# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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## HOUSE BILL 1088

	Short Title:	Invest NC Bond Act of 2020.	(Public)
	Sponsors:	Representatives Harris, von Haefen, R. Smith, and K. Smith (Primary Sp For a complete list of sponsors, refer to the North Carolina General Assembly web	<i>,</i>
	Referred to:	Appropriations, if favorable, Rules, Calendar, and Operations of the Hou	ise
		May 14, 2020	
1		A BILL TO BE ENTITLED	
2	AN ACT TO	ENACT THE INVEST NC BOND ACT OF 2020.	
3	The General A	Assembly of North Carolina enacts:	
4	SE	ECTION 1.(a) Short Title. – This act may be cited as the "Invest NC Bon	d Act of
5	2020."		
6	SE	ECTION 1.(b) Purpose. – It is the intent of the General Assembly by the	is act to
7	provide, subje	ect to a vote of the qualified voters of the State, for the issuance of three bill	lion nine
8		on dollars (\$3,900,000,000) providing funds, with any other available f	
9	invest in the	State's public facilities, without limitation, construction, repair, renovat	ion, and
10	-	new facilities in order to ensure that the citizens of North Carolina have a	
11		ducational facilities, cultural facilities and attractions, and to ensure the via	ubility of
12		ver infrastructure.	
13		ECTION 1.(c) Findings. – The General Assembly also finds:	
14	(1)		tion and
15		renovation of public school facilities.	
16	(2)		d sewer
17		infrastructure.	
18	(3)		niversity
19		of North Carolina System.	1.0
20	(4)		orkforce
21	(5)	of tomorrow.	1 1
22	(5)		/ho have
23		been adversely impacted by changing economic conditions.	a Nauth
24 25	(6)	C C	
25 26		Carolina History Museum are key cultural and educational attraction citizens of the State.	s for the
20 27	(7)		roliniona
27	(7)	for decades to come.	commans
28 29	(8)		<sup>¬</sup> arolina
29 30	(8)	• • • • •	Jai Offila.
31	(1)	· · ·	nondont
31	(10	credit rating agencies.	pendent
33	(1)		he needs
33 34	(1.	of the citizens of the State.	ne necus
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	General Assem	bly Of Nor	th Carolina			Session 2019
1	SEC	<b>FION 1.(d</b> )	) Definitions.	– The following d	efinitions apply in th	nis act unless the
2	context otherwis	-				
3	(1)			under this act.		
 5	(2)			les all of the follow	0	
					onstructing, renova	
					ing State capital fact	_
			-		ts-of-way, easement	
					ngs, and other inter	
		-		ty acquired or use	ed in connection wit	h a State capital
			acility.			
			-	_	ural, and other consu	llting services as
			hay be required			
				expenses and char	0	
				providing person	nnel to ensure ef	ffective project
			nanagement.			
					tment contracts, cree	
					rate swap agreen	
			-		l legal consultants, a	
				e issuance, to the e	extent and as determined	ined by the State
			reasurer.			_
			-		t service, and other t	• •
					of any bond or	
					ring construction or	-
			-	•	onsidered advisable	•
				-	ing two years after th	e estimated date
				of construction or a		1. 1
		-			tment contracts, cree	
					nterest rate swap agro	
			-		l legal consultants, a	ind related costs
				e or issuance of a	•	1 0
				-	for any payments m	ade for any cost
			escribed in thi		• • • • • • •	1
			•	s and expenses neo	cessary or incidental	to the purposes
	(2)		f this act.		nto hay the Class T	000000 or h -1 - 10
	(3)		•	•	nto by the State Tre	
				-	loan association, or	
				1 ·	irance company, sur	• • •
				· •	, investment bankin	•
				•	stitution or other sin	-
				1 1	located within or with	
					mpt payment of all o	
					maturity, presentme	
		-	-		redemption premit	•
			•		n demand or tender	•
					bay the provider of the	
	(A)		Notes issued u	-	ons of such agreeme	111.
	(4) (5)				opted by the State to	nrovide for the
	(3)		-		rest rate or rates bor	-
			including the		Test fale of fales DOF	ne by any bonus
		or notes,	menuting the	ionowing.		

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1 2 2	a.	A provision providing for such adjustment so that of such bonds or notes in the open market would	
3 4 5 6	b.	possible. A provision providing for such adjustment based u percentages of a prime rate or base rate, w percentages may vary or be applied for different p	hich percentage or
7 8 9	с.	Such other provision as the State Treasurer m consistent with this act and will not materially and financial position of the State and the marketing o	ay determine to be adversely affect the
10 11		reasonable interest cost to the State. – The State of North Carolina, including any State	
12 13 14 15	depar	agency. – Any agency, institution, board, commissi tment, division, officer, or employee of the State. le counties, municipal corporations, political subdiv	The term does not
15 16		<ul><li>acation, or other local public bodies.</li><li><b>(e)</b> Authorization of Bonds and Notes. – Subject to</li></ul>	o a favorable vote of
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	improvement bonds in thereby authorized, by an or from time to time, g Carolina Public Improve indicate the issuance of 1 an aggregate principal (\$3,900,000,000) for the purposes authorized in the <b>SECTION 1</b> (1) Subject public be used <b>Public Instruction</b> Public Schools Capital Assistance	fied voters of the State who vote on the question the election called and held as provided in this act, the addition consent of the Council of State, to issue eneral obligation bonds of the State to be designated ment Bonds," with any additional designations as me bonds from time to time, or notes of the State as pro- amount not exceeding three billion nine hund the purpose of providing funds, with any other avai- nis act. (f) Use of Public Improvement Bond and Note Pro- ct to the provision of subdivision (2) of this subsect c improvement bonds and notes, including premium ed for the projects in the following general amounts New Schools, Additions, Renovations	he State Treasurer is and sell, at one time ted "State of North hay be determined to ovided in this act, in red million dollars ilable funds, for the occeeds. – tion, the proceeds of thereon, if any, shall
35 36 37	Program <b>Total for Public Instru</b>	ction	\$2,000,000,000
38 39	Water and Sewer Infra		φ <b>=</b> 900090009000
39 40	water and Sewer Infra	Istructure	
41 42 43 44	Department of Environmental Quality	Water/Sewer Loans and Grants	\$800,000,000
44 45 46	Total for Water and Se	ewer Infrastructure	\$800,000,000
47 48 49	NC Community College Prosperity Zone Projects		\$200,000,000
50 51	Alamance Comm. Colle	ge New Construction, Repairs, Renovations	5,208,446

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1 2 3	Asheville-Buncombe Technical Comm. College	New Construction, Repairs, Renovations	7,674,446
3 4 5	Beaufort Co. Comm. College	New Construction, Repairs, Renovations	3,506,272
5 6 7	Bladen Comm. College	New Construction, Repairs, Renovations	3,274,654
, 8 9	Blue Ridge Comm. College	New Construction, Repairs, Renovations	3,102,116
10 11	Brunswick Comm. College	New Construction, Repairs, Renovations	2,835,793
12 13 14	Caldwell Comm. College Technical Institute	New Construction, Repairs, Renovations	5,000,623
15 16	Cape Fear Comm. College	New Construction, Repairs, Renovations	7,928,709
10 17 18	Carteret Comm. College	New Construction, Repairs, Renovations	2,216,231
19 20 21	Catawba Valley Comm. College	New Construction, Repairs, Renovations	5,937,352
21 22 23 24	Central Carolina Comm. College	New Construction, Repairs, Renovations	5,923,335
24 25 26 27	Central Piedmont Comm. College	New Construction, Repairs, Renovations	15,764,095
27 28 29	Cleveland Comm. College	New Construction, Repairs, Renovations	4,277,918
30 31	College of the Albemarle	New Construction, Repairs, Renovations	6,059,511
32 33 34	Coastal Carolina Comm. College	New Construction, Repairs, Renovations	4,351,331
35 36	Craven Comm. College	New Construction, Repairs, Renovations	4,069,140
37 38 39	Davidson County Comm. College	New Construction, Repairs, Renovations	5,186,257
40 41 42	Durham Tech. Comm. College	New Construction, Repairs, Renovations	5,418,808
43 44	Edgecombe Comm. College	New Construction, Repairs, Renovations	4,522,865
44 45 46 47	Fayetteville Tech. Comm. College	New Construction, Repairs, Renovations	13,136,041
48 49	Forsyth Tech. Comm. College	New Construction, Repairs, Renovations	8,272,056
49 50 51	Gaston College	New Construction, Repairs, Renovations	5,884,411

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Guilf Colle	ford Tech. Comm. ege	New Construction, Repairs, Renovations	12,264,749
Halif	ax Comm. College	New Construction, Repairs, Renovations	3,479,856
Hayv	vood Comm. College	New Construction, Repairs, Renovations	2,772,246
Isoth	ermal Comm. College	New Construction, Repairs, Renovations	4,176,804
Jame Colle	s Sprunt Comm. ege	New Construction, Repairs, Renovations	2,586,064
John	ston Comm. College	New Construction, Repairs, Renovations	4,296,762
Leno	ir Comm. College	New Construction, Repairs, Renovations	6,238,158
Mart	in Comm. College	New Construction, Repairs, Renovations	3,596,531
Mayl	and Comm. College	New Construction, Repairs, Renovations	2,762,350
McD Colle	owell Tech. Comm. ege	New Construction, Repairs, Renovations	2,704,014
Mitcl	hell Comm. College	New Construction, Repairs, Renovations	3,465,636
Mon	tgomery Comm. College	New Construction, Repairs, Renovations	2,916,279
Nash	Comm. College	New Construction, Repairs, Renovations	5,295,128
Paml	ico Comm. College	New Construction, Repairs, Renovations	1,852,568
Piedı	nont Comm. College	New Construction, Repairs, Renovations	3,168,468
Pitt C	Comm. College	New Construction, Repairs, Renovations	8,555,417
Rand	olph Comm. College	New Construction, Repairs, Renovations	3,980,619
Rich	mond Comm. College	New Construction, Repairs, Renovations	4,491,480
Roan Colle	oke-Chowan Comm. ege	New Construction, Repairs, Renovations	3,008,273
Robe	eson Comm. College	New Construction, Repairs, Renovations	4,696,470
Rock	ingham Comm. College	New Construction, Repairs, Renovations	4,286,334
Rowa Colle	an-Cabarrus Comm. ege	New Construction, Repairs, Renovations	7,175,882
Sam	oson Comm. College	New Construction, Repairs, Renovations	3,024,075

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Sandhills Comm. College	New Construction, Repairs, Renovations	4,422,653
South Piedmont Comm. College	New Construction, Repairs, Renovations	3,648,592
Southeastern Comm. College	New Construction, Repairs, Renovations	4,004,465
Southwestern Comm. College	New Construction, Repairs, Renovations	4,511,990
Stanly Comm. College	New Construction, Repairs, Renovations	4,115,667
Surry Comm. College	New Construction, Repairs, Renovations	4,972,416
Tri-County Comm. College	New Construction, Repairs, Renovations	2,628,483
Vance-Granville Comm. College	New Construction, Repairs, Renovations	5,414,978
Wake Tech. Comm. College	New Construction, Repairs, Renovations	18,378,704
Wayne Comm. College	New Construction, Repairs, Renovations	5,007,050
Western Piedmont Comm. College	New Construction, Repairs, Renovations	4,165,443
Wilkes Comm. College	New Construction, Repairs, Renovations	4,361,402
Wilson Comm. College	New Construction, Repairs, Renovations	4,023,584
Total for NC Community Co	lleges	\$500,000,000
The University of North Caro	olina	
Appalachian State University	Wey Hall Renovations	\$25,200,000
East Carolina University	Howell Science Complex Renovations	38,580,000
Elizabeth City State University	Library Replacement	28,800,000
Fayetteville State University	Rosenthal and Chick Building Renovations	13,700,000
North Carolina Agricultural And Technical State University	Carver Hall Renovations	18,500,000
North Carolina Central University	Lee Biology Building Renovations	8,100,000

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North Carolina Sta University	te	Daniels Hall Renovations	37,800,000
UNC-Asheville		Justice Center Renovations	26,800,000
UNC-Chapel Hill		Carrington Hall Renovations	40,500,000
UNC-Charlotte		Cameron and Brunson Building Renovations	27,000,000
UNC-Greensboro		Jackson Library Renovation and Addition	75,600,000
UNC-Pembroke		Givens Performing Arts Center Renovation	28,080,000
UNC-School of the	e Arts	Stevens Center Renovation	37,980,000
UNC-Wilmington		Randall Library Renovation and Expansion	56,400,000
Western Carolina U	University	Moore Building Renovation	10,900,000
Winston-Salem Sta University	ate	Hauser Building Renovation and Expansion	15,100,000
NC School of Scie Mathematics	nce and	Life Safety Renovations	10,960,000
Total for The Uni	versity of N	orth Carolina	\$500,000,000
Department of Na	tural and C	Cultural Resources	
Museum of History	y	Renovation	\$60,000,000
NC Zoo		AustrailAsia Complex	\$40,000,000
	public impro forth in sub provisions a a. The prem capit	cation provisions. – In determining the use of ovement bonds and notes, including premium the division (1) of this subsection, the following sp pply: proceeds of public improvement bonds and n ium thereon, if any, for public instruction for al assistance, as provided in subdivision (1) of be allocated as follows: One billion (\$1,000,000,000) of such pro allocated equally to each county. Each county's be distributed to the local school administrati in whole or in part in the county based on the membership of the county's students in the sch Two hundred fifty million (\$250,000,000) of	ereon, if any, set becial allocation notes, including public schools this subsection, ceeds shall be s allocation shall ve units located he average daily nool units.

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1 2 2		administrative unit with a denominator of the to low wealth allotment, and then multiplied	
3 4 5	3.	allocation in this sub-sub-subdivision. Seven hundred fifty million (\$750,000,000) of	-
5		shall be allocated among local school administ	
6 7		the basis of average daily membership for 2018 2010 where the numerator is average daily	-
8		2018-2019 where the numerator is average dai for the local administrative unit and the denomin	
9		average daily membership for the State f	
10		2018-2019.	or insear year
11	4.	Bond proceeds for a county for any designat	ion require no
12		local match if any portion of the proceeds	-
13		low-wealth county receiving funds in sub-sub-s	
14		this sub-subdivision. Any other county re-	eceiving bond
15		proceeds allocated shall provide local matchi	•
16		county funds, other non-State funds, or a combi	
17		sources for such proceeds. The amount of match	-
18		be (i) one dollar ( $\$1.00$ ) of local matching funds	•
19 20		dollars (\$3.00) of such proceeds for a	
20 21		administrative unit located in a county that is tier one area, as defined in G.S. 143B-437.08,	-
21		(\$1.00) of local matching funds for every two	
23		of such proceeds for a local school administrati	
24		in a county that is a development tier two area	
25		G.S. 143B-437.08, and (iii) one dollar (\$1	
26		matching funds for every one dollar (\$1.00) of	,
27		for a local school administrative unit located in	a county that is
28		a development tier three area, as defined in G.S	
29		The match requirement may be satisfied	•
30		expenditures for public school facilities made	
31		January 1, 2015. If a debt has been incurred si	
32 33		2015, for the general purpose of public school the face amount of the debt shall be considered	
33 34		expenditure for public school facilities for the	
34 35		match. No other expenditures made or debts i	
36		January 1, 2015, may be used to satisfy the mate	
37		As counties satisfy the match requirements of t	-
38		they shall document the extent to which they h	
39		periodic reports to the State Board of Education	. These reports
40		shall include any information and documentati	
41		the State Board of Education. The State Board	
42		shall certify to the State Treasurer from time to	
43		to which the match requirements of this subsec	
44 45		met with respect to each county. Bond prod	
45 46		distributed for expenditure only as, and to t matching requirement of this section is satisfied	
40 47		the State Board of Education. The State Board	•
48		shall also require counties to report annually of	
49		funds provided under this act on the property t	-
50		year. These reports shall be public document	
51		furnished to any citizen upon request. If the	

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		Educa	ation determines that a county has not met the matching
			rement set forth in this sub-subdivision by January 1,
		-	the State Board of Education shall certify that fact to the
			Treasurer by March 1, 2026. The State Board of
			ation shall reallocate unmatched funds in the following
		manne	-
		I.	Proceeds allocated under sub-sub-subdivision 1. shall
		1.	be reallocated to local administrative units receiving
			funds under sub-sub-subdivision 1. for which the State
			Board of Education has certified matching funds.
		II.	Proceeds allocated under sub-subdivision 2. shall
			be reallocated to local administrative units receiving
			funds under sub-sub-subdivision 2. for which the State
			Board of Education has certified matching funds.
		III.	Proceeds allocated under sub-subdivision 3. shall
			be reallocated to local administrative units receiving
			funds under sub-sub-subdivision 3. for which the State
			Board of Education has certified matching funds.
	5.	A loca	al school administrative unit that receives proceeds under
			ection shall ensure that such proceeds are used:
		I.	For acquisition of real property and construction,
			acquisition, reconstruction, enlargement, renovation,
			or replacement of buildings and other structures, and
		II.	To supplement local funds for public school capital
			outlay projects and shall not decrease local funds for
			those projects from one fiscal year to the next fiscal
			year, as measured by the most recent five-year annual
			average capital outlay expenditure.
b.	The p	roceed	s of public improvement bonds and notes, including
	premiu	um the	ereon, if any, for water and sewer infrastructure, as
	provid	ed in s	subdivision (1) of this subsection, shall be allocated as
	follow	s:	
	1.	The D	Department of Environmental Quality shall create a grant
		and le	oan program within the Wastewater Reserve and the
		Drink	ing Water Reserve established within G.S. 159G-22. The
		grant	and loan program shall prioritize the following, in order:
		I.	Requests used to substantially increase a water and/or
			sewer infrastructure system's financial system viability,
			as determined by the Department of Environmental
			Quality in coordination with the Local Government
			Commission and State Water Infrastructure Authority.
		II.	Requests used to promote increased resiliency of
			systems at risk of catastrophic damages from flooding
			or storm events.
		III.	Requests allowed under G.S. 159G-34.
	2.		Department of Environmental Quality may allocate funds
		-	ants and loans to the amount necessary to fulfill the
		-	ties outlined in subdivision (1) of this subsection.
	3.		ithstanding G.S. 159G-36 the Department of
			onmental Quality may set limits on loans and grants
		alloca	ted to local governments to an amount necessary to fulfill

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1 2		sub-sub-s	ies outlined in sub-sub-sub-subdivis ubdivision 1. of this sub-subdivision	vision. Projects
3		requested		
4			ubdivision 1. of this sub-subdivisio	on are subject to
5 6	4	1	uired in G.S. 159G-36.	
6 7	4.		ilability of the loan funds exceeds contained in $C_{\rm S}$ 150C 26 applicable	1 0
8			contained in G.S. 159G-36 applicable does not apply that a contract of the purpose of ensuring that a	•
8 9			e utilized for projects prioritize	
10		G.S. 1590		a pursuant to
10	5.		on to the requirements of G.S.	5. 159G-40. the
12	0.		nt of Environmental Quality, in cons	
13		-	vernment Division and State Wate	
14			, shall develop requirements for	
15		•	of system viability grants and lo	-
16		subdivisio	on (1) of this subsection, prior	to requesting
17		applicatio	ns for the use of funds. Grant and lo	an requirements
18			ude financial and system perform	
19		•	to make recipients indecently viable	-
20		-	to adhere to the requirements of su	
21			ction shall result in a default pursua	
22 23		-	er 159 of the General Statutes,	
23 24			ent Commission shall be required s of the recipient requirements.	to enforce the
24 25	6.	-	unded under sub-sub-sub-subdivision	ons I and II of
25 26	0.	•	ubdivision 1. of this sub-subdivision	
20 27			59G-41 if the Department of Enviro	•
28			s that the delay to entering a constru	
29			e due to the nature of the project	
30		subdivisio	1 0	
31	c. The p	proceeds of	public improvement bonds and	notes, including
32			, if any, for Community College	
33	Projec	ets, as prov	ided in subdivision (1) of this sub-	section, shall be
34		ted as follo		
35	1.		Carolina State Board of Community	
36			grant program for the allocation of	
37			ty College Prosperity Zone Proj	ects. The grant
38 39			s for the purpose of funding:	to on automatical
39 40			ne or more large construction project novation of an existing facility in on	
40 41			ght prosperity zones. Prosperity zon	
42			G.S. 143B-28.1.	es are identified
43			he projects funded are limited to	the following
44			ining and education areas for the	-
45			cility use: advanced manufacturing,	
46			formation technology, public	safety, and
47			insportation.	-
48		III. Th	e State Board of Community Colle	eges will require
49			at at least two colleges in the	
50			llaborate on the use of the request	-
51		su	bmitted application shall require the	hat participating

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1 2		es document a plan for the operations of the cal plant of the facility.
3 4 5	5	erity Zones Projects shall not require a local
	match	for construction.
6	d. The proceeds of pu	blic improvement bonds and notes, including
7	premium thereon, if	any, for NC Community Colleges, as provided in
8		is subsection for new construction, repairs, and
9		e used for new construction or rehabilitation of
0	0	d repairs and renovations. Any items purchased
1	-	nd installed or replaced as part of a renovation or
2		ave a useful life of at least 10 years or must extend
3		lity by at least 10 years once renovated or
4		rder to receive the proceeds under this
5		projects for new construction, the community
.o .7	6 6	proceeds shall provide local matching funds from on-State funds, or a combination of these sources
.8	•	The amount of matching funds shall be (i) one
9		al matching funds for every three dollars (\$3.00)
20		or a community college project located in a
21		e area, as defined in G.S. 143B-437.08, (ii) one
22	-	l matching funds for every two dollars (\$2.00) of
23		a community college project located in a
24	1	area, as defined in G.S. 143B-437.08, and (iii)
25	-	local matching funds for every one dollar (\$1.00)
26	of such proceeds f	or a community college project located in a
27	development tier t	hree area, as defined in G.S. 143B-437.08.
28		s are not required to match bond proceeds
29		tion for rehabilitation of existing facilities and
80	repairs and renovatio	
51	<b>SECTION 1.(g)</b> Allocation and Tr	0
2		- The proceeds of public improvement bonds and
33 34	01	hereon, if any, except the proceeds of bonds the
5		anticipated by bond anticipation notes or the s or notes, shall be placed by the State Treasurer
5 6		nated "Public Improvement Bonds Fund," which
37		e special accounts therein as may be determined
38	• • • •	hall be disbursed as provided in this act. Monies
39		Bonds Fund shall be allocated and expended as
10	provided in this act.	r i i i i i i i i i i i i i i i i i i i
41	Any additional monies that	t may be received by means of a grant or grants
12	•	merica or any agency or department thereof or
13	from any other source for de	posit to the Public Improvement Bonds Fund may
14		ovement Bonds Fund or in a separate account or
45		to the extent permitted by the terms of the grant
16	• •	any limitations imposed by this act.
7	-	rovement Bonds Fund or any separate account
18		hay be invested from time to time by the State
19 10		er permitted for investment of monies belonging
50		ate treasury, except with respect to grant money
51	to the extent otherwise direct	ed by the terms of the grant. Investment earnings,

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except investment earnings with respect to grant monies to the extent otherwise directed or restricted by the terms of the grant, may be (i) credited to the Public Improvement Bonds Fund, (ii) used to pay debt service on the bonds authorized by this act, (iii) used to satisfy compliance with applicable requirements of the federal tax law, or (iv) transferred to the General Fund of the State.

The proceeds of public improvement bonds and notes, including premium thereon, if any, may be used with any other monies made available by the General Assembly for funding the projects authorized by this act, including the proceeds of any other State bond issues, whether heretofore made available or that may be made available at the session of the General Assembly at which this act is ratified or any subsequent sessions. The proceeds of public improvement bonds and notes, including premium thereon, if any, shall be expended and disbursed under the direction and supervision of the Director of the Budget. The funds provided by this act shall be disbursed for the purposes provided in this act upon warrants drawn on the State Treasurer by the State Controller, which warrants shall not be drawn until requisition has been approved by the Director of the Budget and which requisition shall be approved only after full compliance with the State Budget Act, Chapter 143C of the General Statutes.

- (2) Tracking of bond proceeds. The State Treasurer or the State Treasurer's designee is hereby authorized and directed to set up a comprehensive system of tracking the proceeds of the public improvement bonds and notes, including premium thereon, if any, to the extent necessary to enable the State Treasurer or the State Treasurer's designee to properly account for the use of such proceeds for compliance with applicable requirements of the federal tax law or otherwise. All recipients of such proceeds shall comply with any tracking system implemented by the State Treasurer or the State Treasurer's designee for this purpose. The State Treasurer may withhold such proceeds from any State agency or department not complying with this subdivision.
  - (3) Costs. Allocations to the costs of a capital improvement or undertaking in each case may include allocations to pay the costs set forth in sub-subdivisions c. through g. of subdivision (2) of subsection (d) of this section in connection with the issuance of bonds for that capital improvement or undertaking.

35 **SECTION 1.(h)** Election. – The question of the issuance of the bonds authorized by 36 this act shall be submitted to the qualified voters of the State at a statewide election to be held November 3, 2020. Any other primary, election, or referendum validly called or scheduled by 37 38 law at the time the election on the bond question provided for in this subsection is held may be 39 held as called or scheduled. Notice of the election shall be given in the manner and at the times 40 required by G.S. 163-33(8). The election and the registration of voters therefor shall be held under and in accordance with the general laws of the State. Absentee ballots shall be authorized 41 42 in the election and shall be available 50 days prior to the date on which the election is to be held.

Ballots, voting systems authorized by Article 14A of Chapter 163 of the General Statutes, or both, may be used in accordance with rules prescribed by the State Board of Elections. The bond question to be used in the ballots or voting systems shall be in substantially the following form:

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### "[] FOR [] AGAINST

The issuance of three billion nine hundred million dollars (\$3,900,000,000) State of North Carolina Public Improvement Bonds constituting general obligation bonds of the State secured by a pledge of the faith and credit and taxing power of the State for the purpose of providing funds, with any other available funds, to fund capital improvements and new facilities

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for the State, including, without limitation, the construction and furnishing of new facilities and
the renovation and rehabilitation of existing facilities for, without limitation, the public schools
of the State, water and sewer systems, the Department of Natural and Cultural Resources, the
North Carolina Community College System, and the University of North Carolina System."

5 If a majority of those voting on the bond question in the election vote in favor of the 6 issuance of the bonds described in the question, those bonds may be issued as provided in this 7 act. If a majority of those voting on a bond question in the election do not vote in favor of the 8 issuance of the bonds described in the question, those bonds shall not be issued. The results of 9 the election shall be canvassed and declared as provided by law for elections for State officers; 10 the results of the election shall be certified by the State Board of Elections to the Secretary of 11 State in the manner and at the time provided by the general election laws of the State.

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SECTION 1.(i) Issuance of Bonds and Notes. –

- (1) Terms and conditions. Bonds or notes may bear a date or dates, may be serial or term bonds or notes, or any combination thereof; may mature in such amounts and at such time or times, not exceeding 40 years from their date or dates; may be payable at such place or places, either within or without the United States of America, in such coin or currency of the United States of America as at the time of payment is legal tender for payment of public and private debts; may be made redeemable before maturity, at the option of the State or otherwise as may be provided by the State, at such price or prices, including a price less than or greater than the face amount of the bonds or notes, and under such terms and conditions, all as may be determined by the State Treasurer, by and with the consent of the Council of State.
  - Signatures; form and denomination; registration. Bonds or notes may be (2)issued in certificated or uncertificated form. If issued in certificated form, bonds or notes shall be signed on behalf of the State by the Governor or shall bear the Governor's facsimile signature, shall be signed by the State Treasurer or shall bear the State Treasurer's facsimile signature, and shall bear the Great Seal of the State, or a facsimile of the Seal shall be impressed or imprinted thereon. If bonds or notes bear the facsimile signatures of the Governor and the State Treasurer, the bonds or notes shall also bear a manual signature which may be that of a bond registrar, trustee, paying agent, or designated assistant of the State Treasurer. Should any officer whose signature or facsimile signature appears on bonds or notes cease to be such officer before the delivery of the bonds or notes, the signature or facsimile signature shall nevertheless have the same validity for all purposes as if the officer had remained in office until delivery. Bonds or notes may bear the facsimile signatures of persons, who at the actual time of the execution of the bonds or notes shall be the proper officers to sign any bond or note, although at the date of the bond or note such persons may not have been such officers. The form and denomination of bonds or notes, including the provisions with respect to registration of the bonds or notes and any system for their registration, shall be as the State Treasurer may determine in conformity with this act.
- (3) Manner of sale; expenses. Subject to the approval by the Council of State as
  to the manner in which bonds or notes shall be offered for sale, whether at
  public or private sale, whether within or without the United States, and
  whether by publishing notices in certain newspapers and financial journals,
  mailing notices, inviting bids by correspondence, negotiating contracts of
  purchase, or otherwise, the State Treasurer is authorized to sell bonds or notes
  at one time or from time to time at any rates of interest, which may vary from

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1 2		time to time, and at any prices, including a price less the face amount of the bonds or notes, as the State Treasur	
3		expenses incurred in the preparation, sale, and issuance	-
4		be paid by the State Treasurer from the proceeds of be	
5		available monies.	
6	(4)	Notes; repayment. –	
7		a. By and with the consent of the Council of State,	the State Treasurer is
8		hereby authorized to borrow money and to exec	
9		the State for the same, but only in the followi	ng circumstances and
0		under the following conditions:	-
1		1. For anticipating the sale of bonds, the	issuance of which the
2		Council of State has approved, if the Sta	te Treasurer considers
3		it advisable to postpone the issuance of t	he bonds;
4		2. For the payment of interest on or any in	stallment of principal
5		of any bonds then outstanding, if there a	re not sufficient funds
6		in the State treasury with which to	pay the interest or
7		installment of principal as they respective	vely become due;
8		3. For the renewal of any loan evidenced l	by notes authorized in
9		this act;	
0		4. For the purposes authorized in this act; a	ind
1		5. For refunding bonds or notes as authoriz	ed in this act.
2		b. Funds derived from the sale of bonds or note	s may be used in the
3		payment of any bond anticipation notes issued	under this act. Funds
4		provided by the General Assembly for the pay	ment of interest on or
.5		principal of bonds shall be used in paying the i	nterest on or principal
.6		of any notes and any renewals thereof, the pro-	oceeds of which shall
.7		have been used in paying interest on or principa	l of the bonds.
.8	(5)	Refunding bonds and notes. – By and with the consent of	of the Council of State,
.9		the State Treasurer is authorized to issue and sell refur	ding bonds and notes
0		pursuant to the provisions of the State Refunding Bond	Act for the purpose of
1		refunding bonds or notes issued pursuant to this act. Th	
2		notes may be combined with any other issues of S	tate bonds and notes
3		similarly secured. Refunding bonds or notes may be is	sued at any time prior
4		to the final maturity of the debt obligation to be refunded	ed. The proceeds from
5		the sale of any refunding bonds or notes shall be app	lied to the immediate
6		payment and retirement of the bonds or notes being refu	nded or, if not required
7		for the immediate payment of the bonds or notes being i	refunded, the proceeds
8		shall be deposited in trust to provide for the payment	and retirement of the
9		bonds or notes being refunded and to pay any expenses	ncurred in connection
0		with the refunding. Money in a trust fund may be	invested in (i) direct
-1		obligations of the United States government, (ii) oblig	ations the principal of
-2		and interest on which are guaranteed by the United St	ates government, (iii)
.3		obligations of any agency or instrumentality of the Uni	ted States government
.4		if the timely payment of principal and interest of	n the obligations is
5		unconditionally guaranteed by the United States	-
-6		certificates of deposit issued by a bank or trust compar	
7		if the certificates are secured by a pledge of any of the	
/			
-8		in (i), (ii), or (iii) above having an aggregate marke	et value, exclusive of
		in (i), (ii), or (iii) above having an aggregate marked accrued interest, equal at least to the principal amount	
-8			t of the certificates so

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	not presently redeemable, or if presently redeer redemption.	mable, have not been called for
(6)	Tax exemption. – Bonds and notes shall at all	times be free from taxation by
	the State or any political subdivision or any of t	•
	inheritance, or gift taxes, income taxes on the	gain from the transfer of bonds
	or notes, and franchise taxes. The interest on b	bonds or notes is not subject to
	taxation as income.	
(7)	Investment eligibility Bonds and notes are	e securities in which all of the
	following may invest, including capital in thei	r control or belonging to them:
	public officers, agencies, and public bodies	of the State and its political
	subdivisions, all insurance companies, t	trust companies, investment
	companies, banks, savings banks, savings and l	loan associations, credit unions,
	pension or retirement funds, other financial ir	nstitutions engaged in business
	in the State, executors, administrators, trustee	s, and other fiduciaries. Bonds
	and notes are hereby made securities which	may properly and legally be
	deposited with and received by any officer or	agency of the State or political
	subdivision of the State for any purpose for wh	-
	or obligations of the State or any political subd	ivision is now or may hereafter
	be authorized by law.	
(8)	Faith and credit. – The faith and credit and taxir	• •
	pledged for the payment of the principal of and	
	The State expressly reserves the right to amend	• •
(-)	extent it does not impair any contractual right	
(9)	Other agreements The State Treasurer may	
	otherwise provide for bond insurance, invo	
	liquidity facilities, interest rate swap agre	
	products, and any other related instruments a	
	determines are desirable in connection with iss	
	securing of bonds or notes. The State Treasur	1 0
	designate any financial consultants, underwri	
	associated with any bond or note issue under	this act as the State Treasurer
SECT	considers necessary.	Notes In fixing the details of
	<b>TION 1.(j)</b> Variable Rate Demand Bonds and N the State Treasurer may provide that any of the	-
(1)	Be made payable from time to time on deman	
(1)	owner, if a credit facility supports the bon	
	Treasurer specifically determines that a credit	
	finding and determination by the State Treasu	• • •
	facility will not materially and adversely affe	
	State and the marketing of the bonds or notes	-
	the State;	at a reasonable interest cost to
(2)	Be additionally supported by a credit facility;	
(2)	Be made subject to redemption or a mandator	ry tender for purchase prior to
$(\mathbf{J})$	maturity;	ry tender for parenase prior to
(4)	Bear interest at a rate or rates that may vary for	r any period of time, as may be
	provided in the proceedings providing for the	• •
	including, without limitation, such variations a	
	a par formula; and	
(5)	Be made the subject of a remarketing agreeme	ent whereby an attempt is made
(*)	to remarket bonds or notes to new purchasers	• •
	payment to the provider of the credit facility of	1 1
	Payment to the provider of the credit facility of	r to the state.

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1 If the aggregate principal amount payable by the State under a credit facility is in 2 excess of the aggregate principal amount of bonds or notes secured by the credit facility, whether 3 as a result of the inclusion in the credit facility of a provision for the payment of interest for a 4 limited period of time or the payment of a redemption premium or for any other reason, then the 5 amount of authorized but unissued bonds or notes during the term of such credit facility shall not 6 be less than the amount of such excess, unless the payment of such excess is otherwise provided 7 for by agreement of the State executed by the State Treasurer. 8 **SECTION 1.(k)** Interpretation of Section. – 9 Additional method. – The foregoing subsections of this act shall be deemed to (1)provide an additional and alternative method for the doing of the things 10 11 authorized under it and shall be regarded as supplemental and additional to

- powers conferred by other laws and shall not be regarded as in derogation of any powers now existing.
  (2) Statutory references. References in this act to specific sections or Chapters of the General Statutes or to specific acts are intended to be references to such sections, Chapters, or acts as they may be amended from time to time by the
- General Assembly.
   (3) Broad construction. This act, being necessary for the health and welfare of the people of the State, shall be broadly construed to effect the purposes thereof.
- (4) Inconsistent provisions. Insofar as the provisions of this act are inconsistent with the provisions of any general, special, or local laws, or parts thereof, the provisions of this act shall be controlling.
  - (5) Severability. If any provision of this act or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions or applications of the act which can be given effect without the invalid provision or application, and to this end the provisions of this act are declared to be severable.
- 29 **SECTION 2.** This act is effective when it becomes law.