approval of the application and annually thereafter. 11 A member who, because the member's residence is annexed by a city under Part 2 or (e) 12 Part 3 of Article 4A of Chapter 160A of the General Statutes, or whose department is closed 13 because of an annexation by a city under Part 2 or Part 3 of Article 4A of Chapter 160A of the 14 General Statutes, or whose volunteer department is taken over by a city or county, and because 15 of such annexation or takeover is unable to perform as a firefighter or rescue squad worker of 16 any status, and if the member has at least 10 years of service with the pension fund, may be 17 permitted to continue making a monthly contribution of ten dollars (\$10.00) to the fund until 18 the member has made contributions for a total of 240 months. The member upon attaining the 19 age of 55 years and completion of such contributions shall be entitled to receive a pension as 20 provided by this section. Any application to make monthly contributions under this section 21 shall be subject to a finding of eligibility by the Board of Trustees upon application of the 22 member. 23 (f) The pensions provided shall be in addition to all other pensions or benefits under 24 any other statutes of the State of North Carolina or the United States, notwithstanding any 25 exclusionary provisions of other pensions or retirement systems provided by law." 26 **SECTION 3.(b)** G.S. 105-228.5(d)(3) reads as rewritten: 27 Additional Rate on Property Coverage Contracts. - An additional tax at the "(3) 28 rate of seventy-four hundredths percent (0.74%) applies to gross premiums 29 on insurance contracts for property coverage. The tax is imposed on ten 30 percent (10%) of the gross premiums from insurance contracts for 31 automobile physical damage coverage and on one hundred percent (100%) of the gross premiums from all other contracts for property coverage. 32 33 Twenty-five percent (25%) Twenty percent (20%) of the net proceeds of this

- established in Article 87 of Chapter 58 of the General Statutes. Twenty 36 percent (20%) of the net proceeds must be credited to the Department of 37 Insurance for disbursement pursuant to G.S. 58-84-25. Up to twenty percent 38 (20%), as determined in accordance with G.S. 58-87-10(f), must be credited 39
 - to the Workers' Compensation Fund. The remaining net proceeds must be 40 credited to the General Fund." 41 **SECTION 3.(c)** Using a portion of the additional funds made available to the

additional tax must be credited to the Volunteer Fire Department Fund

42 General Fund through the amendment to G.S. 105-228.5 made by Section 3(b) of this act, the 43 sum of one million four hundred thousand dollars (\$1,400,000) is appropriated for fiscal year 44 2014-2015, recurring from the General Fund to the North Carolina Firefighters' and Rescue 45 Squad Workers' Pension Fund established under G.S. 58-86-1.

46 **SECTION 3.(d)** The Department of State Treasurer shall report by March 1, 2015, 47 and for two years thereafter, to the House Committee on State Personnel and the Senate 48 Committee on Pensions & Retirement and Aging on the Department's progress toward the 49 following efforts related to the North Carolina Firefighters' and Rescue Squad Workers' 50 Pension Fund:

34

35

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1	(1) Building appropriate lapse assumptions into the State's annual requi	red
2	contribution to the pension fund.	
3	(2) Collecting timely member contributions to the pension fund.	
4	SECTION 4. Grant Funds. – (a) Effective January 1, 2015, and applicable to	the
5	2015 grant process, G.S. 58-87-1(a1) reads as rewritten:	
6	"(a1) Grant Program. – An eligible fire department may apply to the Commissioner for	
7	grant under this section. In awarding grants under this section, the Commissioner must, to	
8	extent possible, select applicants from all parts of the State based upon need. T	
9	Commissioner must award the grants on May 15 of each year subject to the follow	ing
10	limitations:	
11	(1) The size of a grant may not exceed thirty thousand dollars (\$30,000).	
12	(2) The applicant shall match the grant on a dollar-for-dollar basis. basis, unl	
13	the applicant receives less than fifty thousand dollars (\$50,000) per y	
14	from other sources, in which case the applicant shall match one dol	llar
15	$\frac{(\$1.00) \text{ for each three dollars } (\$3.00) \text{ of grant funds.}}{(\$)}$	
16	(3) The grant may be used only for equipment purchases, payment of highw	
17	use taxes on those purchases, or capital expenditures necessary to prov	ide
18	fire protection services." SECTION 4 (b) $C = 58.877.1(c)$ mode as rewritten:	
19 20	SECTION 4.(b) G.S. 58-87-1(c) reads as rewritten:	L1
20 21	"(c) Report. – The Commissioner must submit a written report to the General Assem" within 60 days after the grants have been made. This report must contain the <u>following:</u>	biy
21	(1) The amount of the grant and the name of the recipient.	
22	(2) The Fund balance at the beginning of the grant cycle.	
23 24	(3) Cash receipts through the grant cycle.	
2 4 25	(4) Cash disbursements through the grant cycle.	
26	(5) The Fund balance at the end of the grant cycle."	
27	SECTION 4.(c) G.S. 58-87-5 is amended by adding a new subsection to read	as
28	follows:	
29	"(d) Report. – The Commissioner must submit a written report to the General Assem	bly
30	within 60 days after the grants have been made. This report must contain the following:	
31	(1) The amount of the grant and the name of the recipient.	
32	(2) The Fund balance at the beginning of the grant cycle.	
33	(3) Cash receipts through the grant cycle.	
34	(4) Cash disbursements through the grant cycle.	
35	(5) The Fund balance at the end of the grant cycle."	
36	SECTION 4.(d) Effective July 1, 2015, G.S. 58-87-7 reads as rewritten:	
37	"§ 58-87-7. Oversight and accountability of grant awards.	
38	(a) <u>Examination of Purchased Equipment and Supplies.</u> – To increase accountability	•
39	and to expedite receipt of certain grant awards, notwithstanding any other provision, the Off	
40	of the State Fire Marshal and other employees of the Department of Insurance may in th	
41	discretion conduct on-site examinations of fire, rescue, and EMS equipment and suppl	
42	purchased with funds awarded from either the Volunteer Fire Department Fund or	
43	Volunteer Rescue/EMS Fund. Fund, for up to five years from the date of the grant award.	
44	on-site examinations may include the inspection of equipment purchased from prior grants a	
45	may be conducted prior to or simultaneous with the delivery of the grant awards. The on-	
46	examination shall document what equipment and supplies have been purchased by	
47	volunteer fire department or volunteer rescue/EMS department and whether those items w	
48	received by the department and visually reviewed by the on-site examiner. Items that has	
49 50	already been distributed or put in the field shall be noted by the on-site examiner. The Office	
50	the State Fire Marshal shall maintain records of on-site inspections and provide them, o	i d

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1	summary thereof, in reports reports of such inspections, upon request, to the State Auditor or
2	the Office of State Budget and Management.
3	(b) Reimbursement to Funds. – If equipment purchased with grant funds is disposed of
4	within five years of the date of the grant award funding its purchase, then the grant recipient
5	shall reimburse the appropriate fund the amount of matching funds used for the purchase of the
6	equipment, less depreciation.
7	(c) <u>Transfer of Purchased Equipment. – If a grant recipient shall cease to exist within</u>
8	five years of the date of award of the grant, it shall transfer any and all equipment purchased
9	with such grant funds to whichever department shall assume responsibility for providing
10	service to the grant recipient's area of service or to another appropriate department that may
11	effectively use the equipment."
12	SECTION 4.(e) By the effective date of subsection (d) of this section, the
13	Department of Insurance shall take the following actions to facilitate the implementation and
14	enforcement of G.S. 58-87-7:
15	(1) Adopt rules to establish specific guidelines for the following:
16	a. G.S. 58-87-7(b), enacted by subsection (d) of this section.
17	b. G.S. 58-87-7(c), enacted by subsection (d) of this section, including
18	guidelines for determining which department receives the equipment
19	of a dissolved department and under what circumstances.
20	(2) Provide transfer of equipment forms to fire and rescue departments that
21	receive grant equipment from dissolved departments.
22	Additionally, in time for the 2015 grant cycle, the Department shall add language to the
23	Agreement of Payment form departments must fill out as part of the grant application process
24	to ensure that departments understand what will happen to grant equipment in the event of
25	dissolution.
26	SECTION 4.(f) No later than January 1, 2015, the Department of Insurance shall
27	report to the Joint Program Evaluation Oversight Committee on the Department's efforts to
28	update and correct its computer code that assigns points to grant applicants for funds awarded
29 20	under Article 87 of Chapter 58 of the General Statutes.
30 31	SECTION 5. Effective Dates. – Except as otherwise provided, this act becomes effective July 1, 2014.