GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL DRH40240-MQ-55A*

	Short Title:	NC Receivership Act Revisions.	(Public)
	Sponsors:	Representative D. Hall.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		TO ENACT THE NORTH CAROLINA RECEIVERSHIP	,
3		MENTS FOR THE BENEFIT OF CREDITOR STATUTES;	
4		FOR THE APPOINTMENT OF A GENERAL RECEIVER	
5		RS A MANDATORY COMPLEX BUSINESS CASE, AS RECO	OMMENDED BY
6	THE NO	RTH CAROLINA BAR ASSOCIATION.	
7	The General A	Assembly of North Carolina enacts:	
8	SI	ECTION 1. Chapter 1 of the General Statutes is amended by ad-	ding a new Article
9	to read:		
10		" <u>Article 38A.</u>	
11		"North Carolina Receivership Act.	
12	" <u>§ 1-507.20.</u>	Short title; definitions.	
13	<u>(a)</u> <u>Sh</u>	nort Title. – This Article may be cited as the North Carolina Rece	eivership Act.
14	<u>(b)</u> <u>De</u>	efinitions The following definitions apply throughout this	Article unless the
15	context requir	res otherwise:	
16	<u>(1</u>	<u>Affiliate. – As defined in G.S. 39-23.1(1).</u>	
17	<u>(2</u>	<u>)</u> Business trust. – As defined in G.S. 39-44.	
18	<u>(3</u>) <u>Collateral. – The property subject to a lien.</u>	
19	<u>(4</u>) Court. – The superior or district court in which the receiver	rship is pending.
20	(5		ppointed.
21	<u>(6</u>	<u>Entity. – A person other than a natural person.</u>	
22	(7		vivership property,
23		including a lease, where the obligations of both the debtor a	
24		to the contract are unperformed to the extent that the failur	
25		complete performance of its obligations would constitute a	
26		the contract, thereby excusing the other party's performance	e of its obligations
27		under the contract.	-
28	<u>(8</u>		er than that of this
29	<u></u>	State.	
30	(9	Foreign receiver. – A receiver appointed in any foreign juri	isdiction.
31		0) General receiver. – The receiver appointed in a general receiver	
32		1) General receivership. – A receivership over all or subst	
33	<u></u>	nonexempt property of a debtor for the purpose of liquidation	•
34		to creditors and other parties in interest, including a rece	
35		provisions of Chapters 55, 55A, 55B, 57D, or 59 of the Ge	



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	(12)	Good fa	ith. – Honesty in fact and the observ	vance of reasonable commercial
-	()		s of fair dealing.	
((13)		- As to any person, includes the follo	wing.
-	(10)		f the person is an individual, then any	
		<u> </u>	-	a general partner of the person.
		2	<u>A partnership in which the per</u>	
		2	A general partner in the partner	hership in which the person is a
		<u>-</u>	general partner.	leising in which the person is a
		4	· · ·	ity company of which the person
		<u> </u>	-	er, managing member, or other
			person in control.	in managing member, or other
		<u>b.</u> <u>I</u>	f the person is a corporation or limite	d liability company then any of
			he following:	<u>d nability company, then any or</u>
				r, or managing member of the
		1	<u>person.</u>	r, or managing member or the
		2	-	son
		4	. A partnership in which the per	
		21 92 92 4	A general partner in a partner	ership in which the person is a
			general partner.	the person is a
		5	•	ner, officer, director, manager,
		<u>-</u>	managing member, or person	
		<u>c.</u> <u>I</u>	f the person is a partnership, then any	
		<u>u</u> <u>1</u>		-
		2		in, general partner of, or person
		=	in control of the person.	in, general partner or, or person
		3		the person is a general partner.
		4		ership in which the debtor is a
		_	general partner.	<u>F</u> ·· ··- ··- ··- ··- ··
		5		son.
			An affiliate, or insider of an affiliat	
			erson.	
		-	A managing agent of the person.	
((14)		t. – With respect to a debtor, the sur	n of the debtor's debts is greater
_			of the debtor's property, at a fair val	-
			ed, concealed, or removed with inten	
			creditors, or that has been transferre	•
			under Article 3A of Chapter 39 o	
		property	that may be exempt from receiversh	ip property under Chapter 1C of
			eral Statutes.	
((15)	Lien. – A	A charge against or interest in propert	ty to secure payment of a debt or
-			ormance of an obligation.	• • • •
((16)	Limited	receiver. – The receiver appointed in	a limited receivership.
-	(17)		receivership A receivership oth	_
_		includin	g a receivership instituted as a supple	emental proceeding to collect on
		a judgm	ent pursuant to G.S. 1-363.	
((18)	Party. –	A person who is a party within the	meaning of the North Carolina
-			Civil Procedure in the action in which	-
((19)		interest Includes the debtor, an inst	
-		•	btor, any person with an ownership i	
			, and, in a general receivership, any c	-

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	(20)	Person Includes both natural persons and entiti	es such as corporations,
		limited liability companies, partnerships, and other	
		the laws of this State.	•
	<u>(21)</u>	Property All of the debtor's right, title, and interest	, both legal and equitable,
		in real and personal property, regardless of the man	nner by which any of the
		same were or are acquired. The term includes	any proceeds, products,
		offspring, rents, or profits of or from the property. T	The term does not include
		(i) any power that the debtor may exercise solely f	for the benefit of another
		person or (ii) a power of withdrawal exercisable by	the debtor over property
		of a trust for which the debtor is not the settlor, to the	e extent that the power is
		not subject to the claims of the debtor's	creditors pursuant to
		<u>G.S. 36C-5-505(b).</u>	
	<u>(22)</u>	Receiver A person appointed by the court as the	court's agent, and subject
		to the court's direction, to take possession of, r	nanage, control, and, if
		authorized by this Article or order of the court,	dispose of receivership
		property.	
	<u>(23)</u>	Receivership. – The case in which the receiver is app	
		requires, the proceeding in which the receiver takes	possession of, manages,
		or disposes of the debtor's property.	
	<u>(24)</u>	Receivership property In the case of a gene	
		substantially all of the nonexempt property of the d	
		limited receivership, that property of the debtor	identified in the order
		appointing the receiver, or in any subsequent order.	
	<u>(25)</u>	Record. – When used as a noun, means information	
		tangible medium or that is stored on an electronic	or other medium and is
		retrievable in perceivable form.	
	<u>(26)</u>	Secured obligation. – An obligation the payment or	performance of which is
		secured by a security agreement.	
	<u>(27)</u>	Secured party. – A person entitled to enforce a secu	-
		includes a mortgagee under a mortgage and a benefic	•
	<u>(28)</u>	<u>Security agreement. – An agreement that creates on</u>	r provides for a lien. The
	$\langle 20 \rangle$	term includes a mortgage and a deed of trust.	1 (1) (
	<u>(29)</u>	<u>Sign. – With present intent to authenticate or adopt</u>	
		adopt a tangible symbol or (ii) to attach to or log	ically associate with the
	(20)	record an electronic sound, symbol, or process.	
	<u>(30)</u>	<u>State agent and State agency. – Any office, depa</u>	
		board, commission, or other agency of this State or o	
		or any individual acting in an official capacity on be	nan of any State agent or
	(21)	State agency.	asified in the order of
	<u>(31)</u>	<u>Time of appointment.</u> – The date and time sp	
		appointment of a receiver or, if the date and time are of appointment, the date and time that the court rul	
		the appointment of a receiver. The term does not meating including the execution of a written order the	
		time, including the execution of a written order, the	e ming of docketing of a
	(22)	written order, or the posting of a bond.	of more than three veen
	<u>(32)</u>	<u>Timeshare interest.</u> – An interest having a duration	
		which grants its holder the right to use and occupy an	
		or recreational site, whether improved or not, for a s	specific period less than a
	(22)	<u>full year during any given year.</u>	d by the North Caroline
	<u>(33)</u>	<u>Utility. – A person providing any service regulate</u> Utilities Commission.	a by the morth Carolina
		Oundes Commission.	

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1	(34) Voidable transaction. – A transfer of an interest in property	that is voidable
2	under Article 3A of Chapter 39 of the General Statutes.	<u> </u>
3	"§ 1-507.21. Applicability of Article and of common law.	
4	(a) Application of Article. – Except as provided in subsection (b) of the	his section, this
5	Article applies to receiverships pursuant to any provision of the General Statutes	
6	receiverships instituted under common law and the equitable power of the courts	
7	(b) Exclusions. – This Article does not apply to any receivership in which	
8	a State agency or in which the receiver is appointed, controlled, or regulated by	
9	unless otherwise provided by law. No trust other than a business trust and no esta	
10	natural person, missing person, or absentee in military service may be a debtor i	
11	under this Article.	<u>n u recerversnip</u>
12	(c) Article Supplemental. – Unless explicitly displaced by a particular p	provision of this
12	Article, the provisions of other statutory law and the principles of common law an	
14	in full force and effect and supplement the provisions of this Article.	la equity remain
15	"§ 1-507.22. Powers of the court.	
16	The court that appoints a receiver under this Article has the exclusive author	rity to direct the
17	receiver and determine all controversies relating to the receivership or receiver	
18	wherever located, including, without limitation, authority to determine all control	
19	to the collection, preservation, improvement, disposition, and distribution	
20	property, and all matters otherwise arising in or relating to the receivership, t	-
20	property, the exercise of the receiver's powers, or the performance of the receiver	•
21	"§ 1-507.23. Types of receiverships.	<u>a s duttes.</u>
22	A receivership may be either a limited receivership or a general rec	eivershin Δnv
23 24	receivership which is based upon the foreclosure or enforcement of a secu	
25	judgment lien, mechanic's lien, or other lien pursuant to which the debtor or any	
26	would have a statutory right of redemption, shall be a limited receivership. If the c	
20 27	the receiver does not specify whether the receivership is a limited receivership	
28	receivership, the receivership shall be a limited receivership unless and until the	
20 29	order designates the receivership as a general receivership, notwithstanding t	
30	<u>G.S. 1-507.24(i)</u> , a receiver may otherwise have control over all the property of	
31	any time, the court may order a general receivership to be converted to a limited r	
32	a limited receivership to be converted to a general receivership.	eeerversnip und
33	" <u>§ 1-507.24. Appointment of receivers; receivership not a trust.</u>	
34	(a) Action in Which Receivers Appointed. – A receiver may be appointed.	inted under this
35	Article by the filing of a civil action by a creditor or other party in interest in which	
36	requested is the appointment of a receiver or is combined with, or is ancillary t	
37	that seeks a money judgment or other relief, or in the case of a limited receivers	
38	power of sale or judicial foreclosure proceeding. If the debtor files the complain	
39	civil action in which the sole relief requested is the appointment of a receiver, th	-
40	under Rule 4 of the North Carolina Civil Rules of Procedure shall be necessary	
41	the action required by Rule 10 of the North Carolina Civil Rules of Procedure sh	
42	"In re: [name of debtor]".	
43	(b) Appointment by Judge. – Either a judge of the Superior Court Divisio	on or the District
44	Court Division may appoint a receiver for a debtor that is an individual. Only	
45	Superior Court Division may appoint a receiver for all other debtors. Any resid	
46	Superior Court Division or any nonresident judge of the Superior Court Division	
47	district who appoints a receiver pursuant to the authority granted under this Artic	-
48	court in that district shall retain jurisdiction and supervision of the receiver and	
49	following the judge's rotation out of the district.	<u> </u>
50	(c) Appointment Before Judgment. – A limited receiver may be ap	pointed before
51	judgment to protect a party that demonstrates an apparent right, title, or interest	-
		<u> </u>

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1	is the subject of	the action, if the property or its revenue-producing pot	tential is being subjected
2		er of waste, loss, dissipation, or impairment, or has be	
3	subject of a void	lable transaction.	
4	(d) Appo	<u>pintment by Judgment. – A limited or general receive</u>	r may be appointed in a
5		r judgment to carry the judgment into effect, or to prese	
6	pending an appe	al, or when an execution has been returned unsatisfied	and the debtor refuses to
7	apply the proper	rty in satisfaction of the judgment, or in an action for	which a receiver may be
8	appointed on equ	uitable grounds.	-
9	(e) <u>Rece</u>	iver for Entities In addition to those situations spec	cifically provided for by
10	law, a limited or	r general receiver may be appointed when a person that	at is not a natural person
11	meets any of the	following criteria:	_
12	<u>(1)</u>	<u>The person is insolvent.</u>	
13	<u>(2)</u>	The person is not paying its debts as they become d	lue unless such debts are
14		the subject of a bona fide dispute.	
15	<u>(3)</u>	The person is unable to pay its debts as they become	due.
16	<u>(4)</u>	The person is in imminent danger of insolvency.	
17	<u>(5)</u>	The person suspends its business for want of funds.	
18	<u>(6)</u>	The person has forfeited or has suspended its legal en	<u>xistence.</u>
19	<u>(7)</u>	The person had its legal existence expire by limitatic	<u>on.</u>
20	<u>(8)</u>	The person is the subject of an action to dissolve suc	h person.
21	A limited re	ceiver may also be appointed, in like cases, of the pro	perty located within this
22	State of foreign		
23		closure or Enforcement of Security Agreement In con-	
24		foreclosure proceeding or other enforcement of a secur	rity agreement, the court
25	<u>may appoint a li</u>	mited receiver in any of the following circumstances:	
26	<u>(1)</u>	The appointment is necessary to protect the pro	
27		spoilage, transfer, concealment, dissipation, or impai	
28	<u>(2)</u>	The debtor agreed in a signed record to the appoi	ntment of a receiver on
29		default.	
30	<u>(3)</u>	The debtor agreed, after default and in a signed reco	rd, to the appointment of
31		<u>a receiver.</u>	
32	<u>(4)</u>	The property and any other collateral held by the	e secured party are not
33		sufficient to satisfy the secured obligation.	
34	<u>(5)</u>	The debtor fails to turn over to the secured party the	-
35		collateral, including rents, the secured party was enti	
36	<u>(6)</u>	The holder of a subordinate lien obtains the appointr	nent of a receiver for the
37	(a) Otha	same collateral held by the secured party.	as movided by low and
38		r Cases A receiver may be appointed in other cases	as provided by law and
39 40	equity.	on for Annoistment of Dessiver The court more anno	
40 41		on for Appointment of Receiver. – The court may appoint section (a) of this section with notice to the debtor, all o	
41		editor who is seeking the appointment of a receiver in an	
42 43		st and other persons as the court may require. The court	
43 44		hortened notice on a temporary basis, pending further of	
44	-	hat an emergency exists requiring the immediate appoi	•
45 46		s needed to avoid irreparable harm. In that event, the co	•
40 47		ble and at the subsequent hearing, the burden of pro	
48		notion made on notice that is not expedited.	or shan of as would be
49		ription of Receivership Property. – The order app	ointing the receiver or
4) 50		r shall describe the receivership property with particular	-
50	subsequent ofue	a shan abberiot the receivership property with particu	many appropriate to the

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1	circumstances. I	f the order does not so describe the receivership property, until	further order of
2		ceiver shall have control over all of the debtor's nonexempt prop	
3		ivership Not a Trust. – The order appointing the receiver does n	
4		igibility of receiver.	
5		May Serve as Receiver. – Unless otherwise prohibited by law or	prior order, any
6		or not a resident of this State, may serve as a receiver, provide	
7		inting the receiver, makes written conclusions based in the record	· · · ·
8	* *	eiver meets the following criteria:	<u>i</u>
9	<u>(1)</u>	The proposed receiver is qualified to serve as receiver and as	an officer of the
10		court.	
11	(2)	The proposed receiver is independent as to any party in	interest and the
12		underlying dispute.	
13	(b) Cons	iderations Regarding Qualifications In determining whet	her a proposed
14		fied to serve as receiver and as an officer of the court, the court	
15	any relevant info	ormation, including all of the following:	
16	(1)	The proposed receiver has knowledge and experience suffic	cient to perform
17		the duties of receiver.	-
18	<u>(2)</u>	The proposed receiver has the financial ability to post the b	ond required by
19		<u>G.S. 1-507.26.</u>	
20	<u>(3)</u>	The proposed receiver or any insider of the proposed rec	<u>ceiver has been</u>
21		previously disqualified from serving as receiver and t	he reasons for
22		disqualification.	
23	<u>(4)</u>	The proposed receiver or any insider of the proposed receiver	
24		convicted of a felony or other crime involving moral turpitud	<u>e.</u>
25	<u>(5)</u>	The proposed receiver or any insider of the proposed receiver	r has been found
26		liable in a civil court for fraud, breach of fiduciary duty, civil	theft, or similar
27		misconduct.	
28		iderations Regarding Independence In determining whet	
29	•	pendent as to any party in interest and the underlying dispute	, the court shall
30		evant information, including all of the following:	
31	<u>(1)</u>	The nature and extent of any relationship that the proposed rec	
32		party in interest and the property proposed as receivership pro	
33	<u>(2)</u>	Whether the proposed receiver has any interest materially	adverse to the
34		interests of any party in interest.	
35	<u>(3)</u>	Whether the proposed receiver has any material financia	
36		interest, other than receiver compensation, regardless of its so	
37		by court order, in the outcome of the underlying dispute	
38		proposed contingent or success fee compensation arrangemen	
39	<u>(4)</u>	Whether the proposed receiver is a debtor, secured or uns	
40		lienor of, or holder of any equity interest in, any party i	<u>n interest or of</u>
41	T 1 /	receivership property.	
42	-	all information, the court may exercise its discretion and need	-
43		formation to be determinative of independence. The proposed r	
44	-	solely because the proposed receiver was appointed receiver in	
45		ig any of the parties to the action in which the appointment i	-
46 47	1 1	er has been engaged by any of the parties to the action or an	
47 48		rs unrelated to the underlying action. A person seeking appointment	
48 49		person to serve as receiver, but the court is not bound by the no	
49 50		<u>mation Provided to Court. – The proposed receiver, the parties,</u> t may provide any information relevant to the qualifications, inc	1 1 I
50 51	the selection of t		

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1	" <u>§ 1-507.26. Bo</u>	<u>nd.</u>	
2	(a) Recei	ver's Bond. – After appointment, a receiver shall g	ive a bond in the sum, nature,
3	and with the con	ditions that the court shall order in its discretion.	Unless otherwise ordered by
4	the court, the rec	eiver's bond shall be conditioned on the receiver's	faithful discharge of its duties
5	in accordance w	ith the orders of the court and the laws of this Sta	ate. The bond may be a cash
6	bond deposited v	vith the clerk, a bond issued by a surety licensed to	issue surety bonds, or a bond
7		y which the court otherwise deems sufficient.	
8		ver Actions Before Bond The court may authori	ze a receiver to act before the
9	-	e bond required by this section.	
10		fenses and immunities; discovery.	
11		eiver shall be entitled to all defenses and immun	
12		act or omission within the scope of the receiver's a	
13		eiver may not be sued personally for an act o	
14		perty without approval of the court that appointed	
15		ty or party in interest may conduct discovery of	
16	-	the receiver's administration of the receivership	property after obtaining an
17	order authorizing		
18		wers and duties of receivers.	
19 20		rs; Generally. – Except as otherwise provided in s	
20 21		her general or limited, shall have the following	÷
21 22		erred by this Article or otherwise by statute, rule, or The power to take possession of, collect, con	-
22	<u>(1)</u>	protect receivership property, including any boo	-
23 24		with or without the assistance of the sheriff	•
2 4 25		receivership property is located as reasonably ne	•
25 26	<u>(2)</u>	The power to incur and pay expenses incidenta	
27	<u>(2)</u>	the power or otherwise in the performance of the	•
28	(3)	The power to assert rights, claims, causes of act	
29	<u>1-1</u>	receivership property.	,
30	(4)	The power to seek and obtain instruction from	the court with respect to any
31		matter relating to the receivership property, the	± •
32		powers, or the performance of the receiver's dut	
33	(b) Addit	ional Powers of a General Receiver In addition	on to the powers provided in
34	subsection (a) of	this section, a general receiver shall have the follo	owing additional powers:
35	<u>(1)</u>	The power to assert any rights, claims, causes	of action, or defenses of the
36		debtor to the extent any rights, claims, cause	s of action, or defenses are
37		receivership property, including the right to s	
38		demands, and rents constituting receivership pro-	
39	<u>(2)</u>	The power to maintain in the receiver's name or	
40		action to enforce any right, claim, cause of actio	· · · · · · · · · · · · · · · · · · ·
41	<u>(3)</u>	The power to intervene in actions in which the de	
42		of exercising the powers under this clause or re	questing transfer of venue of
43		the action to the receivership.	
44	<u>(4)</u>	The power to pursue any claim or remedy that i	•
45		of the debtor under Article 3A of Chapter 39 of	
46	<u>(5)</u>	The power to compel any person, including the interest humber of the provide the providet the providet the provide	• • •
47 19		interest, by subpoena pursuant to Rule 45 of the	•
48 49		Procedure, to give testimony or to produce and p	· · · ·
49 50		of designated books, documents, electronically s	•
50		data, passwords, access codes, or tangible or inta	angible unings with respect to

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	any receivership property or any other matter	that may affect the
	administration of the receivership.	
<u>(6)</u>	The power to operate any business constituting receiv	vership property in the
	ordinary course of business, including the use, sale, lea	ase, license, exchange,
	collection and disposition of property of the business or	otherwise constituting
	receivership property, and the incurring and payment	nt of expenses of the
	business or other receivership property.	-
<u>(7)</u>	The power to, if authorized by an order of the court f	following notice and a
	hearing, compromise or settle claims involving receive	-
<u>(8)</u>	The power to enter into such contracts as are necessar	y for the management.
	security, insuring, or liquidation of receivership pro	perty, and to employ,
	discharge and fix the compensation and condition	
	contractors, and employees as are necessary to assist the	-
	securing, and liquidating receivership property.	<u> </u>
(9)	The power to exercise all of the powers and authority p	rovided by this section
<u>, /</u>	or order of the court.	
(c) Dutie	s. – A receiver, whether general or limited, shall have	the duties specifically
	s Article or otherwise by statute, rule, or order of the	
following duties:	•	
(1)	To act in conformity with the laws of this State and the	rules and orders of the
<u>(1)</u>	court.	
<u>(2)</u>	To avoid conflicts of interest.	
$\frac{(2)}{(3)}$	To not directly or indirectly pay or accept anything of v	alue from receivershir
<u>(5)</u>	property that has not been disclosed and approved by the	-
<u>(4)</u>	To not directly or indirectly purchase, acquire, or a	
<u></u>	receivership property without full disclosure and appro	÷ •
(5)	To otherwise act in the best interests of the receivershi	
<u>(5)</u>	property.	p und the receivership
(d) Modi	<u>fication of Powers and Duties. – Except as otherwise pr</u>	ovided in this Article
	nit or expand the powers and duties of a receiver provide	
-	ceiver as lien creditor; real estate recording; subseque	•
	ver as Lien Creditor. – As of the time of appointment, t	
	priority as if it were a creditor that obtained a judici	
	all of the receivership property, subject to satisfying the r	
	y described in subsection (b) of this section. This power	· ·
* *	ested interest in real property a receiver for property of a	- · ·
	of filing the receivership order in accordance with G.S.	
	Estate Recording. – If any interest in real estate is include	
	ndens shall be recorded as soon as practicable with the r	÷
	es in which the real property is situated. The priority	-
· · · · ·	eal property shall be from the time of recording of the lis	
	lien creditor that, before the recording of the lis pe	
	e receiver's appointment, as to whom priority shall be	
-	actual knowledge.	
	equent Sales of Real Estate. – The recording of the notic	e of lis pendens in the
	ster of deeds of the county or counties in which the real p	-
-	• •	
	t authorizing the receiver to sell the real property, and the duly avaguted by the receiver shall be prime facia avide	
	duly executed by the receiver, shall be prima facie evide	ance of the authority of
	<u>ell and convey the real property described in the deed.</u>	
" <u>§ 1-507.30. Du</u>	ues of deptor.	

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(a) Duties. – In addition to those duties conferred by statute or order of the court, the
debtor shall have the following duties:
(1) To assist and cooperate fully with the receiver in the administration of the
receivership and the receivership property and the discharge of the receiver's
duties, and comply with all rules and orders of the court.
(2) To, immediately upon the receiver's appointment, deliver to the receiver all of
the receivership property in the debtor's possession, custody, or control,
including all books and records, electronic data, passwords, access codes,
statements of accounts, deeds, titles or other evidence of ownership, financial
statements, financial information, bank account statements, and all other
papers and documents related to the receivership property.
(3) To supply to the receiver information as requested relating to the
administration of the receivership and the receivership property, including
information necessary to complete any reports or other documents that the
receiver may be required to file.
(4) To remain responsible for the filing of all tax returns, including those returns
applicable to periods which include those in which the receivership is in effect,
except as otherwise ordered by the court.
(b) Debtor Not Individual. – If the debtor is not a natural person, this section applies to
each officer, director, manager, member, partner, trustee, or other person exercising or having
he power to exercise control over the affairs of the debtor.
(c) Enforcement. – If a person knowingly fails to perform a duty imposed by this section,
he court may (i) compel the person to comply with that duty, (ii) award the receiver actual
damages caused by the person's failure, and reasonable attorneys' fees and costs, and (iii) sanction
he person for civil contempt.
§ 1-507.31. Employment and compensation of professionals.
(a) Employment. – To represent or assist the receiver in carrying out the receiver's duties,
he receiver may employ attorneys, accountants, appraisers, brokers, agents, auctioneers, or other
professionals that do not hold or represent an interest adverse to the receivership.
A person is not disqualified for employment under this subsection solely because of the
person's employment by, representation of, or other relationship with the receiver, the debtor, a
creditor, or other party in interest. Nothing in this Article shall prevent the receiver from serving
n the receivership as a professional to the receiver, whether as attorney, accountant, broker,
agent, auctioneer, or otherwise, if the receiver has the necessary licenses to lawfully perform such
professional services.
Nothing in this subsection shall require prior court approval of the receiver's retention of
professionals; provided, however, promptly after the receiver's engagement of any professional,
he receiver shall file with the court and give notice to all parties in interest of a notice of the
retention and of the proposed compensation. Any party in interest may file a motion for
lisapproval of any retention within 14 days after the receiver's filing of the notice on the sole
grounds that the proposed professional holds or represents an interest adverse to the receivership.
Upon the filing of a motion for disapproval, the court shall promptly schedule a hearing and
letermine the issue.
(b) <u>Compensation. – The receiver and any professional retained by the receiver shall be</u>
paid reasonable compensation for their services rendered from the receivership property in the
same manner as other expenses of administration and without the necessity of separate orders,
out shall be subject to any procedures, safeguards, and reporting that the court may order.
Except to the extent compensation to the receiver or the receiver's professionals has been
Except to the extent compensation to the receiver or the receiver's professionals has been

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In determinin	g reasonable compensation to be paid to the receive	er under this subsection, the
	e limited to considering any fixed percentage of	
	t may consider all relevant facts and circumstances	• • • • •
<u>(1)</u>	The amount or basis of compensation to which the	
<u>(1)</u>	professional agree, as set forth in the order app	
	receiver's professional.	tomang the receiver of the
<u>(2)</u>	The value of the debtor's assets.	
$\frac{(2)}{(3)}$	The number and amount of the debtor's creditors.	
	The time and labor expended, and the billing rates	
<u>(4)</u>		<u>s charged, by the receiver or</u>
(5)	the receiver's professional.	
$\frac{(5)}{(6)}$	The novelty and complexity of the receivership.	a dution and managementibilition
<u>(6)</u>	The skill and time required to perform properly the	e duties and responsibilities
	of the receiver or the receiver's professionals.	
<u>(7)</u>	The amount of the receiver's receipts and disburse	
<u>(8)</u>	The amount of any distributions made to creditors	
<u>(9)</u>	The compensation awarded to the receivers and	receivers' professionals in
	other receiverships.	
	edules of property and claims.	
	urt may order the debtor or a general receiver to fil	
	appointment, or at such earlier or later time as	the court shall direct, the
following:		
<u>(1)</u>	A schedule of all receivership property and exer	
	describing, as of the time of appointment: (i) the least	
	if real property, a legal description thereof; (ii) a	-
	which the property is subject; and (iii) an estimate	ed value of the property.
<u>(2)</u>	A schedule of all creditors and taxing authorities	and regulatory authorities,
	their mailing addresses, the amount and nature of	of their claims, whether the
	claims are secured by liens of any kind, and whet	her the claims are disputed,
	contingent, or unliquidated.	
(b) Each s	chedule filed by (i) the debtor shall be filed under	r oath and under penalty of
<u>perjury as true ar</u>	d correct and (ii) the receiver shall be filed under	r oath and under penalty of
perjury as true an	d correct to the best of the receiver's knowledge.	
(c) The co	ourt may order inventories and appraisals if appropriate	riate to the receivership.
' <u>§ 1-507.33. Not</u>	ice.	_
In a general re	eceivership, unless the court orders otherwise, the r	receiver shall give notice of
the receivership t	o all creditors and other parties in interest actually	y known to the receiver by
-	ns of transmission within 30 days after the time of	
	all include the time of appointment and the names	
the receiver, and	he receiver's attorney, if any.	
	ices; motions; orders.	
	of Appearance. – Any party in interest may	make an appearance in a
	ing a written notice of appearance, including the na	
	hone number of the party in interest and its attorn	
-	ver and the receiver's attorney, if any. It is not nece	
	party to be heard in the receivership. A proof of	• • •
written notice of a	· · ·	
	Service List. – From time to time, the receiver s	shall file an undated master
	ting of the names, mailing addresses, and, where av	-
	eiver, all persons joined as parties in the receivershi	
	serted a claim or an interest of any kind in any part of	· · ·

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1	all persons who have filed a notice of appearance in accordance with this s	section, and their
2	attorneys, if any.	- 11 1 1-4 1
3	(c) <u>Motions. – Except as otherwise provided in this Article, an order sh</u>	
4 5	motion brought in compliance with the North Carolina Rules of Civil Procedur	
5 6	(d) <u>Persons Served. – Except as otherwise provided in this Article, a</u> served as provided in the North Carolina Rules of Civil Procedure, unless	
7	otherwise, on all persons on the master service list, all persons who are identif	
8	as directly affected by the relief requested, and other persons as the court may	
9	(e) Service on State Agency. – Any request for relief against a State	
10	served as provided in the North Carolina Rules of Civil Procedure, unless	
11	otherwise, on the specific State agency and on the Office of the Attorney Gene	
12	(f) Order Without Hearing. – Where a provision in this Article, an or	
13	receivership, or a court rule requires an objection or other response to a moti	
14	within a specific time, and no objection or other response is interposed, the co	* *
15	relief requested without a hearing.	<u>ente inte</u>
16	(g) Order Upon Application. – Where a provision of this Article	e permits, as to
17	administrative matters, or where it otherwise appears that no party in interest wo	
18	prejudiced, the court may issue an order ex parte or based on an application v	
19	notice, or hearing.	
20	(h) Persons Bound by Orders. – Except as to persons entitled to be se	erved pursuant to
21	subsection (d) of this section and who were not served, an order of the cour	t binds parties in
22	interest and all persons who file notices of appearance, submit proofs of claim	n, receive written
23	notice of the receivership, receive notice of any motion in the receivership, or	who have actual
24	knowledge of the receivership whether they are joined as parties or received not	ice of the specific
25	motion or order.	
26	" <u>§ 1-507.35. Records; interim reports.</u>	
27	(a) <u>Preparation and Retention of Records. – The receiver shall pr</u>	-
28	appropriate business records, including records of all cash receipts, dis	
29	dispositions of receivership property. After due consideration of issues of co	•
30	records may be provided by the receiver to parties in interest or shall be provided by the receiver to parties in the receiver to parties	led as ordered by
31	the court. (b) Interim Deports The court may order the receiver to proper and fi	le interim non ente
32 33	(b) <u>Interim Reports. – The court may order the receiver to prepare and fi</u> addressing the following:	le interim reports
33 34		nort
34 35	 (1) <u>The activities of the receiver since appointment or the last receiver</u> (2) <u>Any receipts and disbursements, including payments made</u> 	-
36	retained by the receiver.	
30 37	(3) Any distributions of money and property of the receivership	estate
38	(4) Any fees and expenses of the receiver and, if not filed separa	
39	approval of payment of the fees and expenses.	<u>tory; u request ror</u>
40	(5) Any other information required by the court.	
41	The order may provide for the delivery of the receiver's interim reports the	to persons on the
42	master service list and to other persons and may provide a procedure for object	
43	reports, and may also provide that the failure to object constitutes a waiver of ob	
44	addressed in the interim reports.	
45	"§ 1-507.36. Removal of receivers.	
46	(a) <u>Removal of Receiver. – The court may remove the receiver if: (i) th</u>	e receiver fails to
47	execute and file the bond required by G.S. 1-507.26; (ii) the receiver dies, re	signs, refuses, or
48	fails to serve for any reason; or (iii) for other good cause.	
49	(b) Successor Receiver. – Upon removal of the receiver, if the cour	
50	further administration of the receivership is required, the court shall appoint a su	accessor receiver.

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Upon executi	ng and filing a bond under G.S. 1-507.26, the successor re-	ceiver shall immediately
	emoved receiver and shall assume the duties of receiver.	<u> </u>
	eport and Discharge of Removed Receiver Within 30	days after removal, the
	iver shall file with the court and serve a report pursuant to G	-
	of the removal. Upon approval of the report, the court may	
	.37 discharging the removed receiver.	<u> </u>
	Termination of receiverships; final report.	
	ermination of Receivership. – The court may discharge a re	eceiver and terminate the
receivership	by order entered in the proceeding if the court finds that	t the appointment of the
receiver was	improvident or that the circumstances no longer warr	ant continuation of the
receivership a	and upon approval by the court. If the court finds that the app	pointment of the receiver
	vrongfully or in bad faith, the court may assess against th	
receiver's app	pointment: (i) all of the fees and expenses of the receiversh	nip, including reasonable
•	s and costs and (ii) actual damages caused by the appointme	ent, including reasonable
attorneys' fee		
	nal Report and Discharge of Receiver Upon distribut	
	property, or the completion of the receiver's duties, the r	
-	all request that the court approve the final report and disch	-
	ontents of Final Report The final report, which may i	
-	ts, shall include, in addition to any matters required by the	court in the receivership
all of the follo		1 (((1)))))))))))))))
$\frac{(1)}{(2)}$		
<u>(2</u>		
(2	receivership and any receivership property received of	
<u>(3</u>) <u>A list of expenditures, including all payments to prof</u> receiver.	essionals retained by the
(4		aivarshin
<u>(4</u> (5		<u>civersnip.</u>
<u>(5</u> (6		de from the receivership
<u>(0</u>	for creditor claims.	<u>de from the recerversnip</u>
(7		proval of the payment of
<u> </u>	fees and expenses of the receiver.	prover of the payment of
(8		
	otice of Final Report. – The receiver shall give notice of the	e filing of the final report
	for discharge to all persons on the most current master se	
	hin 14 days of the mailing of the notice, the court may ente	
	nd discharging the receiver without the necessity of a heari	· · · ·
<u>(e)</u> <u>E</u> f	ffect of Discharge of Receiver. – A discharge removes all a	authority of the receiver,
excuses the n	receiver from further performance of any duties, and disc	charges any lis pendens
recorded by t	he receiver.	
" <u>§ 1-507.38.</u>	Actions by or against receiver; actions relating to receiver	ivership property.
	ctions By or Against Receiver The receiver may sue in	
	o other sections of this Article and all immunities provided	at common law, may be
sued in that c		
	enue Unless the court orders otherwise, an action by o	-
	e receivership or receivership property shall be commence	ed in the court in which
	nip is pending.	
	<u>inder. – Subject to G.S. 1-507.41, a limited or general re</u>	• •
	s a party in any action or other proceeding that relates to re	
	at the time of appointment. Subject to G.S. 1-507.41, a	
joined or sub	stituted as a party in any action or other proceeding that wa	as pending at the time of

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1 appointment in which the debtor is a party. Actions or proceedings pending at the time of 2 appointment may be transferred to the court in which the receivership is pending upon the 3 receiver's or any party's motion for change of venue made in the court in which the action or 4 proceeding is pending, provided that such motion is filed no later than 90 days after the time of 5 appointment. 6 (d) Effect of Judgments. – A judgment entered subsequent to the time of appointment 7 against a receiver or the debtor shall not constitute a lien on receivership property, nor shall any 8 execution issue thereon. A judgment against a limited receiver shall have the same effect as a 9 judgment against the debtor, except that the judgment shall be enforceable against receivership 10 property only to the extent ordered by the court. Nothing in this section shall validate a judgment 11 that is entered in violation of the stay or stays provided for in G.S. 1-507.41. "§ 1-507.39. Turnover of receivership property. 12 13 Demand by Receiver. - Except as expressly provided in this section, and unless (a) 14 otherwise ordered by the court, upon demand by a receiver: (i) subject to subsection (b) of this 15 section, any person shall turn over to the receiver any receivership property that is within the 16 possession, custody, or control of that person and (ii) any person that owes a debt that is 17 receivership property and is matured or payable on demand or on order shall pay the debt to or 18 on the order of the receiver, except to the extent that the debt is subject to setoff or recoupment. 19 Adequate Protection. – If a creditor has possession, custody, or control of receivership (b) 20 property and the validity, perfection, or priority of the creditor's lien on the property depends on the creditor's possession, custody, or control, the creditor may retain possession, custody, or 21 22 control until the court orders adequate protection of the creditor's lien. 23 Turnover Motion by Receiver. - A receiver may seek to compel turnover of (c) 24 receivership property required by subdivision (i) of subsection (a) of this section by motion in 25 the receivership. If there exists a bona fide dispute with respect to the existence or nature of the 26 receiver's or the debtor's interest in the receivership property, turnover shall be sought by means 27 of an action under G.S. 1-507.38. Unless a bona fide dispute exists about a receiver's right to 28 possession, custody, or control of receivership property, the court may sanction as civil contempt 29 a person's failure to turn over the property when required by this section. 30 (d) Payment Only to Receiver. – A person that has notice of the appointment of a receiver 31 and owes a debt that is receivership property may not satisfy the debt by payment to the debtor. 32 "§ 1-507.40. Ancillary receiverships. 33 (a) Ancillary Receiverships in Foreign Jurisdictions. – A receiver appointed by a court 34 of this State may, without first seeking approval of the court, apply in any foreign jurisdiction for 35 appointment as receiver with respect to any receivership property which is located within the 36 foreign jurisdiction. 37 Ancillary Receiverships in This State. – A foreign receiver may obtain appointment (b) 38 by a court of this State as a receiver in an ancillary receivership with respect to any property 39 subject to the foreign receivership that is located in this State or subject to the jurisdiction of the 40 court for which a receiver could be appointed under this Article if (i) the foreign receiver would be eligible to serve as receiver under G.S. 1-507.25 and (ii) the appointment is in furtherance of 41 42 the foreign receiver's possession, control, or disposition of property subject to the foreign 43 receivership and in accordance with orders of the foreign jurisdiction. 44 The courts of this State may enter any order necessary to effectuate orders entered by the foreign jurisdiction's receivership proceeding. Unless the court orders otherwise, a receiver 45 46 appointed in an ancillary receivership in this State shall have the powers and duties of a limited 47 receiver as set forth in this Article and shall otherwise comply with the provisions of this Article 48 applicable to limited receivers. "§ 1-507.41. Stays. 49 50 Control of Property. - All receivership property shall be under the control and (a)

51 <u>supervision of the court appointing the receiver.</u>

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(b) Stay	by Court Order. – In addition to any stay provide	d in this section, the court may
order a stay or s	tays to protect receivership property and to faci	litate the administration of the
receivership.		
(c) Autor	natic Stay Except as otherwise set forth in s	ubsection (f) of this section or
ordered by the co	ourt, the entry of an order appointing a receiver sh	all operate as a stay, applicable
to all persons, of	an act, action, or proceeding: (i) to obtain posse	ession of receivership property,
	th or exercise control over receivership property	
	perty, other than the commencement or continuati	
	proceeding, including the issuance or use of pro-	-
	rights of the receiver in receivership property and	•
1 1	receivership property, except by exercise of a ri	
	claim that arose before the time of appointment	-
	ed Additional Automatic Stay in General Receiv	_
	purt, in addition to the stay provided in subsection	
•	inting a general receiver shall operate as a stay, a	· · · ·
	ent or continuation of a judicial, administrative,	
	ance or use of process, against the debtor or the	
	l before the time of appointment, or to recover	
	time of appointment and (ii) the commencement	-
	r other action or proceeding, including the issuan	•
		•
	priority over the rights of the receiver in receivers	
	ed for the acts specified in this subsection shall e	
	ess, before the expiration of the 60-day period,	
	otion seeking an order of the court extending the	•
	30 days following the 60-day period, the court or	•
	fication of Stay. – The court may modify for c	
	motion of any party in interest affected by the st	
	<u>licability of Stay. – The entry of an order appoint</u>	ting a receiver does not operate
as a stay of any of		
<u>(1)</u>	The commencement or continuation of a cr	iminal proceeding against the
	debtor.	
<u>(2)</u>	The commencement or continuation of an	
	governmental unit to enforce its police or regu	• •
<u>(3)</u>	The enforcement of a judgment, other than a m	noney judgment, obtained in an
	action or proceeding by a governmental unit to	enforce its police or regulatory
	power, or with respect to any licensure of the c	lebtor.
<u>(4)</u>	The establishment by a governmental unit of a	my tax liability and any appeal
	thereof.	
<u>(5)</u>	The commencement or continuation of an act	tion or proceeding to establish
<u></u>	paternity, to establish or modify an order	
	support, or to collect alimony, maintenance, o	•
	court.	<u> </u>
<u>(6)</u>	The exercise of a right of setoff.	
$\frac{(3)}{(7)}$	Any act to maintain or continue the perfecti	on of a lien on or otherwise
<u>(7)</u>	preserve or protect rights in, receivership prop	
	the act was necessary to continue the perfection	•
	protect the lien or other rights as they existed as	-
	If the act would require seizure of receivership	
	an action prohibited by a stay, the continue	
	accomplished by filing a notice in the court be	-

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1		pending and by serving the notice upon the receiver and receiver	ver's attorney, if
2		any, within the time fixed by law for seizure or commenceme	nt of the action.
3	<u>(8)</u>	The commencement of a bankruptcy case under federal bankr	uptcy laws.
4	<u>(9)</u>	Any other exception as provided in United States Code, Title	11, § 326(b), as
5		to the automatic stay in federal bankruptcy cases in effect fro	<u>m time to time,</u>
6		but only to the extent not inconsistent with any provision in the	
7		n Voidable. – The court may void an act that violates a stay und	
8		cement. – If a person knowingly violates a stay under this section	•
9		nages caused by the violation, reasonable attorneys' fees, and	costs, and may
10		ation as civil contempt.	
11	" <u>§ 1-507.42. Uti</u>		
12		iscontinuance of Utility Service Except as provided in subse	
13	• •	providing service to receivership property that has received writ	
14		e appointment of the receiver may not alter, refuse, or discontinu	ie service to the
15	receivership prop		
16		uate Assurance of Payment. – A utility providing service	
17		received written notice from the receiver of the appointment of t	
18		discontinue service to the receivership property if neither the r	
19 20) days after the time of appointment, furnishes adequate assurate and the second deposit latter of appointment of deposit suraty band	
20		cash deposit, letter of credit, certificate of deposit, surety bond, on, or other security mutually agreed on between the utility and	
21		ervice after such time. On motion by a party in interest and after	
22		rt may order reasonable modification of the amount or form	
23 24	assurance of pay	•	or the adequate
25		ceivership financing.	
26		cured Financing. – Without necessity of a court order, the received	iver may obtain
27		and incur unsecured debt on behalf of the receivership.	() of may obtain
28		ed Financing. – On motion by the receiver and after notice and	d a hearing, the
29		ize the receiver to obtain secured credit or incur secured indebt	
30		rize the receiver to mortgage, pledge, hypothecate, or other	
31		perty as security for the repayment of such indebtedness.	
32		nses of Receivership. – Any financing incurred by the receiver	pursuant to this
33	section shall be a	llowable as expenses of the receivership under G.S. 1-507.50(a	<u>)(2).</u>
34	" <u>§ 1-507.44. Ex</u>	ecutory contracts.	
35	· · · · ·	tion or Rejection of Executory Contract Except as otherw	-
36	· · · · · · · · · · · · · · · · · · ·	this section, with court approval, a receiver may adopt or reje	
37		lebtor that is part of the receivership property. The court ma	
38	_	on and continued performance of the executory contract on ter	
39		stances. If the receiver does not request court approval to add	
40		ct within 90 days after the time of appointment, or such longer of	
41	-	motion of the receiver or a party in interest may order, the receiver	eiver is deemed
42		he executory contract.	
43		rmance Not Adoption. – A receiver's performance of an exe	
44		roval of its adoption or rejection under subsection (a) of this s	
45 46	-	xecutory contract and does not preclude the receiver from seek	<u>ing approval to</u>
46 47	reject the execute (c) Ipso I	<u>Facto Clauses. – A provision in an executory contract which req</u>	uires or permits
47	_	ification, or termination of the executory contract because of t	-
49		r the financial condition of the debtor does not affect a receive	* *
5 0		this section to adopt the executory contract.	
20	<u>5005000000000000000000000000000000000</u>	and section to adopt the encoutory contract.	

General Assembly Of North Carolina Session 2019 1 Termination of Executory Contract. – A receiver's right to possess or use receivership (d) 2 property pursuant to an executory contract terminates on rejection of the executory contract under 3 subsection (a) of this section. Rejection is a breach of the executory contract effective 4 immediately before the time of appointment. A claim for damages for rejection of the executory 5 contract must be submitted by the later of (i) the time set for submitting a claim in the receivership 6 or (ii) 30 days after the court approves the rejection. 7 Assignment of Executory Contract. – If, at the time a receiver is appointed, the debtor (e) 8 has the right to assign the executory contract relating to receivership property under the laws of 9 this State, the receiver may assign the executory contract with court approval. 10 Rejection of Executory Contract for Sale of Real Property. - If a receiver rejects an (f) 11 executory contract under subsection (a) of this section for the sale of receivership property that 12 is real property in possession of the purchaser or a real property timeshare interest, the purchaser 13 may (i) treat the rejection as a termination of the executory contract, in which case the purchaser 14 has a lien on the real property for the recovery of any part of the purchase price the purchaser 15 paid or (ii) retain the purchaser's right to possession under the executory contract, in which case 16 the purchaser shall continue to perform all obligations arising under the executory contract and 17 may offset any damages caused by nonperformance of an obligation of the debtor after the date 18 of the rejection; however, the purchaser has no right or claim against other receivership property 19 or the receiver on account of the damages. 20 (g) Rejection of Unexpired Lease of Real Property. - A receiver may not reject an 21 unexpired lease of real property under which the debtor is the landlord under any of the following 22 circumstances: 23 The tenant occupies the leased premises as the tenant's primary residence, (1)24 unless (i) the tenant is the child, spouse, partner, or parent of the debtor; (ii) 25 the tenant does not have a written lease; (iii) the lease is terminable at will; 26 (iv) the rent paid by the tenant is substantially less than the fair market rental value for the property, provided the rent has not been reduced or subsidized 27 28 due to a federal or State subsidy; or (v) the receiver sells the property to a 29 purchaser who will occupy the premises as a primary residence, in which case 30 the tenant shall be required to vacate the property within 90 days of the sale 31 of the property. 32 The receiver was appointed at the request of a person other than the mortgagee (2)33 under a mortgage or the beneficiary of a deed of trust encumbering the real 34 property. 35 (3) The receiver was appointed at the request of a mortgagee under a mortgage or 36 a beneficiary of a deed of trust encumbering the real property and (i) the lease 37 is superior in priority to the lien of the mortgage or the deed of trust; (ii) the 38 tenant has an enforceable agreement with the mortgagee or beneficiary or 39 holder of a senior lien on the real property under which the tenant's occupancy 40 will not be disturbed as long as the tenant performs its obligations under the 41 lease; (iii) the mortgagee or beneficiary has consented to the lease, either in a 42 signed record or by its failure to object that the lease violated the mortgage or 43 deed of trust; or (iv) the terms of the lease were commercially reasonable at 44 the time the lease was agreed to, and the tenant did not know or have reason 45 to know that the lease violated the mortgage or deed of trust. 46 "§ 1-507.45. Use or transfer of receivership property not in ordinary course. 47 Use Not in Ordinary Course. – With court approval, a receiver may use receivership (a) 48 property other than in the ordinary course of business. Transfer Not in Ordinary Course. - On motion by the receiver and after notice and a 49 (b)50 hearing, the court may authorize the receiver to transfer receivership property other than in the

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1	The court may order that the receiver's sale of receivership property is free ar	nd clear of all
2	liens and all rights of redemption and claims of exemption of the debtor, regardle	
3	the sale will generate proceeds sufficient to satisfy fully all liens and claims of exercise	
4	receivership property, unless all of the following criteria are met:	<u>inption on the</u>
5	(1) <u>A secured party's lien or the debtor's claim of exemption in the</u>	e receivershin
6	property to be sold will not be paid in full from the proceeds of	-
7	sale and the secured party or the debtor files a timely objection to	
8	motion to sell the receivership property.	<u>the receiver s</u>
9	(2) <u>A timely objection is filed and the court, after notice and hearin</u>	a determines
10	that the amount likely to be received by the objecting person from	-
11	of the receiver's sale is less than the amount the objecting person	
12	receive within a reasonable time in the absence of the receiver's	
12	A secured party holding a lien and a debtor claiming an exemption in the	
13 14	property to be sold that will not be paid in full from the proceeds of the proposed	
15	an objection to the receiver's motion within 14 days after the receiver delivers	
16	motion to the secured party and the debtor as provided in G.S. 1A-1, Rule $4(j)(1)$ of	
17	earlier or later time as the court shall direct.	<u> within sten</u>
18	<u>The receiver shall have the burden of proof to establish that the amount likely t</u>	to be received
19	by the objecting person is equal to or more than the amount the objecting person	
20	receive within a reasonable time in the absence of the receiver's sale. The court ma	
20	that any transfer of receivership property be subject to confirmation by the court.	<u>ly also require</u>
22	(c) Transfer of Lien to Proceeds. – A lien on receivership property which is	s extinguished
23	by a transfer under subsection (b) of this section attaches to the proceeds of the tra	
23 24	same validity, perfection, and priority the lien had on the receivership property	
25	before the transfer, even if the proceeds are not sufficient to satisfy all obligations s	•
26	lien.	<u>, courou o y uro</u>
27	(d) Manner of Transfer. – A transfer under subsection (c) of this section	may occur by
28	means other than a public auction sale. A creditor holding a valid lien on the receiver	
29	to be transferred may purchase the property and offset against the purchase price	
30	the allowed amount secured by the lien if the creditor tenders funds sufficient to	satisfy in full
31	the reasonable expenses of transfer and the obligation secured by any senior lien ex	tinguished by
32	the transfer.	
33	(e) <u>Co-Owned Property. – If any receivership property includes an interest</u>	as a co-owner
34	of property, the receiver shall have the rights and powers of the debtor afforded	by applicable
35	law, including any rights of partition, but may not sell the property free and	clear of the
36	co-owner's interest in the receivership property.	
37	(f) <u>Reversal or Modification of Transfer Order. – A reversal or modification</u>	on of an order
38	approving a transfer under subsection (b) of this section does not affect the validity	of the transfer
39	to a person that acquired the receivership property in good faith or revive against the	he person any
40	lien extinguished by the transfer, whether the person knew before the transfer of the	he request for
41	reversal or modification, unless the court stayed the order before the transfer.	
42	" <u>§ 1-507.46. Abandonment of property.</u>	
43	With court approval, the receiver may abandon any receivership property that is	s burdensome
44	or is not of material value to the receivership. Property that is abandoned is no longe	r receivership
45	property and not subject to the provisions of this Article.	
46	" <u>§ 1-507.47. Liens against after-acquired property.</u>	
47	Except as otherwise provided for by laws of this State, property that becomes	
48	property after the time of appointment is subject to a lien to the same extent as i	it would have
49 70	been in the absence of the receivership.	
50	" <u>§ 1-507.48. Claims process.</u>	

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1	(a) Recor	nmendation of Receiver. – In a general receivership, a	nd in a limited	
2	receivership if the circumstances require, the receiver shall submit to the court a recommendation			
3	concerning a claims process appropriate to the particular receivership.			
4	(b) Order	Establishing Process In a general receivership and, if the	court orders, in a	
5		hip, the court shall establish the claims process to be followed in		
6	addressing wheth	er proofs of claim must be submitted, the form of any proofs o	of claim, the place	
7	-	of claim must be filed, the deadline or deadlines for filing the	e proofs of claim,	
8		s bearing on the claims process.		
9	(c) <u>Alternative Procedures. – The court may authorize proofs of claim to be filed with the</u>			
10		an the court. The court may authorize the receiver to treat c		
11		the amounts established in the books and records of the debto		
12	•	ursuant to G.S. 1-507.32, without the necessity of the filing of	proofs of claim.	
13		jection to and allowance of claims.		
14 15		tions and Allowance. – The receiver or any party in inte		
15 16	•	im stating the grounds for the objection. The court may order ed on the persons on the master service list at least 14 days pri		
10		by court order, and claims properly submitted or scheduled ar		
18		l be allowed claims and shall be entitled to share in distribution		
19		dance with the priorities provided by this Article or otherwise		
20		ation of Claims. – For the purpose of allowance of claima	-	
21				
22	delay the administration of the receivership or (ii) any right to payment arising from a right to an			
23	equitable remedy		,	
24	" <u>§</u> 1-507.50. Pri	ority of claims.		
25	(a) Priori	ties Allowed claims shall receive distribution under th	is Article in the	
26	following order of	of priority and, except as set forth in subsection (a)(1) of this	section, on a pro	
27	<u>rata basis:</u>			
28	<u>(1)</u>	Subject to subsection (b) of this section, claims secur	•	
29		receivership property, which liens are valid and perfected b		
30		appointment, to the extent of the proceeds from the dispositio		
31	$\langle 0 \rangle$	in accordance with their respective priorities under otherwis		
32	<u>(2)</u>	Actual, necessary costs and expenses incurred by the rec		
33 34		receivership, other than those expenses allowable elsewhere i		
54 35		including allowed fees and expenses of the receiver a employed by the receiver under G.S. 1-507.31.	na professionais	
35 36	<u>(3)</u>	Claims for domestic support obligations within the meaning	of United States	
37	<u>(5)</u>	Code, Title 11, § 101, that are owing as of the time of appoi		
38	<u>(4)</u>	Claims for wages, salaries, or commissions, including vac		
39	<u></u>	and sick leave pay, or contributions to an employee benefi		
40		the claimant within 180 days before the time of appointmen		
41		of the debtor's business, whichever occurs first, but only to		
42		dollar amount in effect from time to time in United States C		
43		507(a)(4) and (5).		
44	<u>(5)</u>	Allowed unsecured claims, to the extent of the dollar amou	int in effect from	
45		time to time in United States Code, Title 11, § 507(a)(7), for	<u>r each individual,</u>	
46		arising from the deposit with the debtor, before the time of a	ppointment of the	
47		receiver, of money in connection with the purchase, lea		
48		property, or the purchase of services, for the personal, fam	ily, or household	
49		use of such individual, that were not delivered or provided.		
50	<u>(6)</u>	Unsecured claims of governmental units for taxes that accrue	ed before the time	
51		of appointment.		

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1	(7)	All other unsecured claims, in each case calculated as	s of the time of
2		appointment, including the deficiency balance owing to a ho	
3		claim to the extent not otherwise satisfied under subdivision	
4		(a) of this section, but only if no interest or costs and exper	
5		including attorneys' fees and expenses, that accrue or are	
6		period after the time of appointment is included in the ca	-
7		deficiency balance.	
8	<u>(8)</u>	Interest pursuant to G.S. 1-507.51.	
9	(b) Surcl	harge of Collateral. – In the event that the funds available for c	listribution by the
10	receiver pursuan	t to this section are insufficient to pay in full all of the receive	r's reasonable and
11	necessary costs a	and expenses of preserving, protecting, or disposing of collatera	al securing a valid
12	claim of a secure	ed party, including the reasonable and necessary fees and expen	ses of the receiver
13	and its profession	onals that are directly attributable to the preservation, protecti	on, or disposition
14	of such collatera	al, then, on motion by the receiver, and after notice and hearing	ng, the court may
15	order that the re-	ceiver recover such costs and expenses from the collateral or i	ts proceeds to the
16	extent that the s	ecured party holding a lien in such collateral receives a direct	t and quantifiable
17	benefit from the	receiver's actions.	
18	(c) Payn	nents to Debtor. – If all of the amounts payable under subsection	ons (a) and (b) of
19		e been paid in full, any remaining receivership property shall	be returned to the
20	debtor.		
21		terest on unsecured claims.	
22		nt that funds are available to pay in full the allowed unsecu	
23)(7), the holder of each allowed unsecured claim shall also be	
24		ed from the time of appointment on the amount of its allowed	
25		set forth in G.S. 24-1. If there are not sufficient funds in the re	
26		st owed to all the holders of allowed unsecured claims, then the	e interest shall be
27 28	<u>paid pro rata.</u> "§ 1-507.52. Di	stributions	
28 29		osed Distributions. – Before any interim or final distribution is a	mada the receiver
30		bution schedule listing the proposed distributions. The distribution	
31		me during the receivership or may be included in the final rep	
32		e. – The receiver shall give notice of the filing of the distributi	
33		aster mailing list or that have filed proofs of claim. If there is no	
34	*	ne notice, the court may enter an order authorizing the rece	
35		cribed in the distribution schedule without the necessity of a h	
36		r Distributions. – In the order appointing the receiver or in subs	
37		rize distributions of receivership property to persons with own	.
38	liens.		
39	" <u>§</u> 1-507.53. Ef	fect of enforcement by secured party.	
40	A request by	a secured party for the appointment of a receiver, the appointment	nent of a receiver,
41	or application by	y a secured party of receivership property to the secured oblig	ation does not do
42	any of the follow	ving:	
43	<u>(1)</u>	Make the secured party a mortgagee in possession of real party and the secured party a mortgage in possession of real party and the secured party and the	roperty.
44	<u>(2)</u>	Impose any duty on the secured party under G.S. 25-9-207.	
45	<u>(3)</u>	Make the secured party an agent or fiduciary of the debtor.	
46	<u>(4)</u>	Constitute an election of remedies that precludes a later act	ion to enforce the
47		secured obligation.	
48	<u>(5)</u>	Make the secured obligation unenforceable.	
49	<u>(6)</u>	Limit any right available to the secured party with respe	ct to the secured
50		obligation."	
51	SEC	TION 2.(a) Articles 1 and 2 of Chapter 23 of the General Stat	tutes are repealed.

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SECTION 2.(b) Article 38 of Chapter 1 is repealed.			
SECTION 3.(a) G.S. 7A-45.4 reads as rewritten:			
"§ 7A-45.4. Designation of complex business cases.			
(a) Any party may designate as a mandatory complex business case an action that			
involves a ma	terial issue	related to any of the following:	
<u>(10</u>		tion in which a general receiver is sought to	
		-507.24 for a debtor that is not an individual a	-
	<u>marke</u>	et value of not less than one million dollars (\$	<u>1,000,000).</u>
 (d) Th	a Notica o	f Designation shall be filed:	
(u) III		Designation shan be med.	
 (5)	In the	case of an action described in subdivision (10)) of subsection (a) of this
<u>(5)</u>		n, by the debtor, any person with a lien on rec	
		or of the debtor.	civership property, or any
"	<u></u>		
	CTION 3	(b) G.S. 57D-3-02 reads as rewritten:	
		of membership.	
		ses to be a member upon the occurrence of an	y of the following events:
(1)	The p	erson does any of the following:	
	a.	Becomes a debtor in bankruptcy.	
	b.	Executes an assignment for the benefit of	f creditors, including the
		execution of a deed of trust or deed of assi	gnment for the benefit of
		creditors causing all debts of the person to	
		creditors under G.S. 23-1. any applicable law	
	с.	Petitions for, consents to, or acquiesces in	
		general receiver appointed for the person pu	
		has a trustee, receiver, or liquidator of appo	-
		all or substantially all of the person's proper	ty.
 Se	"CTION 2	(c) G.S. 23-38 reads as rewritten:	
		er of discharge.	
		6	ny Article of this Chapter
The order of discharge under the last four articles of this chapter, any Article of this Chapter, whether granted upon a nonsuggestion of fraud, upon the finding of a jury in favor of the debtor,			
or otherwise, shall be in like terms and have like effect as prescribed in G.S. 23-16; declare that			
the debtor shall forever thereafter be exempted from arrest or imprisonment on account of any			
judgment, or by reason of any debt due at the time of such order, or contracted for before that			
		erwards, except that (i) no debt, demand, judg	
debtor who is	discharge	d under this Chapter shall be affected or impa	ired by the discharge, but
		lid and effective against all of the property of	
		ntment of a trustee, and the lien or any judg	
		nall not in any manner be affected by the disc	
		from arrest or imprisonment at the suit of eve	
		e required may have been given; and the notic	es, or copies thereof, shall
in all cases be filed in the office of the superior court clerk."			
SECTION 3.(d) G.S. 7A-249 reads as rewritten:			
	-	receiverships.	agond to the arriver '
-		division is the proper division, without r	-
•		for corporate receiverships under <u>a receiversh</u> under Article 38A of Chapter 1, Article 38,	
		Chapters 55 (North Carolina Business Co	
and proceeding	ings under	Chapters 55 (north) Carolina Dusiness CC	Act and SSA

1 (Nonprofit Corporation Act) <u>Act</u>), and 57D (North Carolina Limited Liability Act) of the General

2 Statutes."

3 **SECTION 4.** This act becomes effective January 1, 2020, and applies to 4 receiverships commenced on or after that date.