## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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### HOUSE BILL 1087 Committee Substitute Favorable 6/3/20

 Short Title:
 Water/Wastewater Public Enterprise Reform.
 (Public)

 Sponsors:
 (Public)

Referred to:

#### May 14, 2020 1 A BILL TO BE ENTITLED 2 AN ACT TO IMPROVE VIABILITY OF THE WATER AND WASTEWATER SYSTEMS OF 3 CERTAIN UNITS OF LOCAL GOVERNMENT BY REOUIRING LOCAL 4 GOVERNMENT COMMISSION APPROVAL OF GRANT APPLICATIONS; TO 5 REQUIRE CERTAIN WATER AND WASTEWATER SYSTEMS TO UNDERGO A 6 REVIEW OF INFRASTRUCTURE MANAGEMENT, **ORGANIZATIONAL** 7 MANAGEMENT, AND FINANCIAL MANAGEMENT; TO CREATE AND PROVIDE 8 FUNDING FOR THE VIABLE UTILITY RESERVE TO PROVIDE GRANT MONEY FOR LOCAL GOVERNMENT UNITS; TO PROVIDE A STATUTORY PROCESS FOR 9 10 MERGER AND DISSOLUTION OF WATER AND WASTEWATER SYSTEMS 11 ESTABLISHED UNDER CHAPTER 162A OF THE GENERAL STATUTES; TO 12 PROMOTE THE IMPORTANCE OF INTERLOCAL AGREEMENTS TO THE 13 OPERATION OF WATER AND WASTEWATER SYSTEMS; AND TO STUDY 14 SUBBASIN TRANSFERS AND HISTORICAL CHARTERS. 15 The General Assembly of North Carolina enacts: 16 17 PART I. REFORM OF WATER AND WASTEWATER PUBLIC ENTERPRISES 18 SECTION 1.(a) G.S. 159G-20 reads as rewritten: 19 "§ 159G-20. Definitions. 20 The following definitions apply in this Chapter: 21 22 Distressed unit. - A public water system or wastewater system operated by a (4a) local government unit exhibiting signs of failure to identify or address those 23 24 financial or operating needs necessary to enable that system to become or to 25 remain a local government unit generating sufficient revenues to adequately fund management and operations, personnel, appropriate levels of 26 maintenance, and reinvestment that facilitate the provision of reliable water 27 28 or wastewater services. 29 30 (13)Local government unit. – Any of the following: A city as defined in G.S. 160A-1. 31 a. A county. 32 b. A consolidated city-county as defined in G.S. 160B-2. 33 c. A county water and sewer district created pursuant to Article 6 of 34 d. Chapter 162A of the General Statutes. Any of the following entities 35 36 created pursuant to Chapter 162A of the General Statutes:



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	1.A water and sewer authority created2.A metropolitan water district created3.A metropolitan sewerage district cre4.A metropolitan water and sewerage ofA metropolitan water and sewerage ofArticle 5A.5.A county water and sewer district cre	l pursuant to Article 4. ated pursuant to Article 5. district created pursuant to
	e. A metropolitan sewerage district or a m	etropolitan water district
	created pursuant to Article 4 of Chapter 162f.A water and sewer authority created under A	
	<ul> <li>g. A sanitary district created pursuant to Part 130A of the General Statutes.</li> </ul>	2 of Article 2 of Chapter
	h. A joint agency created pursuant to Part 1 g Chapter 160A of the General Statutes.	
	<ul> <li>A joint agency that was created by agreement towns to operate an airport pursuant to G.S. drinking water and wastewater services off to 1 January 1995.</li> </ul>	6. 63-56 and that provided
 <u>(14a)</u>	Operating deficit. – The shortage between revenue and operating expenditures, including capital ex- maintain operations in a distressed unit.	
 (22a) "	<u>Viable Utility Reserve. – The Viable Utility</u> <u>G.S. 159G-22 as an account in the Water Infrastruc</u>	
"(h) <u>Viable</u> within the Water funds to be used Article. Revenue	<b>ION 1.(b)</b> G.S. 159G-22 is amended by adding two Utility Reserve. – The Viable Utility Reserve is a Infrastructure Fund. The account is established to n for grants to local government units for those purpor credited to the Viable Utility Reserve is neither n	established as an account receive appropriated State oses authorized under this
(i) Viable	rovided as a match for federal funds. Utility Accounts. – The Department is directed to	
owned by local go SECT	Reserve to administer grants for public water system overnment units." ION 1.(c) G.S. 159G-30 reads as rewritten: artment's responsibility.	<u>ins of wastewater systems</u>
The Department the following:	ent, through the <del>Division of Water Infrastructure, D</del>	
<u>(1)</u> (2)	Loans and grants made from the CWSRF, the I Reserve, and the Drinking Water Reserve and shall The award of funds by the State Water Infrastru Community Development Block Grant program to I	administer the <u>Reserve.</u> Authority from the
	infrastructure projects. <u>Grants made from the Viable Utility Reserve.</u> " <b>ION 1.(d)</b> G.S. 159G-31 is amended by adding two d government unit is eligible to apply for a grant	
<u>Reserve.</u> (e) <u>The L</u>	ocal Government Commission may submit an ap an emergency grant from the Viable Utility Reserve	pplication on behalf of a

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1	of that local government unit's public water system or wastewater system, and any such			
2	application shall be deemed approved by the Local Government Commission upon submission."			
3		<b>FION 1.(e)</b> G.S. 159G-32 is amended by adding a new subse	-	
4		e Utility Reserve The Department is authorized to mak		
5		eserve to do any of the following:	-	
6	(1)	Provide physical interconnection and extension of public w	ater or wastewater	
7		infrastructure to provide regional service.		
8	(2)	Rehabilitate existing public water or wastewater infrastruct	ure.	
9	$\overline{(3)}$	Decentralize an existing public water system or waster		
10	<u>, , , , , , , , , , , , , , , , , , , </u>	smaller viable parts.	<u></u>	
11	<u>(4)</u>	Fund a study of any one or more of the following:		
12		<u>a.</u> <u>Rates.</u>		
13		b. Asset inventory and assessment.		
14		c. Merger and regionalization options.		
15	(5)	Fund other options deemed feasible which result in local	government units	
16	<u>(5)</u>	generating sufficient revenues to adequately fund	•	
17		operations, personnel, appropriate levels of maintenance,		
18		that facilitate the provision of reliable water or wastewater		
10 19	(6)	Provide emergency grants for operating deficits in		
20	<u>(0)</u>	G.S. 159G-34.5(a)(4)."	accordance with	
20	SFC	<b>FION 1.(f)</b> Article 2 of Chapter 159G of the General Status	tes is amended by	
22	adding a new sec	=	tes is amended by	
22	U	Frant types available from Viable Utility Reserve.		
23 24		Department is authorized to make the following types of gran	ts from the Vieble	
24 25	<u>Utility Reserve:</u>	separament is authorized to make the following types of gran		
23 26	<u>(1)</u>	Asset assessment and rate study grant. – An asset inventor	ry and accasement	
20 27	<u>(1)</u>	grant is available to inventory the existing public water or w	-	
28		or both, document the condition of the inventoried infrastru-		
28 29		a rate study to determine a rate structure sufficient to		
30		government unit from becoming a distressed unit.	prevent the local	
30 31	(2)	•	nalization grant is	
32	<u>(2)</u>	<u>Merger/regionalization feasibility grant. – A merger/region</u> available to determine the feasibility of consolidating th		
32 33				
		multiple water or wastewater systems into a single operation of the base water and the base way of	•	
34		regional treatment or water supply and the best way of		
35		consolidation or regionalization. The Department shall not r	-	
36		this subdivision for a merger or regionalization proposal th		
37	( <b>2</b> )	a new surface water transfer regulated under G.S. 143-215.		
38	<u>(3)</u>	Project grant. – A project grant is available for a portion of the	•	
39		water system or wastewater system project as defined in G.		
40	<u>(4)</u>	Emergency grant for operating deficit. – An emergency g		
41		deficits is available for distressed units if the Local Govern		
42		has exercised its powers under G.S. 159-181 to assume ful	-	
43		over the affairs of the public water or wastewater system		
44		government unit or public authority that owns or operates t	he public water or	
45		wastewater system.		
46	•	unt awarded from the Viable Utility Reserve may be awar	-	
47		ment created under Part 2 of Article 20 of Chapter 160A of th		
48		planning commission created under Article 19 of Chapter 15		
49	Statutes, if the Department and the Local Government Commission determine it is in the best			
50	) <u>interest of the local government unit.</u>			

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1	(c) Each	type of grant must be administered through a separate a	account within the Viable		
2	Utility Reserve."				
3	SECT	<b>FION 1.(g)</b> G.S. 159G-35 reads as rewritten:			
4	"§ 159G-35. Cri	iteria for loans and grants.			
5	(a) CWS	RF and DWSRF Federal law determines the criteri	a for awarding a loan or		
6	grant from the C	WSRF or the DWSRF. An award of a loan or grant from	om one of these accounts		
7	must meet the cr	riteria set under federal law. The Department is direc	cted to establish through		
8	negotiation with	the United States Environmental Protection Agency t	he criteria for evaluating		
9		oans and grants from the CWSRF and the DWSRF and			
10		Department must incorporate the negotiated criter	-		
11	-	rant Operating Agreement between the Department			
12		Protection Agency. The criteria and priorities incorpo	-		
13		or grant from the CWSRF or the DWSRF. The p			
14		not apply to a loan or grant from the CWSRF or the I			
15		in Reserves. – The priority considerations in G.S. 159			
16	-	Wastewater Reserve or the Drinking Water Reserve			
17	•	other criteria that apply to a loan or grant from the W	astewater Reserve or the		
18	Drinking Water I				
19 20		<u>e Utility Reserve. – The Local Government Commissio</u>	•		
20 21	• • •	valuation criteria for grants from the Viable Utility R			
21 22		sed to review applications and award grants as provide FION 1.(h) G.S. 159G-36 reads as rewritten:	ed III 0.3. 1390-39.		
22		nits on loans and grants.			
23 24		RF and DWSRF. – Federal law governs loans and grat	nts from the CWSRF and		
25		award of a loan or grant from one of these accounts			
26	federal law.	award of a foun of grant from one of these accounts			
27		in Reserve Cost Limit. – The amount of a loan or gra	ant from the Wastewater		
28		Drinking Water Reserve may not exceed the construct			
29					
30					
31	(b1) Viable	e Utility Reserve Cost Limit. – The amount of a gran	t from the Viable Utility		
32	Reserve shall not	exceed the construction costs of a project. A grant from	n this Reserve is available		
33	only to the extent	t that other funding sources are not reasonably available	<u>le to the applicant.</u>		
34	.,	in Reserve Recipient Limit The following limits a			
35	• 1	n the Wastewater Reserve or the Drinking Water Re	eserve to the same local		
36	0	or nonprofit water corporation:			
37	(1)	The amount of loans awarded for a fiscal year may	not exceed three million		
38		dollars (\$3,000,000).			
39	(2)	The amount of loans awarded for three consecutive			
40		interest rate projects may not exceed three million do			
41	(3)	The amount of project grants awarded for three cons	secutive fiscal years may		
42	(4)	not exceed three million dollars (\$3,000,000).	wants arranded for three		
43	(4)	The amount of merger/regionalization feasibility g	F Contraction of the second		
44 45	(5)	consecutive fiscal years may not exceed fifty thousand			
45 46	(5)	The amount of asset inventory and assessment g consecutive fiscal years may not exceed one hundre			
40 47		(\$150,000).	cu mity mousailu uomars		
48	(d) Viable	e Utility Reserve Recipient Limit. – Grants under the V	/iable Utility Reserve are		
49	limited as follow	•	and canty reserve are		
50	<u>(1)</u>	<u>Grants for the purposes set forth in subdivision</u>	ons (1) through (5) of		
51	<u>\_/</u>	G.S. 159-32(d) shall not exceed fifteen million doll			
			(, -,,,, <u>)</u>		

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The prohibition in this section shall not be interpreted to include payments made to the local government to reimburse the general fund for expenses paid from that fund that are reasonably		
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1		or m	ore of the preceding five fiscal years witho	ut maintaining a reserve fund
2		suffic	cient to provide for operating expenses, cap	bital outlay, and debt service.
3	<u>(5)</u>	Whe	ther the local government unit has appropri-	iated funds to supplement the
4		opera	ting expenses, capital outlay, or debt services	vice on outstanding utility or
5			prise bonds or notes in excess of the user	
6		of the	e preceding five fiscal years.	
7	(b) <u>Utiliz</u>	zing the	assessment and review process, the Auth	ority and Local Government
8	Commission sha	ll ident	ify distressed units. Each distressed unit id	entified under this subsection
9	shall do all of the	e follov	ving:	
10	<u>(1)</u>	Conc	luct an asset assessment and rate study, as	directed and approved by the
11		Auth	ority and the Local Government Commissi	<u>on.</u>
12	<u>(2)</u>	Parti	cipate in a training and educational progra	m approved by the Authority
13		and t	he Local Government Commission for that	at distressed unit. Attendance
14			be mandatory for any governing board	
5		partic	cipation is required by the Authority and Lo	cal Government Commission.
6		The s	scope of training and education, and its met	hod of delivery, shall be at the
7		discr	etion of the Authority and Local Governme	ent Commission.
8	<u>(3)</u>	Deve	lop an action plan, taking into consideratio	n all of the following:
19		<u>a.</u>	A short-term and a long-term plan	<u>n for infrastructure repair,</u>
20			maintenance, and management.	
21		<u>b.</u>	Continuing education of the governing	board and system operating
22			<u>staff.</u>	
23		<u>c.</u>	Long-term financial management to ensu	
24			wastewater system will generate sufficie	nt revenue to adequately fund
25			management and operations, person	
26			maintenance, and reinvestment that facil	litate the provision of reliable
27			water or wastewater services.	
28		<u>d.</u>	Any other matters identified by the Author	ority or the Local Government
.9			Commission.	
80			tified distressed unit has completed all of the	
1			unit shall no longer be identified as a distre	ssed unit for the remainder of
32	that assessment a			
33			ty and the Local Government Commission	- · ·
34			ent and review of local government units u	inder this section, which shall
35	be no less than e	-		
36		HON .	2. Chapter 162A of the General Statutes	is amended by adding a new
37	Article to read:		"Antiple 10	
38 39			" <u>Article 10.</u> "Dissolution and Manager of Units	
9 10	"8 160A 050 "	[]	"Dissolution and Merger of Units.	
+0 +1	" <u>§ 162A-850. "</u> Ear purposed			be following entities greated
+1 12	pursuant to this (		<u>s Article, the term "unit" means any of t</u>	ne tonowing entities created
+2 13		-	$\frac{1}{2}$	Article 1
14	$\frac{(1)}{(2)}$	-	etropolitan water district created pursuant to	
15	(2)		etropolitan sewerage district created pursuant of	
46	$\frac{(3)}{(4)}$		etropolitan water and sewerage district created pursua	
17	(5)	-	unty water and sewer district created pursu	-
8			tion needed to merge or dissolve.	
19			action by the Environmental Managen	nent Commission under this
50			merge or dissolve, all of the following info	
51			agement Commission:	
	<u></u>		<u> </u>	

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1	<u>(1)</u>	The name of the unit or units to be merged or dissolved.	
2	$\overline{(2)}$	The names of the district board members of the unit or u	nits to be merged or
3	<u>, , , , , , , , , , , , , , , , , , , </u>	dissolved.	<u>0</u>
4	<u>(3)</u>	The proposed date of the merger or dissolution.	
5	(4)	A map or description of the jurisdiction of the unit or un	nits to be merged or
6	<u>×</u>	dissolved.	
7	<u>(5)</u>	The name of the entity with whom the unit or units	will be merged, if
8	<u>, , , , , , , , , , , , , , , , , , , </u>	applicable.	<u>0</u>
9	<u>(6)</u>	The names of the governing board members or district bo	pard members of the
0	<u> </u>	entity with which the unit is proposed to be merged, if ap	
1	<u>(7)</u>	A map or description of the jurisdiction of the entity wi	±
2		proposed to be merged.	
3	<u>(8)</u>	Resolutions adopted by each district board or governing	board requesting the
4	<u>, , , , , , , , , , , , , , , , , , , </u>	merger or dissolution.	<u> </u>
5	<u>(9)</u>	A request from each chair of a district board requesting a n	nerger or dissolution
5	<u></u>	that a representative of the Environmental Management	
7		public hearing in that district to discuss the proposed m	
3		and to receive public comment. The date, time, and place	
9		shall be mutually agreed to by the chair of the Environ	
0		Commission and the chair of each requesting district boa	
1	(10)	A copy of the most recent audit performed in accordance	
2	<u></u>	the unit to be merged or dissolved.	
3	<u>(11)</u>	A copy of any permits issued by the Department of Envir	conmental Quality to
1		the unit or units to be merged or dissolved.	
5	(12)	A copy of any grant awarded under Article 2 of this Chapt	er involving the unit
5		or units to be merged or dissolved and any conditions the	-
	(13)	Any other information deemed necessary by the Departme	
		Quality, the Local Government Commission, or	the Environmental
		Management Commission.	
	<u>(b)</u> <u>Upon</u>	receipt of a request to dissolve or merge, the Environmerge	nental Management
	Commission shal	1 provide a copy of all information submitted in accordance	e with this section to
	the Department of	f Environmental Quality and the Local Government Comn	nission.
	(c) Upon	confirmation of the time and place of the public hearing, e	ach district board of
Ļ	an affected unit a	nd any other governing board affected shall do all of the fo	ollowing:
5	<u>(1)</u>	Cause notice of the public hearing to be posted, at least	30 days prior to the
)		hearing, at the courthouse in any county within which the	e affected unit lies.
	<u>(2)</u>	Publish the notice at least once a week for four suc	cessive weeks in a
		newspaper having general circulation in the affected unit,	the first publication
		to be at least 30 days prior to the public hearing.	
)	<u>(3)</u>	Publish notice in any other manner required by	the Environmental
l		Management Commission.	
2	" <u>§ 162A-860. M</u>	erger of units.	
3	<u>(a)</u> <u>Any u</u>	unit may merge with any other unit, any county, any cit	y, any consolidated
1	city-county, any	sanitary district created pursuant to Part 2 of Article 2 of C	Chapter 130A of the
5	General Statutes,	any joint agency created pursuant to Part 1 or Part 5 of A	rticle 20 of Chapter
5	160A of the Gen	eral Statutes, or any joint agency that was created by agree	eement between two
7	cities and towns	to operate an airport pursuant to G.S. 63-56 and that prov	vided drinking water
8		services off the airport premises before January 1, 1995	
9		iving a grant from the Viable Utility Reserve as provided in	· · · ·
0	159G of the Ge	neral Statutes. The Environmental Management Commi	<u>ssion shall adopt a</u>

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1	resolution transferring the assets, liabilities, and other obligations to the entity with which the
2	unit is being merged and dissolving the unit as provided for in this Article.
3	(b) Any unit may merge with any other unit, any county, any city, any consolidated
4	city-county, any sanitary district created pursuant to Part 2 of Article 2 of Chapter 130A of the
5	General Statutes, any joint agency created pursuant to Part 1 or Part 5 of Article 20 of Chapter
6	160A of the General Statutes, or any joint agency that was created by agreement between two
7	cities and towns to operate an airport pursuant to G.S. 63-56 and that provided drinking water
8	and wastewater services off the airport premises before January 1, 1995, on approval by the
9	Environmental Management Commission, upon consultation with the Department of
10	Environmental Quality and the Local Government Commission. The Environmental
11	Management Commission may adopt a resolution transferring the assets, liabilities, and other
12	obligations to the entity with which the unit is being merged and dissolving the unit as provided
13	for in this Article, if the Environmental Management Commission deems the merger in the best
14	interest of the people of the State.
15	(c) The Environmental Management Commission shall adopt a resolution dissolving a
16	unit and transferring the assets, liabilities, and other obligations of the unit to another unit when
17	the procedures set forth in G.S. 162A-855 have been completed and all of the following apply:
18	(1) Both units are created pursuant to Article 5 of this Chapter.
19	(2) Both units are located in the same county.
20	(3) <u>The jurisdiction of the units is contiguous.</u>
21	(4) The unit to be merged and dissolved does not directly provide sewerage
22	services to any customers.
23	(5) The unit to be merged and dissolved leases its assets to the unit with which it
24	is proposed to be merged.
25	(6) The unit to be merged and dissolved has no outstanding debts.
26	" <u>§ 162A-865. Dissolution of units.</u>
27	(a) Any unit may be dissolved if the dissolution is a condition of a grant from the Viable
28	Utility Reserve as provided in Article 2 of Chapter 159G of the General Statutes. The
29	Environmental Management Commission shall adopt a resolution transferring the assets,
30	liabilities, and other obligations as provided for in the grant conditions imposed under Article 2
31	of Chapter 159G of the General Statutes.
32	(b) Any unit may be dissolved in order to merge that unit with any other unit, any county,
33	any city, any consolidated city-county, any sanitary district created pursuant to Part 2 of Article
34	2 of Chapter 130A of the General Statutes, any joint agency created pursuant to Part 1 or Part 5
35	of Article 20 of Chapter 160A of the General Statutes, or any joint agency that was created by
36	agreement between two cities and towns to operate an airport pursuant to G.S. 63-56 and that
37	provided drinking water and wastewater services off the airport premises before January 1, 1995,
38	and establish a new entity created under the General Statutes, on approval by the Environmental
39	Management Commission, upon consultation with the Department of Environmental Quality and
40	the Local Government Commission. The Environmental Management Commission may adopt a
41	resolution transferring the assets, liabilities, and other obligations to the new entity and dissolving
42	the unit as provided for in this Article, if the Environmental Management Commission deems the
43	merger in the best interest of the people of the State.
44	" <u>§ 162A-870. Effective date of merger or dissolution.</u>
45	Upon the adoption of a resolution of merger or dissolution by the Environmental
46	Management Commission as provided in this Article, the effective date for merger and
47	dissolution shall be fixed as of June 30 following the adoption of the resolution or the second
48	June 30 following the adoption of the resolution.

49 "<u>§ 162A-875. Effect of merger or dissolution.</u>

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1	(a) Upon	adoption of the resolution of merger or dissolution by	the Environmental
2		mmission, all of the following shall apply on the effective	•
3	resolution:		
4	<u>(1)</u>	All property, real, personal, and mixed, including a	ccounts receivable.
5	<u>\1/</u>	belonging to the dissolving unit shall be transferred, dispo	
6		accounted for as provided in the resolution of merger or c	
7	<u>(2)</u>	All judgments, liens, rights of liens, and causes of action of	
8	<u>(2)</u>	of the dissolving unit shall vest in and remain and inure	
9		merged district.	to the benefit of the
10	<u>(3)</u>	All taxes, assessments, sewer charges, and any other del	hts charges or fees
10	<u>(3)</u>	owing to the dissolving unit shall be owed to and collected	
12		resolution of merger or dissolution.	tu as provided in the
12	(A)		ving been instituted
13 14	<u>(4)</u>	All actions, suits, and proceedings pending against, or ha	-
14		by, the dissolving unit shall not be abated by merger, b	
		suits, and proceedings shall be continued and completed	
16 17		as if merger had not occurred, and the merged entity sh	
17		such actions, suits, and proceedings in the place and ste	
18 19		<u>unit and shall pay or cause to be paid any judgments r</u> dissolving unit in any such actions, suits, or proceedings	
			÷
20 21	(5)	required to be served in any such action, suit, or proceedi	
	<u>(5)</u>	All obligations of the dissolving unit, including outsta	-
22 23		shall be assumed as provided in the resolution of merger	
23 24		all such obligations and outstanding indebtedness shall co	
24 25	$(\mathbf{f})$	and indebtedness as provided in the resolution of merger	
23 26	<u>(6)</u>	All ordinances, rules, regulations, and policies of the continue in full force and effect until repealed or amended	-
20 27		body of the merged entity.	eu by the governing
28	<u>(7)</u>	The dissolving unit shall be abolished and shall no long	ger be constituted a
20 29	<u>(7)</u>	public body or a body politic and corporate, except for p	
30		into effect the provisions and intent of this section.	<u>diposes of earlying</u>
31	<u>(8)</u>	Governance of the district shall be as specified in the rese	olution of merger or
32	<u>(0)</u>	dissolution, which may be amended by the Environn	
33		Commission, as needed.	itema internegement
34	(b) All g	overning boards and district boards are authorized to take the	actions and execute
35		ecessary to effectuate the provisions and intent of this section	
36		<b>TION 3.</b> Article 20 of Chapter 160A of the General Stat	
37	adding a new Pa	1	,
38	e	"Part 5. Water and Wastewater Systems.	
39	" <u>§ 160A-481.1.</u>		
40		efined in this section shall have the meanings indicated whe	n used in this Part:
41	<u>(1)</u>	Local government unit. – Defined in G.S. 159G-20 and C	
42	(2)	Undertaking. – Defined in G.S. 160A-460.	
43	" <u>§ 160A-481.2.</u>	Interlocal cooperation authorized.	
44	Interlocal co	operation, as provided in Part 1 of this Article, is authorize	d between any local
45	government unit	s in this State for any purpose. When two or more local gov	ernment units agree
46		ne or more undertakings under this Part, the provisions of I	Part 1 of this Article
47	<u>apply.</u> "		
48		<b>FION 4.</b> The Department of Environmental Quality shall st	
49		subbasin transfers and make recommendations as to whet	
50		amended. The study shall specifically examine whether	
51	between subbasi	ns within the same major river basin should continue to be	required to comply

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with all of the same requirements under G.S. 143-215.22L as transfers of water between major river basins. In conducting this study, the Department of Environmental Quality shall consider whether the costs of complying with specific requirements, including financial costs and time, are justified by the benefits of the requirements, including the production of useful information and public notice and involvement. No later than January 15, 2021, the Department of Environmental Quality shall report its findings and recommendations to the Environmental Review Commission.

8 **SECTION 5.** The Department of State Treasurer shall study and make 9 recommendations as to the feasibility of authorizing historical charters for units of local 10 government that have become, or are on the brink of becoming, defunct. The study shall 11 specifically examine whether these historical charters are needed, the impact of these charters on 12 the bond rating of the State and its political subdivisions, and the consequences of these historical 13 charters. No later than January 15, 2021, the Department of State Treasurer shall report its 14 findings and recommendations to the General Assembly.

15 SECTION 6. If Senate Bill 553, 2019 Regular Session, becomes law, then Section
 16 14 of that act is repealed.

17

## 18 **PART II. FUNDING**

SECTION 7.(a) No later than August 15, 2020, the Department of Commerce shall transfer the sum of nine million dollars (\$9,000,000) in nonrecurring funds for the 2020-2021 fiscal year from the One North Carolina Fund (Budget Code: 24609; Fund Code: 2560) to the Water Infrastructure Fund administered by the Department of Environmental Quality's Division of Water Infrastructure (Budget Code: 24327).

SECTION 7.(b) The funds transferred by this section are appropriated to the Viable
 Utility Reserve established by G.S. 159G-22, as amended by this act, to be used for the purposes
 set forth in G.S. 159G-32, as amended by this act.

- 28 PART III. GENERAL PROVISIONS
- 29

27

## 30 STATE BUDGET ACT APPLIES

SECTION 8. The provisions of the State Budget Act, Chapter 143C of the General
 Statutes, are reenacted and shall remain in full force and effect and are incorporated in this act
 by reference.

34

## 35 ADDITIONAL LIMITATIONS AND DIRECTIONS

36 **SECTION 9.** Except where expressly repealed or amended by this act, the provisions 37 of any other legislation enacted during the 2019 Regular Session of the General Assembly 38 expressly appropriating funds to an agency, a department, or an institution covered under this act 39 shall remain in effect.

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## 41 **PART IV. EFFECTIVE DATE**

42 SECTION 10. Sections 1 through 3 of this act become effective October 1, 2020.
43 Sections 7 through 9 of this act become effective July 1, 2020. The remainder of this act is
44 effective when it becomes law.