GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

SENATE BILL 744

(Public)

Appropriations/Base Budget Committee Substitute Adopted 5/29/14 Finance Committee Substitute Adopted 5/29/14 Pensions & Retirement and Aging Committee Substitute Adopted 5/29/14 Third Edition Engrossed 5/31/14 House Committee Substitute Favorable 6/11/14 House Committee Substitute #2 Favorable 6/11/14 Sixth Edition Engrossed 6/13/14 Corrected Copy 6/13/14

Appropriations Act of 2014.

	Referred to:
	May 15, 2014
1	A BILL TO BE ENTITLED
2	AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS
3	OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER
4	PURPOSES.
5	The General Assembly of North Carolina enacts:
6	
7	PART I. INTRODUCTION AND TITLE OF ACT
8	
9	TITLE OF ACT
10	SECTION 1.1. This act shall be known as "The Current Operations and Capital
11	Improvements Appropriations Act of 2014."
12	
13	INTRODUCTION
14	SECTION 1.2. The appropriations made in this act are for maximum amounts
15	necessary to provide the services and accomplish the purposes described in the budget. Savings
16	shall be effected where the total amounts appropriated are not required to perform these
17 18	services and accomplish these purposes and, except as allowed by the State Budget Act, or this act, the savings shall revert to the appropriate fund at the end of each fiscal year as provided in
18 19	G.S. 143C-1-2(b).
20	0.5.145C-1-2(0).
20	PART II. CURRENT OPERATIONS AND EXPANSION GENERAL FUND
22	
23	CURRENT OPERATIONS AND EXPANSION/GENERAL FUND
24	SECTION 2.1. Appropriations from the General Fund of the State for the
25	maintenance of the State departments, institutions, and agencies, and for other purposes as
26	enumerated, are adjusted for the fiscal year ending June 30, 2015, according to the schedule
27	that follows. Amounts set out in parentheses are reductions from General Fund appropriations
28	for the 2014-2015 fiscal year.
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Short Title:

Sponsors:

General Assembly Of North Carolina	Session 2013
Current Operations – General Fund	2014-2015
EDUCATION	
Community Colleges System Office	25,762,994
Department of Public Instruction	15,113,117
University of North Carolina – Board of Governors	
Appalachian State University	
East Carolina University	
Academic Affairs	(620,650)
Health Affairs	(020,030)
Elizabeth City State University	
Fayetteville State University	
North Carolina A & T State University	
North Carolina Central University	
North Carolina State University	
Academic Affairs	1,839,185
Agricultural Extension	1,039,103
Agricultural Research	
University of North Carolina at Asheville	
University of North Carolina at Chapel Hill	
Academic Affairs	
Health Affairs	
Area Health Education Centers	
University of North Carolina at Charlotte	
University of North Carolina at Greensboro	
University of North Carolina at Pembroke	
University of North Carolina School of the Arts	
University of North Carolina at Wilmington	
Western Carolina University	
Winston-Salem State University	(220,272)
General Administration	1,000,000
University Institutional Programs	29,422,770
Related Educational Programs	50,000
North Carolina School of Science and Mathematics	50,000
Aid To Private Institutions	
Total University of North Carolina – Board of Governors	31,471,033
Total University of North Caronna – Board of Governors	51,471,055
HEALTH AND HUMAN SERVICES	
HEALTH AND HOWAN SERVICES	
Department of Health and Human Services	
Division of Central Management and Support	7,196,823
Division of Aging and Adult Services	100,000
Divisions of Services to the Blind, Deaf, and Hard of Hearing	0
Division of Child Development and Early Education	(75,846,623)
Division of Health Service Regulation	(288,000)
Division of Medical Assistance	61,047,188
Division of Mental Health, Developmental Disabilities, and	01,077,100
Substance Abuse Services	(16,047,038)
	(10,077,030)

General Assembly Of North Carolina	Session 2013	
NC Health Choice	(15,750,000)	
Division of Public Health	(5,605,543)	
Division of Social Services	13,541,509	
Division of Vocation Rehabilitation	(575,336)	
Total Health and Human Services	(32,227,020)	
NATURAL AND ECONOMIC RESOURCES		
Department of Agriculture and Consumer Services	614,461	
Department of Commerce		
Commerce	(991,443)	
Commerce State-Aid	5,005,473	
Vildlife Resources Commission	(1,010,520)	
Department of Environment and Natural Resources	1,852,857	
Department of Labor	39,557	
IUSTICE AND PUBLIC SAFETY		
Department of Public Safety	63,079,628	
udicial Department	5,123,332	
Judicial Department – Indigent Defense	386,037	
Department of Justice	(32,098,850)	
GENERAL GOVERNMENT		
Department of Administration	(11,073,045)	
Office of Administrative Hearings	42,478	
-		
Department of State Auditor	168,155	
Office of State Controller	(182,268)	
Department of Cultural Resources		
Cultural Resources	666,555	
Roanoke Island Commission	(9,000)	
State Board of Elections	165,223	
General Assembly	876,444	
·		
Office of the Governor	236,521	
Office of State Budget and Management		

(General Assembly Of North Carolina	Session 2013
	Office of State Budget and Management OSBM – Reserve for Special Appropriations	(45,116) (20,000)
]	Housing Finance Agency	9,830,322
]	Department of Insurance	
	Insurance	(256,486)
(Office of Lieutenant Governor	(3,031)
]	Department of Revenue	(1,444,357)
]	Department of Secretary of State	37,415
]	Department of State Treasurer	1 500 500
	State Treasurer State Treasurer – Retirement for Fire and Rescue Squad Workers	1,523,783 (1,499,836)
]	RESERVES, ADJUSTMENTS AND DEBT SERVICE	
]	Reserve for Future Benefit Needs	(56,400,000)
]	Reserve for State Health Plan	(22,000,000)
]	Reserve for Job Development Investment Grant (JDIG)	(15,571,684)
(One North Carolina Fund	(7,144,263)
]	Information Technology Fund	4,684,488
]	Information Technology Reserve Fund	(10,342,418)
]	Disability Income Plan	(3,200,000)
]	Medicaid Risk Reserve	117,800,000
]	Reserve for Pending Legislation and Legislative Services Commission Litigation	6,500,000
(Conservation Reserve	10,000,000
]	Debt Service	
	General Debt Service	(7,390,916)
	Federal Reimbursement	0
,	TOTAL CURRENT OPERATIONS – GENERAL FUND	98,069,620
(GENERAL FUND AVAILABILITY STATEMENT	
;	SECTION 2.2.(a) Section 2.2(a) of S.L. 2013-360 is repealed. availability used in adjusting the 2014-2015 budget is shown below:	The General Fund
•		FY 2014-2015

Unappropriated Balance Remaining from Previous Year Anticipated Undercollections from FY 2013-2014 Anticipated Reversions from FY 2013-2014 Less Earmarkings of Year End Fund Balance Savings Reserve Repairs and Renovations Beginning Unreserved Fund Balance Revenues Based on Existing Tax Structure	323,693,704 (429,400,000) 407,201,425 (89,098,836) (89,098,837) 123,297,456
 Anticipated Undercollections from FY 2013-2014 Anticipated Reversions from FY 2013-2014 Less Earmarkings of Year End Fund Balance Savings Reserve Repairs and Renovations Beginning Unreserved Fund Balance 	(429,400,000) 407,201,425 (89,098,836) (89,098,837)
Less Earmarkings of Year End Fund Balance Savings Reserve Repairs and Renovations Beginning Unreserved Fund Balance	(89,098,836) (89,098,837)
Savings Reserve Repairs and Renovations Beginning Unreserved Fund Balance	(89,098,837)
Repairs and Renovations Beginning Unreserved Fund Balance	(89,098,837)
Beginning Unreserved Fund Balance	
	123,297,456
Revenues Based on Existing Tax Structure	
	19,972,100,000
Nontax Revenues	
Investment Income	11,300,000
Judicial Fees	244,500,000
Disproportionate Share	109,000,000
Master Settlement Agreement	137,500,000
Other Nontax Revenues	195,500,000
Insurance	77,000,000
Highway Fund Transfer	215,900,000
Subtotal Nontax Revenues	990,700,000
Total General Fund Availability	21,086,097,456
Adjustments to Availability: 2014 Session	
Transfer from Cash Balances from Department of Agriculture and	1 210 500
Consumer Services Special Funds	1,210,690
Transfer from Interest from Department of Environment and	100 005
Natural Resources (DENR) Special Funds	430,385
Diversion of Funds from DENR Inspection and Maintenance	2 000 000
Control Special Fund	3,000,000
Diversion of Funds from DENR Water and Air Account Special Fund	750,000
Transfer of Federal Insurance Contribution Act (FICA) Fund Cash Balance	
Adjustment of Transfer from Insurance Regulatory Fund	(256,486)
Adjustment of Transfer from Treasurer's Office Transfer from E-Commerce Fund	1,523,783 2,130,000
	2,150,000
Transfer from Blount Street Properties Fund Increase from ABC Permit Fees	9,600,000
Four-year Phaseout of Provision of Medicaid Hold Harmless	9,000,000
Law Guaranteeing Counties \$500,000 Benefit	5,990,000
Redirect Funds from Gross Premiums Tax on Property	5,990,000
Coverage Contracts	1,600,000
Phase-in Sales Tax on Piped Natural Gas	(2,150,000)
Reduce Sales Tax on Manufactured and Modular Homes	(6,100,000)
Reduce Sales Tax on Manufactured and Modular Homes	(0,100,000)
Subtotal Adjustments to Availability: 2014 Session	25,383,372
Revised General Fund Availability	21,111,480,828
Less: General Fund Appropriations	21,111,480,828
Unappropriated Balance Remaining	0

1							
2	SECTION 2.2.(b) Effective June 30, 2014, Section 2.2 of S.L. 2013-360 reads as						
3	rewritten:						
4							
5	"SECTION 2.2.(c) Notwithstanding the provisions of G.S. 143C-4-3, the State Controller						
6		shall transfer a total of one hundred fifty million dollars (\$150,000,000) from the unreserved					
7		fund balance to the Repairs and Renovations Reserve on June 30, 2013, and a total of twelve					
8			lred fifty-one thousand one hundred thirty-seven dollars (\$12,751,137)				
9			ninety-eight thousand eight hundred thirty-seven dollars (\$89,098,837) to				
10	-		ovations Reserve on June 30, 2014. This subsection becomes effective June				
11			ansferred under this section to the Repairs and Renovations Reserve are				
12		ated for the 5. 143C-4-3.	e 2013-2014 and 2014-2015 fiscal years and shall be used in accordance				
13							
14			.(d) Notwithstanding G.S. 143C-4-2, the State Controller shall transfer a				
15 16			ed thirty-two million five hundred thirty-seven thousand nine hundred				
16 17	•		(5232,537,942) from the unreserved fund balance to the Savings Reserve 30, 2013, and the sum of thirty-seven million one hundred twenty-two				
17			ndred forty-six dollars (\$37,122,346) eighty-nine million ninety-eight				
18 19			red thirty-six dollars (\$89,098,836) from the unreserved fund balance to the				
20		-	count on June 30, 2014. Neither of these transfers is an "appropriation"				
20	-		that phrase is used in Section $7(1)$ of Article V of the North Carolina				
22	•		absection becomes effective June 30, 2013.				
23	"		absection becomes effective june 30, 2013.				
24		SECTIO	N 2.2.(c) Interest from the following funds shall be redirected to the				
25	General						
26	Budget	Fund					
26 27	Budget Code		Description				
	0	Fund	Description Marine Conservation Fund				
27	Code	Fund Code	-				
27 28	Code 24303	Fund Code 2990	Marine Conservation Fund				
27 28 29	Code 24303 24306	Fund Code 2990 2127	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund				
27 28 29 30	Code 24303 24306 24318	Fund Code 2990 2127 2054	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund				
27 28 29 30 31	Code 24303 24306 24318 64301	Fund Code 2990 2127 2054 6342	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account				
27 28 29 30 31 32	Code 24303 24306 24318 64301 64305	Fund Code 2990 2127 2054 6342 6370	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund				
27 28 29 30 31 32 33	Code 24303 24306 24318 64301 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund				
27 28 29 30 31 32 33 34	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund				
27 28 29 30 31 32 33 34 35	Code 24303 24306 24318 64301 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund				
27 28 29 30 31 32 33 34 35 36	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379	Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492				
27 28 29 30 31 32 33 34 35 36 37 38 39	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIO	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 N 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic 				
27 28 29 30 31 32 33 34 35 36 37 38	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6375 6376 6379 SECTIC on authoriza	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 N 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6375 6376 6379 SECTIC on authoriza	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 N 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIC on authoriza Air Pollution ate's Genera	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 DN 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Code 24303 24306 24318 64301 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305 64305	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIO on authorization Air Pollution ate's Generation	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 N 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. N 2.2.(e) Notwithstanding G.S. 105-449.125, seven hundred fifty 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Code 24303 24306 24318 64301 64305 64506 64506 64506 64506 64506 64506 64506 6	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIO on authorization ate's Generation SECTIO dollars (\$	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 DN 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. DN 2.2.(e) Notwithstanding G.S. 105-449.125, seven hundred fifty 750,000) of the revenue collected by the Secretary of Revenue from the 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	Code 24303 24306 24318 64301 64305 64506 6	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6375 6376 6379 SECTIC on authoriza air Pollution ate's Genera SECTIC I dollars (\$ eel excise ta	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 DN 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. DN 2.2.(e) Notwithstanding G.S. 105-449.125, seven hundred fifty 750,000) of the revenue collected by the Secretary of Revenue from the x levied under Part 7 of Article 36C of Chapter 105 of the General Statutes 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Code 24303 24306 24318 64301 64305 64506 64506 64506 6	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIC on authorization ate's Generation SECTIC 1 dollars (\$ 100 cm state)	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 DN 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. DN 2.2.(e) Notwithstanding G.S. 105-449.125, seven hundred fifty 750,000) of the revenue collected by the Secretary of Revenue from the x levied under Part 7 of Article 36C of Chapter 105 of the General Statutes e be credited to the Water and Air Quality Account shall be credited to the 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Code 24303 24306 24318 64301 64305 64506 64506 64506 6	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIC on authorization ate's Generation SECTIC dollars (\$ iel excise ta ild otherwissioneral Fund	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 DN 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. DN 2.2.(e) Notwithstanding G.S. 105-449.125, seven hundred fifty 750,000) of the revenue collected by the Secretary of Revenue from the x levied under Part 7 of Article 36C of Chapter 105 of the General Statutes e be credited to the Water and Air Quality Account shall be credited to the l. 				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Code 24303 24306 24318 64301 64305 64506 6	Fund Code 2990 2127 2054 6342 6370 6371 6372 6373 6375 6376 6379 SECTIC on authorization ate's Generation SECTIC 1 dollars (\$ tel excise tatal dotherwisticeneral Func SECTIC	 Marine Conservation Fund Dry Cleaning Solvent Cleanup Fund Bernard Allen Drinking Water Fund Water Pollution Control System Account Commercial Leaking Petroleum Storage Tanks Fund Noncommercial Leaking Petroleum Storage Tanks Fund Inactive Hazardous Sites Fund Emergency Response Fund Superfund Cost Share Fund Brownfield Superfund Fund Inactive Hazardous Sites Fund-S1492 DN 2.2.(d) Notwithstanding G.S. 20-183.7(c), fees collected for electronic tions during the 2014-2015 fiscal year that would have been credited to the a Control Account established under G.S. 143-215.3A(b1) shall be credited al Fund. DN 2.2.(e) Notwithstanding G.S. 105-449.125, seven hundred fifty 750,000) of the revenue collected by the Secretary of Revenue from the x levied under Part 7 of Article 36C of Chapter 105 of the General Statutes e be credited to the Water and Air Quality Account shall be credited to the 				

General Assembly	Of North	Carolina
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SECTION 2.2.(g) Notwithstanding any other provision of law, fees collected for
 e-commerce transactions during the 2014-2015 fiscal year that would have been credited to the
 Reserve for E-Commerce shall be credited to the State's General Fund.

4 **SECTION 2.2.(h)** Notwithstanding the use requirements provided in Section 2 of 5 S.L. 2003-404, the State Controller shall transfer the sum of two million four hundred thousand 6 dollars (\$2,400,000) from the special trust fund created by S.L. 2003-404 to the General Fund 7 to be used for the purposes expressed and allocated by this act.

8 **SECTION 2.2.(i)** Notwithstanding any other provision of law to the contrary, 9 effective July 1, 2014, the State Controller shall transfer five million two hundred fifty-five 10 thousand dollars (\$5,255,000) from the NC Federal Insurance Contribution Act (FICA) 11 Account to be deposited in the appropriate budget code as determined by the State Controller.

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PART III. CURRENT OPERATIONS/HIGHWAY FUND

14 15

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CURRENT OPERATIONS/HIGHWAY FUND

16 SECTION 3.1. Appropriations from the State Highway Fund for the maintenance 17 and operation of the Department of Transportation and for other purposes as enumerated are 18 adjusted for the fiscal year ending June 30, 2015, according to the following schedule. 19 Amounts set out in parentheses are reductions from Highway Fund Appropriations for the 2014-2015 fiscal year.

22	Current Operations – Highway Fund	2014-2015
23		
24	Department of Transportation	
25	Administration	\$ (7,519,785)
26		
27	Division of Highways	
28	Administration	0
29	Construction	3,963,829
30	Maintenance	44,381,941
31	Planning and Research	0
32	OSHA Program	(7,307)
33		
34	Ferry Operations	6,200,000
35		
36	State Aid to Municipalities	9,453,990
37		
38	Intermodal Divisions	
39	Public Transportation	0
40	Aviation	0
41	Rail	0
42	Bicycle and Pedestrian	0
43		
44	Governor's Highway Safety	(5,699)
45	Division of Motor Vehicles	(192,422)
46		
47	Other State Agencies, Reserves, Transfers	8,098,312
48		
49	Capital Improvements	0
50		
51	Total Highway Fund Appropriations	\$ 1,980,683,359
		D 7

General Assembly Of North Carolina	Session 2013
HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2013-360 is repealed. availability used in adjusting the 2014-2015 fiscal year budget is shown be	
Highway Fund Availability Statement	2014-2015
Unreserved Fund Balance Estimated Revenue Adjustment to Revenue Availability:	\$ 12,000,000 1,973,750,000
Gasoline Inspection Tax (Underground Storage Tank Clean Up) Motor Fuel Tax (Shallow Draft Navigation Channel Dredging Fund) Motor Fuel Tax Refund Repeal (Taxi Cabs)	(3,458,927) (1,677,134) 69,420
Revised Total Highway Fund Availability	\$ 1,980,683,359
Unappropriated Balance	\$ 0
PART IV. HIGHWAY TRUST FUND APPROPRIATIONS	
SECTION 4.1. Appropriations from the State Highway maintenance and operation of the Department of Transportation and for enumerated are adjusted for the fiscal year ending June 30, 2015, accord schedule. Amounts set out in parentheses are reductions from Highway Trust Fund	or other purposes as ling to the following
Current Operations – Highway Trust Fund	
Program Administration Aid to Municipalities Intrastate Secondary Roads	(\$11,000,000) 0 0 0
Urban Loops Mobility Fund Turnpike Authority	0 0 0
Transfer to General Fund Transfer to Highway Fund	0 0
Debt Service Strategic Prioritization Funding Plan for Transportation Investments	0 67,993,140
Total Highway Trust Fund Appropriations	\$ 1,162,393,140
HIGHWAY TRUST FUND AVAILABILITY STATEMENT SECTION 4.2. Section 4.2 of S.L. 2013-360 is repealed. The availability used in developing the 2014-2015 fiscal year budget is shown	
Highway Trust Fund Availability Statement	2014-2015

\$0 Unreserved Fund Balance 1,162,370,000 **Estimated Revenue**

General Assembly Of North Carolina		Session 2013
Adjustment to Revenue Availability:		
Motor Fuel Tax Refund Repeal (Taxi Cabs)		23,140
Total Highway Trust Fund Availability		\$ 1,162,393,140
Unappropriated Balance		\$ 0
PART V. OTHER APPROPRIATIONS		
INDIAN GAMING EDUCATION REVENUE FUND SECTION 5.1. Section 5.4 of S.L. 2013-360 r	aade as rewritten.	
"SECTION 5.4.(a) There is appropriated from the		ducation Revenue
Fund to the Department of Public Instruction, School		
million dollars (\$3,000,000) five million dollars (\$5,000,0	0,	
the sum of three million five hundred thousand doll		
(\$6,000,000) for the 2014-2015 fiscal year.	(\$\$,\$\$\$\$,\$\$\$\$) <u>5</u>	
"SECTION 5.4.(b) G.S. 143C-9-7 does not apply	to the use of th	ese funds for the
2013-2015 fiscal biennium."		
EDUCATION LOTTERY FUNDS/HONESTY	IN ADVER	TISING AND
MARKETING/ESTABLISH THE JOINT	LEGISLATIVE	OVERSIGHT
COMMITTEE ON THE NORTH CAROLINA S	TATE LOTTERY	Y/NO LOTTERY
FUNDS PLEDGED FOR LOCAL INDEBTEDNES		
FUNDS PLEDGED FOR LOCAL INDEBTEDNES SECTION 5.2.(a) Section 6.11(e) of S.L. 201	S	ritten:
SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from	S 3-360 reads as rew	
SECTION 5.2.(a) Section 6.11(e) of S.L. 201	S 3-360 reads as rewr the Education Lo	ttery Fund for the
SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from	S 3-360 reads as rew	
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SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from	S 3-360 reads as rewr the Education Lo	ttery Fund for the FY 2014-2015 \$ 220,643,188
SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from 2013-2015 fiscal biennium are as follows: Classroom Teachers	 S 3-360 reads as rewrite the Education Lo FY 2013-2014 \$ 220,643,188 	ttery Fund for the FY 2014-2015 \$ 220,643,188 \$ 381,547,574
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SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from 2013-2015 fiscal biennium are as follows: Classroom Teachers Prekindergarten Program	 S 3-360 reads as rewrite Education Lo FY 2013-2014 \$ 220,643,188 75,535,709 	ttery Fund for the FY 2014-2015 \$ 220,643,188 <u>\$ 381,547,574</u> 75,535,709 <u>124,704,077</u>
SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from 2013-2015 fiscal biennium are as follows: Classroom Teachers Prekindergarten Program Public School Building Capital Fund	 S 3-360 reads as rewrite Education Lo FY 2013-2014 \$ 220,643,188 75,535,709 100,000,000 	ttery Fund for the FY 2014-2015 \$ 220,643,188 <u>\$ 381,547,574</u> 75,535,709 <u>124,704,077</u> 100,000,000
SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from 2013-2015 fiscal biennium are as follows: Classroom Teachers Prekindergarten Program Public School Building Capital Fund Scholarships for Needy Students	 S 3-360 reads as rewrite Education Lo FY 2013-2014 \$ 220,643,188 75,535,709 100,000,000 30,450,000 	ttery Fund for the FY 2014-2015 \$ 220,643,188 <u>\$ 381,547,574</u> 75,535,709 <u>124,704,077</u> 100,000,000 30,450,000
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SECTION 5.2.(a) Section 6.11(e) of S.L. 201 "SECTION 6.11.(e) The appropriations made from 2013-2015 fiscal biennium are as follows: Classroom Teachers Prekindergarten Program Public School Building Capital Fund Scholarships for Needy Students UNC Need-Based Financial Aid UNC Need-Based Financial Aid UNC Need-Based Financial Aid Forward Funding Reserved Digital Learning	 S 3-360 reads as rewrite Education Lo FY 2013-2014 \$ 220,643,188 75,535,709 100,000,000 30,450,000 10,744,733 	ttery Fund for the FY 2014-2015 \$220,643,188 \$381,547,574 75,535,709 124,704,077 100,000,000 30,450,000 10,744,733 19,130,728 11,928,735
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General Assemb	oly Of	North Carolina	Session 2013
(1)	To I	Except as provided in G.S. 18C-130(a),	, to specify the types of lottery
	game	es and gaming technology to be used in t	the Lottery.
(2)	To p	rescribe the nature of lottery advertisir	ng which shall comply with the
	-	wing:	
	a.	All advertising shall include reso	ources for responsible gaming
		gambling information.	
	b.	No advertising may intentionally targ	get specific groups or economic
		classes.	
	c.	No advertising may be misleading, <u>u</u>	<u>unfair, deceptive, or present any</u>
		lottery game as a means of reliev	ving any person's financial or
		personal difficulties.	
	d.	No advertising may have the primary	y purpose of inducing persons to
		participate in the Lottery.	
	<u>e.</u>	Advertising which states a total of pa	ayments to be paid over a period
		of time shall state the present value of	f the prize.
	<u>f.</u>	Advertising which states the probabi	lity of winning a prize shall not
		omit the value of the lowest prize to b	be won.
	<u>g.</u>	Advertising which states the odds	of winning a prize must, at a
		minimum, disclose the odds of win	ning the prize with the larges
		value.	
	<u>h.</u>	No advertising or sponsorship may ta	ake place in connection with any
		high school or collegiate sport or hi	gh school or collegiate sporting
		event.	
"			
		5.2.(e) G.S. 18C-115 reads as rewritten:	
"§ 18C-115. Re			
		<u>Operation of the Commission. – The C</u>	
		he operations of the Commission to the	
		mittee, the Joint Legislative Oversight C	
		e General Assembly. The reports shall	1
•	-	e disbursements, expenses, net reve	
	0	ottery funds, including the occurrence of	•
		of Proceeds from Lottery Funding E	
		shall use its established communication	-
		and activities supported by lottery proc	
		5.2.(f) G.S. 18C-130 reads as rewritten:	
		of lottery games; lottery games and	a lottery advertising; certain
		and information to be provided.	
		General Assembly approves, the Comm	
-		ch-off games as types of lottery games.	
• •		es that may be used in the Lottery. Gan	
		played on computer terminals or ot	
	ottery	or that have been conducted by any c	stner state government-operated
lottery.	torrigo	mag using tigkata analytigkat in a partic	aular game shall have printed or
		mes using tickets, each ticket in a partic	
-		stinguishing it from every other ticke	
		e game-play rules, including resources f	
		games using tickets, each <u>no</u> ticket may haracters, whose primary appeal is not	
		h preprinted winners, the overall estimate	
games using uck	CIS WIL	n proprinted winners, the Overan estima	action of whiting prizes shall

	General Assembly Of North Carolina	Session 2013
1	be printed on each ticket. No name or photograph of a current or former elect	ed official shall
2	appear on the tickets of any lottery game.	•••••••••••••••••••••••••••••••••••••••
3	appear on the denets of any follory game.	
4 5 6 7 8	(e) Lottery advertising shall be tastefully designed and presented i minimize the appeal of lottery games to minors. The use of cartoon character misleading, <u>unfair</u> , or deceptive information in lottery advertising is prohibited shall constitute an unfair and deceptive trade practice under G.S. 75-1.1.– promoting the sale of lottery tickets or shares for a particular game shall inclu	t ers or o f false, I-prohibited and All advertising
9	estimated overall odds of winning the game.	de the detudi of
10	(f) The Commission shall make available on its Web site a detailed ta	abulation of the
11	estimated number of prizes of each particular prize denomination that are	
12	awarded in each lottery game or and the estimated odds of winning these prize	
13	the time that lottery game is offered for sale to the public.	es <u>eden prize</u> di
14	the time that fottery game is offered for sale to the public.	
15	(h) The University of North Carolina shall develop and make a	vailable to the
16	Department of Public Instruction course and professional development material	
17	probabilities and other mathematical features of a lottery game for inclusion as	
18	high school courses in civics and mathematics. The University of North Car	•
19	make available those same materials to the Office of Non-Public Education in	
20	of Administration to be available to other schools.	the Department
21	(i) The University of North Carolina shall commission or perform research	arch on patterns
22	of:	
23	(1) Lottery participation as to frequency, amounts spent, family	income levels.
24	and other socioeconomic factors.	
25	(2) Lottery ticket sales locations in comparison to the frequency,	amounts spent.
26 27	<u>family income levels, and other socioeconomic factors of the</u> The University of North Carolina shall make such research available to	neighborhoods.
27	Research Commission."	the Legislative
29	SECTION 5.2.(g) G.S. 18C-132 reads as rewritten:	
30	"§ 18C-132. Procedures for drawings and claiming prizes; payment of pri	zes protection
31	of information concerning certain prize winners.	zes, protection
32	(a) If a lottery game uses a daily or less frequent drawing of winn	ing numbers a
33	drawing among entries including second chance drawings where the value of	
34	thousand dollars (\$5,000) or more, or a drawing among finalists, all of the follo	-
35	shall be met:	wing conditions
36		
37	(2) The drawings shall be witnessed by an independent of	certified public
38	accountant or by an auditor employed by a certified public a	-
39	No advertising of a North Carolina game shall refer to	-
40	independent certified public accountant or auditor employed	
41	public accounting firm.	
42		
43	SECTION 5.2.(h) G.S. 18C-152 reads as rewritten:	
44	"§ 18C-152. Investigation of lottery potential contractors.	
45		
46	(c) For purposes of this subsection, the term "potential contractor" sl	hall include the
47	potential contractor and each of the persons applicable under subsection (b) of the	his section. At a
48	minimum, the potential contractor required to disclose information for a thorough	ugh background
49	investigation under G.S. 18C-151 shall do all of the following:	
50		

	General Assemb	oly Of North Carolina	Session 2013
1 2 3	(3)	Disclose all the states and jurisdictions in which t contracts to supply <u>gambling or gaming</u> goods or goods and services, and the nature of the goods or state or jurisdiction	services, including lottery
4		state or jurisdiction.	1
5	(4)	Disclose all the states and jurisdictions in which t	1
6		applied for, has sought renewal of, has receiv	
7		pending, or has had revoked a lottery lottery, gam	<u> </u>
8		permit of any kind or had fines or penalties asse	· •
9		contract, or operation and the disposition of su	ich in each such state or
10		jurisdiction. If any lottery lottery, gambling, or	gaming license, permit, or
11		contract has been revoked or has not been renew	wed or any lottery lottery,
12		gambling, or gaming license, permit, or applicatio	n has been either denied or
13		is pending and has remained pending for more t	
14		facts and circumstances underlying the failure to r	
15		disclosed.	
16			
17	<u>(6a)</u>	Disclose as to the potential contractor's demograp	phic data for its employees
18	<u>(00)</u>	broken down by the following categories: race, ag	·
19		<u>Commission may specify age bands and national specify age bands and specify age bands age bands and specify age bands age bage bands age bands age bands age bage bands age bands age</u>	•
20		disclosure report.	onancy groupings for the
20	(7)	If at least twenty five percent (25%) of twenty per	(20%) of the cost of a
22	(\prime)	potential contractor's contract is subcontracted, th	
		-	-
23		disclose all of the information required by this se	
24	"	as if the subcontractor were itself a potential contr	actor.
25		NON 52 (1) C S 19C 1(2) and a second distance	
26		TION 5.2.(i) G.S. 18C-162 reads as rewritten:	
27	-	ocation of revenues.	
28		commission shall allocate revenues to the North Car	•
29		and maximize the available revenues for education	purposes, and to the extent
30	practicable, shall	adhere to the following guidelines:	
31			
32	(3)	No more than eight percent (8%) of the total ann	
33		in this Chapter, shall be allocated for payment of	
34		Advertising expenses shall not exceed one percent	t t (1%)<u>two percent (2%)</u> of
35		the total annual revenues.	
36	"		
37	SECT	TION 5.2.(j) G.S. 18C-164(c) reads as rewritten:	
38	"(c) The C	eneral Assembly shall appropriate the remaining ne	et revenue of the Education
39	Lottery Fund an	nually in the Current Operations Appropriations	Act for education-related
40	purposes, based	upon estimates of lottery net revenue to the Educat	ion Lottery Fund provided
41	by the Office of	f State Budget and Management and the Fiscal	Research Division of the
42	Legislative Servi	ces Commission. A security interest shall not be gra	anted in funds appropriated
43	pursuant to this s	ubsection."	
44	-	TION 5.2.(k) Article 8 of Chapter 18C of the Gene	eral Statutes is amended by
45	adding a new sec		2
46	-	nue for civil actions.	
47		y civil action under this Chapter or for any civil act	ion under G.S. 75-1.1 for a
48		18C-130(e) shall be in Wake County."	
49		FION 5.2.(I) The provisions of subsection (k) of	this section do not affect
50	pending litigation		
51		FION 5.2.(m) G.S. 18C-172 is repealed.	
<u> </u>			

	General Assemb	oly Of North Carolina	Session 2013
1	SEC	FION 5.2.(n) Chapter 120 of the General Statutes is amended	d by adding a new
2	Article to read:		a oʻj uaanig u ne ((
3		"Article 34.	
4	"Joint I	Legislative Oversight Committee on the North Carolina State	Lottery.
5		eation and membership of the Joint Legislative Oversig	-
6		orth Carolina State Lottery.	
7		oint Legislative Oversight Committee on the North Carolin	a State Lottery is
8		Committee consists of 22 members as follows:	•
9	(1)	Eleven members of the Senate appointed by the Presiden	t Pro Tempore of
0		the Senate, at least three of whom are members of the mino	ority party; and
L	(2)	Eleven members of the House of Representatives appointed	ed by the Speaker
2		of the House of Representatives, at least three of whom an	
		minority party.	
	(b) Term	s on the Committee are for two years and begin on the	convening of the
	General Assemb	ly in each odd-numbered year. Members may complete a t	erm of service on
	the Committee e	ven if they do not seek reelection or are not reelected to the C	General Assembly,
		or removal from service in the General Assembly constitu	
	removal from ser	vice on the Committee.	-
	<u>(c)</u> <u>A me</u>	mber continues to serve until a successor is appointed. A	vacancy shall be
	filled within 30 c	lays by the officer who made the original appointment.	-
	" <u>§ 120-296. Pur</u>	pose and powers of Committee.	
	<u>(a)</u> The J	oint Legislative Oversight Committee on the North Carol	lina State Lottery
	shall examine, o	n a continuing basis, the operations of the North Carolina S	State Lottery. The
	Committee shall	make ongoing recommendations to the General Assembly or	n ways to improve
	the operations a	nd success of the lottery. The Committee shall do all of	the following in
	conducting its ex	amination of the North Carolina State Lottery:	
	<u>(1)</u>	Examine the administration, budgeting, and policies of the	lottery.
	<u>(2)</u>	Assess the lottery's efficiency and effectiveness.	
	<u>(3)</u>	Review other state lottery policies and procedures to ident	
		and options for maximizing the transfer of lottery funds	to the Education
		Lottery Fund.	
	<u>(4)</u>	Study any other matters that the Committee considers nece	essary to fulfill its
		mandate.	
		anization of Committee.	
		President Pro Tempore of the Senate and the Speaker	
		shall each designate a cochair of the Joint Legislative Oversi	-
		ha State Lottery. The Committee shall meet upon the joint cal	
		orum of the Committee is five members. No action may be	· · ·
	• •	a meeting at which a quorum is present. While in the disch	-
		nmittee has the powers of a joint committee under	G.S. 120-19 and
		rough G.S. 120-19.4.	_
		bers of the Committee shall receive subsistence and tr	-
	-	120-3.1. The Committee may contract for consultants or 1	1 1
		G.S. 120-32.02. The Legislative Services Commission, throu	
		shall assign professional staff to assist the Committee in it	-
		egislative Services Commission, the Directors of Legislative	
		e House of Representatives shall assign clerical staff to the	e Committee. The
		ical employees shall be borne by the Committee.	
		Committee cochairs may establish subcommittees for the purp	
		to services provided by particular divisions within the	e State's general
	government depa	arunents.	

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1	" <u>§ 120-298. Reports to Committee.</u>
2	Whenever the North Carolina State Lottery is required by law to report to the General
3	Assembly or to any of its permanent committees or subcommittees on matters affecting the
4	lottery, it shall transmit a copy of the report to the cochairs of the Joint Legislative Oversight
5	Committee on the North Carolina State Lottery."
6	SECTION 5.2.(o) Subsection (c) of this section becomes effective June 30, 2014.
7	Subsection (j) of this section becomes effective July 1, 2014, and applies to debt authorized on
8	or after that date.
9	RADENIE GENERAL DROUGIONG
0	PART VI. GENERAL PROVISIONS
2	APPROPRIATE ENCUMBERED GRANT FUNDS THAT ARE RETURNED TO THE
3	STATE
4	SECTION 6.1. Section 5.1 of S.L. 2013-360 is amended by adding a new
5	subsection to read:
5	"SECTION 5.1.(f) Notwithstanding subsections (a) and (b) of this section, there is
7	appropriated from the General Fund for the 2014-2015 fiscal year an amount equal to the
3	amount of encumbered funds required to be spent in order to honor encumbrances of grant
, ,	funds in accordance with G.S. 143C-6-23(f2)."
)	
1	ESTABLISHING OR INCREASING FEES UNDER THIS ACT
2	SECTION 6.2.(a) Notwithstanding G.S. 12-3.1, an agency is not required to
3	consult with the Joint Legislative Commission on Governmental Operations prior to
Ļ	establishing or increasing a fee to the level authorized or anticipated in this act.
	SECTION 6.2.(b) Notwithstanding G.S. 150B-21.1A(a), an agency may adopt an
;	emergency rule in accordance with G.S. 150B-21.1A to establish or increase a fee as authorized
,	by this act if the adoption of a rule would otherwise be required under Article 2A of Chapter
3	150B of the General Statutes.
	EXPENDITURES OF FUNDS IN RESERVES LIMITED
	SECTION 6.3. All funds appropriated by this act into reserves may be expended
	only for the purposes for which the reserves were established.
	STATUTORY CHANGES RELATED TO THE DISPOSITION OF SETTLEMENT
	FUNDS
	SECTION 6.6.(a) Article 1 of Chapter 114 of the General Statutes is amended by
,	adding a new section to read:
3	"§ 114-2.4A. Disposition of funds received by the State or a State agency from a
)	settlement or other final order or judgment of the court.
)	(a) Definition. – For purposes of this section, the term "settlement" means an agreement
	entered into by the State or a State agency, with or without a court's participation, that ends (i) a
2	dispute, lawsuit, or part of the dispute or lawsuit or (ii) the involvement of the State or State
3	agency in the dispute, lawsuit, or part of the dispute or lawsuit. This term includes settlement
ŀ	agreements, stipulation agreements, consent judgments, and consent decrees.
	(b) <u>Prohibition. – The following restrictions shall apply:</u>
	(1) Funds received by the State or a State agency from a settlement or other final
7	order or judgment of the court shall not be transferred or expended pursuant
8	to G.S. 143C-6-4 and shall remain unexpended until the funds are
)	appropriated by the General Assembly.
)	(2) <u>The Attorney General, any subordinate who has been delegated the authority</u>
1	to negotiate or approve a settlement, and any private counsel retained to

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1	represent a State agency shall have no authority to include or agree to terms
2	or conditions in any settlement that authorizes the expenditure, transfer, or
3	award of funds to any person or entity other than (i) a party to the dispute or
4	lawsuit or (ii) a consumer entitled to a refund or the recovery of damages.
5	(c) Exception. – This section does not apply to funds received by the Department of
6	Health and Human Services to the extent those funds represent the recovery of previously
7	expended Medicaid funds.
8	(d) <u>Recommendation. – The Attorney General may provide a nonbinding written</u>
9	recommendation to the chairs of the Senate and House Appropriations Committees for their
10	consideration as to what purpose the funds subject to the prohibitions in subsection (b) of this
11	section should be appropriated for.
12	(e) <u>Overrealized Receipts. – Any provision of law authorizing the expenditure of</u>
13	overrealized receipts shall not apply to the funds referred to in subdivision (1) of subsection (b)
14	of this section unless the language of the law specifically references this section or specifically
15	references funds received by the State or a State agency from a settlement or other final order
16	or judgment of the court.
17	(f) <u>Required Disposition. – If the terms of a federal grant, another provision of State or</u>
18	federal law, or the State Constitution require a specific disposition of funds received from a
19	settlement or other final order or judgment of the court, nothing in this section shall be
20	construed to supersede, or authorize a deviation from, that specific disposition. Furthermore,
21	nothing in this subsection shall be construed to abrogate the requirement that funds drawn from
22	the State treasury be in consequence of appropriations made by law.
23	(g) <u>Required Submission. – In addition to any other report or filing that may be required</u>
24	by law, and unless the settlement is sealed pursuant to a written order of the court in accordance
25	with G.S. 132-1.3 or federal law, the Attorney General's Office shall submit a copy to the
26	Legislative Library of any settlement or other final order or judgment of the court in which the
27	State or a State agency receives funds. The submission required by this subsection shall be
28	made within 60 days of the date (i) the settlement is entered into or (ii) the final order or
29	judgment of the court is entered. Any information deemed confidential by State or federal law
30	shall be redacted from the copy of the settlement or other final order or judgment of the court
31	prior to submitting it to the Legislative Library."
32	SECTION 6.6.(b) This section is effective July 1, 2014, and applies to settlements
33	entered into on or after that date and other final orders or judgments of the court entered on or
34 25	after that date.
35	ODDED OF ADDDODDATIONS DILLS
36	ORDER OF APPROPRIATIONS BILLS SECTION 6.8. G.S. 143C-5-2 reads as rewritten:
37 38	"§ 143C-5-2. Order of appropriations bills.
30 39	(a) Each house of the General Assembly shall first pass its version of the Current
39 40	Operations Appropriations Act on third reading and order it sent to the other chamber before
40 41	placing any other appropriations bill on the calendar for second reading. This section does not
41	apply to the following bills:
43	(1) An appropriations bill to respond to an emergency as defined by
43 44	G.S. 166A-19.3.
45	(2) An appropriations bill making adjustments to the current year budget.
46	(3) An appropriations bill authorizing continued operations at current funding
47	levels.
48	(b) The provisions of subsection (a) of this section shall apply to each fiscal year of the
49	biennium."
50	

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1 2	REPORTING ON AGENCY REORGANIZATIONS AND MOVEMENTS OF POSITIONS
3	SECTION 6.10. Article 6 of Chapter 143C of the General Statutes is amended by
4	adding a new section to read:
5	"§ 143C-6-12. Quarterly report on State agency reorganizations and movements of
6	positions.
7	The Office of State Budget and Management shall report quarterly to the Joint Legislative
8	Commission on Governmental Operations and the appropriate Joint Legislative Oversight
9	Committee on reorganizations of State agencies and movements of State agency positions.
0	Each report submitted pursuant to this section shall include all of the following information for
.1	the previous quarter:
2	(1) <u>A list of all reorganizations within State agencies or between State agencies.</u>
3	(2) <u>A list of all positions moved within a State agency or between State</u>
4	agencies.
5	(3) <u>A statement of the purpose of each reorganization and position movement</u>
.6	undertaken and of the legal authority under which each reorganization and
7	position movement was made."
8	
9	CONTINGENCY AND EMERGENCY FUND
0	SECTION 6.12. Section 6.1 of S.L. 2013-360 reads as rewritten:
1	"SECTION 6.1. For the 2013-2015 fiscal biennium and notwithstanding the provisions of
2	G.S. 143C-4-4(b), funds appropriated to the Contingency and Emergency Fund may be used
3	only for expenditures required (i) by a court or Industrial Commission order or order, (ii) to
4	respond to events as authorized under G.S. 166A-19.40(a) of the North Carolina Emergency
5	Management Act. Act, or (iii) for litigation expenses incurred by State agencies in defense of
6	the State during the 2014-2015 fiscal year, in an amount not to exceed seven hundred fifty
7	thousand dollars (\$750,000), as approved by the Office of State Budget and Management.
8	These funds shall not be used for other statutorily authorized purposes or for any other
9 0	contingencies and emergencies."
1	DEPARTMENT OF ADMINISTRATION/EUGENICS PROGRAM AMENDMENTS
2	SECTION 6.13.(a) G.S. 143B-426.51 reads as rewritten:
2 3	"§ 143B-426.51. Compensation payments.
4	(a) A claimant determined to be a qualified recipient under this Part shall receive
5	lump sum compensation in the amount determined by this subsection from funds appropriated
6	to the Department of State Treasurer for these purposes. Except as provided by the succeeding
7	sentence, the amount of compensation for each qualified recipient is the sum of ten million
, 8	dollars (\$10,000,000) divided by the total number of qualified recipients, and all such payments
9	shall be made on June 30, 2015. The State Treasurer shall reduce the ten million dollars
0	(\$10,000,000) by holding out a pro-rata amount per claimant for any cases in which there has
1	not been a final determination of the claim on June 30, 2015. Payments made to persons
2	determined to be qualified claimants after that date shall be made upon such determination, and
3	if after final adjudication of all claims there remains a balance from the funds held out, they
4	shall be paid pro-rata to all qualified claimants. A qualified recipient shall receive compensation
5	in the form of two payments. The initial payment and largest payment shall be made in October
6	2014. A second and final payment shall be made after the exhaustion of all appeals arising from
.7	the denial of eligibility for compensation under this Part.
, 8	The initial payment to each qualified recipient will be calculated by adding together the
9	number of qualified recipients as of October 1, 2014, and the number of claims outstanding that
0	are pending, then dividing that total number into the sum of ten million dollars (\$10,000,000).
1	The initial payment checks shall be remitted by October 31, 2014.

The final payment calculation will be made by taking the balance of compensation funds 1 2 remaining after the exhaustion of appeals and dividing that sum equally between the number of qualified recipients determined finally to be eligible to receive compensation. The final 3 payment checks shall be remitted within 90 days of the exhaustion of the last appeal. Any 4 qualified claimant who was successful on appeal and who did not receive an initial payment 5 shall be paid an amount equal to the initial payment amount, plus the amount from the final 6 payment calculation. 7 8 The State Controller and the State Treasurer shall collaborate to facilitate the administration of this section so as to effectuate the compensation of qualified recipients as soon as 9 practicable. 10 (b) If any claimant shall die during the pendency of a claim, or after being determined 11 to be a qualified recipient, any payment shall be made to the estate of the decedent. 12 A qualified recipient may assign compensation received pursuant to subsection (a) 13 (c) of this section to a trust established for the benefit of the qualified recipient. 14 It is the public policy of this State that funds awarded for the compensation of 15 (d)sterilization victims under this Part may be used only for the purpose of benefiting victims and 16 shall not be used to pay attorneys' fees arising from representation at the Office of Justice for 17 Sterilization Victims, before the Industrial Commission, or on appeal. The General Assembly 18 finds that gualified recipients have suffered a unique harm that calls for a unique remedy and 19 that there are sufficient sources of assistance and pro bono legal representation available to 20 protect their interests. Therefore, any agreement for the acceptance of attorneys' fees is null and 21 void unless counsel has sought and received an opinion from the North Carolina State Bar that 22 the fee arrangement is reasonable under the Rules of Professional Conduct. 23 24 (e) By December 1, 2014, the Office shall submit all remaining claim forms to the Industrial Commission for appropriate disposition in accordance with this Part." 25 26 **SECTION 6.13.(b)** G.S. 143B-426.52(a) reads as rewritten: "(a) An individual shall be entitled to compensation as provided for in this Part if a claim 27 28 is submitted on behalf of that individual in accordance with this Part. Part, or is mailed and postmarked, on or before June 30, 2014, and that individual is subsequently determined by a 29 30 preponderance of the evidence to be a qualified recipient, except that any competent adult who gave consent is not a qualified recipient unless that individual can show by a preponderance of 31 the evidence that the consent was not informed." 32 **SECTION 6.13.(c)** G.S. 143B-426.53(i) is repealed. 33 **SECTION 6.13.(d)** G.S. 105-153.5(b)(9) is repealed. 34 SECTION 6.13.(e) Section 6.18(f) of S.L. 2013-360 reads as rewritten: 35 "SECTION 6.18.(f) Of the funds appropriated to the Eugenics Sterilization Compensation 36 Fund, the sum of one hundred twenty-three thousand seven hundred forty-eight dollars 37 (\$123,748) shall be transferred Of the funds appropriated to the Office of Justice for 38 Sterilization Victims to pay the continued operations of the Justice for Sterilization Victims 39 Foundation Victims, the sum of one hundred thirty thousand dollars (\$130,000) is appropriated 40 to the Department of Administration for the 2013-2014 fiscal vear.year to pay the costs of 41 administering the compensation program for sterilization victims." 42 **SECTION 6.13.(f)** Of the funds appropriated from the General Fund to the Office 43 of Justice for Sterilization Victims, Department of Administration, the sum of one hundred 44 thirty thousand dollars (\$130,000) shall be used for the 2014-2015 fiscal year to pay the costs 45 of administering the compensation program for sterilization victims. 46 SECTION 6.13.(g) Section 6.18(g) of S.L. 2013-360 reads as rewritten: 47 "SECTION 6.18.(g) Subsection (b) of this section becomes effective for taxable years 48 beginning on or after January 1, 2015. Subsections (e) and (g) of this section are effective when 49 this act becomes law. The remainder of this section becomes effective July 1, 2013. Except for 50 the provisions of subsections (b) and (c) of this section, and the final adjudication of any claims 51

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under subsection (a) of this section that are pending or		1
30, 2015. June 30, 2015, and the Office of Justice for Sterilization Victims is abolished."		
SECTION 6.13.(h) G.S. 108A-70.5 is an	mended by addi	ing a new subsection to
read:		
"(f) With regard to any recipient who has recei		-
Article 9 of Chapter 143B of the General Statutes, the	-	
ny recovery it seeks from the deceased recipient's es		section by the amount of
he resource disregard provided for in G.S. 143B-426.5	<u>6(b)(1).</u> "	
PART VII. INFORMATION TECHNOLOGY		
NFORMATION TECHNOLOGY FUND		
SECTION 7.1. Section 7.1 of S.L. 2013-30	50 reads as rewr	itten
"SECTION 7.1. The availability used to support		
Information Technology Fund established in G.S. 147-		
	FY 2013-2	
General Fund Appropriation for IT Fund	\$6,053,142	\$6,055,342 \$7,608,142
General Fund Appropriation for	1 - 7 7	<u> </u>
Government Data Analytics Center	\$3,000,000	\$4,417,515 \$6,417,515
Criminal Justice Law Enforcement Automated		· , , <u>· , ,</u>
(CJLEADS)	•	<u>\$1,129,488</u>
Interest	\$2,200	\$2,200
IT Fund Balance, June 30	\$0	\$0 <u>\$2,200</u>
otal Funds Available		<u>\$10,475,057<u></u>\$15,159,545</u>
Appropriations are made from the Information Te	chnology Fund	for the 2013-2015 fiscal
biennium as follows:		
Information Technology Operations		
Criminal Justice Information Network	\$189,563	\$189,563
Center for Geographic Information and Analysis	\$495,338	\$495,338<u></u>\$495,338
Enterprise Security Risk Management	\$864,148	\$864,148
Enterprise Project Management Office	\$1,473,285	\$1,473,285
Architecture and Engineering	\$851,986	\$851,986
State Web SitePortal	\$224,741	<u>\$224,741</u> <u>\$224,741</u>
Enterprise Licenses	\$33,000	\$33,000
Longitudinal Data Board	Φ.4.100.0.51	<u>\$5,000</u>
Subtotal Information Technology Operations	\$4,132,061	\$4,132,061 <u>\$4,137,061</u>
nformation Technology Projects	#2 000 000	
Government Data Analytics Center	\$3,000,000	\$4,417,515 <u>\$6,417,515</u>
<u>CJLEADS</u>	¢1 001 001	<u>\$1,129,488</u> \$1,021,081
IT Consolidation	\$1,021,081	\$1,021,081
Electronic Forms/Digital Signatures	\$900,000	\$900,000 <u>\$450,000</u> \$2,000,000
Enterprise Resource Planning	¢1001001	<u>\$2,000,000</u>
Subtotal Information Technology Projects	\$4,921,081	\$6,338,596 <u>\$9,018,084</u>
Total	\$0.052.142	\$10 170 657\$15 155 115
Total	\$ 7,033,14 2	\$10,470,657<u>\$</u>15,155,145
Unless a shange is approved by the	State Chief In	formation Officer ofter
Unless a change is approved by the consultation with the Office of State Budget and N		

Information Technology Fund shall be spent only as specified in this section. Changes shall not 1 result in any degradation to the information technology operations or projects listed in this 2 section for which the funds were originally appropriated. 3 Any changes to the specified uses shall be reported immediately in writing to the 4 5 Chairs of the Joint Legislative Oversight Committee on Information Technology, the Chair and Cochair of the House Appropriations Subcommittee on Information Technology, and the Fiscal 6 Research Division. 7 8 Funding appropriated to the IT Fund for Enterprise Resource Planning (ERP) shall be used by the State Chief Information Officer, in conjunction with the NC Government 9 Efficiency and Reform Initiative (NC GEAR) and the State Controller, to develop a strategic 10 implementation plan for a Statewide Enterprise Resource Planning System. The plan shall be 11 submitted to the Joint Legislative Oversight Committee on Information Technology by January 12 31, 2015." 13 14 **INFORMATION TECHNOLOGY INTERNAL SERVICE FUND/RATE SETTING** 15 SECTION 7.2. Section 7.2 of S.L. 2013-360 reads as rewritten: 16 "... 17 "SECTION 7.2.(b) IT Internal Service Fund. - For each year of the 2013-2015 fiscal 18 biennium, the 2014-2015 fiscal year, receipts for the IT Internal Service Fund shall not exceed 19 20 one hundred ninety million dollars (\$190,000,000), excluding a 60-day balance for 21 contingencies. Rates approved by the Office of State Budget and Management (OSBM) to 22 support the IT Internal Service Fund shall be based on this fund limit. In the event the Fund exceeds the required limit, rates shall be adjusted within 30 days. In the event that an increase 23 24 in receipts for the IT Internal Service Fund is required, the Office of Information Technology 25 services may only implement the increase after consultation with the Joint Legislative 26 Commission on Governmental Operations. 27 "SECTION 7.2.(c) Rate Setting. – By October 31, 2013, October 31, 2014, the State Chief 28 Information Officer shall establish consistent, fully transparent, easily understandable rates that reflect industry standards for each service for which any agency is charged. A report explaining 29 30 the rate structure shall be submitted to the Joint Legislative Commission on Governmental Operations, the Chairs of the Joint Legislative Oversight Committee on Information 31 Technology, the House Appropriations Subcommittee on Information Technology, and the 32 Fiscal Research Division. An interim report shall be submitted by July 30, 2013. Overhead 33 charges to agencies shall be consistently applied and shall reflect industry standards for the 34 35 particular service. Rate increases shall require the approval of OSBM and consultation with the Joint Legislative Commission on Governmental Operations. Rate reductions may be 36 37 implemented following notification of OSBM. "SECTION 7.2.(c1) By October 31, 2014, the State Chief Information Officer shall 38 establish rates for use of the Criminal Justice Law Enforcement Automated Data System 39 (CJLEADS) by federal and private entities and users outside the State. These rates shall be 40 reported to the Joint Legislative Oversight Committee on Information Technology. 41 " 42 43 **INFORMATION TECHNOLOGY RESERVE FUND** 44 SECTION 7.3. Section 7.3 of S.L. 2013-360 reads as rewritten: 45 "SECTION 7.3.(a) Funds in the Information Technology (IT) Reserve Fund for the 46 2013-2014 fiscal year consist of the sum of twenty-eight million dollars (\$28,000,000) 47 appropriated from the General Fund. Funds in the IT Reserve Fund for the 2014-2015 fiscal 48 year consist of the sum of twenty-one million two hundred forty thousand sixty-seven dollars 49 (\$21,240,067) appropriated from the General Fund. 50

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1	"SECTION 7.3.(b) The IT Reserve Fund sha	ll be established in the (Office of the State
2	Chief Information Officer (CIO). It shall be interest	t-bearing and nonreverti	ng. The State CIO
3	shall follow established procedures for project appr		made from the IT
4	Reserve Fund for the 2013-2015 fiscal biennium as	follows:	
5		FY 2013-2014	FY 2014-2015
6	Prepare/Focus	\$ 250,000	\$ 0
7	Plan	1,570,806	2,239,512
8	Build		882,254<u>1,507,353</u>
9	Remediation	1,100,000	600,000
10	Security	1,571,394	392,788
11	Network Simplification	0	4,832,485
12	Desktop Remediation		,300,000<u>6,</u>944,968
13	Desktop Software Licenses	4,015,000	
14	Operate	985,447	
15	Customer Data	0	<u>1,000,0000</u>
16	Secure Sign-On		, 350,000<u>2,237,515</u>
17	Innovation Center	0	0
18	"SECTION 7.3.(c) By September 15, 201		
19	Information Officer shall provide aupdate the time	1 0	
20	the IT Reserve Fund to the Joint Legislative Oversig		
21	the House Appropriations Subcommittee on Inform		
22	Division. The time line shall include the dates for c		
23	architecture, a new business case methodology,	-	1 0
24	management process. Not later than the dates s		
25	documents shall be submitted to the Joint Legisla	-	
26	Technology, the House Appropriations Subcomm	ittee on Information Te	chnology, and the
27	Fiscal Research Division.		
28	"SECTION 7.3.(d) Unless a change is approv	-	
29	after consultation with the Office of State Budget a		appropriated to the
30	IT Reserve Fund shall be spent only as specified in t	nis section.	
31		10	
32	INFORMATION TECHNOLOGY OPERATION		1
33	SECTION 7.4.(a) Section 7.4 of S.L	. 2013-360 is amended	by adding a new
34 25	subsection to read:	a anometand in multima ha	with a State Chief
35	" <u>SECTION 7.4.(a1)</u> Unless an exception i		
36	Information Officer, any new equipment purchase		
37	currently housed in State agency data centers and an		-
38	center capabilities for State agencies shall be insta		
39 40	Services data centers. Prior to purchasing any new		
40	with the Office of the State Chief Information		
41 42	<u>Technology Services to ensure ITS has the capabilit</u> SECTION 7.4.(b) Section 7.4(c) of S.L		
42 43	"SECTION 7.4.(c) Section 7.4(c) of S.L "SECTION 7.4.(c) Restructuring Plan. – The		
			1
44 45	review of the State's overall information technol existing exemptions and exceptions from unified		
45 46	analysis, the <u>The</u> State CIO shall develop a upd		
46 47	operations for the most effective and efficient utilization		
47 48	shall include identifying, documenting, and pro		
48 49	implementing the education and training requir	0	1 0
49 50	personnel including information technology cont		

the Office of the State CIO during the review and assessment phase of restructuring plan 1 development and (ii) provide to the State CIO all information needed to carry out the purposes 2 3 of this subsection. By May 1, 2014, December 1, 2014, the State CIO shall present the plan to 4 the Joint Legislative Oversight Committee on Information Technology, along with any 5 recommended legislative proposals for implementation to be considered for introduction during 6 the 2014 Regular Session of the 2013 General Assembly.to the 2015 General Assembly." 7 8 TAX INFORMATION MANAGEMENT SYSTEM CHANGES 9 **SECTION 7.5.(a)** The public-private partnerships previously initiated to develop and implement the Tax Information Management Systems (TIMS) are no longer authorized. 10 Effective July 1, 2014, all funding for the TIMS project must be appropriated by the General 11 12 Assembly to the Department of Revenue for each initiative comprising the project, including all funding generated by the benefits stream. 13 14 SECTION 7.5.(b) Section 7.17 of S.L. 2013-360, as amended by Section 2.1 of 15 S.L. 2013-363, reads as rewritten: 16 "SECTION 7.17.(a) Additional Public-Private Partnership. – The Secretary of Revenue may enter into an additional public-private arrangement in order to expand the implementation 17 18 of the Tax Information Management System (TIMS). All such arrangements will terminate 19 June 30, 2018. The public-private arrangement may include terms necessary to implement 20 additional revenue increasing or cost-savings components if all of the following conditions are met:January 31, 2014. 21 22 (1)The funding of the project under the arrangement comes from revenue generated by or cost-savings resulting from the project. 23 24 (2)The funding of the project is dependent on increased revenue or cost-savings 25 streams that are different from the existing benefits stream for the 26 implementation of TIMS. The project involves additional identified initiatives that will be integrated 27 (3)28 into the TIMS solution. "SECTION 7.17.(b) Contracts. Work under an additional public-private arrangement that 29 30 is authorized by this section may be contracted by requests for proposals, modifications to the existing contracts, purchases using existing contracts, or other related contract vehicles. 31 "SECTION 7.17.(c) Management/Performance Measurement. – The Secretary of Revenue 32 shall follow the existing model for public-private arrangement oversight and shall establish a 33 measurement process to determine the increased revenue or cost-savings attributed to the 34 35 additional public private arrangement contracts authorized by this section. To accomplish this, the Secretary shall consult subject matter experts in the Department of Revenue, in other 36 37 governmental units, and in the private sector, as necessary. At a minimum, the measurement 38 process shall include all of the following: Calculation of a revenue baseline against which the increased revenue 39 (1)40 attributable to the project is measured and a cost-basis baseline against which the cost-savings resulting from the project are measured. 41 Periodic evaluation to determine whether the baselines need to be modified (2)42 based on significant measurable changes in the economic environment. 43 Monthly calculation of increased revenue and cost-savings attributable to (3) 44 contracts executed under this section. 45 46 "SECTION 7.17.(d) Funding. - Of funds generated from increased revenues or cost savings, as compared to the baselines established by subdivision (1) of subsection (c) of 47 this section, in the General Fund, the Highway Fund, and that State portion of the Unauthorized 48 Substance Tax collections of the Special Revenue Fund, the sum of up to a total of sixteen 49 50 million dollars (\$16,000,000) may be authorized by the Office of State Budget and Management to make purchases related to the implementation of the additional public private 51

1	arrangement authorized by this section, including payments for services from non-State
2	entities.
2	" SECTION 7.17.(e) Internal Costs. For the 2013-2015 fiscal biennium the Department
4	of Revenue may retain an additional sum of eight million eight hundred seventy four thousand
5	three hundred nineteen dollars (\$8,874,319) from benefits generated for the General Fund since
6	the beginning of the public private partnership described under Section 6A.5(a) of S.L.
7	2011-145. The Department may use up to eleven million eight hundred seventy-four thousand
, 8	three hundred nineteen dollars (\$11,874,319) as payment of internal costs for the fiscal
9	biennium, and such funds are hereby appropriated for this purpose.
10	"SECTION 7.17.(f) Expert Counsel Required. – Notwithstanding G.S. 114-2.3, the
11	Department of Revenue shall engage the services of private counsel with the pertinent
12	information technology and computer law expertise to negotiate and review contracts
13	associated with an additional public-private arrangement authorized entered into under this
14	section.
15	" SECTION 7.17.(g) Oversight Committee. – The Oversight Committee established under
16	Section 6A.5(c) of S.L. 2011-145 shall have the same responsibilities and duties with respect to
17	an additional public-private arrangement authorized by this section as it does with respect to
18	public-private arrangements to implement TIMS and the additional Planning and Design
19	Project (PDP) components.
20	" SECTION 7.17.(h) Reporting. – Beginning August 1, 2013, and quarterly thereafter, the
21	Department of Revenue shall submit detailed written reports to the Chairs of the House of
22	Representatives Appropriations Committee, to the Chairs of the Senate Committee on
23	Appropriations/Base Budget, to the Joint Legislative Oversight Committee on Information
24	Technology, and to the Fiscal Research Division of the General Assembly. The report shall
25	include an explanation of all of the following:
26	(1) Details of each public-private contract.
27	(2) The benefits from each contract.
28	(3) A comprehensive forecast of the benefits of using public-private agreements
29	to implement TIMS, the additional PDP components, and additional
30	components authorized by this section, including cost-savings and the
31	acceleration of the project time line.
32	(4) Any issues associated with the operation of the public-private partnership.
33	"SECTION 7.17.(i) Information Technology Project Oversight. – In addition to the
34	oversight provided by the Oversight Committee established in Section 6A.5(c) of S.L.
35	2011-145, the additional public-private arrangement Contracts pertaining to TIMS as
36	authorized by this section shall be subject to existing State information technology project
37	oversight laws and statutes, and the project management shall comply with all statutory
38	requirements and other criteria established by the State Chief Information Officer and the
39	Office of State Budget and Management for information technology projects. The State Chief
40	Information Officer and the Office of State Budget and Management shall immediately report
41	any failure to do so to the Joint Legislative Oversight Committee on Information Technology,
42	the Chairs of the House of Representatives and Senate Committees on Appropriations, and the
	Fiscal Research Division.
43	"
43 44	SECTION 7.5.(c) Section 6A.5 of S.L. 2011-145, as amended by Section 6A.3(j)
43 44 45	
43 44 45 46	of S.L. 2012-142 and Section 7.17(j) of S.L. 2013-360, reads as rewritten:
43 44 45 46 47	of S.L. 2012-142 and Section 7.17(j) of S.L. 2013-360, reads as rewritten:
43 44 45 46	of S.L. 2012-142 and Section 7.17(j) of S.L. 2013-360, reads as rewritten:

1	executed under the	his section. This shall include (i) details of each public-private contract, (ii) the
2	benefits from e	ach contract, and (iii) a comprehensive forecast of the benefits of using
3	public-private ag	reements to implement TIMS and the additional PDP components, including
4		t process established for the Secretary of Revenue. The Oversight Committee
5	shall approve al	l of the fund transfers for this project. Within five days of entering into a
6	contract, the Dep	partment shall provide copies of each contract and all associated information to
7	-	tive Oversight Committee on Information Technology, the Chairs of the House
8	of Representativ	ves and Senate Committees on Appropriations, and the Fiscal Research
9	Division.	
10	The members	s of the Committee shall include the following:
11	(1)	The Director of the Office of State Budget and Management;
12	(2)	The Secretary of the Department of Revenue;
13	(3)	The State Chief Information Officer;
14	(4)	Two persons appointed by the Governor;
15	(5)	One member of the general public having expertise in information
16		technology appointed by the General Assembly upon the recommendation of
17		the Speaker of the House of Representatives; and
18	(6)	One member of the general public having expertise in economic and revenue
19	~ /	forecasting appointed by the General Assembly upon recommendation of the
20		President Pro Tempore of the Senate.
21	The State Bu	dget Director shall serve as chair of the Committee. The Committee shall set
22	its meeting sche	edule and adopt its rules of operation by majority vote. A majority of the
23	members consti	tutes a quorum. Vacancies shall be filled by the appointing authority.
24	Administrative s	upport staff shall be provided by the Department of Revenue. Members of the
25	Committee shall	receive reimbursements for subsistence and travel expenses as provided by
26	Chapter 138 of th	ne General Statutes. The Committee shall terminate on June 30, 2018.
27	The Departm	nent shall provide copies of the minutes of each meeting and all associated
28	information to t	he Joint Legislative Oversight Committee on Information Technology, the
29	Chairs of the He	ouse of Representatives Appropriations Committee, the Chairs of the Senate
30	Committee on A	ppropriations/Base Budget, and the Fiscal Research Division.
31	"SECTION	6A.5.(c1) The TIMS Oversight Committee created by Section 6A.5(c) of this
32	act shall do all of	
33	<u>(1)</u>	Approve and monitor management performance measures.
34	<u>(2)</u>	Approve project initiatives.
35	<u>(3)</u>	Approve project changes.
36	<u>(4)</u>	Provide project oversight.
37	<u>(5)</u>	Review funding requirements and project expenditures.
38	<u>(6)</u>	Provide TIMS project recommendations to the Department of Revenue and
39		the General Assembly.
40	<u>(7)</u>	Ensure Department of Revenue compliance with all applicable laws.
41		6A.5.(c2) Beginning August 1, 2014, and quarterly thereafter, the Department
42		submit detailed quarterly reports to the Joint Legislative Oversight Committee
43		Technology, the Chairs of the Senate Appropriations Committee on General
44		d Information Technology, the Chairs of the House Appropriations
45		n General Government, the Chair of the House Appropriations Subcommittee
46		Technology, and the Fiscal Research Division. At a minimum, the reports shall
47	include all of the	
48	<u>(1)</u>	Project status, to include any issues identified by the Enterprise Project
49		Management Office.
50	<u>(2)</u>	Comparison of project status to the time line, with an explanation of any
51		differences.

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1	(3)	Any changes in project cost.	
2	$\overline{(4)}$	Actual expenditures to date.	
3	$\overline{(5)}$	Any variances from projected expenditures and t	the reasons for the variance.
4	(6)	Any potential funding shortfalls and their impact	
5	$\frac{\overline{(7)}}{(7)}$	Any issues identified by the Department of Reve	
6		plan and a time line for resolving the issues.	
7	<u>(8)</u>	Impact of any issues identified on the project sch	<u>iedule.</u>
8	<u>(9)</u>	Impact of any issues identified on project cost.	
9	<u>(10)</u>	Any changes to the project scope.	
10	<u>(11)</u>	Any change requests submitted to project ve	endors and the cost of the
11		changes."	
12			
13		T DATA ANALYTICS CENTER/BUSINESS I TION 7.6.(a) G.S. 143B-426.38A reads as rewritted	
14 15		Government Data Analytics Center; State da	
16		Government Data Analytics. – The State shall in	
17		institutions a data integration and data-sharing ini	
18	1 ,	nal systems but is instead intended to leverage the	
19		tate business intelligence. For the purposes of thi	
20	intelligence (BI)	" means the process of collecting, organizing,	sharing and analyzing data
21		ed data management, reporting, visualization,	
22		and other useful information that will allow poli	•
23		ormed decisions. The term also includes:	<u> </u>
24	(1)	Broad master data management capabilities su	ch as data integration. data
25	<u></u>	quality and enrichment, data governance, and	
26		collect, reference, and categorize information fro	
27	(2)	Self-service query and reporting capabilities to p	-
28		actionable information to business users deli	•
29		interfaces, devices, or applications based or	n their specific roles and
30		responsibilities.	-
31	All State ager	ncy business intelligence requirements, including a	any planning or development
32	efforts associated	l with creating BI capability, shall be implement	ed through the GDAC. The
33	State Chief Infor	mation Officer shall ensure that State agencies	use the GDAC for agency
34	business intellige	nce requirements.	
35			
36		priations. – Of the funds appropriated to the Inf	
37		million dollars (\$3,000,000) for the 2013-2014 fis	
38		dred seventeen thousand five hundred fifteen of	
39		year shall be used to support the GDAC and NC	
40		on four hundred seventeen thousand five hundred	
41		each fiscal year of the 2013 2015 biennium for O	
42	•	of the funds generated by GDAC and NCFACTS	1 0
43		e sum of up to five million dollars (\$5,000,000) is	11 I
44		to include vendor payments. Prioritization for the	
45		e costs associated with GDAC first, then vendor	
46		year budgets for GDAC and NCFACTS shall b	e used solely to support the
47	continuation for t	hese priority project areas.	
48	 Str.07	TON 76 (b) Of the funde engranded to the Int	formation Tashnals are Free 1
49 50		TON 7.6.(b) Of the funds appropriated to the Inf million four hundred seventeen thousand fi	
50 51		the 2014-2015 fiscal year shall be used to support	

Of these funds, the sum of one million four hundred seventeen thousand five hundred fifteen ollars (\$1,417,515) shall be used in each fiscal year of the 2013-2015 fiscal biennium for Office of State Controller internal costs. An additional one million one hundred twenty-nine thousand four hundred eighty-eight dollars (\$1,129,488) for the 2014-2015 fiscal year shall be used to support the Criminal Justice Law Enforcement Automated Data System. VEHICLE MANAGEMENT SECTION 7.11.(a) Section 7.16(c) of S.L. 2013-360 reads as rewritten: "SECTION 7.16.(c) Until July 1 2015. December 31, 2015, no State or local governmental entity or officer may procure or operate an unmanned aircraft system or labout any person acquired through the operation of an unmanned aircraft system unless the State CIO approves an exception specifically granting disclosure, use, or purchase. Any exceptions to the prohibition in this subsection shall be reported immediately to the Joint Legislative Oversight Committee on Information Technology and the Fiscal Research Division. The following definitions apply in this section: (1) "Unmanned aircraft system" means an unmanned aircraft and associated elements, including communication links and components that control the unmanned aircraft system of lisclose personal information session of the 2013 General Assembly, then Section 7.16 of S.L. 2013-360 is meneded by ading the following me		General Assembly Of North Carolina	Session 2013
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11 personal information about any person acquired through the operation of an unmanned aircraft system unless the State CIO approves an exception specifically granting disclosure, use, or purchase. Any exceptions to the prohibition in this subsection shall be reported immediately to the Joint Legislative Oversight Committee on Information Technology and the Fiscal Research Division. The following definitions apply in this section: 11 (1) "Unmanned aircraft" means an aircraft that is operated without the possibility of human intervention from within or on the aircraft. 12 (2) "Unmanned aircraft system" means an unmanned aircraft and associated elements, including communication links and components that control the unmanned aircraft that are required for the pilot in command to operate safely and efficiently in the national airspace system." 12 SECTION 7.11.(b) If Section 7.16(o) of S.L. 2013-360 is areneded by adding the following new subsection: 13 "SECTION 7.16(g) Until December 31, 2015, no State or local governmental entity or officer may procure or operate an unmanned aircraft system or disclose personal information about any person acquired through the operation of an unmanned aircraft. system Unless the State CIO approves an exception specifically granting disclosure, use, or purchase. Any exceptions to the prohibition in this subsections. 11 "Unmanned aircraft" means an unmanned aircraft. 12 "Unmanned aircraft" means an unmanned aircraft. 13 (1) "Unmanned aircraft system or disclose personal information about any person acquired through the operation from within or on the aircra			
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49 <u>a.</u> <u>The total number of devices issued by each agency.</u>			rices within State
51 <u>c.</u> <u>The number and cost of new devices issued.</u>	51		

General Assem	bly Of North Carolina	Session 2013
	<u>d.</u> <u>The contracts used to obtain the devices.</u> "	
SEC	TION 7.12.(b) Section 7.18 of S.L. 2013-360 is repealed.	
STATE PORT		
	TION 7.13.(a) Section 7.22 of S.L. 2013-360 reads as rewri	
	7.22. The State Chief Information Officer (SCIO) shall electronic portal that makes obtaining information, of	
1	d communicating with State agencies more convenient for	Ū.
	IO shall report to the Joint Legislative Oversight Committ	
	the details of the plan prior to implementation. The plan shall	
following:	the dotains of the plan prior to imprementation. The plan shall	
(1)	A detailed description for development and implementation	on of the portal, to
(-)	include a list of anticipated applications to be implemented	-
	fiscal years of 2013-2017.	8
(2)	A description of how the portal will be implemented, in	cluding the use of
	outside vendors, detailed information on vendor participa	tion, and potentia
	costs.	_
(3)	Detailed information on the anticipated total cost of owned	
	and any applications proposed for implementation durin	
	years of 2013-2017, including the amount of any payme	
	any vendors supporting the project for each application a	and the portal as
	whole.	
(4)	A funding model that limits the costs to the State.	
(5)	If outsourced, a detailed, fully executable plan to return p	1
	the State, with associated costs and a detailed analysis tha	
	it is more cost effective to use a vendor than to develop internally.costs.	iop an application
(6)	A provision requiring that any fees to support the operation	ation of the ports
(0)	must be authorized by the General Assembly.State	
	Officer."	
Fund	ling appropriated to the IT Fund for Enterprise Resource Pla	anning (ERP) shal
	State Chief Information Officer, in conjunction with the	-
Efficiency and	Reform Initiative (NC GEAR) and the State Controller, to	develop a strategi
implementation	plan for a Statewide Enterprise Resource Planning System.	The plan shall b
	Joint Legislative Oversight Committee on Information Tech	nology by Januar
<u>31, 2015.</u> "		
	ON TECHNOLOGY SERVICES/EMPLOYEES EXE	MPTED FROM
	MAN RESOURCES ACT	division to read
	TION 7.17. G.S. 126-5(c1) is amended by adding a new sub ppt as to the provisions of Articles 6 and 7 of this Chapter, the	
Chapter shall no		e provisions of un
Chapter shan ne	appry to.	
(31)	Employees of the Office of Information Technology Se	rvices hired on o
<u>(51)</u>	after July 1, 2014."	rvices inied on o
	<u></u>	
ITS/BUDGET	AND REPORTING INFORMATION TECHNOLOGY E	XPENDITURES
	TION 7.18. The Office of the State Chief Information Office	
implementation	of a Budget and Reporting Information Technology Expe	enditures (BRITE
•	nber 15, 2014, the State Chief Information Officer shall n	-
Legislative Ove	rsight Committee on Information Technology and the Fiscal	Research Division

on the status of the implementation within the Office of Information Technology Services and
 the potential for expansion of the BRITE tool to other State agencies.

4 PART VIII. PUBLIC SCHOOLS

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FUNDS FOR CHILDREN WITH DISABILITIES

SECTION 8.1. The State Board of Education shall allocate additional funds for 7 8 children with disabilities on the basis of three thousand seven hundred sixty-eight dollars and 9 eleven cents (\$3,768.11) per child for the 2014-2015 fiscal year. Each local school administrative unit shall receive funds for the lesser of (i) all children who are identified as 10 children with disabilities or (ii) twelve and five-tenths percent (12.5%) of its 2014-2015 11 12 allocated average daily membership in the local school administrative unit. The dollar amounts allocated under this section for children with disabilities shall also adjust in accordance with 13 14 legislative salary increments, retirement rate adjustments, and health benefit adjustments for personnel who serve children with disabilities. 15

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FUNDS FOR ACADEMICALLY GIFTED CHILDREN

18 **SECTION 8.2.** The State Board of Education shall allocate additional funds for academically or intellectually gifted children on the basis of one thousand two hundred 19 20 thirty-nine dollars and sixty-five cents (\$1,239.65) per child for the 2014-2015 fiscal year. A 21 local school administrative unit shall receive funds for a maximum of four percent (4%) of its 22 2014-2015 allocated average daily membership, regardless of the number of children identified as academically or intellectually gifted in the unit. The dollar amounts allocated under this 23 24 section for academically or intellectually gifted children shall also adjust in accordance with legislative salary increments, retirement rate adjustments, and health benefit adjustments for 25 26 personnel who serve academically or intellectually gifted children.

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CERTAIN EDUCATION-BASED SALARY SUPPLEMENTS

SECTION 8.3. Section 8.22 of S.L. 2013-360 reads as rewritten:

30 "SECTION 8.22.SECTION 8.22.(a) Notwithstanding Section 35.11 of this act, no-only 31 the following teachers or and instructional support personnel, except for certified school nurses 32 and instructional support personnel in positions for which a master's degree is required for 33 licensure, personnel shall be paid on the "M" salary schedule or receive a salary supplement for 34 academic preparation at the six-year degree level or at the doctoral degree level for the 35 2014-2015 school year, unless they were paid on that salary schedule or received that salary 36 supplement prior to the 2014-2015 school year.year and subsequent school years:

	~ ~ P P P P	
37	<u>(1)</u>	Certified school nurses and instructional support personnel in positions for
38		which a master's degree is required for licensure.
39	<u>(2)</u>	Teachers and instructional support personnel who were paid on that salary
40		schedule or received that salary supplement prior to the 2014-2015 school
41		year.
42	<u>(3)</u>	Teachers and instructional support personnel who (i) complete a degree at
43		the master's, six-year, or doctoral degree level for which they completed at
44		least one course prior to July 1, 2013, and (ii) would have qualified for the
45		salary supplement pursuant to State Board of Education policy, TCP-A-006,
46		as it was in effect on June 30, 2013.
47	<u>(4)</u>	Teachers and instructional support personnel who do not qualify under
48		subdivisions (1), (2), and (3) of this subsection but who spend at least
49		seventy percent (70%) of their work time in either of the following:
50		a. Classroom instruction related to their graduate academic preparation
51		in their field or subject area within their area of licensure. Most of the

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teachers' remaining time shall be spent in one or more of the
following:
<u>1.</u> <u>Mentoring teachers.</u>
2. <u>Performing demonstration lessons for teachers.</u>
 <u>2.</u> Performing demonstration lessons for teachers. <u>3.</u> Writing curricula. 4. Developing and leading staff development programs for
4. Developing and leading staff development programs for
teachers.
b. Work within the employee's area of graduate academic preparation.
"SECTION 8.22.(b) Beginning with the 2014-2015 fiscal year and subsequent fiscal years
thereafter, for teachers who are paid on the "M" salary schedule under subdivision (4) of
subsection (a) of this section, determination of whether teachers and instructional support
personnel shall be paid on the "M" salary schedule or receive a salary supplement for academic
preparation shall take place on an annual basis. Teachers and instructional support personnel
may be moved off of the "M" salary schedule or discontinue receiving salary supplements if
they are not meeting the requirements of subdivision (4) of subsection (a) of this section in that
year.
"SECTION 8.22.(c) Unless an individual otherwise qualifies under subdivision (2) or (3)
of subsection (a) of this section, teachers and instructional support personnel who earn an
advanced degree in school administration shall not be paid on the "M" salary schedule or
receive a salary supplement for academic preparation unless they serve as an assistant principal
or principal."
FUNDS FOR SMALL COUNTY SCHOOL ADMINISTRATIVE UNITS
SECTION 8.4. Section 8.4 of S.L. 2013-360, as amended by Section 3.11 of S.L.
2013-363, reads as rewritten:
"SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING
"SECTION 8.4.(d) Allotment FormulaSchedule for the 2014-2015 Fiscal Year. – Except
as otherwise provided in subsection subsections (e) and (g) of this section, for the 2014-2015
fiscal year, each eligible county school administrative unit shall receive a dollar allotment equal
to the product of the following: according to the following schedule:
(1) A per student funding factor, equal to the product of the following:
a. One, minus the local school administrative unit's average daily
membership divided by the maximum small school system average
daily membership.
b. The maximum small school system dollars per student.
(2) The average daily membership of the eligible county school administrative
unit.
Allotted ADM Small County Allotment
$\frac{0.600}{(0.11,1,200)}$ $\frac{$1,710,000}{(0.11,1,200)}$
$\frac{601-1,300}{1,201,1,700}$ $\frac{$1,820,000}{1,540,700}$
1,301-1,700 $1,548,700$ $1,548,700$
1,701-2,000 $(1,600,000)$ $(1,600,000)$ $(1,600,000)$
2,001-2,300 $(1,560,000)$ $(1,470,000)$
$\frac{2,301-2,600}{2,601-2,000}$ $\frac{$1,470,000}{0.000}$
$\frac{2,601-2,800}{2,001-2,200}$ $\frac{$1,498,000}{0.000}$
<u>2,801-3,200</u> <u>\$ 1,548,000</u>
"SECTION 8.4.(e) Phase-Out Provisions for the 2014-2015 Fiscal Year. – If a local school
administrative unit becomes ineligible for funding under the formulaschedule in subsection (d)

administrative unit becomes ineligible for funding under the <u>formulaschedule</u> in subsection (d)
of this section in the 2014-2015 fiscal year, funding for that unit shall be phased out over a
five-year period. Funding for such local administrative units shall be reduced in equal

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1 2	increments in each of the five years after the local administrative unit be Funding shall be eliminated in the fifth fiscal year after the local administration	-
3	ineligible.	
4	Allotments for eligible local school administrative units shall not be reduced	ed by more than
5	twenty percent (20%) of the amount received in fiscal year 2013-2014 in any fi	•
6	"SECTION 8.4.(f) Maximum Allotments for the 2014 2015 Fiscal	
7	2014-2015 fiscal year, the maximum small school system dollars per stud	ent shall be two
8	thousand ninety-four dollars (\$2,094).	
9	"	
10	BUDGET REDUCTIONS/DEPARTMENT OF PUBLIC INSTRUCTION	
11 12	SECTION 8.6. Section 8.6 of S.L. 2013-360 reads as rewritten:	
12	"SECTION 8.6.(a) Notwithstanding G.S. 143C-6-4, the Department of F	Public Instruction
13 14	may, after consultation with the Office of State Budget and Managemen	
15	Research Division, reorganize, if necessary, to implement the budget reduction	
16	act. for the 2013-2015 fiscal biennium. Consultation shall occur prior to requ	
17	and personnel changes through the budget revision process. The Departmen	
18	current organization chart in the consultation process and shall report to the	
19	Commission on Governmental Operations on any reorganization.	some Legislative
20	"SECTION 8.6.(b) In implementing budget reductions for the 2014-201	5 fiscal year, the
21	Department of Public Instruction shall make no reduction to funding or position	
22	Carolina Center for Advancement of Teaching, the Eastern North Carolina Sch	
23	the North Carolina School for the Deaf, and the Governor Morehead School a	
24	reduction in funding to any of the following entities:	
25	(1) Communities in Schools of North Carolina, Inc.	
26	(2) <u>Teach for America, Inc.</u>	
27	(3) Beginnings For Parents of Children Who Are Deaf or Hard	of Hearing, Inc."
28		
29	CLARIFY CARRYFORWARD FOR READING CAMPS	
30	SECTION 8.7.(a) Section 8.16 of S.L. 2013-360 reads as rewritten	
31	"SECTION 8.16. Funds appropriated for the 2013-2015 fiscal biennium	
32	fiscal years for summer reading camps as defined in G.S. 115C-83.3(9) shall	
33	end of each fiscal year but shall remain available until expended.for expendit	ture until August
34	<u>31 of the subsequent fiscal year.</u> "	
35	SECTION 8.7.(b) If House Bill 230, 2013 Regular Session, be	
36	Section 8.16 of S.L. 2013-360, as amended by subsection (a) of this section, re	
37	"SECTION 8.16. Funds appropriated for the 2013-2015 fiscal biennium	-
38	fiscal years for summer-reading camps as defined in G.S. 115C-83.3(9) shall	
39 40	end of each fiscal year but shall remain available for expenditure until Augu	<u>st October</u> 51 of
40 41	the subsequent fiscal year." SECTION 8.7.(c) This section becomes effective June 30, 2014.	
41 42	SECTION 8.7.(c) This section becomes effective June 50, 2014.	
42 43	CARRYFORWARD FOR PANIC ALARM GRANTS	
45 44	SECTION 8.8.(a) Section 8.37 of S.L. 2013-360 is amended b	w adding a new
44 45	subsection to read:	by adding a new
46	"SECTION 8.37.(b1) Grants to local school administrative units shall not	revert at the end
47	of the fiscal year but shall remain available for expenditure until the end of	
48	fiscal year."	<u>i ale subsequent</u>
49	SECTION 8.8.(b) This section becomes effective June 30, 2014.	
50		

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1 2		O OF EDUCATION NOTIFICATION TO THE GENER	AL ASSEMBLY
3	SECT	TON 8.9. G.S. 115C-12 is amended by adding a new subdiv	ision to read:
4	"§ 115C-12. Pow	vers and duties of the Board generally.	
5	The general s	upervision and administration of the free public school syste	em shall be vested
6		d of Education. The State Board of Education shall established	
7	system of free pu	blic schools, subject to laws enacted by the General Asser	nbly. The powers
8		State Board of Education are defined as follows:	
9			
10	<u>(42)</u>	To notify the General Assembly of federal grant applicat	ions The State
11		Board of Education shall provide written notification	to the General
12		Assembly in accordance with G.S. 120-29.5 and to the	Fiscal Research
13		Division of its intent to apply for any federal grant prior	to submitting the
14		grant application. The notice shall include details about the	grant and a brief
15		summary of any anticipated policy implications of acceptin	g the grant."
16			
17	PROPERTY INS	SURANCE SYSTEM FOR CHARTER SCHOOLS	
18	SECT	TON 8.10. G.S. 115C-533 reads as rewritten:	
19	"§ 115C-533. Du	ity of State Board to operate insurance system.	
20	The State Bo	pard of Education shall have the duty to manage and ope	erate a system of
21		lic school property. The State Board may offer a system of p	property insurance
22	to any charter sch	ools approved pursuant to G.S. 115C-238.29D."	
23			
24	CLARIFY MIL	ITARY SERVICE CREDIT FOR NEWLY HIRED EDU	CATORS
25	SECT	TON 8.12. G.S. 115C-302.3(a) reads as rewritten:	
26	"(a) The S	tate Board of Education shall establish rules for awarding	credit for salary
27		ipals, assistant principals, and teachersteachers, who (i) ser	
28		ted States and who-States; (ii) have retired or who have recei	
29	0	arge; and (iii) have not been previously employed by a pub	lic school located
30		The rules shall include the following provisions:	
31	(1)	One full year of experience credit shall be awarded for each	•
32		relevant nonteaching work experience completed (i) while	•
33		duty in the Armed Forces of the United States and (ii) after earning a
34		bachelor's degree.	
35	(2)	One full year of experience credit shall be awarded for e	•
36		full-time relevant nonteaching work experience comple	
37		active duty in the Armed Forces of the United States and ((ii) before earning
38		a bachelor's degree.	
39	(3)	One full year of experience credit shall be awarded for ev	• •
40		full-time instructional or leadership duties while on active	• •
41		the Armed Forces of the United States, regardless of acad	lemic degree held
42		while in instruction or leadership roles."	
43			
44		ADVANCED PLACEMENT/INTERNATIONAL BAC	CALAUREATE
45	COURSES		
46		TON 8.17. Section 8.27(d) of S.L. 2013-360 reads as rewritt	
47		3.27.(d) Of the funds appropriated to the Department of Pul	
48		quirements of this section, ten million eight hundred thirty-	
49		our dollars (\$10,831,184) for the 2014-2015 fiscal year shall	
50	-	advanced courses and one million five hundred thousand do	
51	for each fiscal ye	ear shall be used by the North Carolina Advanced Placeme	ent Partnership to

carry out its responsibilities as set forth in this section. Funding appropriated for professional
 development may be used by the State Board of Education to contract with an independent

2 development may be used by the State Board of Education to contract with an independent3 evaluator to assess the implementation and impact of advanced course programs in North

4 Carolina. For the purposes of this section, the term "advanced courses" means an Advanced

5 Placement or International Baccalaureate Diploma Programme course.

- 6 <u>If the funds appropriated for the 2014-2015 fiscal year and subsequent fiscal years are</u> 7 insufficient, the Department of Public Instruction may use other funds within the State Public
- 8 <u>School Fund for these purpo</u>ses."
- 9

10 JLEOC STUDY OF NCVPS REVENUE

SECTION 8.18.(a) The Joint Legislative Education Oversight Committee shall 11 study the potential generation of revenue by the North Carolina Virtual Public School Program 12 (NCVPS) by selling virtual course seats in under-subscribed courses to out-of-state students, 13 selling training courses to in-State and out-of-state educators, and selling packages of 14 educational materials to out-of-state education entities. The Committee shall consider issues 15 related to authorizing NCVPS to expand as a for-profit online education provider, including 16 intellectual property barriers, the use of public-private partnerships for expansion of marketing 17 18 outside of the State, potential fiscal benefits to the State, concerns related to allowing NCVPS to enter the private commercial marketplace as an online education provider, and any other 19 20 issues the Committee deems relevant.

SECTION 8.18.(b) The Joint Legislative Education Oversight Committee shall report the results of the study required by subsection (a) of this section, including recommendations for any proposed legislative changes, to the General Assembly prior to the convening of the 2015 General Assembly.

25

26 **C**

COMPETITIVE GRANTS TO IMPROVE AFTER-SCHOOL SERVICES

SECTION 8.19.(a) Of the funds appropriated by this act for the At-Risk Student 27 28 Services Alternative School Allotment for the 2014-2015 fiscal year, the State Board of Education shall use five million dollars (\$5,000,000) for the After-School Quality Improvement 29 30 Grant Program administered by the Department of Public Instruction. It is the intent of the General Assembly to appropriate five million dollars (\$5,000,000) for this purpose in each year 31 of the 2015-2017 fiscal biennium. Of the funds appropriated for the program, the Department 32 of Public Instruction may use up to two hundred thousand dollars (\$200,000) for each fiscal 33 year to administer the program. 34

SECTION 8.19.(b) The purpose of the After-School Quality Improvement Grant
 Program is to pilot after-school learning programs for at-risk students that raise standards for
 student academic outcomes by focusing on the following:

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- (1) Use of an evidence-based model with a proven track record of success.
- (2) Inclusion of rigorous, quantitative performance measures to confirm their effectiveness during the grant cycle and at the end-of-grant cycle.
- (3) Full integration with State performance measures and student academic goals.
 - (4) Expansion for wider use in North Carolina.
 - (5) Prioritization of science, technology, engineering, and mathematics (STEM) learning opportunities.
- 46 (6) Expansion of student access to learning activities and academic support that
 47 strengthen student engagement and leverage community-based resources,
 48 which may include organizations that provide mentoring services and
 49 private-sector employer involvement.

50 **SECTION 8.19.(c)** Local school administrative units and nonprofits working in 51 collaboration with local school administrative units may participate in the program, as set forth

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1 2	in this section, and are eligible to receive two-year grants of up to five hundred thousand dollars (\$500,000) a year, based on the proposed number of students served, with an option for
3 4	a third year of funding. At least seventy percent (70%) of students served by the program must qualify for free or reduced-price meals.
5	Grants shall be matched on the basis of three dollars (\$3.00) in grant funds for every
6	one dollar (\$1.00) in nongrant funds. Matching funds shall not include other State funds.
7	Matching funds may include in-kind contributions.
8	SECTION 8.19.(d) Grant recipients shall report to the Department of Public
9	Instruction after the first year of funding on the progress of the grant, including alignment with
10	State academic standards, data collection for reporting student progress, and other measures,
11	before receiving funding for the next fiscal year. Grant recipients shall report after the second
12	year of funding on key performance data, including statewide test results, attendance rates, and
13	promotion rates. Grant allocations for the third year shall be based on student performance data.
14	SECTION 8.19.(e) The Department of Public Instruction shall provide interim
15	reports on the grant program to the Joint Legislative Education Oversight Committee by
16	September 15, 2015, and September 15, 2016, with a final report on the program by September
17	15, 2017. The final report shall include the final results of the program and recommendations
18	regarding effective after-school program models, standards, and performance measures based
19	on student performance and the experience of the grant recipients.
20	
21	SCHEMATIC DESIGNS/EMERGENCY ACCESS TO SCHOOLS
22	SECTION 8.20.(a) Section 8.39 of S.L. 2013-360 is repealed.
23	SECTION 8.20.(b) Article 8C of Chapter 115C of the General Statutes is amended
24	by adding new sections to read:
25	"§ 115C-105.53. Schematic diagrams and emergency access to school buildings for local
26	law enforcement agencies.
27	(a) Each local school administrative unit shall provide the following to local law
28	enforcement agencies: (i) schematic diagrams, including digital schematic diagrams, and (ii)
29	emergency access to key storage devices such as KNOX [®] boxes for all school buildings. Local
30	school administrative units shall provide updates of the schematic diagrams to local law
31	enforcement agencies when substantial modifications such as new facilities or modifications to
32	doors and windows are made to school buildings. Local school administrative units shall also be responsible for providing local law enforcement agencies with updated access to school
33 34	building key storage devices such as KNOX [®] boxes when changes are made to these boxes or
34 35	devices.
36	(b) The Department of Public Instruction, in consultation with the Department of Public
30 37	Safety, shall develop standards and guidelines for the preparation and content of schematic
38	diagrams and necessary updates. Local school administrative units may use these standards and
39	guidelines to assist in the preparation of their schematic diagrams.
40	(c) Schematic diagrams are not considered a public record as the term "public record" is
41	defined under G.S. 132-1 and shall not be subject to inspection and examination under
42	G.S. 132-6.
43	"§ 115C-105.54. Schematic diagrams and emergency response information provided to
44	Division of Emergency Management.
45	(a) Each local school administrative unit shall provide the following to the Division of
46	Emergency Management (Division) at the Department of Public Safety: (i) schematic diagrams,
47	including digital schematic diagrams, and (ii) emergency response information requested by the
48	Division for the School Risk Management Plan (SRMP) and the School Emergency Response
49	Plan (SERP). Local school administrative units shall also provide updated schematic diagrams
50	and emergency response information to the Division when such updates are made. The
51	Division shall ensure that the diagrams and emergency response information are securely stored

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Ĺ	and distri	buted	as prov	ided in	the SRMP and SERP to first responders	s, emergency personnel,
2	and school personnel and approved by the Department of Public Instruction.					
3	<u>(b)</u>				grams and emergency response informati	
ł	public rec	cord as	the terr	n "publ	lic record" is defined under G.S. 132-1 ar	nd shall not be subject to
					der G.S. 132-6."	
;) The schematic diagrams referenced in	n subsection (b) of this
	section sl				ocal law enforcement agencies and the	
			-		t of Public Safety by June 1, 2015.	
	NRDTS S	TIDDI	FMEN	т гоі	R INSTRUCTIONAL COACHES IN T	ΊΤΙ Ε Ι SCHOOI S
					G.S. 115C-296.2(b) reads as rewritten:	
	"(b)				sed in this subsection:	
	(0)					ted by a local board of
		(1)			Carolina public school" is a school opera	•
					he Department of Health and Human S	
					ection of the Department of Public S	-
					stice of the Department of Public Safet	
					ina; a school affiliated with The University	•
					hool approved by the State Board of Educ	cation.
		(2)	A "te		is a person who:	
			a.	Eithe		
				1.	Is certified to teach in North Carolina;	
				2.	Holds a certificate or license issued	-
					Education that meets the professional	license requirement for
					NBPTS certification; certification.	
			b.	Is a S	State-paid employee of a North Carolina	public school; school.
			c.	Is pa	aid on the teacher salary schedule; and sch	edule.
			d.	Spen	nds at least seventy percent (70%) of his of	or her work time:
				1.	In classroom instruction, if the empl	loyee is employed as a
					teacher. Most of the teacher's remaining	ng time shall be spent in
					one or more of the following: men	ntoring teachers, doing
					demonstration lessons for teache	ers, writing curricula,
					developing and leading staff deve	elopment programs for
					teachers; or	
				2.	In work within the employee's an	rea of certification or
					licensure, if the employee is employe	
					certification other than	direct classroom
					instruction.instruction; or	
				<u>3.</u>	As an instructional coach, as classifie	ed by the Department of
					Public Instruction, in a Title I sc	
					sub-sub-subdivision, a Title I schoo	
					under Part A of Title I of the Eler	
					Education Act of 1965, as amended."	
					<u>Endendin Fiet of 1700, us unionada.</u>	
	ILEOC S	STUD	V DIA	TNOST	FIC READING ASSESSMENTS FOR	READ TO ACHIEVE
	JELOCK) The Joint Legislative Education Ove	
	study the				ostic reading assessments required by th	-
	•			-	ions of the Read to Achieve Program. T	-
				-	options for formative and diagnostic re	•
					administrative units with additional fle	
					hieve, and if fewer assessment instrum	
	-				considering additional assessments, the	
	activities	could		. willen	considering additional assessments, the	Commute shall leview

1	the assessments to see if they could be used with the Education Value-Added Assessment
2	System (EVAAS) in analyzing student growth for the purposes of the teacher evaluation
3	instrument for kindergarten through second grade teachers. The Committee shall also identify
4	other assessments that may be used in analyzing student growth for the purposes of the teacher
5	evaluation instrument for kindergarten through second grade teachers. In identifying additional
6	options for both formative and diagnostic reading assessments, and other assessments for
7	analyzing student growth for the purposes of the teacher evaluation, the Committee shall
8	consider at least the following factors:
9	(1) The time required for conducting assessments.
10	(2) The level of integration of assessment results with instructional support for
11	teachers and students.
12	(3) The timeliness in reporting assessment results to teachers and administrators.
13	(4) The ability to provide timely and useful assessment results to parents and
14	guardians.
15	SECTION 8.22.(b) The Joint Legislative Education Oversight Committee shall
16	report the results of the study required by subsection (a) of this section to the General Assembly
17	prior to the convening of the 2015 General Assembly.
18	
19	SUPPLY OF EMERGENCY EPINEPHRINE AUTO-INJECTORS ON SCHOOL
20	PROPERTY
21	SECTION 8.23.(a) Article 25A of Chapter 115C of the General Statutes is
22	amended by adding a new section to read:
23	" <u>§ 115C-375.2A. School supply of epinephrine auto-injectors.</u>
24	(a) <u>A local board of education shall provide for a supply of emergency epinephrine</u>
25	auto-injectors on school property and at school-sponsored events on school grounds for use by
26	trained school personnel to provide emergency medical aid to persons suffering from an
27	anaphylactic reaction. Each school shall store in a secure but easily accessible location a
28	minimum of two epinephrine auto-injectors. For purposes of this section, "school property"
29	does not include transportation to or from school.
30	(b) For the purposes of this section and G.S. 115C-375.2, "epinephrine auto-injector"
31	means a disposable drug delivery system with a spring-activated, concealed needle that is
32	designed for emergency administration of epinephrine to provide rapid, convenient first aid for
33	persons suffering a potentially fatal reaction to anaphylaxis.
34	(c) The principal shall designate one or more school personnel, as part of the medical
35	care program under G.S. 115C-375.1, to receive initial training and annual retraining from a
36	school nurse or qualified representative of the local health department regarding the storage and
37	emergency use of an epinephrine auto-injector. Notwithstanding any other provision of law to
38	the contrary, the school nurse or other designated school personnel who has received training
39	under this subsection shall obtain a prescription for epinephrine auto-injectors from a
40	physician, physician assistant, or nurse practitioner of the local health department serving the
41	area in which the local school administrative unit is located.
42	(d) The principal shall collaborate with appropriate school personnel to develop an
43	emergency action plan for the use of epinephrine auto-injectors in an emergency. The plan shall
44	include at least the following components:
45	(1) <u>Standards and procedures for the storage and emergency use of epinephrine</u>
46	auto-injectors by trained school personnel.
47	(2) <u>Techniques for recognizing symptoms of anaphylaxis.</u>
48	(3) Emergency follow-up procedures, including calling emergency services and
49	contacting a student's parent and physician.
50	(4) Instruction and certification in cardiopulmonary resuscitation.

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1	(e) <u>A supply of emergency epinephrine auto-injectors provided in accordance with this</u>
2	section shall not be used as the sole medication supply for students known to have a medical
3	condition requiring the availability or use of an epinephrine auto-injector. Those students may
4	be authorized to possess and self-administer their asthma medication on school property under
5	G.S. 115C-375.2.
6	(f) <u>A local board of education, its members, employees, designees, agents, or</u>
7	volunteers, and a physician, physician assistant, or nurse practitioner of the local health
8	department shall not be liable in civil damages to any party for any act authorized by this
9	section or for any omission relating to that act unless that act or omission amounts to gross
10	negligence, wanton conduct, or intentional wrongdoing."
11	SECTION 8.23.(b) G.S. 115C-238.29F(a) reads as rewritten:
12	"(a) Health and Safety Standards. – A charter school shall meet the same health and
13	safety requirements required of a local school administrative unit. The Department of Public
14	Instruction shall ensure that charter schools provide parents and guardians with information
15	about meningococcal meningitis and influenza and their vaccines at the beginning of every
16	school year. This information shall include the causes, symptoms, and how meningococcal
17	meningitis and influenza are spread and the places where parents and guardians may obtain
18	additional information and vaccinations for their children.
19	The Department of Public Instruction shall also ensure that charter schools provide parents
20	and guardians with information about cervical cancer, cervical dysplasia, human
21	papillomavirus, and the vaccines available to prevent these diseases. This information shall be
22	provided at the beginning of the school year to parents of children entering grades five through
23	12. This information shall include the causes and symptoms of these diseases, how they are
24	transmitted, how they may be prevented by vaccination, including the benefits and possible
25	side effects of vaccination, and the places where parents and guardians may obtain additional
26	information and vaccinations for their children.
27	The Department of Public Instruction shall also ensure that charter schools provide students
28	in grades seven through 12 with information annually on the preventable risks for preterm birth
29	in subsequent pregnancies, including induced abortion, smoking, alcohol consumption, the use
30	of illicit drugs, and inadequate prenatal care.
31	The Department of Public Instruction shall also ensure that charter schools provide students
32	in grades nine through 12 with information annually on the manner in which a parent may
33	lawfully abandon a newborn baby with a responsible person, in accordance with G.S. 7B-500.
34 25	The Department of Public Instruction shall also ensure that the guidelines for individual dispetse are plane adapted by the State Board of Education under $C = 115C + 12(21)$ are
35	diabetes care plans adopted by the State Board of Education under G.S. 115C-12(31) are
36	implemented in charter schools in which students with diabetes are enrolled and that charter schools otherwise comply with the provisions of $C = 115C$ 275.2
37 38	schools otherwise comply with the provisions of G.S. 115C-375.3. <u>The Department of Public Instruction shall ensure that charter schools comply with</u>
30 39	G.S. 115C-375.2A. The board of directors of a charter school shall provide the school with a
39 40	supply of emergency epinephrine auto-injectors necessary to carry out the provisions of
40 41	G.S. 115C-375.2A."
41	SECTION 8.23.(c) G.S. 115C-238.66(7) reads as rewritten:
43	"(7) Health and safety. – The board of directors shall require that the regional
43 44	school meet the same health and safety standards required of a local school
45	administrative unit.
46	The Department of Public Instruction shall ensure that regional schools
47	comply with G.S. 115C-375.2A. The board of directors of a regional school
48	shall provide the school with a supply of emergency epinephrine
49	auto-injectors necessary to carry out the provisions of G.S. 115C-375.2A."
50	SECTION 8.23.(d) By September 1, 2014, the North Carolina Board of Pharmacy,
51	in consultation with the State Board of Education, shall adopt rules addressing the authorization

1	for school personnel to obtain a prescription for epinephrine for emergency health
2	circumstances in public schools in accordance with G.S. 115C-375.2A, as enacted by this
3	section.
4	SECTION 8.23.(e) Subsections (a) through (c) of this section become effective
5	October 1, 2014.
6	
7	PERMIT LOCAL BOARDS OF EDUCATION TO USE STATE FUNDS FOR
8	SUPPLEMENTAL SALARIES AND DIFFERENTIAL PAY FOR SCHOOL
9	PERSONNEL
10	SECTION 8.24. G.S. 115C-105.25 reads as rewritten:
11	"§ 115C-105.25. Budget flexibility.
12	(a) Consistent with improving student performance, a local board shall provide
13	maximum flexibility to schools in the use of funds to enable the schools to accomplish their
14	goals.
15	(a1) Except as otherwise provided in subsection (b) of this section, the State Board of
16	Education shall permit local boards of education to transfer, at the discretion of the local board,
17	any available State funds into an allotment category to provide supplemental salaries and
18	differential pay for school personnel.
19	
20	
21	OPPORTUNITY SCHOLARSHIP GRANT CLARIFICATIONS
22	SECTION 8.25.(a) G.S. 115C-562.2(a) reads as rewritten:
23	"(a) The Authority shall make available no later than February 1 annually applications to
24	eligible students for the award of scholarship grants to attend any nonpublic school.
25	Information about scholarship grants and the application process shall be made available on the
26	Authority's Web site. Beginning March 1, March 15, the Authority shall begin awarding
27	scholarship grants according to the following criteria:
28	(1) First priority shall be given to eligible students who received a scholarship
29	grant during the previous school year if those students have applied by
30	March 1.
31	"
32	SECTION 8.25.(b) G.S. 115C-562.2 is amended by adding a new subsection to
33	read:
34	"(e) Scholarship applications and personally identifiable information related to eligible
35	students receiving scholarship grants shall not be a public record under Chapter 132 of the
36	General Statutes. For the purposes of this section, personally identifiable information means
37	any information directly related to a student or members of a student's household, including the
38	name, birthdate, address, social security number, telephone number, e-mail address, financial
39	information, or any other information or identification number that would provide information
40	about a specific student or members of a specific student's household."
41	SECTION 8.25.(c) G.S. 115C-562.3(a) reads as rewritten:
42	"(a) The Authority may seek verification of information on any application for
43	scholarship grants from eligible students. The Authority shall select and verify a random
44	sample of no less than six percent (6%) of applications annually including those with
45	apparent errors on the face of the application. The Authority shall establish rules for the
46	verification process and may use the federal verification requirements process for free and
40 47	reduced-price lunch applications as guidance for those rules. If a household fails to cooperate
47	with verification efforts, the Authority shall revoke the award of the scholarship grant to the
40 49	eligible student."
49 50	SECTION 8.25.(d) G.S. 115C-562.5 is amended by adding a new subsection to
51	read:

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"(c1) A nonpublic school shall not discriminate with respect to the categories listed in 42
U.S.C. § 2000d, as that statute read on January 1, 2014."
SECTION 8.25.(d1) G.S. 115C-562.5(a)(2) reads as rewritten:
"(a) A nonpublic school that accepts eligible students receiving scholarship grants shall
comply with the following:
(2) <u>ConductProvide to the Authority a criminal background check conducted for</u>
the staff member with the highest decision-making authority, as defined by
the bylaws, articles of incorporation, or other governing document, to ensure
that person has not been convicted of any crime listed in G.S. 115C-332."
SECTION 8.25.(e) G.S. 115C-562.7(a) is repealed.
SECTION 8.25.(f) G.S. 115C-562.7(b) reads as rewritten:
"(b) The Authority shall report annually, no later than March April 1, to the Joint
Legislative Education Oversight Committee on the following:
"
SECTION 8.25.(g) Notwithstanding the requirements of G.S. 115C-562.2, as
amended by this section, no applications for the 2014-2015 school year shall be accepted by the
State Education Assistance Authority after February 25, 2014. To the extent the total
appropriation for scholarship grants is not awarded prior to the fall semester of the 2014-2015
school year, the State Education Assistance Authority may reopen applications for award of
scholarship grants for the spring semester of the 2014-2015 school year.
SECTION 8.25.(h) Notwithstanding the requirements of G.S. 115C-562.3, as
amended by this section, for applications received for the 2014-2015 school year, the State
Education Assistance Authority shall select and verify no less than three percent (3%) of
applications, including those with apparent errors on the face of the application.
SECTION 8.25.(i) Of the funds appropriated to the Board of Governors of The
University of North Carolina for the 2014-2015 fiscal year to award scholarship grants to eligible students in accordance with Section 8.29 of S.L. 2013-360 and the provisions of this
section, any unspent funds in the 2014-2015 fiscal year for this purpose shall revert to the
General Fund on June 30, 2015.
SECTION 8.25.(j) Subsection (b) of this section becomes effective July 1, 2013.
The remainder of this section is effective when it becomes law.
The follumer of this section is effective when it becomes haw.
INJURY PREVENTION AND RETURN-TO-WORK PROGRAMS
SECTION 8.26. G.S. 115C-12 is amended by adding a new subdivision to read:
"(42) To Ensure that Local Boards of Education Implement Injury Prevention and
Return-to-Work Programs. – The State Board of Education shall develop
policies and procedures to ensure that local boards of education implement
and comply with loss prevention and return-to-work programs based on
models adopted by the State Board. These models shall be designed to
reduce the number of injuries resulting in workers' compensation claims and
ensure injured employees with workers' compensation claims return to work
in accordance with current State Board of Education policy."
PARTICIPATION IN INVESTING IN INNOVATION GRANTS
SECTION 8.27. Section 8.25(b) of S.L. 2013-360 reads as rewritten:
"SECTION 8.25.(b) The federal Investing in Innovation Fund Grant: Validating Early
College Strategies for Traditional Comprehensive High Schools awarded to the North Carolina
New Schools Project for 2012-2017 requires students to enroll in a community college course
in the 10th grade. Notwithstanding any other provision of law, specified local school
administrative units may offer one community college course to participating sophomore (10th
(round a second s

grade) students. Participating local school administrative units are Alleghany, Beaufort, <u>Bladen</u>,
 Hertford, Jones, Madison, Martin, Richmond, Rutherford, Surry, Warren, Wilkes, and Yancey

3

County Schools."

4 5

DEPARTMENT OF PUBLIC INSTRUCTION RESPONSE TIME

6 **SECTION 8.28.** Staff at the Department of Public Instruction shall, whenever 7 practicable, respond to requests for information originating from the superintendent of a local 8 school administrative unit, the principal officer of a charter school, or the principal of a 9 regional school, or their designees, within three business days of receipt of the request. Absent 10 extraordinary circumstances, requests for information shall be reasonably and fully answered 11 within 14 business days following an initial response.

12

13 READ TO ACHIEVE STUDENT PORTFOLIOS

SECTION 8.29.(a) If House Bill 230, 2013 Regular Session, becomes law, then
 G.S. 115C-83.3(8), as amended by that act, reads as rewritten:

"Student reading portfolio" means a compilation of independently produced 16 "(8) student work selected by the student's teacher, beginning during the first half 17 18 of the school year, and signed by the teacher and principal, as an accurate picture of the student's reading ability. proficiency. The student reading 19 20 portfolio shall include an organized collection of evidence of the student's mastery of the State's reading standards that are assessed by the 21 State-approved standardized test of reading comprehension administered to 22 third grade students. reading proficiency. A single piece of evidence may be 23 24 used to show mastery of reading proficiency for up to two standards. For each benchmark, reading standard, there shall be three-two examples of 25 student work work, gathered over the course of the school year, 26 demonstrating mastery by a grade of seventy percent (70%) or above the 27 student's reading proficiency. If a student correctly responds to eighty 28 percent (80%) of the comprehension questions about one reading passage as 29 used as an initial work sample, then that one work sample shall suffice to 30 demonstrate student reading proficiency on the standards covered in that 31 sample. A student reading portfolio shall only be compiled with students 32 when it is determined that administration of a standardized test of reading 33 comprehension would likely not yield positive findings of a student's reading 34 proficiency." 35

36 SECTION 8.29.(b) If House Bill 230, 2013 Regular Session, becomes law, then
 37 G.S. 115C-83.7(b)(4), as amended by that act, reads as rewritten:

- Students who demonstrate, through a student reading portfolio, reading "(4) 38 proficiency appropriate for third grade students. Student reading portfolio 39 and review processes used by local school administrative units shall be 40 approved by the State Board of Education. A local school administrative unit 41 implementing the student reading portfolio process established by the State 42 Board of Education shall limit the use of this portfolio process only to a 43 student for whom it is appropriate as determined by the student's principal, 44 after consulting with the teacher and the student's parents, and shall 45 discontinue administration of the portfolio passages whenever a student is 46 not demonstrating reading proficiency." 47 SECTION 8.29.(c) If House Bill 230, 2013 Regular Session, becomes law, then
- 48 **SECTION 8.29.(c)** If House Bill 230, 2013 Regular Session, becomes law, then 49 G.S. 115C-83.3(2), as amended by that act, reads as rewritten:
- "(2) "Alternative assessment" means a valid and reliable standardized assessment
 of reading comprehension, approved by the State Board of Education, that is

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1	not the same test as the State-approved standardized test of reading
2	comprehension administered to third grade students. The State Board of
3	Education shall (i) provide several valid and reliable alternative assessments
4	to local school administrative units upon request, (ii) approve valid and
5	reliable alternative assessments submitted by local school administrative
6	units, and (iii) establish achievement level ranges for each approved
7	alternative assessment. The State Board of Education shall annually review
8	all alternative assessments to ensure ongoing relevance, validity, and
9	reliability. The State Board of Education shall complete the review and
10	approval process as provided in this subdivision by September 15 of each
11 12	year."
12	SECTION 8.29.(d) If House Bill 230, 2013 Regular Session, becomes law, then G.S. 115C-83.9(d), as amended by that act, reads as rewritten:
15 14	"(d) Teachers and principals shall provide opportunities opportunities, including, but not
14	limited to, information sessions, to discuss with parents and guardians the notifications listed in
16	this section. <u>Principals shall provide at least one information session within the first 30 days of</u>
17	school regarding the requirement for reading proficiency for third grade students."
18	<u></u>
19	SCHOOL PERFORMANCE SCORES AND GRADES
20	SECTION 8.30. If House Bill 230, 2013 Regular Session, becomes law, then
21	G.S. 115C-83.15(d), as amended by that act, reads as rewritten:
22	"(d) Calculation of the School Performance Scores and Grades. – The State Board of
23	Education shall use EVAAS to calculate the school performance score by adding the school
24	achievement score, as provided in subsection (b) of this section, and the school growth score, as
25	provided in subsection (c) of this section, earned by a school. The school achievement score
26	shall account for eighty percent (80%), twenty percent (20%), and the school growth score shall
27	account for twenty percent (20%)eighty percent (80%) of the total sum. If a school has met
28	expected growth and inclusion of the school's growth score reduces the school's performance
29	score and grade, a school may choose to use the school achievement score solely to calculate
30	the performance score and grade. For all schools, the total school performance score shall be
31	converted to a 100-point scale and used to determine a school performance grade based on the
32	following scale:
33	(1) A school performance score of at least $90-\underline{85}$ is equivalent to an overall
34 25	school performance grade of A.
35 36	(2) A school performance score of at least $\frac{80-70}{10}$ is equivalent to an overall school performance grade of B.
30 37	 (3) A school performance score of at least 70–55 is equivalent to an overall
38	(5) A school performance score of at least $\frac{70-55}{10}$ is equivalent to an overall school performance grade of C.
39	(4) A school performance score of at least $\frac{60-40}{10}$ is equivalent to an overall
40	school performance grade of D.
41	(5) A school performance score of less than $\frac{60-40}{20}$ points is equivalent to an
42	overall school performance grade of F."
43	
44	RURAL CHARTER SCHOOL DEVELOPMENT PILOT PROGRAM
45	SECTION 8.31.(a) Parents for Educational Freedom in North Carolina, Inc.,
46	(PEFNC) shall use up to three hundred thousand dollars (\$300,000) in nonrecurring funds made
47	available to it under this act for the 2014-2015 fiscal year to provide grant funding to
48	participants for the development of up to 12 charter schools in counties with currently less than
49	a sixty-five percent (65%) average passage rate on end-of-grade and end-of-course tests. State
50	funds shall only be used to provide grants to participants in the pilot program and shall not be
51	used by PEFNC for its overhead costs in administering the program.

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	SECT	TON 8.31.(b) PEFNC shall match State funds avai	ilable to it under this act on
the ba		dollar (\$1.00) in grant funds for every one dollar	
		shall not include other State funds. Matching fu	
	butions.		
••••••		TON 8.31.(c) PEFNC shall require that grant rec	vipients participating in the
pilot n		et at least all of the following conditions:	-provide the second sec
PHOP	(1)	The recipient is seeking approval by the State Boa	ard of Education to operate
	(1)	a charter school or is in the planning year r	
		operations.	lequired before beginning
	(2)	The charter school shall be located in a county	with less than a sixty-five
	(-)	percent (65%) average passage rate on end-of-grad	
	(3)	The recipient charter school shall be subject to a	
	(5)	Auditor.	addit oversight by the State
	SECT	TON 8.31.(d) PEFNC may provide grants of up	to one hundred thousand
dollars) to recipients for an initial planning year.	to one numered mousand
uonan	•	TON 8.31.(e) By March 15, 2015, and annually	v thereafter PEENC shall
submi		t Legislative Education Oversight Committee a re	•
		accounting of expenditures, and the status of grant	
phot p	nograiii, all	accounting of experiences, and the status of grant	recipients.
A NINI		RIBUTION OF SCHOOL BULLYING/CYBER	BUILT VINC POLICIES
AINING		TON 8.32.(a) G.S. 115C-407.16(d) reads as rewrite	
"(0		beginning of each school year, the principal sha	
`		unit's policy prohibiting bullying and harass	-
		b staff, students, and parents as defined in G.S. 1	
		hall appear in any school unit publication that set	
		, and standards of conduct for schools within the	
	-	l employee handbook."	ic school unit and in any
studen		TON 8.32.(b) This section applies beginning with t	the 2014-2015 school year
	SECI	101 0.52.(b) This section applies beginning with	une 2014-2015 sentoor year.
СГАБ	RIFY SCH	OOL COUNSELORS WORK DUTIES	
CLIM		ION 8.33.(a) G.S. 115C-316.1(b) reads as rewritte	en.
"(t		the remainder of their work time, counselors sha	
		g program support activities that consist of p	
		aboration, and training; and program manageme	
		am support activities do not include the coordinati	
		the remainder of their work time, school counse	
		tion of standardized testing."	iors may approx outer starr
•• I UI U		TON 8.33.(b) Section 8.35(b) of S.L. 2013-360 is a	repealed
	SECI	LOT 0.55.(b) Sector 0.55(b) 01 S.E. 2015-500 IS	repoulou.
FUNT)S FOR CI	HARTER SCHOOL CLOSURE	
LOUT		TON 8.34.(a) G.S. 115C-238.29F(i) is repealed.	
		TON 8.34.(b) Article 16 of Chapter 115C of the G	General Statutes is amended
hy add		section to read:	
•	-	. Dissolution of a charter school.	
<u>§ 115</u> (a)		Reserved for Closure Proceedings. – A charter scl	hool shall maintain for the
<u> </u>		ring payment of expenses related to closure proc	
		luntary dissolution of the charter school, one or m	-
	•	The minimum aggregate value of the options ch	-
		isand dollars (\$50,000). The State Board of Educa	
		S. 115C-238.29H to a charter school unless the State Board that the charter school has me	
aocun	iciliation lo	the State Board that the charter school has me	a me requirements of this

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1	subsection. Permissible options to satisfy the requirements of this subsection	n include one or
2	more of the following:	
3	(1) An escrow account.	
4	(2) A letter of credit.	
5	$\overline{(3)}$ A bond.	
6	$\overline{(4)}$ A deed of trust.	
7	(b) Distribution of Assets. – Upon dissolution of a charter school, all	net assets of the
8	charter school purchased with public funds shall be deemed the property of	
9	administrative unit in which the charter school is located."	the local sensor
.0	SECTION 8.34.(c) G.S. 115C-238.29G(a1) reads as rewritten:	
1	"(a1) The State Board shall adopt criteria for adequate performance by	a charter school
2	and shall identify charter schools with inadequate performance. The criteri	
2	requirement that a charter school which demonstrates no growth in student	
4	has annual performance composites below sixty percent (60%) in any two year	1
5	period is inadequate.	us in a three-year
	period is madequate.	
6 7	(2) If a charter school is inadequate and has had a charter for	or more than five
, 8	years, the State Board is authorized to terminate, not	
o 9	applicants to assume the charter through a competit	
0	established by the State Board. The State Board shall dev	-
1	assumption of a charter by a new entity that include a	-
2	operations of the charter school, including the status of	
3	Public assets would transfer to the new entity and not re	
4	school administrative unit in which the charter school is lo	cated pursuant to
5	G.S. 115C 238.29F(i).G.S. 115C-238.29L(b)."	1
6	SECTION 8.34.(d) This section applies to charter schools that su	
7	for an initial charter or the renewal of a charter to the State Board of Education	on on or after the
8	effective date of this act.	
9		
0	VIRTUAL CHARTER SCHOOL PILOT PROGRAM	(1
1	SECTION 8.35.(a) Notwithstanding G.S. 115C-238.29D or any of	_
2	law to the contrary, the State Board of Education shall establish a pilot program	
3	operation of two virtual charter schools serving students in kindergarten throu	
4	The State Board shall establish an application process to allow student e	
5	selected virtual charter schools beginning with the 2015-2016 school year.	
6	school participating in the pilot may serve any grade span of students in kind	0 0
7	twelfth grade. The pilot program shall continue for a period of four school ye	ears and shall end
8	with the 2018-2019 school year.	
9	SECTION 8.35.(b) The virtual charter schools participating in t	
0	authorized by this section shall be subject to the statutes and rules applicable	
1	pursuant to Part 6A of Article 16 of Chapter 115C of the General Statutes, exc	•
2	(1) The maximum student enrollment in any participating sc	
3	greater than 1,500 in its first year of operation and may in	• •
4	percent (20%) for each participating school up to a n	
5	enrollment of 2,592 in the fourth year of the pilot. The	
6	Education may waive this maximum student enrollment thr	
7	in the fourth year of the school's operation, if the State Boar	
8	doing so would be in the best interest of North Carolina stud	
9	(2) The maximum overall ratio of teachers to students for kind	0 0
0	eighth grade shall be 1:50, and for ninth through twelft	h grade shall be
1	1:150.	

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1 2 3	(3)	A student who regularly fails to participate in course from enrollment pursuant to procedures adopted by school. The procedures adopted by the virtual charter	y the virtual charter
4		that (i) fair notice is provided to the parent and	student and (ii) an
5		opportunity is provided, prior to withdrawal of the stud	
6		the student and parent to demonstrate that failure to pa	-
7		due to a lawful absence recognized under Part I of A	-
8 9		115C of the General Statutes and any applicable rules Board of Education.	adopted by the State
.0	SEC	TION 8.35.(c) In addition to the operating requirements	applicable to a virtual
.1		articipating in the pilot program pursuant to Part 6A of A	
2	-	neral Statutes, the following requirements shall apply to a	-
.3	charter school:		
4	(1)	The school shall maintain an administrative office with	in North Carolina. In
5		addition, the school shall maintain at least one testin	ng center or meeting
6		place within each of the eight State Board of Education	
7		participating students reside, to allow educators and ad	ministrators from the
8		school to meet students and parents.	
9	(2)	If the school contracts with a third party for the provis	
0		staff, such staff fulfilling the equivalent positions	-
1		principal, or business officer shall be residents of North	
2	(3)	All teaching staff shall carry the appropriate State ce	
3		any course and shall receive professional development	
4 r		pursuant to the school's application to the State Bo	
5 6		participate in the pilot program within 30 days of the en At least ninety percent (90%) of the teaching staff shall	
0 7		Carolina.	
, 8	(4)	The school shall have a withdrawal rate below twenty-	five percent (25%) A
9		student enrolled in a school with the intent expressed	1 , ,
0		only being enrolled for a finite period of time within	
1		not be counted in the measured withdrawal rate. The	-
2		written record of a student's stated intent for finite en	-
3		school attendance shall be taken at least once durin	ng each semester for
4		funding purposes.	-
5	(5)	The school shall ensure that each student is assigned a	a learning coach. The
6		learning coach shall provide (i) daily support and super-	
7		ensure student participation in online lessons, and (iii) c	coordinate teacher-led
8		instructional sessions and State assessments.	
9		TION 8.35.(d) Notwithstanding G.S. 115C-238.29B and	
0		virtual charter school that is successful in meeting the	-
1		applicable requirements of Part 6A of Article 16 of 0	-
2		during the period of the pilot program shall be eligible t	
3		ducation, at its discretion, without additional application r	1
4 5		TION 8.35.(e) The State Board of Education shall provi chool participating in the pilot program as provided in C	0
5 6		238.29H(a1). The amount allocated pursuant to G.S. 1150	
0 7		iclude the allocation for low-wealth counties suppleme	
, 8		nall county supplemental funding. Virtual charter school	-
9		hall also be subject to the requirements in G.S. 115C	
0		29H(d). The amount of local funds provided to participating	· · · · · ·
-	2.2. 1100 200.2		o sensers parsuant to

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1	G.S. 115C-238.29H(b) shall be the lesser of seven hundred ninety dollars (\$790.00) per pupil
2	or the amount computed in accordance with G.S. 115C-238.29H(b).
3	SECTION 8.35.(f) A participating virtual charter school that does not comply with
4	the provisions of this section may result in deferment or termination of enrollment expansion,
5	or termination of a pilot. Schools are subject to presentation of data to the State Board of
6	Education at the call of the Chair of the State Board with a minimum of 21 days' notice.
7	SECTION 8.35.(g) The State Board shall report on the initial implementation of
8	the pilot program to the Joint Legislative Education Oversight Committee by November 15,
9	2016, and on findings from three years of operation of the pilot program by November 15,
10	2018. At a minimum, the report shall include the following:
11	(1) The number of students who have enrolled in courses offered by the schools.
12	(2) The number and type of courses offered by the schools.
13	(3) The withdrawal rate of students after enrollment.
14	(4) Student performance and accountability data.
15	(5) Information on the implementation, administration, and funding for the pilot
16	program.
17	(6) Recommendations on the modification, continuation, and potential
18	expansion of the program.
19	
20	CLARIFY REGIONAL SCHOOL CIHS APPLICATIONS
21	SECTION 8.36.(a) G.S. 115C-238.50A(1a) reads as rewritten:
22	"(1a) Cooperative innovative high school. – A high school approved by the State
23	Board of Education and the applicable governing Board that meets the
24	following criteria:
25	a. It has no more than 100 students per grade level. <u>This criterion shall</u>
26	not apply to a regional school as defined in G.S. 115C-238.61.
27	b. It partners with an institution of higher education to enable students
28	to concurrently obtain a high school diploma and begin or complete
29	an associate degree program, master a certificate or vocational
30	program, or earn up to two years of college credit within five years.
31	c. It is located on the campus of the partner institution of higher
32	education, unless the governing Board or the local board of trustees
33	for a private North Carolina college specifically waives the
34 25	requirement through adoption of a formal resolution. This criterion
35	shall not apply to a regional school established as provided in Part 10
36	of this Article."
37	SECTION 8.36.(b) Notwithstanding the requirements of Part 9 of Article 16 of Chapter 115C of the Canard Statutes for the 2014 2015 school year the Northeast Pagional
38	Chapter 115C of the General Statutes, for the 2014-2015 school year, the Northeast Regional
39 40	School of Biotechnology and Agriscience shall be designated as a cooperative innovative high
40 41	school. To maintain the designation as a cooperative innovative high school beyond the 2014-2015 school year, the board of directors of the Northeast Regional School of
41 42	Biotechnology and Agriscience shall apply with a local board of trustees for approval as a
42 43	cooperative innovative high school program as provided under Part 9 of Article 16 of Chapter
43 44	115C of the General Statutes.
44 45	
43 46	PART IX. COMPENSATION OF PUBLIC SCHOOL EMPLOYEES
40 47	TAKT IA, COMIEMBATION OF TODLIC SCHOOL EMILOTEES
47 10	TEACHER SALARV SCHEDULF

48 TEACHER SALARY SCHEDULE

49 **SECTION 9.1.(a)** The following monthly salary schedules shall apply for the 50 2014-2015 fiscal year to certified personnel of the public schools who are classified as teachers.

	neral Assembly Of Nor	th Carolina	Session 201
	e schedules contain 37 perience.	7 steps, with each step correspo	onding to one year of teaching
-		2014-2015 Monthly Salary Sche	edule
		"A" Teachers	
	Years of Experience	"A" Teachers	NBPTS Certification
	0-2	3,300	-
	3-5	3,300	3,696
	6	3,318	3,716
	7	3,383	3,789
	8	3,490	3,909
	9	3,601	4,033
	10	3,708	4,153
	11	3,812	4,269
	12	3,899	4,367
	13	3,949	4,423
	14	4,000	4,480
	15	4,052	4,538
	16	4,104	4,596
	17	4,156	4,655
	18	4,211	4,716
	19	4,266	4,778
	20	4,322	4,841
	21	4,380	4,906
	22	4,438	4,971
	23	4,500	5,040
	24	4,561	5,108
	25	4,622	5,177
	26	4,686	5,248
	27	4,750	5,320
	28	4,819	5,397
	29	4,886	5,472
	30	4,962	5,557
	31	5,041	5,646
	32	5,087	5,697
	33	5,135	5,751
	34	5,183	5,805
	35	5,249	5,879
	36+	5,318	5,956
		2014-2015 Monthly Salary Sche	
		"M" Teachers	
	Years of Experience	"M" Teachers	NBPTS Certification
	0-2	3,630	-
	3-5	3,630	4,066
	6	3,650	4,088
	7	3,721	4,168
	8	3,839	4,300
	9	3,961	4,436
	10	4,079	4,568
	10	4,193	4,696
	11	4,193 4,289	4,804
			A ×04

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1	14	4,400	4,928
2	15	4,457	4,992
3	16	4,514	5,056
4	17	4,572	5,121
5	18	4,632	5,188
6	19	4,693	5,256
7	20	4,754	5,324
8	21	4,818	5,396
9	22	4,882	5,468
0	23	4,950	5,544
1	24	5,017	5,619
2	25	5,084	5,694
3	26	5,155	5,774
4	27	5,225	5,852
5	28	5,301	5,937
6	29	5,375	6,020
7	30	5,458	6,113
8	31	5,545	6,210
9	32	5,596	6,268
0	33	5,649	6,327
1	34	5,701	6,385
2	35	5,774	6,467
3	36+	5,850	6,552

SECTION 9.1.(b) Annual longevity payments for teachers shall be at the rate of one and one-half percent (1.5%) of base salary for 10 to 14 years of State service, two and twenty-five hundredths percent (2.25%) of base salary for 15 to 19 years of State service, three and twenty-five hundredths percent (3.25%) of base salary for 20 to 24 years of State service, and four and one-half percent (4.5%) of base salary for 25 or more years of State service. The longevity payment shall be paid in a lump sum once a year.

30 **SECTION 9.1.(c)** Certified public schoolteachers with certification based on 31 academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for 32 certified personnel of the public schools who are classified as "M" teachers. Certified public 33 schoolteachers with certification based on academic preparation at the doctoral degree level 34 shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in 35 36 addition to the compensation provided for certified personnel of the public schools who are 37 classified as "M" teachers.

SECTION 9.1.(d) The first step of the salary schedule for school psychologists shall be equivalent to Step 10, corresponding to 10 years of experience, on the salary schedule established in this section for certified personnel of the public schools who are classified as "M" teachers. Certified psychologists shall be placed on the salary schedule at an appropriate step based on their years of experience. Certified psychologists shall receive longevity payments based on years of State service in the same manner as teachers.

Certified psychologists with certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for certified psychologists. Certified psychologists with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for certified psychologists.

50 SECTION 9.1.(e) Speech pathologists who are certified as speech pathologists at 51 the master's degree level and audiologists who are certified as audiologists at the master's

 degree level and who are employed in the public schools as speech and language specialists and audiologists shall be paid on the school psychologist such certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for speech pathologists. Speech pathologists and audiologists with certification based on academic preparation at the doctoral degree level shall receive a salary supplement of two hundred fity-three dollars (\$253.00) per month in addition to the compensation provided for speech pathologists and audiologists. Speech pathologists and audiologists. SECTION 9.1.(f) Certified school nurses who are employed in the public schools as nurses shall be paid on the "M" salary schedule. SECTION 9.1.(g) As used in this section, the term "teacher" shall also include instructional support personnel. SECTION 9.4.(a) Section 35.11 of S.L. 2013-360 is repealed. SECTION 9.4.(a) Section 9.6(a) of S.L. 2013-360 is repealed. SECTION 9.4.(b) Section 9.6(f) of S.L. 15-325(c)(5) and (c)(6) are repealed effective August 1. 2013. Individuals who have not received career status prior to the 2013-2014 school year. SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 is repealed. SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 is repealed. SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 reads as rewritten: "SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 reads as rewritten: "SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 is repealed. SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 reads as rewritten: "SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 reads as rewritten: "SECTION 9.4.(c) Section 9.6(i) of S.L. 2013-360 reads as rewritten: "SECTION 9.4.(c) Section 9.6(i) of this section become effective July		General Assembly Of North CarolinaSession 2013
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50 following	49	(1a) "Career employee" as used in this section means: includes all of the
Jointowing.	50	following:

General Assent	bly Of North Carolina	Session 201.
	a. An employee who has obtained career status with that a teacher as provided in G.S. 115C-325(c); prior to Aug	
	1 1	t local board in ovided in
	G.S. 115C-325(d)(2); <u>G.S. 115C-325(d)(2).</u>	
	c. A probationary teacher during the term of the contract	as provided in
	G.S. 115C-325(m); and	
	d. A school administrator during the term of a school contract as provided in G.S. 115C-287.1(c).	l administrato
(1b)	"Career school administrator" means a school administr	ator who ha
	obtained career status in an administrative position as G.S. 115C-325(d)(2).on or before June 30, 1997.	, provided i
(1c)	"Career teacher" means a teacher who has obtained career stat	tus <u>as provida</u>
(10)	in G.S. 115C 325(c). with that local board of education prio	-
(1.1)	<u>2013.</u>	1 2011
(1d)	Repealed by Session Laws 2011-348, s. 1, effective July	
	applicable to persons recommended for dismissal or demoti	on on or afte
	that date.	
(2)	Repealed by Session Laws 1997, c. 221, s. 13(a).	
(3)	"Day" means calendar day. In computing any period of time	, Rule 6 of th
	North Carolina Rules of Civil Procedure shall apply.	
(4)	"Demote" means to reduce the salary of a person who is classi	-
	the State Board of Education as a classroom teacher of	
	administrator. The word "demote" does not include: (i) a susp	
	pay pursuant to G.S. 115C-325(f)(1); (ii) the elimination of	
	bonus payments, including merit-based supplements, or	•
	modification in the amount of any applicable local suppleme	
	reduction in salary that results from the elimination of a specia	al duty, such a
	the duty of an athletic coach or a choral director.	
(4a)	"Disciplinary suspension" means a final decision to suspen	d a teacher o
	school administrator without pay for no more than 6	0 days unde
	G.S. 115C-325(f)(2).	
(4b)	"Exchange teacher" means a nonimmigrant alien teacher part	ticipating in a
	exchange visitor program designated by the United States	Department of
	State pursuant to 22 C.F.R. Part 62 or by the United States	Department of
	Homeland Security pursuant to 8 C.F.R. Part 214.2(q).	
(4c)	"Hearing officer" means a person selected under G.S. 115C-32	25(h)(7).
(5)	"Probationary teacher" means a licensed person, other than a	superintenden
	associate superintendent, or assistant superintendent, who ha	us not obtaine
	career teacher status and whose major responsibility is t	o teach or t
	supervise teaching.	
(5a)	[Expired.]	
(5b)	"School administrator" means a principal, assistant principal,	supervisor, o
()	director whose major function includes the direct or indirect	-
	teaching or any other part of the instructional program a	-
	G.S. 115C-287.1(a)(3).	I I I I I I I I I I I I I I I I I I I
(6)	"Teacher" means a person who holds at least a current, not	provisional c
(0)	expired, Class A license or a regular, not provisional or expi	-
	license issued by the State Board of Education, whose major r	esnonsihility i
	license issued by the State Board of Education; whose major r to teach or directly supervises teaching or who is classifie	

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2 3	(7)	support personnel; and who is employed to fill a position.position; and who is a career teacher. (See note) Redesignated.	a full-time, permanent
1 5	(8)	"Year" for purposes of computing time as a probation less than 120 workdays performed as a probationary	-
5		permanent position in a school year. Workdays p	
7		outcome of a criminal history check as provided	
3		included in computing time as a probationary teacher.	
)) (c)	(1)	Election of a Teacher to Career Status Except as	otherwise provided in
L		subdivision (3) of this subsection, when a teacher ha	1 0 0
2		North Carolina public school system for four consec	cutive years, the board,
3		near the end of the fourth year, shall vote upon wheth	
ł		career status. The teacher has a right to notice and	d hearing prior to the
5		board's vote as provided in G.S. 115C-325(m)(3) and	I-G.S. 115C-325(m)(4).
5		The board shall give the teacher written notice of that	decision by June 15 or
7		such later date as provided in G.S. 115C-325(m)(7)). If a majority of the
3		board votes to grant career status to the teacher, an	d if it has notified the
)		teacher of the decision, it may not rescind that action l	but must proceed under
)		the provisions of this section for the demotion or dist	missal of a teacher if it
L		decides to terminate the teacher's employment. If a	majority of the board
2		votes against granting career status, the teacher shall	
3		current school term. If the board fails to vote on gra	
ł		teacher shall be entitled to an additional month's par	-
5		portion thereof after June 16 or such later	
5		G.S. 115C-325(m)(7) if a majority of the board b	-
7		granting career status.	, ,
3	(2)	Employment of a Career Teacher. A teacher wh	o has obtained career
)	~ /	status in any North Carolina public school system i	
)		probationary period of more than one year. The b	
		status immediately upon employing the teacher, or	
		employment. The teacher has a right to notice and	•
		board's vote as provided in G.S. 115C-325(m)(3) and	
		The board shall give the teacher written notice of that	
		such later date as provided in G.S. 115C-325(m)(7)	
		board votes against granting career status, the teacher	
		the current term. If after one year of employment, the	
		the issue of granting career status, the teacher sh	
		additional month's pay for every 30 days or portion t	
		or such later date as provided in G.S. 115C-325(m)(
		board belatedly voted against granting career status.	(7) If a majority of the
	(2a)	Notice of Teachers Eligible to Achieve Career Status	us _ At least 30 days
<u>2</u> 3	(2a)	prior to any board action granting career status, th	
) 		submit to the board a list of the names of all teacher	1
5		achieve career status. Notwithstanding any other pro-	
,	(2)	shall be a public record under Chapter 132 of the Gene Inaligible for No Continuation of Caroor Status	
	(3)	Ineligible for No Continuation of Career Status. – N	
		board of education except a teacher as defined by	
		eligible to obtain career status or shall continue in a ca	
		if he <u>or she</u> no longer performs the responsibilities of $C = \frac{115C}{225}$	
		G.S. 115C-325(a)(6). No person who is employed as	a school administrator

 who did not acquire career status as a school administrator by June 30, 199 shall have career status as an administrator. Further, no director or assista principal is eligible to obtain career status as a school administrator unless or she has already been conferred that status by the local board of education. (4) Leave of Absence. – A career teacher who has been granted a leave absence by a board shall maintain his <u>or her</u> career status if he<u>the teach</u> returns to <u>his the</u> teaching position at the end of the authorized leave. (5) Consecutive Years of Service. a. If a probationary teacher in a full time permanent position does r work for at least 120 workdays in a school year because the teach is on sick leave, disability leave, or both, that school year shall not deemed to constitute (i) a consecutive years of service for the teach or (ii) a break in the continuity in consecutive years of service for t teacher. b. If a probationary teacher in a full time permanent position due nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease in the number of positions due how nonvene decause of a decrease
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teacher.b.If a probationary teacher in a full time permanent position nonrenewed because of a decrease in the number of positions due
b. If a probationary teacher in a full time permanent position nonrenewed because of a decrease in the number of positions due
nonrenewed because of a decrease in the number of positions due
nonrenewed because of a decrease in the number of positions due
decreased funding, decreased enrollment, or a district reorganization
and is subsequently rehired by the same school system within thr
years, the intervening years when the teacher was not employed
the local school administrative unit shall not be deemed to constitu
(i) a consecutive year of service for the teacher or (ii) a break in t
continuity of years of service. However, if at the time of the teacher
nonrenewal for the reasons described in this subsection, the teach
was eligible for career status after being employed four consecuti
years pursuant to G.S. 115C-325(c)(1), or one year pursuant
G.S. 115C-325(c)(2), and the board subsequently rehires the teach
within three years, the teacher will be eligible for a career stat
decision after one additional year of employment. Unless t
superintendent unilaterally grants a teacher the benefit set forth
this subsection pursuant to a policy adopted by the board
education for this purpose, the teacher is entitled to such benefit or
if the teacher notifies the head of human resources for the loc
school administrative unit in writing within 60 calendar days after t
first day of employment upon being rehired that the teacher w
nonrenewed because of a decrease in the number of position
triggered by decreased funding, decreased enrollment, or a distr
reorganization, and therefore the teacher's nonrenewal did r
constitute a break in service for purposes of determining eligibilities
for career status. The local school administrative unit shall notify t
teacher of the 60 day deadline as described herein in the employment
application, contract, or in some other method reasonably calculat
to provide the teacher actual notice within 30 calendar days after t
first day of employment for the rehired teacher. The burden is on t
teacher to submit information establishing that the teacher w
nonrenewed because of a decrease in the number of position
triggered by decreased funding, decreased enrollment, or a distr
reorganization. If the local school administrative unit fails to provi
notice to the teacher within this 30-day period, then the teacher
obligation to notify the local school administrative unit within
days does not commence until such time that the teacher is notifi
of the 60 day deadline.

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1				The superintendent or designee will inform	the teacher on
2				whether the teacher qualifies for the benefit of this	subsection within
3				a reasonable period of time after receiving the infor	mation submitted
4				by the teacher. This decision is final and the teacher	has no right to a
5				hearing or appeal except that the teacher may peti	tion the board in
6				writing within 10 calendar days after receiving the	e decision of the
7				superintendent or designee, and the board or board p	
8				the matter on the record and provide the teacher a	
9				Notwithstanding any other provision of law, no a	
10				otherwise is permitted in regard to the benefits pro-	
11				subsection. This subsection creates no private right	
12				for any liability on the part of the school system, i	
13				any reemployment rights for a nonrenewed probation	
14				The provisions of this subsection also sh	•
15				probationary teacher in a full time permanent posi	
16				effective the end of the school year in good standir	-
17				documentation that the teacher's position may be el	
18				of a decrease in the number of positions trigger	
19				funding, decreased enrollment, or a district reorg	•
20				subsequently rehired by the same school system.	,
21		(6)	Statu	s of Exchange Teachers. – Exchange teachers shall 1	to the eligible to
22				a career status. However, for purposes of determin	ē
23				ve employment benefits under this Chapter, includin	
24				I vacation leave, and sick leave, an exchange	• •
25				dered a permanent teacher if employed with the expe	
26				Il consecutive monthly pay periods of employment ar	
27				20 hours per week.	1 2
28	(d)	Career		ers and Career School Administrators.	
29		(1)	A car	eer teacher or career school administrator shall not be	e subjected to the
30				rement of annual appointment nor shall he or sh	
31			demo	ted, or employed on a part-time basis without his or h	er consent except
32				ovided in subsection (e).	
33		(2)	a.	The provisions of this subdivision do not apply to	a person who is
34				ineligible for career status as provided by G.S. 115C	
35			b.	Repealed by Session Laws 1997, c. 221, s. 13(a).	
36			c.	Subject to G.S. 115C-287.1, when a teacher has per	formed the duties
37				of supervisor or principal for three consecutive year	s, the board, near
38				the end of the third year, shall vote upon his employ	ment for the next
39				school year. The board shall give him written notic	e of that decision
40				by June 1 of his third year of employment as	a supervisor or
41				principal. If a majority of the board votes to reempl	oy the teacher as
42				a principal or supervisor, and it has notified him of	f that decision, it
43				may not rescind that action but must proceed under	
44				this section. If a majority of the board votes not	-
45				teacher as a principal or supervisor, he shall retain	
46				teacher if that status was attained prior to assumi	
47				supervisor or principal. A supervisor or principal	-
48				that position for three years and whose contract will	
49				for the next school year shall be notified by June 1	
50				career status as a teacher if that status was attained	
51				the duties of supervisor or principal.	. 0

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			A year, for purposes of computing time	
			principal or supervisor, shall not be less performed as a full-time, permanent principal	
			contract year.	
			A principal or supervisor who has obtained	
			position in any North Carolina public school systems by the board of education in another school	• •
			additional three-year probationary period in	•
			being eligible for career status. However, he ma	1
			board of education, be granted career status	
			serving a probationary period of one or two	-
			principal or supervisor with career status who re	0
			years is reemployed by the same school sys	
			another probationary period in that position of	
			and may, at the option of the board, be reemploy career principal or supervisor or be given career	
			year. In any event, if he is reemployed for a th	•
			he shall automatically become a career principal	
(e)	Grou	nds for Dismissal or Demotion of a Career Employee.	1
		(3)	Inadequate Performance In determining wheth	-
			performance of a career employee is adequate, conside	-
			to regular and special evaluation reports prepared in	
			published policy of the employing local school admin any published standards of performance which shall h	
			the board. Failure to notify a career employee of an inac	
			in performance shall be conclusive evidence of satis	
			Inadequate performance for a teacher shall mean (i) the	• •
			a proficient level on any standard of the evaluatio	
			otherwise performing in a manner that is below stand	
			probationary teacher, a performance rating below profie	
			be deemed adequate at that stage of development by	
			designee. For a career teacher, a performance rating b constitute inadequate performance unless the prince	
			instrument that the teacher is making adequate progres	-
			given the circumstances.	s toward proneiency
			c	
(m)	Proba	tionary Teacher.	
		(1)	The board of any local school administrative unit r	
			probationary teacher during the school year except for the	
			the procedures by which a career employee may be dist unbeasting (a) (b) (c) (c) and (b) to (c) above	missed as set forth in
		(2)	subsections (e), (f), (f1), and (h) to (j3) above.	mon rafues to range
		(2)	The board, upon recommendation of the superintendent, the contract of any probationary teacher or to reemplo	
			not under contract for any cause it deems sufficient: Pro-	
			the cause may not be arbitrary, capricious, discriminate	
			political reasons.	, ₁
		(3)	The superintendent shall provide written notice to a pro-	
			later than May 15 of the superintendent's intent to rec	ommend nonrenewal
			and the teacher's right, within 10 days of receipt of	
			recommendation, to (i) request and receive written not	ce of the reasons for

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		the superintendent's recommendation for nonrenew	al and the information
		that the superintendent may share with the	board to support the
		recommendation for nonrenewal; and (ii) request a ho	earing for those teachers
		eligible for a hearing under G.S. 115C-325(m)(4). The	he failure to file a timely
		request within the 10 days shall result in a waiv	ver of the right to this
		information and any right to a hearing. If a teacher fi	
		superintendent shall provide the requested informa	
		hearing, if allowed, and the teacher shall be	
		supplemental information to the superintendent and	1
		making a decision or holding a hearing as provided in	
		shall adopt a policy to provide for the orderly exchanged	
		to the board's decision on the superintendent's	
		nonrenewal.	
	(4)	If the probationary teacher is eligible for care	er status pursuant to
		G.S. 115C-325(c)(1) and (c)(2) and the superintend	
		give the probationary teacher career status, the prob	
		right to a hearing before the board unless the reason	
		superintendent-approved decrease in the number of	
		reorganization, decreased enrollment, or decreased fu	
	(5)	For probationary contracts that are not in the	final year before the
		probationary teacher is eligible for career status, the	he probationary teacher
		shall have the right to petition the local board of educ	cation for a hearing, and
		the local board may grant a hearing regardin	g the superintendent's
		recommendation for nonrenewal. The local board o	
		the probationary teacher making the petition of its de	ecision whether to grant
		a hearing.	
	(6)	Any hearing held according to this subsection sh	hall be pursuant to the
		provisions of G.S. 115C-45(c).	
	(7)	The board shall notify a probationary teacher who	
		renewed for the next school year of its decision-	•
		however, if a teacher submits a request for inform	-
		board shall provide the nonrenewal notification by J	-
		upon the written consent of the superintendent and te	
$\frac{(n)}{(n)}$		al. Any career employee who has been dismis	
		e)(2), or under G.S. 115C-325(j2), or who has been	
		C-325(a)(4a), or any school administrator whose con	
		G.S. 115C-287.1, or any probationary teacher whose	
		C-325(m)(2) shall have the right to appeal from the dec	
-		or the superior court district or set of districts as defined with	
		r employee is employed. This appeal shall be filed wit	
		r = 0 of the decision of the board. The cost of preparing	-
		er G.S. 115C 325(j2)(8) or G.S. 115C 325(j3)(10). A co	
		r dismissed, or a school administrator whose contract i	
		hearing before the board of education pursuant to the al review of the board's action.	his section shan not be
(0)	-	gnation. –	
(0)	Kesig		
	(2)	A teacher, career or probationary, career teacher w	ho is not recommended
	(2)	for dismissal should not resign without the consen	
		unless he or she has given at least 30 days' notice.	-
		recommended for dismissal does resign without g	
		recommended for distillional does resign without g	at rease 50 days

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1	notice, the board may request that the State Board of Education revoke the	2
2	teacher's license for the remainder of that school year. A copy of the request	
3	shall be placed in the teacher's personnel file.	
4	(p) Section Applicable to Certain Institutions. – Notwithstanding any law or regulation	1
5	to the contrary, this section shall apply to all persons who are employed as career teachers in	
6	teaching and related educational classes in the schools and institutions of the Departments of	
7	Health and Human Services and Public Instruction and the Divisions of Juvenile Justice and	l
8	Adult Correction of the Department of Public Safety regardless of the age of the students.	
9	(p1) Procedure for Dismissal of School Administrators and Teachers Employed in	1
10	Low-Performing Residential Schools. –	
11	(1) Notwithstanding any other provision of this section or any other law, this	
12	<u>This</u> subdivision shall govern the dismissal by the Secretary of Health and	
13 14	Human Services of teachers, principals, assistant principals, directors,	
14 15	supervisors, and other licensed personnel who are career employees and are assigned to a residential school that the State Board has identified as	
15 16	low-performing and to which the State Board has assigned an assistance	
10	team under Part 3A of Article 3 of Chapter 143B of the General Statutes.	
18	The Secretary shall dismiss a teacher, principal, assistant principal, director,	
19	supervisor, or other licensed personnel when the Secretary receives two	
20	consecutive evaluations that include written findings and recommendations	
21	regarding that person's inadequate performance from the assistance team.	
22	These findings and recommendations shall be substantial evidence of the	
23	inadequate performance of the teacher or school administrator.	
24	The Secretary may dismiss a teacher, principal, assistant principal,	,
25	director, supervisor, or other licensed personnel when:	
26	a. The Secretary determines that the school has failed to make	•
27	satisfactory improvement after the State Board assigned an assistance	
28	team to that school under Part 3A of Article 3 of Chapter 143B of the	•
29	General Statutes; and	
30	b. That assistance team makes the recommendation to dismiss the	
31	teacher, principal, assistant principal, director, supervisor, or other	
32	licensed personnel for one or more grounds established in $C = 115C = 225(x)(1)$ for dismissed on denotion of a conservation of a second seco	
33	G.S. 115C-325(e)(1) for dismissal or demotion of a career employee.	
34 35	Within 30 days of any dismissal under this subdivision, a teacher, principal, assistant principal, director, supervisor, or other licensed personnel may	
35 36	request a hearing before a panel of three members designated by the	
37	Secretary. The Secretary shall adopt procedures to ensure that due process	
38	rights are afforded to persons recommended for dismissal under this	
39	subdivision. Decisions of the panel may be appealed on the record to the	
40	Secretary, with further right of judicial review under Chapter 150B of the	
41	General Statutes.	
42		
43	(q) Procedure for Dismissal of School Administrators and Teachers Employed in	1
44	Low-Performing Schools. –	
45	(1) Notwithstanding any other provision of this section or any other law, this	
46	subdivision governs the State Board's dismissal of principals assigned to	
47	low performing schools to which the Board has assigned an assistance team:	
48	a. The State Board through its designee may, at any time, recommend	
49	the dismissal of any principal who is assigned to a low-performing	
50	school to which an assistance team has been assigned. The State	
51	Board through its designee shall recommend the dismissal of any	۲

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1		principal when the Board receives from the	e assistance team assigned
2		to that principal's school two consecutiv	-
3		written findings and recommendations	
4		inadequate performance.	
5	b.	If the State Board through its designee rea	commends the dismissal of
6		a principal under this subdivision, the pr	
7		with pay pending a hearing before a panel	
8		State Board. The purpose of this hearing,	
9		60 days after the principal is suspended, i	
10		principal shall be dismissed.	
11	c.	The panel shall order the dismissal of the	e principal if it determines
12		from available information, including the	
13		team, that the low performance of the sch	
14		inadequate performance.	
15	d.	The panel may order the dismissal of the p	principal if (i) it determines
16		that the school has not made satisfactory i	
17		Board assigned an assistance team to	
18		assistance team makes the recommendation	on to dismiss the principal
19		for one or more grounds established in	
20		dismissal or demotion of a career employe	
21	e.	If the State Board or its designee recom	
22		principal before the assistance team assign	
23		has evaluated that principal, the panel may	
24		principal if the panel determines from o	ther available information
25		that the low performance of the school	
26		inadequate performance.	
27	f.	In all hearings under this subdivision, the	burden of proof is on the
28		principal to establish that the factors le	ading to the school's low
29		performance were not due to the principal	's inadequate performance.
30		In all hearings under sub-subdivision d	
31		burden of proof is on the State Board to	b establish that the school
32		failed to make satisfactory improvement a	fter an assistance team was
33		assigned to the school and to establish or	ne or more of the grounds
34		established for dismissal or demotion of	a career employee under
35		G.S. 115C-325(e)(1).	
36	g.	In all hearings under this subdivision, tw	vo consecutive evaluations
37		that include written findings and recom	mendations regarding that
38		person's inadequate performance from	the assistance team are
39		substantial evidence of the inadequate perf	Formance of the principal.
40	h.	The State Board shall adopt procedures	to ensure that due process
41		rights are afforded to principals under this	s subdivision. Decisions of
42		the panel may be appealed on the record	to the State Board, with
43		further right of judicial review under Cha	apter 150B of the General
44		Statutes.	
45	(2) Not	withstanding any other provision of this sect	tion or any other law, this
46		division shall govern the State Board's dism	
47		cipals, directors, and supervisors who are can	
48		ools that the State Board has identified as low	
49		State Board has assigned an assistance team	
50	Cha	pter. The State Board shall dismiss a te	acher, assistant principal,
51	dire	ector, or supervisor when the State Board	receives two consecutive

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1		evaluations that include written findings and recomme	endations regarding
2		that person's inadequate performance from the assis	
3		findings and recommendations shall be substantial	
4		inadequate performance of the teacher or school administ	
5		The State Board may dismiss a teacher, assistant pr	incipal, director, or
6		supervisor when:	
7		a. The State Board determines that the school h	
8 9		satisfactory improvement after the State Board as team to that school under G.S. 115C-105.38; and	signed an assistance
9 10		b. That assistance team makes the recommendat	ion to dismiss the
10		teacher, assistance team makes the recommendat	
12		grounds established in G.S. 115C-325(e)(1)	
13		demotion of a career teacher.	for distillistic of
14		A teacher, assistant principal, director, or supervisor ma	iv request a hearing
15		before a panel of three members of the State Board with	
16		dismissal under this subdivision. The State Board shall	
17		ensure that due process rights are afforded to persons	
18		dismissal under this subdivision. Decisions of the panel	
19		the record to the State Board, with further right of jud	dicial review under
20		Chapter 150B of the General Statutes.	
21			
22	(3)	The State Board of Education or a local board may term	
23		a school administrator dismissed under this subsection	Ũ
24		subsection shall prevent a local board from refusing to re	
25		any person employed in a school identified as low	<i>i</i> -performing under
26	(A)	G.S. 115C-105.37.	1
27	(4)	Neither party to a school administrator contract is entitle this subsection.	a to damages under
28 29	(5)	The State Board shall have the right to subpoena witnes	eses and documents
30	(\mathbf{J})	on behalf of any party to the proceedings under this subse	
31	SEC	TION 9.6.(b) G.S. 115C-287.1 is amended by adding a	
32	read:		
33		vithstanding subsection (a) of this section, school admit	inistrators who are
34		ncipal or supervisor position as of July 1, 2014, and who	
35		ore June 30, 1997, shall be employed pursuant to G.S. 1	
36	administrator sha	all cease to be employed pursuant to G.S. 115C-325 if the s	school administrator
37	is dismissed or	demoted or if the school administrator voluntarily relinq	uishes career status
38	through promotion	on, resignation, or otherwise."	
39			
40		CHANGES FOR TEACHER CONTRACTS	
41		TION 9.7.(a) Part 3A of Article 22 of Chapter 115C of the second secon	
42	0	S. 115C-326.5, is recodified as Part 3B of Article 22 of C	1
43		s. G.S. 115C-325.1 through G.S. 115C-325.13 are recodi	
44 45	Contracts."	Chapter 115C of the General Statutes, to be entitled "Te	acher Employment
45 46		TION 9.7.(b) G.S. 115C-325.1 reads as rewritten:	
40 47	"§ 115C-325.1.		
47	0	his Part, the following definitions apply:	
49	(1)	"Day" means calendar day. In computing any period of	time. Rule 6 of the
50	(*)	North Carolina Rules of Civil Procedure shall apply.	,

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1 2 3	(2)	"Demote" means to reduce the salary of a person who is the State Board of Education as a classroom teach administrator during the <u>timeterm</u> of the contract. The	her or as a school word "demote" does
4 5		not include (i) a suspension without pay pursuant to G.S the elimination or reduction of bonus payments, include the subscription of bonus payments in the subscription of bonus payments.	
6		supplements or a systemwide modification in the amou	-
7		local supplement; (iii) any reduction in salary tha	• • • •
8		elimination of a special duty, such as the duty of an athle	
9		director; or (iv) any reduction of pay as compared to a pr	
10	(3)	"Disciplinary suspension" means a final decision to su	
11		school administrator without pay for no more the $C = 115C$ 225 5 (b)	an 60 days under
12 13	(A)	G.S. 115C-325.5(b). "Residential school" means a school operated by the D	opertment of Uselth
14	(4)	and Human Services that provides residential services to	students pursuant to
15		Part 3A of Article 3 of Chapter 143B of the General	
16	(5)	operated pursuant to Article 9C of Chapter 115C of the C	
17	(5)	"School administrator" means a principal, assistant prin	
18 19		director whose major function includes the direct or includes the direct or includes or any other part of the instructional progr	-
20		G.S. $115C-287.1(a)(3)$.	am, as provided m
21	(6)	"Teacher" means a person meeting each of the following	requirements:
22		a. Who holds at least one of the following licenses	s issued by the State
23		Board of Education:	
24		1. A current standard professional educator's	license.
25		2. A current lateral entry teaching license.	
26		3. A regular, not expired, vocational license.	
27		b. Whose major responsibility is to teach or directly	
28		or who is classified by the State Board of Educa	-
29 30		c. as a classroom teacher or instructional support pe c. Who is employed to fill a full-time, permanent po	
31		<u>d.</u> <u>Who is not a career teacher as defined in G.S. 115</u>	
32	(7)	"Year" means a calendar year beginning July 1 and end	
33		for purposes of computing time of employment as a teach	•
34		workdays performed as a teacher in a full-time, perm	
35		school year. Workdays performed pending the outcome	of a criminal history
36		check as provided in G.S. 115C-332 are included in c	omputing time as a
37		teacher."	
38		FION 9.7.(c) G.S. 115C-325.10 reads as rewritten:	
39		Application to certain institutions.	1 . 11
40		ling any law or regulation to the contrary, this Part shall	
41	- ·	ching and related educational classes in the schools and Health and Human Services and Public Instruction or	
42 43	1	Health and Human Services and Public Instruction ar and Adult Correction of the Department of Public Safety	
43 44		s defined in G.S. 115C-325(a)(1c), regardless of the age of	· · · · · · · · · · · · · · · · · · ·
45		FION 9.7.(d) A teacher who entered into a four-year co	
46		pursuant to Section 9.6(g) of S.L. 2013-360, may elect to	
47		r to waive that contract.	
48		teacher was a career teacher as of the date the contract	t was accepted and
49		tract under this subsection, the teacher shall be emp	-
50		as amended by this act, and shall not receive a pay raise	
51	Section 9 6(h) of	SL 2013-360	

51 Section 9.6(h) of S.L. 2013-360.

Teachers who elect to retain the four-year contract shall (i) voluntarily relinquish 1 career status and any claim to career status, (ii) be employed in accordance with 2 G.S. 115C-325.1 through G.S. 115C-325.13, and (iii) receive a pay raise of five hundred 3 dollars (\$500.00) for the first year, one thousand dollars (\$1,000) for the second year, one 4 5 thousand five hundred dollars (\$1,500) for the third year, and two thousand dollars (\$2,000) for the fourth year of the four-year contract. These pay raises shall be a part of the employee's base 6 7 salary.

8 **SECTION 9.7.(e)** The Department of Public Instruction shall use any funds 9 available to it for the 2014-2015 fiscal year, and in subsequent fiscal years, to provide pay raises for any teachers who elect to retain their four-year contracts in accordance with 10 subsection (d) of this section. 11

12

14

CONFORMING CHANGES 13

SECTION 9.8.(a) G.S. 115C-105.26(b)(2) reads as rewritten:

- State rules and policies, except those pertaining to public school State salary 15 "(2) schedules and employee benefits for school employees, the instructional 16 program that must be offered under the Basic Education Program, the system 17 18 of employment for public school teachers and administrators set out in 19 G.S. 115C-287.1 and in Part 3 and Part 3A of Article 22 of this Chapter, 20 health and safety codes, compulsory attendance, the minimum lengths of the 21 school day and year, and the Uniform Education Reporting System." 22
 - **SECTION 9.8.(b)** G.S. 115C-105.37B(a)(2) reads as rewritten:
- Restart model, in which the State Board of Education would authorize the 23 "(2) 24 local board of education to operate the school with the same exemptions from statutes and rules as a charter school authorized under Part 6A of 25 26 Article 16 of this Chapter, or under the management of an educational management organization that has been selected through a rigorous review 27 process. A school operated under this subdivision remains under the control 28 of the local board of education, and employees assigned to the school are 29 30 employees of the local school administrative unit with the protections provided by Part 3 or Part 3A of Article 22 of this Chapter." 31 32
 - SECTION 9.8.(c) G.S. 115C-276(l) reads as rewritten:

"(1) To Maintain Personnel Files and to Participate in Firing and Demoting of Staff. -33 The superintendent shall maintain in his or her office a personnel file for each teacher that 34 contains complaints, commendations, or suggestions for correction or improvement about the 35 teacher and shall participate in the firing and demoting of staff, as provided in Part 3 and Part 36 37 3A of Article 22 of this Chapter."

38

SECTION 9.8.(d) G.S. 115C-325.6(b) reads as rewritten:

Notice of Recommendation. - Before recommending to a board the dismissal or 39 "(b) demotion of a teacher, the superintendent shall give written notice to the teacher by certified 40 mail or personal delivery of the superintendent's intention to make such recommendation and 41 shall set forth as part of the superintendent's recommendation the grounds upon which he or she 42 43 believes such dismissal or demotion is justified. The superintendent also shall meet with the teacher and provide written notice of the charges against the teacher, an explanation of the basis 44 for the charges, and an opportunity to respond if the teacher has not done so under 45 46 G.S. 115C-325.5(a). The notice shall include a statement to the effect that the teacher, within 14 days after the date of receipt of the notice, may request a hearing before the board on the 47 superintendent's recommendation. A copy of Part 3-Part 3A of Article 22 of Chapter 115C of 48 the General Statutes shall also be sent to the teacher." 49

50 SECTION 9.8.(e) G.S. 115C-335(b) reads as rewritten:

"(b) Training. – The State Board, in collaboration with the Board of Governors of The 1 2 University of North Carolina, shall develop programs designed to train principals and superintendents in the proper administration of the employee evaluations developed by the 3 State Board. The Board of Governors shall use the professional development programs for 4 5 public school employees that are under its authority to make this training available to all principals and superintendents at locations that are geographically convenient to local school 6 administrative units. The programs shall include methods to determine whether an employee's 7 8 performance has improved student learning, the development and implementation of 9 appropriate professional growth and mandatory improvement plans, the process for contract nonrenewal, and the dismissal process under Part 3 and Part 3A of Article 22 of this Chapter. 10 The Board of Governors shall ensure that the subject matter of the training programs is 11 12 incorporated into the masters in school administration programs offered by the constituent institutions. The State Board, in collaboration with the Board of Governors, also shall develop 13 14 in-service programs for licensed public school employees that may be included in a mandatory improvement plan created under G.S. 115C-333(b) or G.S. 115C-333.1(b). The Board of 15 Governors shall use the professional development programs for public school employees that 16 are under its authority to make this training available at locations that are geographically 17 18 convenient to local school administrative units."

19 20

SCHOOL-BASED ADMINISTRATOR SALARY SCHEDULE

21 **SECTION 9.11.(a)** The following base salary schedule for school-based 22 administrators shall apply only to principals and assistant principals. This base salary schedule shall apply for the 2014-2015 fiscal year commencing July 1, 2014. 23

24 25

2014-2015 Principal and Assistant Principal Salary Schedules

26			Class	ification	,	
27	Years of	Assistant	Prin I	Prin II	Prin III	Prin IV
28	Experience	Principal	(0-10)	(11-21)	(22-32)	(33-43)
29	0-9	\$4,001	-	-	-	-
30	10	\$4,120	-	-	-	-
31	11	\$4,235	-	-	-	-
32	12	\$4,332	-	-	-	-
33	13	\$4,387	\$4,387	-	-	-
34	14	\$4,444	\$4,444	-	-	-
35	15	\$4,502	\$4,502	\$4,559	-	-
36	16	\$4,559	\$4,559	\$4,618	-	-
37	17	\$4,618	\$4,618	\$4,678	\$4,740	-
38	18	\$4,678	\$4,678	\$4,740	\$4,802	\$4,866
39	19	\$4,740	\$4,740	\$4,802	\$4,866	\$4,931
40	20	\$4,802	\$4,802	\$4,866	\$4,931	\$5,000
41	21	\$4,866	\$4,866	\$4,931	\$5,000	\$5,067
42	22	\$4,931	\$4,931	\$5,000	\$5,067	\$5,135
43	23	\$5,000	\$5,000	\$5,067	\$5,135	\$5,207
44	24	\$5,067	\$5,067	\$5,135	\$5,207	\$5,277
45	25	\$5,135	\$5,135	\$5,207	\$5,277	\$5,354
46	26	\$5,207	\$5,207	\$5,277	\$5,354	\$5,429
47	27	\$5,277	\$5,277	\$5,354	\$5,429	\$5,513
48	28	\$5,354	\$5,354	\$5,429	\$5,513	\$5,600
49	29	\$5,429	\$5,429	\$5,513	\$5,600	\$5,652
50	30	\$5,513	\$5,513	\$5,600	\$5,652	\$5,705
51	31	\$5,600	\$5,600	\$5,652	\$5,705	\$5,758

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536 $\$5,909$ $\$5,909$ $\$6,027$ $\$6,148$ $\$6,271$ 637- $\$6,027$ $\$6,148$ $\$6,271$ $\$6,396$ 738 $\$6,271$ $\$6,396$ $\$6,524$ 839 $\$6,396$ $\$6,524$ $\$6,654$ 940 $\$6,396$ $\$6,524$ $\$6,654$ 940 $\$6,896$ $\$6,524$ $\$6,654$ 940 $\$6,896$ $\$6,787$ 1041 $\$6,787$ $\$6,923$ 1142 $\$7,061$ 122014-2015 Principal and Assistant Principal Salary Schedules13Classification14Years ofPrin VPrin VIPrin VII15Experience(44-54)(55-65)(66-100)(101+)	
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10 41 - - - \$6,787 \$6,923 11 42 - - - \$7,061 12 2014-2015 Principal and Assistant Principal Salary Schedules - \$7,061 13 Classification - - \$7,061 14 Years of Prin V Prin VI Prin VII Prin VIII 15 Experience (44-54) (55-65) (66-100) (101+)	
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122014-2015 Principal and Assistant Principal Salary Schedules13Classification14Years ofPrin VPrin VIPrin VIIPrin VIII15Experience(44-54)(55-65)(66-100)(101+)	
13Classification14Years ofPrin VPrin VIPrin VII15Experience(44-54)(55-65)(66-100)(101+)	
14 Years of Prin V Prin VI Prin VII Prin VIII 15 Experience (44-54) (55-65) (66-100) (101+)	
15 Experience (44-54) (55-65) (66-100) (101+)	
\mathbf{I}	
16 0-19 \$5,000	
17 20 \$5,067	
18 21 \$5,135 \$5,207	
19 22 \$5,207 \$5,277 \$5,429 -	
20 23 \$5,277 \$5,354 \$5,513 \$5,600	
21 24 \$5,354 \$5,429 \$5,600 \$5,652	
22 25 \$5,429 \$5,513 \$5,652 \$5,705	
23 26 \$5,513 \$5,600 \$5,705 \$5,758	
24 27 \$5,600 \$5,652 \$5,758 \$5,832	
25 28 \$5,652 \$5,705 \$5,832 \$5,909	
26 29 \$5,705 \$5,758 \$5,909 \$6,027	
27 30 \$5,758 \$5,832 \$6,027 \$6,148	
28 31 \$5,832 \$5,909 \$6,148 \$6,271	
29 32 \$5,909 \$6,027 \$6,271 \$6,396	
30 33 \$6,027 \$6,148 \$6,396 \$6,524	
31 34 \$6,148 \$6,271 \$6,524 \$6,654	
32 35 \$6,271 \$6,396 \$6,654 \$6,787	
33 36 \$6,396 \$6,524 \$6,787 \$6,923	
34 37 \$6,524 \$6,654 \$6,923 \$7,061	
35 38 \$6,654 \$6,787 \$7,061 \$7,202	
36 39 \$6,787 \$6,923 \$7,202 \$7,346	
37 40 \$6,923 \$7,061 \$7,346 \$7,493	
38 41 \$7,061 \$7,202 \$7,493 \$7,643	
39 42 \$7,202 \$7,346 \$7,643 \$7,796	
40 43 \$7,346 \$7,493 \$7,796 \$7,952	
41 44 - \$7,643 \$7,952 \$8,111	
42 45 - \$7,796 \$8,111 \$8,273	
43 46+ \$8,273 \$8,438	
44 SECTION 9.11.(b) The appropriate classification for placement of principa	ls and
45 assistant principals on the salary schedule, except for principals in alternative schools a	and in
46 cooperative innovative high schools, shall be determined in accordance with the following	owing
47 schedule:	-
48 Classification Number of Teachers Supervised	
49 Assistant Principal	
50Principal IFewer than 11 Teachers	
51Principal II11-21 Teachers	

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1	Principal III	22-32 Teachers
2	Principal IV	33-43 Teachers
3	Principal V	44-54 Teachers
4	Principal VI	55-65 Teachers
5	Principal VII	66-100 Teachers
6	Principal VIII	More than 100 Teachers
7	The number of teachers super	vised includes teachers and assistant principals paid
8 9	from State funds only; it does not include funds or the principal or teacher assistants	e teachers or assistant principals paid from non-State
10	1 1	or principals in alternative schools and in cooperative
11		be the Principal III level. Principals in alternative
12	e 1 e	hers shall be classified according to the number of
13	teachers supervised.	
14	1	al shall be placed on the step on the salary schedule
15		erience as a certified employee of the public schools
16	and an additional step for every three ye	ars of experience serving as a principal on or before
17	June 30, 2009. A principal or assistant p	rincipal shall also continue to receive any additional
18	State-funded percentage increases earned	for the 1997-1998, 1998-1999, and 1999-2000 school
19	years for improvement in student perform	ance or maintaining a safe and orderly school.
20	SECTION 9.11.(d) Principal	s and assistant principals with certification based on
21		gree level shall be paid a salary supplement of one
22		month and at the doctoral degree level shall be paid a
23	salary supplement of two hundred fifty-th	
24		pay for principals and assistant principals shall be as
25	provided for State employees under the N	
26		pal is reassigned to a higher job classification because
27	1 1	ithin a local school administrative unit with a larger
28		ncipal shall be placed on the salary schedule as if the
29 30		career as a principal at the higher job classification. a lower job classification because the principal is
30 31		chool administrative unit with a smaller number of
32		be placed on the salary schedule as if the principal
33	had served the principal's entire career as	
34	1 1	transfers on or after the effective date of this section,
35	11	ve been created, or will be created, by merging two or
36		nerged systems are exempt from the provisions of this
37	subsection for one calendar year following	
38		bants in an approved full-time master's in-school
39		to a 10-month stipend at the beginning salary of an
40	assistant principal during the internship p	period of the master's program. The stipend shall not
41	exceed the difference between the begin	ning salary of an assistant principal plus the cost of
42	tuition, fees, and books and any fellowsh	ip funds received by the intern as a full-time student,
43		vs Program. The Principal Fellows Program or the
44		cipates in a full-time master's in-school administration
45		of Public Instruction with certification of eligible
46	full-time interns.	
47		he 2013-2015 fiscal biennium, the placement on the
48	•	a one-year provisional assistant principal's certificate
49 50	• •	sistant principal or the appropriate step on the teacher
50	salary schedule, whichever is higher.	
51		

CENTRAL OFFICE SALARIES		
SECTION 9.12. Section 35	5.13 of S.L. 2013-360 re	ads as rewritten:
"SECTION 35.13.(a) The month		
superintendents, associate superintend		
officers, shall remain unchanged for th		· •
increased by one thousand dollars (\$1,0		
School Administrator I	\$3,349 \$3,432	\$6,281<u></u>\$6,364
School Administrator II	\$3,550 \$3,633	\$6,662 <u>\$6,745</u>
School Administrator III	\$3,769 \$3,852	\$7,068 \$7,151
School Administrator IV	\$3,920 \$4,003	\$7,349 \$7,432
School Administrator V	\$4,078 \$4,161	\$7,647 \$7,730
School Administrator VI	\$4,326 \$4,409	\$8,109 \$8,192
School Administrator VII	\$4,500 \$4,583	\$ 8,436 \$8,519
The local board of education shall		
each assistant superintendent, associa		
finance officer within the salary ranges		
for central office administrators and s		
placed shall be included in the contract		
"SECTION 35.13.(b) The monthly		w, which apply to public scho
superintendents, shall remain unchange		
2013.be increased beginning July 1, 20		
Superintendent I	<u>\$4,777</u> \$4,860	\$8,949<u>\$9,032</u>
Superintendent II	\$5,071 \$5,154	\$9,490<u></u>\$9,573
Superintendent III	\$5,380 \$5,463	\$10,067 \$10,150
Superintendent IV	\$5,710 \$5,793	\$10,679 \$10,762
Superintendent V	\$6,060 \$6,143	<u>\$11,330</u> <u>\$11,413</u>
The local board of education shall of		
superintendent based on the average d		
and within funds appropriated by the	• •	
superintendents.	,	
1	y pay for superintend	ents, assistant superintendent
associate superintendents, directors/co		-
provided for State employees under the	· •	
	erintendents, assistant	t superintendents, associa
superintendents, directors/coordinators		1 /
based on academic preparation at the s	-	
one hundred twenty-six dollars (\$126.0		• • • •
pursuant to this section. Superintender	· •	
directors/coordinators, supervisors, and	-	-
preparation at the doctoral degree lev		
fifty-three dollars (\$253.00) per month		• • • •
section.	Ĩ	
"SECTION 35.13.(e) The State	e Board of Education	shall not permit local scho
administrative units to transfer State fu		-
school central office administrators.	U	
"SECTION 35.13.(f) The annual	salaries of all permanen	t, full-time personnel paid fro
the Central Office Allotment shall re-		
increased by one thousand dollars (\$1,0		
	<i>i</i>	

SECTION 9.13. Section 35.14 of S.L. 2013-360 reads as rewritten:

51

"SECTION 35.14. The annual salary for permanent, full-time and part-time-noncertified 1 public school employees whose salaries are supported from the State's General Fund shall be 2 remain unchanged for the 2013-2015 fiscal biennium.increased by one thousand dollars 3 (\$1,000). Part-time, noncertified public school employees shall receive the increase authorized 4 5 by this section on a prorated and equitable basis." 6 7 BONUS FOR CERTIFIED PERSONNEL AT THE TOP OF THEIR SALARY 8 **SCHEDULES** 9 SECTION 9.14.(a) Effective July 1, 2014, any permanent personnel employed on July 1, 2014, and paid at the top of the principal and assistant principal salary schedule 10 applicable to them for the 2013-2014 school year shall receive a one-time bonus, payable 11 12 monthly, equivalent to two percent (2%). **SECTION 9.14.(b)** Effective July 1, 2014, any permanent certified personnel 13 14 employed on July 1, 2014, and paid at the top teacher salary schedule applicable to them for the 2013-2014 school year shall receive a one-time bonus, payable monthly, equivalent to two 15 16 percent (2%). 17 18 **CAREER PATHWAYS PILOT PROGRAM** SECTION 9.15.(a) Pilot. - The State Board of Education shall establish a 19 20 three-year career pathways program pilot, as provided in this section, for selected local school 21 administrative units to develop a career pathways program to provide for, in addition to base salary and other applicable local supplements, differentiated pay for classroom teachers based 22 on a teacher's demonstrated effectiveness and additional responsibilities in advanced roles. For 23 24 the purposes of this section, a classroom teacher is a teacher who works in the classroom 25 providing instruction and who is not instructional support personnel. 26 **SECTION 9.15.(b)** Request for Proposal Requirements. – No later than September 27 15, 2014, the State Board shall develop a Request for Proposal (RFP) for local boards of 28 education to participate in the pilot. As part of the RFP, the State Board of Education shall establish the duties that are associated with advanced roles for classroom teachers. Local boards 29 30 of education shall submit RFPs for consideration no later than January 1, 2015. The RFP shall require local boards of education to include in their proposals a career pathway plan that meets, 31 at a minimum, the following criteria: 32 Career pathway teacher eligibility and duties. -33 (1)Enable eligible classroom teachers to progress within their careers 34 a. and become career pathway teachers by doing any of the following: 35 1. Assuming advanced roles that include accountability for 36 37 student growth across a team of teachers. 2. Becoming leaders of teams of two or more highly effective 38 teachers and teachers of record for all students served by a 39 40 teaching team. Provide information in a form readily accessible to both teachers and 41 b. the public on the criteria and procedures for selection as a career 42 pathway teacher. 43 Require a classroom teacher to be rated as highly effective on the 44 c. North Carolina Teacher Evaluation instrument to be eligible to be a 45 46 career pathway teacher. A highly effective classroom teacher is a teacher who receives, on the North Carolina Teacher Evaluation 47 instrument, a rating of at least accomplished on each of the teacher 48 evaluation standards and who exceeds expected student growth based 49 50 on three years of teacher evaluation data as calculated by the State Board of Education.

51

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		d.	Increase the amount of time during the school	day for a caree
			pathway teacher to plan, collaborate, and particip	ate in on-the-jol
			development or leadership of others.	· ·
		e.	Establish equally stringent eligibility requirement	nts for a career
			pathway teacher to remain in an advanced role as	
			initially attain that role.	1
		f.	Establish a procedure for determining whether a	career pathway
			teacher is successfully performing the additional	
			with the career pathway.	
		g.	Ensure that career pathway teachers may opt o	ut of the caree
		0	pathways plan by voluntarily relinquishing a	
			associated with the career pathway. Voluntary r	
			duties associated with the career pathway shall not	-
			demotion under Part 3 or Part 3A of Article 22 of	
			the General Statutes.	
	(2)	Caree	r pathway salary bonuses	
	(-)	a.	Pay career pathway salary supplements of at least t	en percent (10%
		u.	of the State teacher salary schedule to career pathy	-
			assume advanced roles.	vuy touchers with
		b.	Pay career pathway salary supplements of at	least_twenty_fiv
		0.	percent (25%) of the State teacher salary schedule t	•
			teachers who lead teams of two or more other teacher	
			teachers of record for all students served by the teach	
		c.	Require that career pathway salary supplements be p	•
		C.	supplement to the teacher's regular salary and not b	
			average salary calculation used for budgeting State a	
		d.	Require that a career pathway teacher who (i) fa	
		u.	rating of highly effective or (ii) is not successfull	
			additional duties associated with the career pathw	• 1 • •
			only the salary applicable to him or her on the Stat	• 1
			and any other local supplements that would other	•
			teacher's compensation.	wise apply to the
		0	Require that a teacher who opts out of the career pa	thurana plan shal
		e.		
			be paid only the salary applicable to him or her or schedule and any other local supplements that would	
			• • • • • • • • • • • • • • • • • • • •	a otherwise appr
	(2)	Coroc	to the teacher's compensation.	ability for cores
	(3)		r pathways plan funding. – Achieves financial sustair	•
		-	yays salary supplements, as provided in subdivis	
			ction, by reallocating other funds, including local, j	privale, State, o
	(\mathbf{A})		al funds.	
	(4)	•	m goals	.1 1
		a.	Develop measures for determining how the caree	er pathways plai
			shall do at least the following:	
			1. Improve the quality of classroom instruction.	
			2. Increase the attractiveness of teaching.	
				nd retention o
			high-quality teachers.	
		b.	Increase the percentage of students in the local scho	
			unit with a highly effective teacher as their teacher	
			least English Language Arts, math, social studies,	
			minimum of seventy-five percent (75%) of students	

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1	the third year of implementation through the career pathways		
2	program.		
3	SECTION 9.15.(c) Selection of Pilot Units. – By March 15, 2015, the State Board		
4	of Education shall review the RFPs submitted by local boards of education in accordance with		
5	subsection (b) of this section and shall select for the first cohort of the pilot program eight local		
6	school administrative units that meet the following criteria:		
7	(1) Two school districts with an average daily membership (ADM) equal to or		
8	less than $4,000$.		
9	(2) Two school districts with an ADM of $4,001$ to $10,000$.		
10	 (3) Two school districts with an ADM of 10,001 to 30,000. (4) Two school districts with an ADM of 20,001 any any 		
11	(4) Two school districts with an ADM of 30,001 or more.		
12	SECTION 9.15.(d) Pilot Implementation. – The local school administrative units		
13	selected for the pilot shall implement their approved career pathways plans beginning with the		
14	2015-2016 school year and ending with the 2017-2018 school year. The local boards of		
15	education for each approved pilot local school administrative unit shall report annually no later		
16	than August 15 following each school year of the pilot to the State Board of Education on the		
17	following:		
18 10	(1) The methodology for measurement and outcomes determined by the board for how the career pathways plan has accomplished the following:		
19 20	for how the career pathways plan has accomplished the following: a. Improved the quality of classroom instruction.		
20 21	a. Improved the quality of classroom instruction.b. Increased the attractiveness of teaching.		
21	c. Encouraged the recognition, impact, and retention of high-quality		
22	teachers.		
23 24	(2) The percentage of students with a highly effective teacher as their teacher of		
24	record for English Language Arts, math, social studies, and science.		
26	SECTION 9.15.(e) Second Cohort of Pilot. – It is the intent of the General		
27	Assembly, subject to the availability of funds, that the State Board of Education shall select a		
28	second cohort of eight local school administrative units using the process and requirements set		
29	forth in this section to begin a career pathways program pilot in the 2016-2017 school year.		
30	SECTION 9.15.(f) Pilot Evaluation. – The State Board of Education shall report		
31	annually beginning October 15, 2015, until the conclusion of all the pilots, including a second		
32	cohort as described in subsection (e) of this section, on all aspects of the implementation and		
33	evaluation of the pilot career pathways plans to the offices of the President Pro Tempore of the		
34	Senate and the Speaker of the House of Representatives, the Senate Appropriations/Base		
35	Budget Committee, the House Committee on Appropriations, the Senate Appropriations		
36	Committee on Education/Higher Education, the House Appropriations Subcommittee on		
37	Education, the Fiscal Research Division, and the Joint Legislative Education Oversight		
38	Committee.		
39	SECTION 9.15.(g) Career Pathways Plan Statewide Recommendation. – The State		
40	Board of Education shall evaluate implementation and success of the pilot plans and identify		
41	successful, reliable elements to develop recommendations to the General Assembly for a career		
42	pathways plan that could be implemented by a local board of education in its local school		
43	administrative unit. The career pathways plan may contain multiple career pathway options, as		
44	well as a default career pathway program, and shall be designed to improve the quality of		
45	classroom instruction, increase the attractiveness of teaching, and encourage the recognition,		
46	impact, and retention of high-quality teachers. The State Board of Education shall report no		
47	later than October 15, 2018, on the statewide career pathways plan to the offices of the		
48	President Pro Tempore of the Senate and the Speaker of the House of Representatives, the		
49	Senate Appropriations/Base Budget Committee, the House Committee on Appropriations, the		
50	Senate Appropriations Committee on Education/Higher Education, the House Appropriations		

Subcommittee on Education, the Fiscal Research Division, and the Joint Legislative Education
 Oversight Committee.

SECTION 9.15.(h) Career Pathways Plan Rules. – The State Board of Education shall adopt rules necessary to carry out the provisions of this section. Notwithstanding Article 2A of Chapter 150B of the General Statutes, the State Board of Education shall be exempt from rule making in establishing rules to carry out the career pathways pilot program set forth in this section.

8 SECTION 9.15.(i) Career Pathways Plan Administration. – The State Board of Education, in consultation with the Office of the Governor, shall be responsible for 9 administration of the career pathways plan pilot program and shall dedicate up to three 10 full-time staff positions. One position shall be assigned as the primary administrator of the 11 12 program. The primary administrator shall (i) lead oversight of pilot local school administrative unit selection and career pathway development and piloting, (ii) lead assessments of pilots for 13 career pathways plan recommendations, and (iii) provide information about progress toward 14 goals of this section and activities undertaken to implement this section to the Governor, State 15 Board of Education, and State Superintendent of Public Instruction. Two additional positions 16 shall be assigned to assist the primary administrator. 17

SECTION 9.15.(j) Matching Funds for Career Pathways Plan. - The career 18 pathways pilot program shall provide one hundred dollars (\$100.00) per ADM for teacher 19 20 salary supplements for up to twenty-five percent (25%) of ADM in each pilot local school 21 administrative unit. State funding allocated to local school administrative units for the career 22 pathways program pilot shall be matched by the unit at a minimum of one dollar (\$1.00) of matching funds for every one dollar (\$1.00) of State funds to pay supplements to teachers in the 23 24 career pathways program. Matching funds may include the reallocation of other funds, 25 including local, private, State, or federal funds.

26 **SECTION 9.15.(k)** Flexible Funding for Career Pathways Plan Pilot Local School 27 Administrative Units. - Notwithstanding G.S. 115C-105.25(5b), beginning with the 2015-2016 28 fiscal year, the State Board of Education shall increase flexibility in the use of State funds for pilot local school administrative units by allowing positions allocated for classroom teachers 29 30 and instructional support personnel to be converted to dollar equivalents for the purpose of transferring funds into the career pathways program for those local school administrative units 31 participating in the program. These positions shall be converted at the first step of the "A" 32 Teacher Salary Schedule effective for that fiscal year. 33

SECTION 9.15.(I) G.S. 150B-1(d) reads as rewritten:

"(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the
following:

- 38(26)The State Board of Education with respect to the career pathways pilot39program established by the 2013 General Assembly. The program authorizes40local school administrative units to develop a program for differentiated pay41for classroom teachers based on a teacher's demonstrated effectiveness and42assumption of advanced roles."
- 43

34

37

44 PART X. COMMUNITY COLLEGES

45

46 PROCESS FOR PERIODICALLY REVISING ENROLLMENT TIERS

47 **SECTION 10.2.** The State Board of Community Colleges shall develop a process 48 for periodically reviewing and revising how courses and programs are classified into tiers in the 49 enrollment funding model. The process shall be developed by March 1, 2015, and reported to 50 the Office of State Budget and Management and the Fiscal Research Division of the North 51 Carolina General Assembly.

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1	The State Board of Community Colleges shall identify those courses and programs		
2	in high-need areas and may suggest any revisions to the model. These revisions shall be		
3	submitted as part of their budget requests for the 2017-2019 fiscal biennium.		
4			
5	REVENUES/EXPENDITURES/FEES COLLECTED AND ASSESSED BY THE		
6	MANUFACTURING SOLUTIONS CENTER AND THE TEXTILE TECHNOLOGY		
7	CENTER		
8	SECTION 10.3. The State Board of Community Colleges shall report, no later than		
9	January 15, 2015, to the Joint Legislative Education Oversight Committee, the Fiscal Research		
10	Division, and the Office of State Budget and Management a summary of the revenues and		
11	expenditures for the Manufacturing Solutions Center at Catawba Valley Community College		
12	and for the Textile Technology Center at Gaston College during the 2012-2013 and 2013-2014		
13	fiscal years. The report shall include information on the structure of the fees assessed and the		
14	total fees collected by each Center.		
15			
16	JLEOC STUDY ON VOCATIONAL TRAINING FOR INDIVIDUALS WITH		
17	INTELLECTUAL DISABILITIES SECTION 10.4 (a) The Joint Logislative Education Oversight Committee shell		
18 19	SECTION 10.4.(a) The Joint Legislative Education Oversight Committee shall study at least the following issues related to vocational training for individuals with intellectual		
19 20	disabilities:		
20	(1) Model programs for implementation on a systemwide basis at community		
22	college campuses and constituent institutions of The University of North		
23	Carolina for training and developing vocational expertise and job readiness		
23 24	in students with intellectual disabilities.		
24	(2) Enhancing employment outcomes for individuals with intellectual		
26	disabilities.		
27	(3) Barriers to employment for individuals with intellectual disabilities.		
28	(4) Establishment and expansion of partnerships between community colleges,		
29	constituent institutions of The University of North Carolina, the Department		
30	of Health and Human Services, Division of Vocational Rehabilitative		
31	Services, and community-based organizations that offer job training and job		
32	placement opportunities for individuals with intellectual disabilities.		
33	(5) Policies for ensuring that students with intellectual disabilities are prepared		
34	for higher educational opportunities upon completion of their elementary		
35	and secondary school education.		
36	(6) Policies for transition planning and job training for students with intellectual		
37	disabilities as they complete their elementary and secondary school		
38	education.		
39	SECTION 10.4.(b) The Joint Legislative Education Oversight Committee shall		
40	report the results of the study required by subsection (a) of this section to the General Assembly		
41	prior to the convening of the 2015 General Assembly.		
42			
43	EXTEND AUTHORITY TO REORGANIZE THE COMMUNITY COLLEGES		
44	SYSTEM OFFICE		
45	SECTION 10.5.(a) Section 10.1(b) of S.L. 2013-360 reads as rewritten:		
46	" SECTION 10.1.(b) This section expires June 30, 2014.June 30, 2015."		
47			
48	PERMIT THE BOARD OF COMMUNITY COLLEGES TO TRANSFER CERTAIN		
49	FUNDS TO DEPARTMENT OF COMMERCE TO OFFSET APPRENTICESHIP		
50	FEES		

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1	SECTION 10.6.(a) Notwithstanding any other provision of law, of the funds		
2	appropriated by this act for the Customized Industry Training Program for the 2014-2015 fiscal		
3	year, the State Board of Community Colleges shall transfer three hundred thousand dollars		
4	(\$300,000) to the Department of Commerce to offset fee revenue lost when apprenticeship fees		
5	assessed pursuant to G.S. 94-12 are waived.		
6 7	SECTION 10.6.(b) This section shall expire June 30, 2015.		
8	COMMUNITY COLLEGES AND UNC STUDY BILATERAL AGREEMENTS		
9	REGARDING TRANSFER PROCESS		
10	SECTION 10.7.(a) The Board of Governors of The University of North Carolina		
11	and the State Board of Community Colleges shall jointly study the various bilateral agreements		
12	and partnerships that exist between constituent institutions of The University of North Carolina		
13	and the community colleges throughout the State. The study shall specifically focus on those		
14	agreements and partnerships that aid in the transfer process and those agreements and		
15	partnerships that encourage or require students to complete some coursework at a community		
16	college before attending or transferring to a constituent institution. The study shall also provide		
17	data on the agreements and partnerships, to the extent this information is available, on all of the		
18	following:		
19	(1) A description of the agreement or partnership;		
20	(2) The number of years it has been in existence;		
21	(3) The number of participants by year; and		
22	(4) An analysis of student outcomes after a transfer under the agreement or		
23	partnership.		
24	SECTION 10.7.(b) The findings of the study shall be reported to the Joint		
25	Legislative Education Oversight Committee and the Senate Appropriations Committee on		
26	Education/Higher Education and the House Appropriations Subcommittee on Education by		
27	February 1, 2015. The final report shall also include recommendations on replication and		
28	expansion possibilities for the various agreements and partnerships.		
29			
30	FUNDS FOR THE CAPE FEAR BOTANICAL GARDENS		
31	SECTION 10.8. Of the funds allocated to Fayetteville Technical Community		
32	College by the Community Colleges System Office for the 2014-2015 fiscal year, Fayetteville		
33	Technical Community College may use up to fifty thousand dollars (\$50,000) to support the		
34	Cape Fear Botanical Garden as part of the Fayetteville Technical Community College		
35	Horticulture Technology/Management program.		
36			
37	PART XI. UNIVERSITIES		
38			
39	DISTINGUISHED PROFESSOR ENDOWMENT TRUST FUND		
40	SECTION 11.1.(a) Part 4A of Article 1 of Chapter 116 of the General Statutes is		
41	amended by adding a new section to read:		
42	"§ 116-41.14A. Distinguished Professor Endowment Trust Funds; no State match		
43	requirement.		
44	Notwithstanding any other provision of this Part, no State match shall be required to use		
45	private donations and gifts that were or are intended by the donor for the Distinguished		
46	Professorships. However, if the written terms of a particular donation or gift required a State		
47	match, then this section shall not apply without the written consent of the donor."		
48	SECTION 11.1.(b) G.S. 116-41.13 reads as rewritten:		
49	"§ 116-41.13. Distinguished Professors Endowment Trust Fund; purpose.		
50	The General Assembly of North Carolina recognizes that the public university system		
51	would be greatly strengthened by the addition of distinguished scholars. It further recognizes		

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1	Within 90 days after any consultation with a board of county commissioners conducted			
2	pursuant to this subsection, North Carolina State University shall submit a written report to the			
3	Joint Legislative Education Oversight Committee, the Senate Appropriations Committee on			
4	Education/Higher Education, the House of Representatives Appropriations Subcommittee on			
5	Education, and the Fiscal Research Division regarding the feasibility of reopening the site as a			
6	4-H camp and any other options considered for the use of the site.			
7	The list of defunct 4-H camps follows:			
8	(1) Anita-Alta 4-H Camp in the Pisgah National Forest in Lenoir, NC.			
9	(2) Swannanoa 4-H Camp located at Swannanoa, NC.			
10	(c) North Carolina State University shall take all practicable measures to operate the			
11	4-H camps in a manner that will generate a positive fund balance in the institutional trust funds			
12	that account for the activities of the 4-H camps."			
13	SECTION 11.7.(b) Article 7 of Chapter 146 of the General Statutes is amended by			
14	adding a new section to read:			
15	"§ 146-30.1. Application of net proceeds of disposition or use of real property allocated to			
16	the 4-H Camping Program.			
17	(a) Limitation. – Notwithstanding G.S. 146-30 or any other provision of law, and			
18	subject to the limitations contained in any applicable deed, the net proceeds of any disposition			
19	of, use of, or activity on real property allocated to the 4-H Camping Program shall be used			
20	solely for the operation of the 4-H Camping Program, for the acquisition of real property for			
21	the 4-H Camping Program, or for the funding of an endowment to support these purposes.			
22	These proceeds shall not be used to pay any debt or other financial obligation owed to a State			
23	agency that arose prior to the effective date of this section.			
24	(b) Definition of Net Proceeds. – For purposes of this section, the term "net proceeds"			
25	shall have the same meaning as in G.S. 146-30.			
26	(c) <u>No Supplanting of General Fund Support. – It is the intent of the General Assembly</u>			
27	that appropriations for the 4-H Camping Program not be reduced as a result of the realization of			
28	proceeds under this section. Instead, the General Assembly intends that the amount of			
29	appropriations be determined as if no proceeds had been realized under this section. The			
30	Director of the Budget shall not decrease the recommended continuation budget requirements			
31	for the 4-H Camping Program as a result of proceeds being realized under this section.			
32	(d) <u>Proceeds Must Be Appropriated. – Nothing in this section shall be construed to</u>			
33	appropriate the proceeds described in this section."			
34 25	SECTION 11.7.(c) If on the effective date of this section the net proceeds of any			
35	use of, or activity on, real property allocated to the 4-H Camping Program are being used in a			
36	manner prohibited by G.S. 146-30.1, then notwithstanding that section they may continue to be			
37	used in that manner.			
38	SECTION 11.7.(d) The Department of Administration shall reallocate all of the			
39 40	approximately 716 acres of State-owned real property that is part of Camp Sertoma/Moore			
40	Springs property to the Department of Environment and Natural Resources. The General			
41 42	Assembly authorizes the Department of Environment and Natural Resources to add this property to the State Parks System as provided in G.S. 113-44.14(b).			
42 43	SECTION 11.7.(e) Of the funds appropriated by this act for the 2014-2015 fiscal			
45 44	year to the Board of Governors of The University of North Carolina for North Carolina State			
44 45	University the sum of seven hundred twenty-five thousand dollars (\$725,000) in recurring			
45 46	funds shall be allocated equally among all operating 4-H camps, including any currently			
40 47	defunct 4-H camp that reopens and operates as a 4-H camp. The funds allocated under this			
47	section shall be used for the operation, repair, and renovation of operating 4-H camps.			
48 49	section shart be used for the operation, repair, and renovation of operating +-rr earlps.			

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-	STUDY FINANCIAL AID PAYMENT SCHEDULE TO INCENTIVIZE THIRTY COMPLETED HOURS PER YEAR AND IMPLEMENT REVISED PAYMENT SCHEDULE
Ļ	SECTION 11.8. Section 11.15(h) of S.L. 2013-360 reads as rewritten:
;	"SECTION 11.15.(h) The State Education Assistance Authority shall structure its
;	payment schedule Authority, in consultation with The University of North Carolina, the North
,	Carolina Community College System, and the North Carolina Independent Colleges and
}	<u>Universities, shall study ways to structure its financial aid payment schedules to encourage</u>
)	students to complete an average of 30 credit hours per academic year. The State Education
)	Assistance Authority shall <u>make an interim</u> report to the Joint Legislative Education Oversight
-	Committee by March 1, 2014, regarding the measures implemented by the Authority pursuant
	to this subsection. March 1, 2015, on its progress or lack thereof in developing such schedules
	and shall make a final report to the Joint Legislative Education Oversight Committee by
	October 1, 2015, about the financial aid payment schedules it proposes to implement.
	After submitting its final report to the Joint Legislative Education Oversight Committee, the
	State Education Assistance Authority shall structure its payment schedules to encourage
	students to complete an average of 30 credit hours per academic year. The revised payment
	schedules shall be in place for financial aid awards made for the 2016-2017 academic year and
	all subsequent academic years."
	UNC FACULTY TUITION WAIVER
	SECTION 11.9.(a) G.S. 116-143(d) reads as rewritten:
	"(d) Notwithstanding the above provision relating to the abolition of free tuition, the
	Board of Governors of The University of North Carolina may, in its discretion, provide
	regulations under which a full-time faculty member of the rank of full-time instructor or above,
	and any full-time staff member of The University of North Carolina may during the period of
	normal employment enroll for not more than two-three courses per year in The University of
	North Carolina free of charge for tuition, tuition and fees, provided such enrollment does not
	interfere with normal employment obligations and further provided that such enrollments are
	not counted for the purpose of receiving general fund appropriations."
	SECTION 11.9.(b) This section applies to the 2014-2015 fall academic semester
	and each subsequent academic semester.
	and each subsequent deddenne semester.
	REPORT ON COLLEGE FOUNDATION OF NORTH CAROLINA SUSTAINABILITY
	SECTION 11.11. No later than December 1, 2014, the State Education Assistance
	Authority shall report to the Office of State Budget and Management and the Fiscal Research
	Division of the General Assembly on its progress toward funding operations of the College
	Foundation of North Carolina entirely from non-General Fund sources. This report shall
	•
	include all of the following:
	 (1) The status of fundraising efforts to date. (2) A detailed along and time line for generating additional revenues.
	 A detailed plan and time line for generating additional revenues. Estimated encoded differences and encoded and for the next formation of the second difference of the sec
	(3) Estimated expenditures and revenues by type for the next four fiscal years.
	(4) Potential reduction measures and alternative funding options should General
	Fund appropriations not be provided in the next biennium.
	TUITION ASSISTANCE TO VETERANS WHO PARTICIPATE IN THE YELLOW
	RIBBON PROGRAM AND THEIR SPOUSES AND DEPENDENT RELATIVES
	SECTION 11.12.(a) Article 14 of Chapter 116 of the General Statutes is amended
	by adding a new section to read:
	"§ 116-143.8. Tuition assistance for certain veterans and their dependents.
	(a) The following definitions apply in this section:

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1	(1)	Institution of higher education. – Has the same meaning as in	
2		G.S. 116-143.1(a)(1).	
3	<u>(2)</u>	Yellow Ribbon Program. – Yellow Ribbon G.I. Education Enhancement	
		Program, 38 U.S.C. § 3317.	
	(b) Either	the Board of Governors of The University of North Carolina or one or more	
	constituent institut	ions shall annually enter into an agreement with the United States Secretary	
		irs to participate in the Yellow Ribbon Program. The State Board of	
	Community Colle	eges or one or more community colleges shall annually enter into an	
	agreement with th	agreement with the United States Secretary of Veterans Affairs to participate in the Yellow	
	Ribbon Program.	The agreements shall include all of the following terms:	
	<u>(1)</u>	A grant of ninety percent (90%) of the cost of tuition and mandatory fees not	
		otherwise covered shall be provided for every eligible veteran or eligible	
		spouse or dependent relative of a veteran who is enrolled or will be enrolled	
		as an undergraduate student at a constituent institution or as a student at a	
		community college.	
	<u>(2)</u>	To be eligible for grants under the Yellow Ribbon Program, a student must	
		meet all program requirements established by the federal government. In	
		addition, to be eligible for a Yellow Ribbon grant in which the school share	
		of the grant is paid with State appropriation, a student must be enrolled as an	
		undergraduate student at a constituent institution or as a student at a North	
		Carolina community college.	
	(c) This section is not intended to prohibit constituent institutions from using private		
	funds to provide	Yellow Ribbon grants for students enrolled in master's or doctoral level	
	programs.	-	
	(d) The Ge	eneral Assembly encourages private institutions of higher education in North	
	Carolina to partici	pate in the Yellow Ribbon Program."	
		(ON 11.12.(b) It is the intent of the General Assembly to establish two	
	reserve funds for t	he purpose of forward funding tuition assistance to students who participate	
	in the Yellow Ribl	pon Program. Therefore, the General Assembly establishes the two following	
	reserve funds:		
	(1)	There is established the UNC Yellow Ribbon Reserve to be managed by the	
		Board of Governors of The University of North Carolina. Of the funds	
		appropriated by this act to the Board of Governors, the sum of four million	
		eight hundred sixty-three thousand two hundred seventy-six dollars	
		(\$4,863,276) shall be allocated to the UNC Yellow Ribbon Reserve and	
		shall be held in reserve for the 2014-2015 fiscal year. Beginning with the	
		2015-2016 fiscal year, the funds in the UNC Yellow Ribbon Reserve shall	
		be used to fund undergraduate tuition assistance to participants in the Yellow	
		Ribbon Program for the 2015-2016 academic year and each subsequent	
		academic year.	
	(2)	There is established the Community College Yellow Ribbon Reserve to be	
		managed by the State Board of Community Colleges. Of the funds	
		appropriated by this act to the Community Colleges System Office, the sum	
		of one million dollars (\$1,000,000) shall be allocated to the Community	
		College Yellow Ribbon Reserve and shall be held in reserve for the	
		2014-2015 fiscal year. Beginning with the 2015-2016 fiscal year, the funds	
		in the Community College Yellow Ribbon Reserve shall be used to fund	
		tuition assistance to participants in the Yellow Ribbon Program for the	
		2015-2016 academic year and each subsequent academic year.	
	SECTI	(ON 11.12.(c) The Board of Governors and the State Board of Community	
		h report to the Joint Legislative Education Oversight Committee by January	
1	Some Des shan oue		

	General Assem	bly Of North Carolina	Session 2013	
1	1, 2015, regarding their planned participation in the Yellow Ribbon Program for the 2015-		-	
2	academic year. l	academic year. Each report shall include the following information:		
3	(1)	The number and identity of constituent instit	utions or community colleges	
4		that will participate in the Yellow Ribbon Prog	gram.	
5	(2)	The methodology used by each governing boa	ard to select the institutions of	
6		higher education that will participate in the Ye		
7	(3)	For each institution that will participate, the	-	
8	()	and the maximum award amount per student.		
9	(4)	A list of the institutions of higher education	that will not participate in the	
10		Yellow Ribbon Program and the reason each in		
11	SEC	TION 11.12.(d) Subsection (a) of this section		
12		nd each subsequent academic year.	on applies to the 2010 2010	
13	deddenne year a	ne each subsequent academic year.		
13 14	STUDV UNIVI	ERSITY TUITION		
14 15		TION 11.15.(a) The Joint Legislative Education	on Oversight Committee shall	
15 16		asing cost of attendance for resident and nonre	-	
10	•	orth Carolina. In doing so, the Committee shall	-	
	•	orth Carolina. In doing so, the Committee shall	consider, at a minimum, an or	
18	the following:	The detice and mandatane free of the se	metiterent institutions of The	
19	(1)	The tuition and mandatory fees at the co	onstituent institutions of The	
20	$\langle 0 \rangle$	University of North Carolina.		
21	(2)	How changes in tuition and fees in recent ye	ears have compared to overall	
22		economic inflation.		
23	(3)	The funding available to offset increases in		
24		could include non-General Fund revenues and	d the availability of State- and	
25		non-State-funded financial aid.		
26	(4)	The tuition cost controls or limits that may ha	ive been implemented in other	
27		states.		
28	(5)	The desirability of encouraging students seeki		
29		enroll first in a community college for colle		
30		constituent institution to complete the requir	rements for the undergraduate	
31		degree.		
32		TION 11.15.(b) The Joint Legislative Education	6	
33	-	s of the study required by subsection (a) of this se	ection to the General Assembly	
34	prior to the conv	vening of the 2015 General Assembly.		
35				
36	UNC REVERS			
37	SEC	TION 11.17.(a) G.S. 116-30.3 reads as rewritter	1:	
38	"§ 116-30.3. Re	eversions.		
39	(a) Of th	ne General Fund current operations appropriation	ns credit balance remaining at	
40	the end of each	fiscal year in each budget code of a special respor	nsibility constituent institution,	
41	except for the budget code of the Area Health Education Centers of the University of North		ers of the University of North	
42	Carolina at Chapel Hill, any amount of the General Fund appropriation for that fiscal year may			
43	be carried forward by the institution to the next fiscal year and is appropriated for one-time			
44	expenditures that will not impose additional financial obligations on the State. Of the General			
45	Fund current operations appropriations credit balance remaining in the budget code of the Area			
46	Health Education Centers of the University of North Carolina at Chapel Hill, any amount of the			
47	General Fund appropriation for that fiscal year may be carried forward in that budget code to			
48	the next fiscal year and is appropriated for one-time expenditures that will not impose			
49	additional financial obligations on the State. However, the amount carried forward under this			
50		section shall not exceed two and one-half percent (2 1/2%) of the General Fund appropriation.		
51	The Director of the Budget, under the authority set forth in G.S. 143C-6-2 shall establish the			

1	General Fund current operations credit balance remaining in each budget code of each				
2	institution. Of the General Fund current operations appropriations credit balance remaining at				
3	the end of each fiscal year in each of the budget codes listed in this subsection, any amount of				
4	the General Fund appropriation for that budget code for that fiscal year (i) may be carried				
5	forward to the next fiscal year in that budget code, (ii) is appropriated in that budget code, and				
6	(iii) may be used for any of the purposes set out in subsection (f) of this section. However, the				
7	amount carried forward in each budget code under this subsection shall not exceed two and				
8	one-half percent (2.5%) of the General Fund appropriation in that budget code. The Director of				
9	the Budget, under the authority set forth in G.S. 143C-6-2, shall establish the General Fund				
10	current operations credit balance remaining in each budget code.				
11	The budget codes that may carry forward a General Fund current operations appropriations				
12	credit balance remaining at the end of each fiscal year pursuant to this section are the budget				
13	codes for each of the following:				
14	(1) Each special responsibility constituent institution.				
15	(2) The Area Health Education Centers of the University of North Carolina at				
16	<u>Chapel Hill.</u>				
17	(3) General Administration Budget Code 16010.				
18	(b) Repealed by Session Laws 1998-212, s. 11(b).				
19	(c) Repealed by Session Laws 1998-212, s. 11(a).				
20	(d) Repealed by Session Laws 1998-212, s. 11(d).				
21	(e) Notwithstanding G.S. 143C-1-2 of the General Fund current operations				
22	appropriations credit balance remaining in Budget Code 16010 of the Office of General				
23	Administration of The University of North Carolina, any amount of the General Fund				
24	appropriation for that fiscal year may be carried forward in that budget code to the next fiscal				
25	year and is appropriated for one time expenditures that will not impose additional financial				
26	obligations on the State. However, the amount carried forward under this subsection shall not				
27	exceed two and one-half percent (2 1/2%) of the General Fund appropriation. The Director of				
28	the Budget, under the authority set forth in G.S. 143C-6-2, shall establish the General Fund				
29	current operations credit balance remaining in Budget Code 16010 of the Office of General				
30	Administration of The University of North Carolina. The funds shall not be used to support				
31	positions.				
32	(f) Funds carried forward pursuant to subsection (a) of this section may be used for				
33	one-time expenditures, provided, however, that the expenditures shall not impose additional				
34	financial obligations on the State and shall not be used to support positions."				
35	SECTION 11.17.(b) G.S. 116-14(b2) reads as rewritten:				
36	"(b2) The President, in consultation with the State Auditor and the Director of the Office				
37	of State Human Resources, shall ascertain that the management staff and internal financial				
38	controls are in place and continue in place to successfully administer the additional authority				
39	authorized under G.S. 116-14(b1) and G.S. 116-30.3(e). G.S. 116-30.3. All actions taken by the				
40	President pursuant to G.S. 116-14(b1) and G.S. 116-30.3(e) G.S. 116-30.3 are subject to audit				
41	by the State Auditor."				
42	SECTION 11.17.(c) This section applies to the 2014-2015 fiscal year and each				
43	subsequent fiscal year.				
44					
45	UNC SET NONRESIDENT TUITION RATES				
46	SECTION 11.18. Notwithstanding the provisions of S.L. 2013-360, the Board of				
47	Governors of The University of North Carolina may set nonresident undergraduate tuition rates				
48	for the 2014-2015 fiscal year at any level deemed appropriate by the Board of Governors;				
49	however, the systemwide total in new tuition receipts due to these changes must be at least				
50	twenty-seven million two hundred forty-three thousand one hundred fifty-seven dollars				
51	(\$27,243,157) for the 2014-2015 fiscal year.				

1						
2	UNC STRATEGIC PLAN FUNDS					
3	SECTION 11.19. Section 11.13 of S.L. 2013-360 reads as rewritten:					
4	"SECTION 11.13. Of the funds appropriated by this act to the Board of Governors of The					
5	University of North Carolina for the 2013-2015 fiscal biennium, the Board of Governors may					
6	spend a sum of up to fifteen million dollars (\$15,000,000) for the 2013-2014 fiscal year and a					
7	sum of up to fifteen million dollars (\$15,000,000) for the 2014-2015 fiscal yearon a recurring					
8	basis to implement provisions of The University of North Carolina Strategic Plan as set out in					
9	the report "Our Time, Our Future: The University of North Carolina Compact with North					
10	Carolina. These funds are in addition to any new funds appropriated for The University of					
11	North Carolina by this act."					
12						
13	REPORT ON FUNDING OF STATE MEDICAL SCHOOLS					
14	SECTION 11.20. The University of North Carolina System, working with the					
15	appropriate constituent institutions and health systems, shall report to the Joint Legislative					
16	Oversight Committee on Health and Human Services and the Joint Legislative Education					
17	Oversight Committee on how the medical schools are funded. The report shall include a					
18	detailed explanation of the sources of all income within both a current and historical context,					
19	noting any changes in funding sources and amounts over time. The report shall also include a					
20	detailed explanation of operating expenses so that they may be compared to income. The report					
21	required by this section is due by October 1, 2014, and shall be based on the most recent					
22	audited fiscal year practicable.					
23						
24	STUDY ON ESTABLISHMENT OF NEW OPTOMETRY SCHOOLS					
25	SECTION 11.21.(a) By December 1, 2014, the Board of Governors of The					
26	University of North Carolina shall evaluate and report to the Joint Legislative Education					
27	Oversight Committee, the Joint Legislative Oversight Committee on Health and Human					
28	Services, and the Fiscal Research Division on the feasibility of establishing a school of					
29	optometry at one or more of the following constituent institutions:					
30	(1) The University of North Carolina at Chapel Hill.					
31	(2) The University of North Carolina at Pembroke.					
32	(3) East Carolina University.					
33	(4) Elizabeth City State University.					
34	(5) Fayetteville State University.					
35	(6) North Carolina Agricultural and Technical State University.					
36	(7) North Carolina Central University.					
37	(8) Winston-Salem State University.					
38	SECTION 11.21.(b) The report by the Board of Governors pursuant to subsection					
39	(a) of this section shall include at least all of the following:					
40	(1) A breakdown of any projected capital, operational, or other expenditures					
41	necessary for establishing and operating a school of optometry affiliated					
42	with the institution.					
43	(2) A breakdown of all funds available to assist the institution with these					
44	expenses.					
45	(3) A projected number of applicants for the affiliated school of optometry.					
46	SECTION 11.21.(c) The North Carolina Independent Colleges and Universities,					
47	Inc., (NCICU) is encouraged to examine and report by December 1, 2014, to the Joint					
48	Legislative Oversight Committee on Health and Human Services and the Fiscal Research					
49	Division on the feasibility of establishing a school of optometry affiliated with an NCICU					
FO	college or university. The report should include at least all of the following:					

50 college or university. The report should include at least all of the following:

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1 2 3	(1)	A breakdown of any projected capital, operational, necessary for establishing and operating a school of with the institution.	1
4	(2)	A breakdown of all funds available to assist the	institution with these
5 6 7	(3)	expenses. A projected number of applicants for the affiliated sch	ool of optometry.
7 8	UNC MANAGI	EMENT FLEXIBILITY REDUCTION	
9		TION 11.22. Section 11.5 of S.L. 2013-360 reads as rev	vritten:
10		11.5.(a) The management flexibility reduction for Th	
11		ot be allocated by the Board of Governors to the cons	-
12		es using an across-the-board method but shall be do	
13		mportance of the academic missions and differences am	
14	North Carolina e	1	
15	Before takin	g reductions in instructional budgets, the Board of Gover	mors and the campuses
16	of the constituen	t institutions shall consider all of the following:	
17	(1)	Reducing State funding for centers and institutes, sp	eaker series, and other
18		nonacademic activities.	
19	(2)	Faculty workload adjustments.	
20	(3)	Restructuring of research activities.	
21	(4)	Implementing cost-saving span of control measures.	
22	(5)	Reducing the number of senior and middle manageme	-
23	(6)	Eliminating low-performing, redundant, or low-enrolling	ment programs.
24	(7)	Using alternative funding sources.	
25	(8)	Protecting direct classroom services.	
26		f Governors and the campuses of the constituent institu	
27		trust funds and the special funds held by or on behalf	-
28		and its constituent institutions to determine whether ther	
29		hat can be used to assist with operating costs. In additio	-
30		tutions also shall require their faculty to have a teaching	workload equal to the
31	0	in their Carnegie classification.	
32		11.5.(b) In allocating the management flexibility redu	
33		l be allocated in either fiscal year of the 2013-2015 b	iennium to any of the
34 25	following:	UNC Need-Based Financial Aid.	
35 36	(1)	North Carolina Need-Based Scholarship.	
30 37	(2) (3)	Any special responsibility constituent institution whi	ch has been granted a
38		basic type designation of "Special Focus Institution	
39		Classification of Institutions of Higher Education.	i under the Carnegie
40	(4)	Any special responsibility constituent institution whi	ch has been granted a
41	(1)	basic type designation of "Baccalaureate Colleges-A	-
42		the Carnegie Classification of Institutions of Higher E	
43	(5)	Any constituent high school of The University of Nort	
44		11.5.(c) The University of North Carolina shall report	
45		ent flexibility reduction in subsection (a) of this section	1
46	_	nagement and the Fiscal Research Division no later t	
47	-	This report shall identify both of the following by camp	
48	(1)	The total number of positions eliminated by type (facu	
49	(2)	The low-performing, redundant, and low-enrollmen	
50		eliminated."	
51			

RESTORE TEACHING FELLOWS PROGRAM 1 SECTION 11.23. Section 1.38(a) and Section 1.38(c) of S.L. 2011-266 are 2 3 repealed. 4 5 **ECSU STUDY** 6 **SECTION 11.24.(a)** The General Assembly finds that Elizabeth City State University had its origins established during the 1891 legislative session and is a key 7 8 educational and economic resource for northeastern North Carolina. The Joint Legislative 9 Education Oversight Committee shall evaluate and study strategies to address any financial or enrollment concerns. 10 **SECTION 11.24.(b)** The Joint Legislative Education Oversight Committee shall 11 examine, at a minimum, any plans of The University of North Carolina Board of Governors or 12 of Elizabeth City State University to restore Elizabeth City State University to more financially 13 sustainable conditions, including the strategies described in Elizabeth City State University's 14 March 2014, document titled, "Rightsizing ECSU: The Need for Financial Stability". Further, 15 the General Assembly urges that, in conducting the study described in subsection (a) of this 16 section, the JLEOC's work include consultation with the Board of Trustees of Elizabeth City 17 18 State University and any other appropriate parties. SECTION 11.24.(c) The Joint Legislative Education Oversight Committee shall 19 20 report the results of the study required by this section to the General Assembly prior to the 21 convening of the 2015 General Assembly. The report shall include recommendations, if any, for actions by the General Assembly to address such financial and enrollment concerns. 22 23 24 PART XII. DEPARTMENT OF HEALTH AND HUMAN SERVICES 25 26 SUBPART XII-A. CENTRAL MANAGEMENT AND SUPPORT 27 28 HHS COMPETITIVE GRANTS PROCESS REVISIONS 29 SECTION 12A.1. Section 12A.2 of S.L. 2013-360 reads as rewritten: 30 **"FUNDING FOR NONPROFIT ORGANIZATIONS/ESTABLISH COMPETITIVE GRANTS PROCESS** 31 "SECTION 12A.2.(a) Of the funds appropriated in this act to the Department of Health 32 and Human Services, Division of Central Management and Support, the sum of nine million 33 five hundred twenty-nine thousand one hundred thirty-four dollars (\$9,529,134) in recurring 34 funds for each year of the 2013-2015 fiscal biennium, the 2013-2014 fiscal year and the sum of 35 36 nine million three hundred three thousand nine hundred eleven dollars (\$9,303,911) in recurring funds for the 2014-2015 fiscal year, the sum of three hundred seventeen thousand 37 four hundred dollars (\$317,400) in nonrecurring funds for each year of the 2013-2015 fiscal 38 biennium, and the sum of three million eight hundred fifty-two thousand five hundred dollars 39 (\$3,852,500) appropriated in Section 12J.1 of this act in Social Services Block Grant funds for 40 each year of the 2013-2015 fiscal biennium shall be used to allocate funds for nonprofit 41 organizations. 42 43 "SECTION 12A.2.(d) It is the intent of the General Assembly that, beginning fiscal year 44 2014-2015, the Department implement a competitive grants process for nonprofit funding. To 45 46 that end, the Department shall develop a plan that establishes a competitive grants process to be administered by the Division of Central Management and Support. The Department shall 47 develop a plan that, at a minimum, includes each of the following: 48

- 49
- 50
- A request for application (RFA) process to allow nonprofits to apply for and (1)receive State funds on a competitive basis.

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1 2	(2)	A requirement that nonprofits match a minimum of ten total amount of the grant award.	percent (10%) of the
3	(3)	A requirement that the Secretary prioritize grant award	
4	(A)	that are able to leverage non-State funds in addition to t	-
5	(4)	A process that awards grants to nonprofits dedicated t	1 0
6		the capacity to provide services on a statewide basis and	id that support any of
7		the following State health and wellness initiatives:	
8 9		a. A program targeting advocacy, support, educ services for persons diagnosed with autism.	cation, or residential
10 11		b. A comprehensive program of education, adv related to brain injury and those affected by brai	
12		c. A system of residential supports for those aff.	
13		abuse addiction.	
14		d. A program of advocacy and supports for individ	luals with intellectual
15		and developmental disabilities or severe and per	
16		substance abusers, or the elderly.	,
17		e. Supports and services to children and adults	with developmental
18		disabilities or mental health diagnoses.	r
19		f. A food distribution system for needy individuals	
20		g. The provision and coordination of services for the	
21		h. The provision of services for individuals aging of	
22		i. Programs promoting wellness, physical activity,	
23		programming for North Carolinians.	
24		j. A program focused on enhancing vision screeni	ng through the State's
25		public school system.	
26		k. Provision for the delivery of after-school service	es for apprenticeships
27		or mentoring at-risk youth.	<u></u>
28		1. The provision of direct services for amyotro	phic lateral sclerosis
29		(ALS) and those diagnosed with the disease.	
30		m. The provision of assistive information technolo	by services for blind
31		and disabled persons.	8,
32		<u>n.</u> <u>A comprehensive smoking prevention and ce</u>	ssation program that
33		screens and treats tobacco use in pregnant wo	
34		mothers.	<u>P</u> P
35	(5)	Ensures that funds received by the Department to	implement the plan
36	(0)	supplement and do not supplant existing funds for	
37		programs and initiatives.	
38	"	programs and midual (es.	
39			
40	FUNDS FOR ST	FATEWIDE HEALTH INFORMATION EXCHANG	R.
40 41		FION 12A.2.(a) It is the intent of the General Assembly:	
42	(1)	To maximize receipt of federal funds for administration	on and support of the
43	(1)	statewide health information exchange network (HIE N	
44	(2)	To allow the North Carolina Health Information Excl	
45	(2)	nonprofit corporation responsible for overseeing and a	
46		Network, to receive the State's share of available	-
47		administration and support of the HIE Network in	
48		operating costs of the HIE Network by an amount suffi	
49		elimination or reduction of the participation fee the	
+9 50		imposes on hospitals required to connect to the HIE	•
51		G.S. 90-413.3A.	rothorn pursuant to

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1 2 3 4	 (3) Beginning with the 2015-2016 fiscal year, to make the Department of Health and Human Services, Division of Central Management and Support, responsible for using State funds to draw down available matching federal funds for administration and support of the HIE Network.
5	SECTION 12A.2.(b) From the funds appropriated in this act to the Department of
6 7	Health and Human Services, Division of Central Management and Support, for the health information exchange for the 2014-2015 fiscal year, the Department shall allocate to the North
8	Carolina Health Information Exchange, a nonprofit corporation, an amount sufficient to
9 10	represent the State share for the maximum amount of approved federal matching funds for allowable Medicaid administrative costs related to the HIE Network.
11	SECTION 12A.2.(c) By March 1, 2015, the NC HIE shall report to the Joint
12	Legislative Oversight Committee on Health and Human Services, the Joint Legislative
13	Oversight Committee on Information Technology, and the Fiscal Research Division on its use
14	of (i) State appropriations allocated to the NC HIE pursuant to this section and (ii) federal
15	matching funds received by the NC HIE for costs related to the HIE Network. The report shall
16	include a detailed, audited report of all State and federal funds received by the NC HIE and all
17	expenditures from these funds.
18	
19	REPEAL PLANS TO IMPLEMENT SYSTEM MODIFICATIONS TO ENABLE
20	CONTRACT ENTITIES TO PERFORM MEDICAID CLAIM ADJUDICATION IN
21	THE REPLACEMENT MEDICAID MANAGEMENT INFORMATION SYSTEM
22	SECTION 12A.4.(a) Section 12A.4(j) of S.L. 2013-360 is repealed.
23	SECTION 12A.4.(b) Section 12A.4(k) of S.L. 2013-360, as amended by Section
24	4.11 of S.L. 2013-363, is repealed.
25	
26	FUNDS FOR REPLACEMENT MEDICAID MANAGEMENT INFORMATION
27	SYSTEM SECTION 124.5 Section 124.4(c) of S.L. 2012.260 mode of noumitton.
28 29	SECTION 12A.5. Section 12A.4(a) of S.L. 2013-360 reads as rewritten: "SECTION 12A.4.(a) The Secretary of the Department of Health and Human Services
30	may utilize prior year earned revenue received for the replacement MMIS in the amount of nine
31	million six hundred fifty-eight thousand one hundred fifty-two dollars (\$9,658,152) for the
32	2013-2014 fiscal year and in the amount of one million six hundred sixty-six thousand six
33	hundred twenty-five dollars (\$1,666,625) six million eight hundred ninety thousand six
34	hundred dollars (\$6,890,600) for the 2014-2015 fiscal year. In the event the Department does
35	not receive prior year earned revenues in the amounts authorized by this section, or funds are
36	insufficient to advance the project, the Department may, with prior approval from the Office of
37	State Budget and Management (OSBM), utilize overrealized receipts and funds appropriated to
38	the Department to achieve the level of funding specified in this section for the replacement
39	MMIS."
40	
41	FUNDS FOR NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH
42	TECHNOLOGY (NC FAST)
43	SECTION 12A.6. Section 12A.6(a) of S.L. 2013-360 reads as rewritten:
44	"SECTION 12A.6.(a) Funds appropriated in this act in the amount of eight hundred
45	sixty-four thousand six hundred fifty-five dollars (\$864,655) for State fiscal year 2014-2015
46	along with prior year earned revenue in the amount of four million one hundred thirty-eight
47	thousand two dollars (\$4,138,002) and the cash balance in Budget Code 24410 Fund 2411 for
48	the North Carolina Families Accessing Services through Technology (NC FAST) project shall
49	be used to match federal funds in fiscal years 2013-2014 and 2014-2015 to expedite the
50	development and implementation of the Eligibility Information System (EIS), Child Care, Low

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Income Energy A the NC FAST pr	Assistance, and Crisis Intervention Programs, and Chilo oject."	d Service components of				
SUPPLEMENT	AL SHORT-TERM ASSISTANCE FOR GROUP H	IOMES				
	FION 12A.7.(a) Notwithstanding any other pro-					
	his act to the Department of Health and Human Servi mental Disabilities, and Substance Abuse Services, f					
	year for unpaid LME liabilities is reduced by the sum of two million dollars (\$2,000,000) in					
• 1	nds, and that amount is instead allocated to the Dep					
Human Services, Division of Central Management and Support, for the 2014-2015 fiscal year						
	orary, short-term financial assistance in the form of					
	behalf of each resident who meets all of the following of					
(1)	Was eligible for Medicaid-covered personal care					
(1)	January 1, 2013, but was determined to be ineligible					
	January 1, 2013, due to Medicaid State Plan cha					
	criteria specified in Section 10.9F of S.L. 2012-142,					
	3.7 of S.L. 2012-145 and Section 70 of S.L. 2012-142,	•				
(2)	Has continuously resided in a group home since Dece					
. ,	FION 12A.7.(b) These monthly payments shall be					
	ements and limitations:	e subject to all of the				
(1)	The amount of the monthly payments authorized b	w this section shall not				
(1)	exceed four hundred sixty-four dollars and thirty cer	•				
	for each resident who meets all criteria specified i					
	section.	ii subsection (a) of this				
(2)	A group home that receives the monthly payments a	uthorized by this section				
(2)	shall not, under any circumstances, use these payments a	-				
	than providing, as necessary, supervision and medic					
	resident who meets all criteria specified in subsectior					
(3)	The Department shall make monthly payments authority					
(3)	a group home on behalf of each resident who meets					
	subsection (a) of this section only for the period con	-				
	and ending June 30, 2015, or upon depletion of	•				
	(\$2,000,000) in nonrecurring funds appropriated in th					
	Central Management and Support for the 2014-20					
	purpose of this section, whichever is earlier.	oro notal year for the				
(4)	The Department shall make monthly payments aut	thorized by this section				
	only to the extent sufficient funds are available from	•				
	(\$2,000,000) in nonrecurring funds appropriated in th					
	Central Management and Support for the 2014-20					
	purpose of this section.	ore mould your for the				
(5)	The Department shall not make monthly payments an	uthorized by this section				
	to a group home on behalf of a resident during the p	-				
	or on behalf of the resident under G.S. 108A-70.9A.	endency of an appear of				
(6)	The Department shall terminate all monthly pay.	ments pursuant to this				
(0)	section on June 30, 2015, or upon depletion of the fu	-				
	act to the Division of Central Management and Su					
	fiscal year for the purpose of this section, whichever	-				
(7)	Each group home that receives the monthly paym					
(*)	section shall submit to the Department a list of all	•				
	operational costs of the group home for the pr	-				
	accordance with the schedule and format prescribed l	u				
	accordance with the schedule and format presented (j die Department.				

General Assembly Of North Carolina Session 2013 SECTION 12A.7.(c) The Department shall use an existing mechanism to 1 administer these funds in the least restrictive manner that ensures compliance with this section 2 and timely and accurate payments to group homes. The Department shall not, under any 3 circumstances, use any portion of the two million dollars (\$2,000,000) appropriated in this act 4 5 to the Division of Central Management and Support for the purpose of this section for any other 6 purpose. **SECTION 12A.7.(d)** By no later than April 1, 2015, the Department of Health and 7 8 Human Services shall submit to the Joint Legislative Oversight Committee on Health and 9 Human Services and the Fiscal Research Division: A plan for a long-term solution for individuals residing in group homes who 10 (1)would like to continue residing in this setting and, as a result of an 11 independent assessment, have been determined to need only supervision, 12 medication management, or both. 13 A list of funding sources for each group home that receives assistance 14 (2)authorized by this section, based on the information provided to the 15 Department pursuant to Section 12A.7(b)(7). 16 **SECTION 12A.7.(e)** Nothing in this section shall be construed as an obligation by 17 18 the General Assembly to appropriate funds for the purpose of this section, or as an entitlement by any group home, resident of a group home, or other person to receive temporary, short-term 19 20 financial assistance under this section. **SECTION 12A.7.(f)** As used in this act, "group home" means any facility that (i) is 21 licensed under Chapter 122C of the General Statutes, (ii) meets the definition of a supervised 22 living facility under 10A NCAC 27G .5601(c)(1) or 10A NCAC 27G .5601(c)(3), and (iii) 23 24 serves adults whose primary diagnosis is mental illness or a developmental disability but may 25 also have other diagnoses. SECTION 12A.7.(g) This section expires June 30, 2015. 26 27 28 SUBPART XII-B. DIVISION OF CHILD DEVELOPMENT AND EARLY EDUCATION 29 30 CHILD CARE SUBSIDY RATES/REVISE CO-PAYMENTS AND ELIGIBILITY 31 **CRITERIA** SECTION 12B.1. Section 12B.3 of S.L. 2013-360 reads as rewritten: 32 "CHILD CARE SUBSIDY RATES 33 "SECTION 12B.3.(a) The Beginning October 1, 2014, the maximum gross annual income 34 for initial eligibility, adjusted biennially, for subsidized child care services shall be seventy-five 35 percent (75%) of the State median income, adjusted for family size.determined based on a 36 37 percentage of the federal poverty level as follows: **INCOME PERCENTAGE LEVEL** 38 AGE 0-5 200% 39 6-12 133% 40 The eligibility for any child with special needs, including a child who is 13 years of age or 41 older, shall be two hundred percent (200%) of the federal poverty level. 42 "SECTION 12B.3.(a1) A child receiving child care subsidy based on seventy-five percent 43 (75%) of the State median income shall continue to receive subsidy based on seventy-five 44 percent (75%) of the State median income until the child's next eligibility redetermination by 45 the Department, and at that redetermination, the child's income eligibility shall be based on the 46 eligibility criteria set forth in subsection (a) of this section. 47 "SECTION 12B.3.(b) Fees-Beginning October 1, 2014, fees for families who are required 48 to share in the cost of care shall be established based on a ten percent (10%) of gross family 49 income and adjusted for family size. Fees shall be determined as follows: income. Co-payments 50

51 <u>shall not be prorated for part-time care.</u>

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1	PERCENT OF GROSS
2	FAMILY SIZE FAMILY INCOME
3	$\frac{1-3}{10\%}$
4	4- 5 9%
5	6 or more 8%
6	"SECTION 12B.3.(b1) No later than January 1, 2015, the Department of Health and
7	Human Services, Division of Child Development and Early Education, shall revise its child
8	care subsidy policy to include in the policy's definition of "income unit" the following:
9	(1) <u>A stepparent and the stepparent's child, if applicable.</u>
10	(2) <u>A nonparent relative caretaker, and the caretaker's spouse and child, if</u>
11	applicable, when the parent of the child receiving child care subsidy does not
12	live in the home with the child.
13	
14	"SECTION 12B.3.(h) Payment for subsidized child care services provided with Work
15	First-Temporary Assistance for Needy Families Block Grant funds shall comply with all
16	regulations and policies issued by the Division of Child Development for the subsidized child
17	care program.
18	"
19	
20	EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES
21	ENHANCEMENTS/REQUIRE FUND-RAISING ASSISTANCE/CODIFY TANF
22	MAINTENANCE OF EFFORT REQUIREMENT
23	SECTION 12B.2.(a) Section 12B.9 of S.L. 2013-360 is amended by adding the
24	following new subsection to read:
25	"SECTION 12B.9.(i) The North Carolina Partnership for Children, Inc., (Partnership)
26	shall include in its assistance to local partnerships training and assistance with fund-raising
27	activities. From funds available to the Partnership, the Partnership shall hire a staff of three
28	individuals who are qualified in the areas of grant writing and fund-raising to assist local
29	partnerships in raising non-State funds, particularly regarding private donations. The staff hired
30	pursuant to this subsection shall be located regionally and be accessible to participate in the
31	various local partnerships' activities."
32	SECTION 12B.2.(b) G.S. 143B-168.15(g) reads as rewritten:
33	"(g) Not less than thirty percent (30%) of the funds spent in each year of each local
34	partnership's direct services allocation shall be used to expand child care subsidies. To the
35	extent practicable, these funds shall be used to enhance the affordability, availability, and
36	quality of child care services as described in this section. The North Carolina Partnership may
37	increase this percentage requirement up to a maximum of fifty percent (50%) when, based upon
38	a significant local waiting list for subsidized child care, the North Carolina Partnership
39	determines a higher percentage is justified. Local partnerships shall spend an amount for child
40	care subsidies that provides at least fifty-two million dollars (\$52,000,000) for the Temporary
41	Assistance to Needy Families (TANF) maintenance of effort requirement and the Child Care
42	Development Fund and Block Grant match requirement."
43	<u></u>
44	STUDY CHILD CARE SUBSIDY FOR 11- AND 12-YEAR OLDS
45	SECTION 12B.3.(a) The Department of Health and Human Services, Division of
46	Child Development and Early Education, shall study child care subsidy for 11- and 12-year
47	olds. The Division shall study (i) available options for 11- and 12- year olds for before and after
48	school care, (ii) available resources other than child care subsidy to pay for before and after
49	school care, and (iii) the average cost of care for 11- and 12- year olds.
49 50	SECTION 12B.3.(b) The Division shall report its findings and recommendations
51	to the Joint Legislative Committee on Health and Human Services and the Fiscal Research
51	to the source Degistrative Commutee on freatur and framan betvices and the fiscal Research

1	Division no lotor	thop N	November 20, 2014. The report shall include concrete findings and			
1	Division no later than November 30, 2014. The report shall include separate findings and					
2	recommendations for 11- and 12-year olds.					
3						
4			E ALLOCATION FORMULA			
5			2B.4. Section 12B.4 of S.L. 2013-360 reads as rewritten:			
6	"CHILD CARE	ALLO	CATION FORMULA			
7	"SECTION 1	2 B.4. (a) The Department of Health and Human Services shall allocate child			
8	care subsidy vouc	her fun	ds to pay the costs of necessary child care for minor children of needy			
9	families. The ma	ndatory	thirty percent (30%) North Carolina Partnership for Children, Inc.,			
10		•	r G.S. 143B-168.15(g) shall constitute the base amount for each			
11	•		ly allocation. The Department of Health and Human Services shall use			
12			hen allocating federal and State child care funds, not including the			
13			irty percent (30%) North Carolina Partnership for Children, Inc.,			
13 14	subsidy allocation	-	ity percent (30%) North Carolina Farmership for Clindren, Inc.,			
	•		shall be allocated to a country based when the musicated cost of comvine			
15	(1)		shall be allocated to a county based upon the projected cost of serving			
16			en under age 11 in families with all parents working who earn less than			
17			y-five percent (75%) of the State median income.the applicable			
18		federa	l poverty level percentage set forth in Section 12B.3(a) of this act, as			
19		amend	ed.			
20	(2)	No co	unty's allocation shall be less than ninety percent (90%) of its State			
21		fiscal	year 2001-2002 initial child care subsidy allocation.			
22	(3)	For f	iscal years 2013-2014 and 2014-2015, the Division of Child			
23		Develo	opment and Early Education shall base the formula identified in			
24			rision (1) of this subsection on the same data source used for the			
25			2013 fiscal year.			
26	(4)		epartment of Health and Human Services shall allocate to counties all			
27	(+)		Sunds appropriated for child care subsidy and shall not withhold funds			
			the 2013-2014 and 2014-2015 fiscal years.			
28	"CECTION -	0	•			
29			b) The Department of Health and Human Services may reallocate			
30			y voucher funds in order to meet the child care needs of low-income			
31	•		on of funds shall be based upon the expenditures of all child care			
32	•	unding	, including North Carolina Partnership for Children, Inc., funds within			
33	a county.					
34			c) When implementing the formula under subsection (a) of this			
35	section, the Depa	rtment	of Health and Human Services, Division of Child Development and			
36	Early Education,	shall i	nclude the market rate increase in the formula process, rather than			
37	running these inc	reases of	outside of the formula process. Additionally, the Department shall do			
38	the following:					
39	(1)	Begin	ning fiscal year 2014-2015, use one-third implementation of the new			
40	<u></u>		s data allocation formula every two years, provided the following			
41			s regarding increases to a county's allocation:			
42		<u>appiro</u>	For the 2014-2015 fiscal year allocations, a county that did not have			
43		<u>u.</u>	a child care subsidy waiting list during the 2013-2014 fiscal year			
43 44			shall not receive an increase in its allocation due to the new			
44 45						
		L	allocation formula directed in this subdivision.			
46		<u>b.</u>	Beginning fiscal year 2015-2016, a county whose spending			
47			coefficient is below ninety-five percent (95%) in the previous fiscal			
48			year shall not receive an increase in its allocation in the following			
49			fiscal year. The Division may waive this requirement and allow an			
50			increase if the spending coefficient is below ninety-five percent			
51			(95%) due to extraordinary circumstances, such as a State or federal			

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	disaster declaration in the affected co	ounty. By October 1st of each
	year, the Division shall report to th	e Joint Legislative Oversight
	Committee on Health and Human Ser	
	Division the counties that received a	
	subdivision and the reasons for the wai	
(2)	Effective immediately following the next n	
<u></u>	one-third biennial implementation, which	
	approach for each Census cycle thereafter goir	
	<u></u>	- <u></u>
CHILD CARE 1	MARKET RATE ADJUSTMENTS	
	TION 12B.5. By January 1, 2015, the De	partment shall implement an
	ild care market rates based upon the 2013 C	
	ar rated child care centers and three- to five-sta	•
	cent (40%) of the recommended rate adjustment	
Care Market Rate		ts as defined in the 2015 clina
	, Study.	
NC PRE-K AUI	NTS	
	FION 12B.6. Section 12B.1 of S.L. 2013-360) as amended by Sections 4.2
	013-363, is amended by adding the following ne	•
	12B.1.(k) The administration of the NC Pre-K	
•	et to the biennial financial and complian	ice audits authorized under
<u>G.S. 143B-168.1</u>	<u>+(D).</u>	
	LICENSE CERTIFICATION BY DHHS	
	TION 12B.7. The Department of Health at	
	ertifying individuals and assigning a certificati	
Carolina Early E	ducation Certification based on rules adopted by	the Commission.
SUBPART XII-	C. DIVISION OF SOCIAL SERVICES	
	CTIVE SERVICES IMPROVEMENT INIT	
	TION 12C.1.(a) Findings and Intent. – The	General Assembly makes the
following finding		
(1)	Child Protective Services' policy from the Dep	
	Services, Division of Social Services, recom	
	protective services caseload be no greater that	-
	workers performing child protective services	
	any time for staff providing in-home services.	
	43 of the counties in this State, 21 have a case	
	worker; and further, in nine of those 21 of	counties, there is an average
	caseload size of over 20 cases per worker.	
(2)	During the 2013-2014 fiscal year, county dep	artments of social services lost
	federal funding for child protective services un	nder the Temporary Assistance
	of Needy Families (TANF) Block Grant and	Title IV-E funding. However,
	the number of Child Protective Services inves	stigations has grown by twenty
	percent (20%) from fiscal year 2002 to fiscal y	
(3)	There is no current, statewide data available	
~ /	departments of social services regarding child	
(4)	There exists the potential for a conflict of ir	-
~ /	department of social services has been appoint	
	child who is the subject of a report of abuse	

1 2 would be investigated by Child Protective Services and (ii) for the parent or legal guardian of the child.

It is the intent of the General Assembly to (i) reduce caseload size for Child 3 Protective Services' workers to the recommended standard, (ii) provide adequate resources for 4 5 county departments of social services to provide child protective services for abused, neglected, and dependent children, (iii) provide for a comprehensive evaluation of various functions and 6 funding regarding child protective services, and (iv) study ways to reduce conflicts of interest 7 8 regarding guardianship and child protective services. To that end, the General Assembly supports the initiatives and the allocation of funds for child welfare services as described in this 9 section. 10

SECTION 12C.1.(b) Funds for Child Protective Services. - Of the funds 11 appropriated in this act to the Department of Health and Human Services, Division of Social 12 Services, the sum of eight million three hundred twenty-six thousand six hundred twenty-seven 13 dollars (\$8,326,627) shall be allocated to provide additional child protective services workers at 14 county departments of social services to reduce caseloads to the recommended standard. 15

SECTION 12C.1.(c) Funds for In-Home Services. – Of the funds appropriated in 16 this act to the Department of Health and Human Services, Division of Social Services, the sum 17 18 of four million five hundred thousand dollars (\$4,500,000) shall be allocated for Child Welfare in-home services to provide and coordinate interventions and services that focus on child safety 19 20 and protection, family preservation, and the prevention of further abuse or neglect.

SECTION 12C.1.(d) Funds for Oversight of Child Welfare Services. - Of the 21 funds appropriated in this act to the Department of Health and Human Services, Division of 22 Social Services, the sum of seven hundred fifty thousand dollars (\$750,000) shall be allocated 23 24 to fund nine positions to the Division to enhance oversight of child welfare services in county departments of social services. These positions shall be used to monitor, train, and provide 25 26 technical assistance to the county departments of social services to ensure children and families are provided services that address the safety, permanency, and well-being of children served by 27 28 child welfare services.

SECTION 12C.1.(e) Pilot Program. – Of the funds appropriated in this act to the 29 30 Department of Health and Human Services, Division of Social Services, the sum of three hundred thousand dollars (\$300,000) shall be used to establish and implement a child protective 31 services pilot program. The funds shall be used to enhance coordination of services and 32 information among county departments of social services, local law enforcement agencies, the 33 court system, guardian ad litem programs, and other agencies as deemed appropriate by the 34 Department. The Department shall determine the number of sites that may participate in the 35 pilot program and include regions that are geographically diverse. 36

The Division shall make a progress report on the pilot program to the Senate 37 Appropriations Committee on Health and Human Services, the House of Representatives 38 Appropriations Subcommittee on Health and Human Services, and the Fiscal Research 39 Division no later than March 1, 2015. The Division shall make a final report of its findings and 40 recommendations on the pilot program to the Joint Legislative Oversight Committee on Health 41 and Human Services no later than March 1, 2016. 42

43 **SECTION 12C.1.(f)** Statewide Evaluation. – Of the funds appropriated in this act to the Department of Health and Human Services, Division of Social Services, the sum of 44 seven hundred thousand dollars (\$700,000) shall be used to provide for a comprehensive, 45 46 statewide evaluation of the State's child protective services system. The Division of Social Services shall contract for an independent evaluation of the system, which evaluation shall 47 include developing recommendations on the following: 48 The performance of county departments of social services as related to child

49

51

- 50
- protective services.
- Caseload sizes. (2)

(1)

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1	(3)		ructure of the child protective services system in	n the
2		State.		
3	(4)	Adequacy of funding.		
4	(5)	Child protective service		
5	(6)	-	ght of county departments of social services.	
6		-	findings and recommendations from the evaluation	
7	-	ative Oversight Committe	ee on Health and Human Services no later than Jan	nuary
8	1, 2016.			~
9			Conflicts of Interest/Public Guardianship and C	
10		_	of Health and Human Services, Division of S	
11		-	ts of interest in child welfare cases as related to p	
12		u	he Department shall consider the following regar	rding
13		ntial conflicts of interest:		
14	(1)	Creating internal fire	walls to prevent information sharing and influ	lence
15		among staff members	involved with the conflicting cases.	
16	(2)	Creating a formal or	an informal "buddy system" allowing a county w	ith a
17			to a neighboring county.	
18	(3)	Referring the guardia	nship to a corporate guardian until the child we	lfare
19		case is resolved.		
20	(4)	Having the Department	nt assume responsibility for either the guardiansh	ip or
21		the child welfare case.		
22	(5)	Recommending legisl	ation to permit the clerk the option to appoint a p	ublic
23		agency or official, oth	her than the Director of Social Services, to serve	as a
24		disinterested public ag	gent in exceptional circumstances only.	
25	(6)	Any other issues speci	fic to this matter the Department deems appropria	te.
26	The	Division shall submit a f	inal report of its findings and recommendations to	o the
27	Senate Approp	oriations Committee o	n Health and Human Services, the House	e of
28	Representatives	Appropriations Subcom	mittee on Health and Human Services, and the F	Fiscal
29	Research Divisi	on no later than February	y 1, 2015.	
30				
31	CLARIFY WO	RK FIRST FAMILY A	SSISTANCE INCOME LEVELS	
32	SEC	TION 12C.2. G.S. 108A	A-27.01 reads as rewritten:	
33	"§ 108A-27.01.	Income eligibility and	payment level for Work First Family Assistance	2.
34	The maxim	um net family annual	income eligibility standards for Work First Fa	mily
35	Assistance are t	he same standards of ne	ed for eligibility for the categorically needy unde	r the
36	Medicaid Progr	am.as provided in the ta	ble below. The payment level for Work First Fa	mily
37		be fifty percent (50%) of		-
38		Family	Income	
39		Size	Level	
40			\$ 4,344	
41		$\overline{2}$	5,664	
42		$\overline{3}$	6,528	
43		4	7,128	
44		$ \frac{1}{2} $ $ \frac{3}{4} $ $ \frac{4}{5} $ $ \frac{6}{7} $ $ 8 $	7,776	
45		<u>-</u> 6	8,376	
46		$\frac{1}{7}$	8,952	
47		$\frac{1}{8}$	<u>9,256</u> "	
48		<u>~</u>	<u></u>	
49	EASTERN BA	ND OF CHEROKEE I	NDIANS/ASSUMPTION BY TRIBE OF VARI	OUS
50	HUMAN SI			505
50				

SECTION 12C.3.(a) The purpose of this section is to enable the Eastern Band of 1 Cherokee Indians to assume responsibility for certain social services, healthcare benefit 2 programs, ancillary services, including Medicaid administrative and service related functions, 3 and related reimbursements. 4 5 SECTION 12C.3.(b) Beginning October 1, 2014, or upon federal approval, the Eastern Band of Cherokee Indians may begin assuming the responsibility for the Supplemental 6 Nutrition Assistance Program (SNAP). When the Eastern Band of Cherokee Indians assumes 7 8 responsibility for SNAP, then any State statutes, portions of statutes, or rules relating to the provision of social services regarding SNAP services by a county department of social services 9 for members of the Eastern Band of Cherokee Indians shall no longer apply to the Tribe, and 10 the functions, administration, and funding requirements relating to those social services are 11 thereby delegated to the Eastern Band of Cherokee Indians. 12 No later than October 1, 2015, and with the exception of services related to special 13 assistance, childcare, and adult care homes, the Eastern Band of Cherokee Indians may assume 14 responsibility for other programs as described under G.S. 108A-25(e), enacted in subsection (c) 15 of this section. When the Eastern Band of Cherokee Indians assumes responsibility for any of 16 those other programs, then any State statutes, portions of statutes, or rules relating to the 17 18 provision of services for those programs by a county department of social services for members of the Eastern Band of Cherokee Indians shall no longer apply to the Tribe, and the functions, 19 20 administration, and funding requirements relating to those programs are thereby delegated to the Eastern Band of Cherokee Indians. 21 22 **SECTION 12C.3.(c)** G.S. 108A-25 reads as rewritten: "§ 108A-25. Creation of programs.programs; assumption by federally recognized tribe of 23 24 programs. 25 26 When any federally recognized Native American tribe within the State assumes (e) responsibility for any social services, Medicaid and NC Health Choice healthcare benefit 27 programs, and ancillary services, including Medicaid administrative and service functions, that 28 are otherwise the responsibility of a county under State law, then, notwithstanding any other 29 30 provision of law, the county shall be relieved of the legal responsibility related to the tribe's assumption of those services." 31 SECTION 12C.3.(d) G.S. 108A-87 reads as rewritten: 32 "§ 108A-87. Allocation of nonfederal shares. 33 The nonfederal share of the annual cost of each public assistance and social services 34 (a) program and related administrative costs may be divided between the State and counties as 35 determined by the General Assembly and in a manner consistent with federal laws and 36 37 regulations. 38 (b) The nonfederal share of the annual cost of public assistance and social services programs and related administrative costs provided to Indians living on federal reservations 39 held in trust by the United States on their behalf shall be borne entirely by the State. 40 Notwithstanding subsections (a) and (b) of this section, when the Eastern Band of 41 (c) Cherokee Indians assumes responsibility for a program described under G.S. 108A-25(e), the 42 43 following shall occur: Nonfederal matching funds designated to Jackson and Swain counties to 44 (1)serve the Eastern Band of Cherokee Indians for that program previously 45 borne by the State shall be allocated directly to the Eastern Band of 46 Cherokee Indians rather than to those counties. 47 Any portion of nonfederal matching funds borne by counties for public (2)48 assistance and social services programs and related administrative costs shall 49 be borne by the Eastern Band of Cherokee Indians." 50

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Medica	Services id Servi	, Divisi ces (Cl	12C.3.(e) No later than October 1, 2014, the on of Medical Assistance, shall submit to the MS) Medicaid and NC Health Choice states ary to achieve the following:	e Centers for Medicare and
wiediea	(1)		fectuate the changes required by this section.	
	(1) (2)		ddress the healthcare needs identified in com	
	(2)	and p	plans conducted by the Eastern Band of Cher ges to Medicaid and NC Health Choice servi	okee Indians, provided that
		amen funde	idments or waivers will be one hundred ed. If any state plan amendments or wa ivision will increase the state share of admin	percent (100%) federally aivers authorized by this
			rtment shall report the anticipated increased in the anticipated in	
		Legis	slative Oversight Committee on Health and H	Iuman Services.
			an amendments and waivers authorized by	this section shall have an
effectiv	e date no	later th	nan October 1, 2015.	
	RT XII.	л пл	/ISION OF AGING AND ADULT SERVI	CFS
SUDIA		·D. DI V	ISION OF AGING AND ADOLT SERVE	CES
	IFICATI	ION OI	F ELIGIBILITY FOR STATE-COUNTY	SPECIAL ASSISTANCE
	OGRAM			
	SEC"	TION 1	12D.1.(a) G.S. 108A-41(b) reads as rewritten	1:
"(b)	Assis	stance s	shall be granted to any person who:who r	meets all of the following
criteria:	<u>.</u>			
	(1)	Is <u>on</u>	e of the following:	
		<u>a.</u>	65 years of age and older, is between or old	
		<u>b.</u>	<u>Between</u> the ages of 18 and 65, and i disabled or is legally blind pursuant to G.S	
	(2)	Has	insufficient income or other resources	to provide a reasonable
			stence compatible with decency and health	
			egulations of the Social Services Commission	n; and<u>Commission.</u>
	(3)	Is on	e of the following:	
		a.	A resident of North Carolina for at least 90) days immediately prior to
		1.	receiving this assistance; assistance.	
		b.	A person coming to North Carolina to join resided in North Carolina for at lea	
			immediately prior to the person's applicati	•
			furnish verification of his or her residency	
			social services at the time the applicant ap	-
			As used in this sub-subdivision, a close rel	1 1
			grandparent, brother, sister, spouse, or chil	1 1 ·
		c.	A person discharged from a State facility	
			facility as a result of an interstate mental	health compact. As used in
			this sub-subdivision the term State facilit	ty is a facility listed under
			G.S. 122C-181."	
			ARE OF COSTS FOR SPECIAL ASSIST	ANCE PROGRAM
US 1431			12D.2. G.S. 143B-139.5 reads as rewritten:	14
"§ 143I		-	tment of Health and Human Services; adu	-
			intenance of State/county budget allocation stance programs	ms cosis for State-County
	spec	iai ASSI	stance programs.	

State funds available to the Department of Health and Human Services shall pay fifty 1 percent (50%), and the counties shall pay fifty percent (50%) of the authorized rates for care in 2 3 adult care homes including area mental health agency-operated or contracted-group homes. The 4 Department shall maintain the State's appropriation to the State County Special Assistance 5 program at one hundred percent (100%) of the State certified budget enacted by the General 6 Assembly for the 2012 2013 fiscal year. The Department shall use these appropriated funds for the State's appropriation to the State-County Special Assistance program, program for this 7 8 program, for the State-County Special Assistance in-home program, and for rental assistance. 9 Each county department of social services shall maintain its allocation to the State County Special Assistance program at one hundred percent (100%) of the county funds budgeted for 10 this program for the 2011-2012 fiscal year. Each county shall use these county funds budgeted 11 12 for the State-County Special Assistance program, program for this program, for the State-County Special Assistance in-home program, and for rental assistance." 13

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- 15

EXAMINATION OF WAYS TO IMPROVE THE PUBLIC GUARDIANSHIP SYSTEM

16 **SECTION 12D.3.(a)** The Department of Health and Human Services (Department), Division of Aging and Adult Services, shall collaborate with the Administrative 17 18 Office of the Courts to develop a plan regarding the Department's evaluation of complaints 19 pertaining to wards under the care of publicly funded guardians in order to ensure that, in 20 addition to current requirements, the complaint process incorporates a face-to-face observation 21 of the ward, an interview with the ward, or both. The plan shall include a requirement that an 22 individual with experience in understanding the unique needs and abilities of the ward be assigned to conduct the observation or interview. 23

24 **SECTION 12D.3.(b)** The Department shall continue utilizing existing safeguards 25 regarding guardians as paid service providers. In addition, the Division of Aging and Adult 26 Services shall consult with the clerks of superior court, local management entities that have been approved as managed care organizations, the North Carolina Bar Association Section on 27 28 Elder Law, and any other interested groups to develop a model plan for transitioning a ward to 29 an alternative guardianship arrangement when an individual guardian of the person becomes 30 unable or unwilling to serve. The model plan shall focus on ways to prevent the appointment of 31 a public guardian.

32 SECTION 12D.3.(c) The Department shall continue to study whether utilization of 33 care coordination services would provide needed oversight to safeguard against conflicts of 34 interest when guardians serve as paid providers.

SECTION 12D.3.(d) The Department shall submit a final report of its findings and
 recommendations for each of the issues described in subsections (a) through (c) of this section
 to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal
 Research Division no later than October 1, 2014.

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AGENTS SERVING AS GUARDIANS FOR INCOMPETENT WARDS SECTION 12D.4.(a) G.S. 35A-1202(14) reads as rewritten:

STATUS REPORTS FILED BY CORPORATIONS OR DISINTERESTED PUBLIC

"(14) "Status report" means the report required by G.S. 35A-1242 to be filed by 43 the general guardian or guardian of the person. A status report shall include a 44 45 report of a recent medical and dental examination of the ward by one or 46 more physicians or dentists, a report on the guardian's performance of the duties set forth in this Chapter and in the clerk's order appointing the 47 guardian, and a report on the ward's condition, needs, and development. The 48 elerk may direct that the report contain other or different information. The 49 50 report may also contain, without limitation, reports of mental health or mental retardation professionals, psychologists, social workers, persons in 51

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1	loco parentis, a member of a multidisciplinary evaluation tea	, U
2	agency, a disinterested public agent or agency, a guard	
3	guardian of the estate, an interim guardian, a successor guar	
4	official, employee or agent of the Department of Hea	
5	Services, or any other interested persons including, if a	
6 7	ward's situation, group home parents or supervisors, employ the staff of a treatment facility, or foster parents."	ers, members of
8	SECTION 12D.4.(b) G.S. 35A-1242 reads as rewritten:	
o 9	"§ 35A-1242. Status reports for incompetent wards.	
10	(a) Any corporation or disinterested public agent that is guardian of the	he person for an
11	incompetent person, within six months after being appointed, shall file an ini	
12	with the designated agency, if there is one, or with the clerk. the clerk and sub-	_
13	initial status report to the designated agency, if there is one. Such guardian sh	
14	status report with the designated agency or the clerk one year after being	
15	subsequent reports annually thereafter. The clerk may order any other guardian	
16	file status reports. If a guardian required by this section to file a status report	_
17	the designated agency, the guardian shall file any required status report	
18	designated agency and the clerk.the clerk and submit a copy of the statu	us report to the
19	designated agency.	
20	(a1) Each status report shall include all of the following:	
21	(1) A report or summary of recent medical and dental examinat	
22	by one or more physicians and dentists. In instances when	-
23	made diligent but unsuccessful attempts to secure this	
24	guardian shall include in the status report an explanation and	d documentation
25	of all actions taken to attempt to secure this information.	
26	(2) <u>A report on the guardian's performance of the duties set fort</u>	<u>n in this Chapter</u>
27 28	 (3) <u>and in the clerk's order appointing the guardian.</u> (3) A report on the ward's residence, education, employment, a 	nd rababilitation
28 29	(3) <u>A report on the ward's residence, education, employment, a</u> or habilitation.	
29 30	(4) A report of the guardian's efforts to restore competency.	
31	(5) A report of the guardian's efforts to seek alternatives to guard	lianshin
32	(6) If the guardian is a disinterested public agent or corporation	
33	efforts to identify alternative guardians.	<u>n u report or the</u>
34	(7) The guardian's recommendations for implementing a	more limited
35	guardianship, preserving for the ward the opportunity to exe	
36	are within the ward's comprehension and judgment.	
37	(8) Any additional reports or information required by the clerk.	
38	(a2) The guardian may include in each status report additional information	ion pertaining to
39	the ward's best interests.	
40	(b) Each status report shall be filed <u>(i)</u> under the guardian's oath or aff	
41	report is complete and accurate so far as he the guardian is info	
42	determine.determine or (ii) with the signature of a disinterested, compete	
43	statement by the guardian that the report is complete and accurate so far as	
44	informed and can determine. Status reports filed with the signature of	
45	<u>competent witness shall include the full name, address, and telephone number of</u>	
46 47	(b1) The clerk shall make status reports submitted by corporations or dis agents available to the Director, or the Director's designee, of the Division of A	
47 48	Services within the Department of Health and Human Services. The Director,	
40 49	designee, shall review the status reports in connection with the Department's rep	
49 50	oversight for these categories of guardians.	
20	oversign for more emergences of guardians.	

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1	(c) A clerk	or de	signated agency that receives a status report shall	not make the status
2			e other than the guardian, the ward, the court, or s	State or local human
3	0	0	es providing services to the ward.	
4			the clerk's own motion, or any interested party, n	
5			S. 35A-1207 with the clerk in the county where	
6			cation of the order appointing the guardian of	or guardians or for
7			ters contained in the status report."	
8	SECTIC	ON 12	2D.4.(c) This section becomes effective October 1	, 2014.
9				
10			STRATEGIC STATE PLAN FOR ALZHEIME	
11		UN I	2D.5. G.S. 143B-181.1 is amended by adding a	new subdivision to
12	read:	T 1		751 1 1 11
13			velop a strategic State plan for Alzheimer's disc	-
14			s ways to improve at least all of the following	ing with respect to
15			mer's disease:	
16		<u>a.</u> L	Statewide awareness and education.	
17		<u>b.</u>	Early detection and diagnosis.	
18 19	<u>c</u>	<u>c.</u> d	<u>Care coordination.</u> Quality of care.	
20		<u>d.</u>	Health care system capacity.	
20 21	<u>c</u> f	<u>c.</u> f	Training for health care professionals.	
21	<u>1.</u>	<u>ι.</u> α	Access to treatment.	
22	5 h	<u>g.</u> h	Home- and community-based services.	
23 24	<u>11</u> i	<u>e.</u> <u>f.</u> <u>h.</u> <u>i.</u> <u>k.</u>	Long-term care.	
25	<u>1.</u> i	<u></u> i	Caregiver assistance.	
26	<u>1</u> . k	<u>ŀ</u> k	Research.	
27	<u>l</u> .		Brain health.	
28		<u>m.</u>	Data collection.	
29		<u>n.</u>	Public safety and safety-related needs of	f individuals with
30	—		Alzheimer's disease.	
31	0	0.	Legal protections for individuals living with Alz	heimer's disease and
32	—		their caregivers.	
33	p	<u>p.</u>	State policies to assist individuals with Alzheime	er's disease and their
34	-	_	families."	
35				
36	REINSTATEMEN	NT C	OF THE VOLUNTEER DEVELOPMENT F	PROGRAM AS A
37		TEG	ORY UNDER THE HOME AND COMMUNIT	ГҮ CARE BLOCK
38	GRANT			
39			2D.6. The Department of Health and Human S	
40			es, shall reinstate the Volunteer Development P	-
41			e and Community Care Block Grant. Counties n	
42			vices to older adults from funds received un	der the Home and
43	Community Care Bl	Slock (Grant.	
44		DIV		
45	SUBPARI XII-E.	DIVI	SION OF PUBLIC HEALTH	
46	CHILI DDENIG DE'		ODMENTAL SEDVICES ACENCIES	
47 48			OPMENTAL SERVICES AGENCIES 2E.1. Section 12E.4 of S.L. 2013-360 reads as rew	ritton
48 49			In The Department of Health and Human Services	
49 50 51	Health, shall explo	ore al	<u>I options in order to achieve the reduced among</u> or the Children's Developmental Service Agencies	ount of State funds
			1 8	· · · · · · · · · · · · · · · · · · ·

	General Assembly Of North Carolina Session 2013
1	the Department of Health and Human Services, Division of Public Health, may close up to four
2	CDSAs, effective July 1, 2014. The Department shall retain the CDSA located in the City of
3	Morganton and the CDSAs with the highest caseloads of children residing in rural and
4	medically underserved areas. If the Department elects to close one or more CDSAs pursuant to
5	this section, it program. The Department shall submit a report to the Joint Legislative Oversight
6	Committee on Health and Human Services and the Fiscal Research Division no later than
7	March 1, 2014, March 1, 2015, identifying the CDSAs selected for closure. actions implemented
, 8	by the Department to achieve this reduction."
9	by the Department to demove this reduction.
10	INCREASED FEE FOR PRIVATE WELL-WATER TESTING
10	SECTION 12E.3.(a) G.S. 130A-5(16) reads as rewritten:
12	"(16) To charge a fee of up to fifty-five dollars (\$55.00) seventy-four dollars
13	(10) To enalge a fee of up to intry live donars (\$55.00) seventy four donars (\$74.00) for analyzing private well-water samples sent to the State
13 14	Laboratory of Public Health by local health departments. The fee shall be
15	imposed only for analyzing samples from newly constructed and existing
15 16	wells. The fee shall be computed annually by the Director of the State
10 17	Laboratory of Public Health by analyzing the previous year's testing at the
18	State Laboratory of Public Health, and applying the amount of the total cost
19	of the private well-water testing, minus State appropriations that support this
20	effort. The fee includes the charge for the private well-water panel test kit."
20	SECTION 12E.3.(b) Subsection (a) of this section becomes effective July 1, 2014,
22	and applies to private well-water samples analyzed on or after that date.
23	SECTION 12E.3.(c) The Department of Health and Human Services, Division of
24	Public Health, shall, in consultation with local health departments and the Department of
25	Environment and Natural Resources, study options for reducing or waiving the private
26	well-water testing fee established in subsection (a) of this section for households with incomes
27	at or below three hundred percent (300%) of the current federal poverty level. The Department
28	shall report its findings and recommendations, including any recommended legislation, to the
29	Joint Legislative Oversight Committee on Health and Human Services, the Environmental
30	Review Commission, and the Fiscal Research Division by December 1, 2014.
31	
32	OPERATIONAL EFFICIENCIES FOR OFFICE OF THE CHIEF MEDICAL
33	EXAMINER
34	SECTION 12E.6.(a) G.S. 130A-382 reads as rewritten:
35	"§ 130A-382. County medical examiners; appointment; term of office; vacancies.
36	One or more county medical examiners for each county shall be appointed by the Chief
37	Medical Examiner The Chief Medical Examiner shall appoint one or more county medical
38	examiners for each county for a three-year term. County medical examiners shall be appointed
39	from a list of physicians licensed to practice medicine in this State submitted by the medical
40	society of the county in which the appointment is to be made. If no names are submitted by the
41	society, the Chief Medical Examiner shall appoint one or more medical examiners from
42	physicians in the county licensed to practice medicine in this State. In the event no licensed
43	physician in a county accepts an appointment, the Chief Medical Examiner may appoint as
44	acting county medical examiner one or more physicians licensed to practice medicine in this
45	State from other counties, a licensed physician assistant, a nurse, a coroner, or an individual
46	who has taken an approved course of training as required by the Chief Medical Examiner. The
47	acting county medical examiner shall have all the duties and authority of the physician medical
48	examiner except to perform autopsies. In appointing medical examiners for each county, the
49	Chief Medical Examiner shall give preference to physicians licensed to practice medicine in
50	this State but may also appoint licensed physician assistants, nurse practitioners, nurses,
51	coroners, or emergency medical technician paramedics. A medical examiner may serve more

than one county. The Chief Medical Examiner may take jurisdiction in any case or appoint 1 2 another medical examiner to do so." **SECTION 12E.6.(b)** By December 1, 2014, the Department of Health and Human 3 Services, Division of Public Health, shall study and report to the Joint Legislative Oversight 4 5 Committee on Health and Human Services on the adequacy of the current fee paid by the State and counties (i) pursuant to G.S. 130A-387 for investigations and reports and (ii) pursuant to 6 G.S. 130A-389 for autopsies. The report due under this subsection shall include 7 8 recommendations for any fee increase deemed necessary by the Department as well as an 9 explanation and documentation to support the recommended fee increase. **SECTION 12E.6.(c)** A portion of the funds appropriated in this act to the 10 Department of Health and Human Services, Division of Public Health, for the Office of the 11 Chief Medical Examiner for the 2014-2015 fiscal year shall be used by the Department to 12 establish a system of oversight to achieve operational efficiencies and improve quality 13 assurance with respect to postmortem medicolegal examinations conducted under the authority 14 of the Office of the Chief Medical Examiner pursuant to Part 1 of Article 16 of Chapter 130A 15 of the General Statutes. In establishing the system of oversight required by this subsection, the 16 Department shall develop and implement uniform protocols for conducting postmortem 17 18 medicolegal examinations in accordance with established best practices for these examinations. 19 20 ADJUST REPORTING DATE FOR DIABETES COORDINATION REPORT 21 SECTION 12E.7. G.S. 130A-221.1(b) reads as rewritten: 22 "(b) On or before December-January 1 of each even-numbered odd-numbered year, the entities referenced in subsection (a) of this section shall collectively submit a report to the Joint 23 24 Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division. The report shall provide the following: 25 An assessment of the financial impact that each type of diabetes has on each 26 (1)entity and collectively on the State. This assessment shall include: the 27 28 number of individuals with diabetes served by the entity, the cost of diabetes prevention and control programs implemented by the entity, the financial toll 29 or impact diabetes and related complications places on the program, and the 30 financial toll or impact diabetes and related complications places on each 31 program in comparison to other chronic diseases and conditions. 32 A description and an assessment of the effectiveness of each entity's 33 (2)programs and activities implemented to prevent and control diabetes. For 34 each program and activity, the assessment shall document the source and 35 amount of funding provided to the entity, including funding provided by the 36 State. 37 38 (3) A description of the level of coordination that exists among the entities referenced in subsection (a) of this section, as it relates to activities, 39 programs, and messaging to manage, treat, and prevent all types of diabetes 40 and the complications from diabetes. 41 The development of and revisions to detailed action plans for preventing and 42 (4) controlling diabetes and related complications. The plans shall identify 43 proposed action steps to reduce the impact of diabetes, pre-diabetes, and 44 related diabetic complications; identify expected outcomes for each action 45 46 step; and establish benchmarks for preventing and controlling diabetes. A detailed budget identifying needs, costs, and resources required to (5) 47 implement the plans identified in subdivision (4) of this subsection, 48 including a list of actionable items for consideration by the Committee." 49 50 51

FOOD PROTECTION PROGRAM BUDGET REALIGNMENT

SECTION 12E.8. Notwithstanding any other provision of law, the four hundred 1 thousand dollars (\$400,000) that is appropriated under this act for aid to counties for local food 2 and lodging programs shall be retained by the State beginning with the 2014-2015 fiscal year, 3 to pay for the costs to operate the State elements of the food and lodging program, which was 4 5 transferred to the Department of Health and Human Services pursuant to Section 13.3(d) of S.L. 2011-145. 6 7 8 TRANSFER OF SUMMER FOOD SERVICE PROGRAM TO DEPARTMENT OF 9 PUBLIC INSTRUCTION **SECTION 12E.9.** The North Carolina Summer Food Service Program is hereby 10 transferred from the Division of Public Health, Department of Health and Human Services, to 11

the Department of Public Instruction, by a Type I transfer, as defined in G.S. 143A-6.

SUBPART XII-F. DIVISION OF MH/DD/SAS AND STATE OPERATED HEALTHCARE FACILITIES

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TRAUMATIC BRAIN INJURY FUNDING

18 SECTION 12F.1. Of the funds appropriated to the Department of Health and 19 Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse 20 Services, for the 2014-2015 fiscal year, the sum of two million three hundred seventy-three 21 thousand eighty-six dollars (\$2,373,086) shall be used exclusively to support traumatic brain 22 injury (TBI) services as follows:

- (1) The sum of three hundred fifty-nine thousand two hundred eighteen dollars (\$359,218) shall be used to fund contracts with the Brain Injury Association of North Carolina, Carolinas Rehabilitation, or other appropriate service providers.
- (2) The sum of seven hundred ninety-six thousand nine hundred thirty-four dollars (\$796,934) shall be used to support residential programs across the State that are specifically designed to serve individuals with TBI.
 - (3) The sum of one million two hundred sixteen thousand nine hundred thirty-four dollars (\$1,216,934) shall be used to support requests submitted by individual consumers for assistance with residential support services, home modifications, transportation, and other requests deemed necessary by the consumer's local management entity and primary care physician.

36 REPORT ON STRATEGIES FOR IMPROVING MENTAL HEALTH, 37 DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE SERVICES

38 SECTION 12F.3.(a) The Department of Health and Human Services (Department) 39 shall submit a report to the Joint Legislative Oversight Committee on Health and Human 40 Services and the Fiscal Research Division by November 1, 2014, that includes all of the 41 following components:

- A strategy for improving communication and coordination among all 42 (1)43 divisions within the Department that administer funds or programs related to the delivery of behavioral health services, especially regarding the most 44 appropriate and efficient uses of public and private inpatient behavioral 45 health services. The Department shall include as part of its strategy a process 46 to address shortages and deficiencies identified in the annual State Medical 47 Facilities Plan. 48 (2)A plan developed in collaboration with local management entities that have 49
- 50 been approved to operate as managed care organizations (LME/MCOs) to 51 increase access to, and availability of, community-based outpatient crisis and

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1		emergency services for the stabilization and tr	eatment of individuals
2		experiencing mental health, developmental disabil	ity, or substance abuse
3		crises in settings other than local hospital emer	gency departments and
4		State-operated psychiatric hospitals.	
5	(3)	A plan to ensure that a comprehensive array of o	-
6		crisis prevention and intervention services are ava	
7		children, adolescents, and adults in every LME/MC	
8		plan shall ensure that an adequate number of crist	
9		available in each LME/MCO catchment area. The pl	-
10		strategies for increasing the number of Facility-Ba	
11		Children and Adolescents in high-need areas of the s	
12 13		of Professional Treatment Services in Facility-Bas Children and Adolescents as defined in section 4	Ū.
13 14		Medicaid State Plan. The plan shall further descr	
14		necessary to implement those strategies, including a	
16		Department's funds will be utilized.	a description of now the
17	(4)	Findings and recommendations for increasing the	e inventory of inpatient
18		psychiatric and substance abuse services within the	• •
19		findings and recommendations, the Department	1 0
20		advantages and disadvantages of increasing this	
21		through (i) additional State-operated facilities, (ii) c	-
22		(iii) United States Veterans Administration beds, an	d (iv) community-based
23		services that decrease the need for inpatient treatment	nt.
24	(5)	A plan for offering hospitals and other entities	
25		licenses to begin offering new inpatient behaviora	
26		begin operating existing licensed beds that are curren	-
27	(6)	Recommendations on the use of the existing Cherry	-
28		patients and operations are relocated to the r	
29		developing its findings and recommendations, the D	1
30 31		a study that includes development of an inventory condition of every building located on the existing (
32		The study shall include an examination of the feasibility	• • •
33		Cherry Hospital facility to provide community-b	
34		behavioral health services, including additional	
35		inpatient beds.	child and adoreseent
36	(7)	A method by which the Division of Health Service	e Regulation can begin
37		tracking and separately reporting no later than Ja	
38		inventory of inpatient behavioral health beds for cl	
39		12 and for adolescents over age 12.	0 0
40	(8)	A status update on the implementation of each of	component of the 2008
41		Mental Health Commission Workforce Developmen	t Plan.
42		FION 12F.3.(b) The Department shall submit a	-
43	11 1	Subcommittee on Health and Human Services, the	11 1
44		Health and Human Services, the Joint Legislative C	0
45		an Services, and the Fiscal Research Division by Mar	ch 1, 2015, that includes
46	all of the followi	0 1	
47	(1)	A comprehensive strategy, developed in collabor	
48		deemed relevant by the Department, to address the	
49 50		and adolescent inpatient psychiatric beds in faciliti The strategy shall do all of the following:	es unougnout the State.
50		The strategy shall do all of the following:	

Gen	eral Assem	bly Of North Carolina	Session 2013
		a. Ensure that an adequate inventory of available in each LME/MCO catchme	
		b. Include the development and imp	plementation of a child and
		adolescent psychiatric bed registry to	provide real-time information
		on the number of beds available at	each licensed and nonlicensed
		facility in the State.	
		c. Include recommendations as to any r	regulatory changes necessary to
		ensure safety and quality in Facili Children and Adolescents.	ity-Based Crisis Programs for
	(2)	Recommendations for meaningful outcome i	
		State-operated alcohol and drug abuse treatment	
		of inpatient treatment on an individual's sub	<u> </u>
		from a State-operated alcohol and drug	
		recommendations shall include a proposed t	time line for implementation of
		these outcome measures.	
DFP		D PLAN REGARDING BUDGET SHO	ORTFALLS WITHIN THE
		OF MENTAL HEALTH, DEVELOPMEN	
		E ABUSE SERVICES	TAL DISADILITIES, AND
		FION 12F.4. By December 1, 2014, the Dep	partment of Health and Human
Serv		rovide a report to the Joint Legislative Overs	-
	-	s and the Fiscal Research Division on the	-
		result of liabilities associated with (i) the provi	6
		mental illness, developmental disabilities, and	
		prated health care facilities under the jurisdictio	
	-	etailed explanation of all of the following:	I I I I I I I I I I I I I I I I I I I
	(1)	A history of the annual budget shortfalls sind	ce 2008 and all the contributing
		factors.	C
	(2)	An explanation of actions taken by the Dep	artment and the Office of State
		Budget and Management to address these bud	
	(3)	A plan for eliminating these budget shortfalls	
FUN	DS APPRO	DPRIATED TO IMPLEMENT RECOMME	NDATIONS OF THE JOINT
Ι	LEGISLAT	IVE OVERSIGHT COMMITTEE ON	HEALTH AND HUMAN
S		REGARDING BEHAVIORAL HEALTH C	
		FION 12F.5.(a) The following definitions appl	-
	(1)	Facility-Based Crisis Center. – A 24-hour re	
		10A NCAC 27G .5000 to provide facility-bas	sed crisis service as described in
		10A NCAC 27G .5001.	
	(2)	Secretary. – The Secretary of the North Care	olina Department of Health and
		Human Services.	
	(3)	Behavioral Health Urgent Care Center. – An	
		walk-in crisis assessment, referral, and tre	•
		health professionals with prescriptive authori	
		or emergent need for mental health,	interiectual or developmental
	S. C.	disabilities, or substance abuse services.	this pat to the Donartment of
Uaal		FION 12F.5.(b) From funds appropriated in	-
		nan Services, Division of Mental Health, D e Services, for community services for the 201-	-
		llion twenty-eight thousand six hundred sevent	•
		o accomplish the following:	$(\phi 3, 020, 077)$ III
	THE TURUS I		

General Assem	bly Of North Carolina	Session 2013
(1)	To increase the number of co-located or operation	nally linked behavioral
(1)	health urgent care centers and facility-based crisis cen	•
(2)	To increase the number of facility-based crisis cer	
(-)	Secretary as facilities for the custody and treatmen	č .
	pursuant to G.S. 122C-252 and 10A NCAC 26C	
	shall give priority to areas of the State experiencing a	
	of facilities.	
(3)	To provide reimbursement for services provided centers.	by facility-based crisis
(4)	To establish facility-based crisis centers for children	and adolescents.
SUBPART XII	-G. DIVISION OF HEALTH SERVICE REGULAT	ION
TECHNICAL	CORRECTION TO CERTIFICATE OF NEED	EXEMPTION FOR
	MENT OF PREVIOUSLY APPROVED EQUIPMEN	
	TION 12G.1.(a) G.S. 131E-184(f) reads as rewritten:	
	Department shall exempt from certificate of need revie	ew the purchase of any
	ipment that exceeds the two million dollar (\$2,000,000	
	$\frac{(+2)}{22}$ <u>G.S. 131E-176(22a)</u> if all of the following condition	
(1)	The equipment being replaced is located on the main	
(2)	The Department has previously issued a certificate of	-
(-)	being replaced. This subdivision does not apply if a	
	not required at the time the equipment being replaced	
	by the licensed health service facility.	i was initially parenased
(3)	The licensed health service facility proposing to pu	urchase the replacement
(3)	equipment shall provide prior written notice to the	-
	supporting documentation to demonstrate that it meet	
	of this subsection."	is the exemption enteria
SFC	TION 12G.1.(b) This section is effective when it become	mes law
STUDY CONC	CERNING EXPANSION OF HEALTH CARE COS	T REDUCTION AND
	RENCY ACT TO ADDITIONAL HEALTH CARE I	
	TION 12G.3. By December 1, 2014, the Department	
	tudy and submit a written report to the Joint Legislativ	
	Human Services and the Fiscal Research Division	
	as for extending North Carolina's Health Care	6
	act of 2013 (the Act) to additional health care prov	
identify all of th		iders. The report shan
(1)	Recommended categories of additional health care p	providers that should be
(1)	subject to the requirements of the Act.	noviders that should be
(2)	Recommended data to be collected for the purpose	e of transparency from
(2)	each category of identified health care providers.	e of transparency from
(3)	Recommended exemptions, if any, from certain requ	urements of the Act for
(\mathbf{J})	each category of identified health care providers.	incluents of the Act for
(4)	Recommended effective dates for the applicabilit	w of the Act to each
(4)	category of identified health care providers.	y of the Act to each
	category of identified health care providers.	
MORATORIU	M ON HOME CARE AGENCY LICENSES FO	OR IN-HOME AIDE
SERVICES		
SEC	TION 12G.4. For the period commencing July 1, 20	014, and ending July 1,
	thstanding the provisions of the Home Care Agency Li	. .

General Assembly Of North Carolina Session 2013 Part 3 of Article 6 of Chapter 131E of the General Statutes or any rules adopted pursuant to that 1 Part, the Department of Health and Human Services shall not issue any licenses for home care 2 agencies as defined in G.S. 131E-136(2) that intend to offer in-home aide services. This 3 prohibition does not apply to companion and sitter services and shall not restrict the 4 5 Department from doing any of the following: Issuing a license to a certified home health agency as defined in 6 (1)G.S. 131E-176(12) that intends to offer in-home aide services. 7 8 Issuing a license to an agency that needs a new license for an existing home (2)9 care agency being acquired. Issuing a license for a new home care agency in any area of the State upon a 10 (3) determination by the Secretary of the Department of Health and Human 11 12 Services that increased access to care is necessary in that area. 13 MORATORIUM ON SPECIAL CARE UNIT LICENSES 14 SECTION 12G.5. Section 12G.1(a) of S.L. 2013-360 reads as rewritten: 15 "SECTION 12G.1.(a) For the period beginning July 31, 2013, and ending July 1, 16 2016, July 1, 2015, the Department of Health and Human Services, Division of Health Service 17 18 Regulation (Department), shall not issue any licenses for special care units as defined in G.S. 131D-4.6 and G.S. 131E-114. This prohibition shall not restrict the Department from 19 20 doing any of the following: 21 (1)Issuing a license to a facility that is acquiring an existing special care unit. Issuing a license for a special care unit in any area of the State upon a 22 (2)determination by the Secretary of the Department of Health and Human 23 24 Services that increased access to this type of care is necessary in that area during the three-year two-year moratorium imposed by this section. 25 26 (3) Processing all completed applications for special care unit licenses received by the Division of Health Service Regulation along with the applicable 27 28 license fee prior to June 1, 2013. Issuing a license to a facility that was in possession of a certificate of need as 29 (4) 30 of July 31, 2013, that included authorization to operate special care unit beds." 31 32 **PROHIBITION ON YOUTH USING TANNING EQUIPMENT** 33 SECTION 12G.6.(a) G.S. 104E-9.1(a) reads as rewritten: 34 Operators of tanning equipment and owners of tanning facilities subject to rules 35 "(a) adopted pursuant to this Chapter shall comply with or ensure compliance with the following: 36 37 (1)The operator shall provide to each consumer a warning statement that defines the potential hazards and consequences of exposure to ultraviolet 38 radiation. Before allowing the consumer's initial use of the tanning 39 equipment, the operator shall obtain the signature of the consumer on the 40 warning statement acknowledging receipt of the warning. 41 The operator shall not allow a person 13 years and youngerunder 18 years of 42 (2)age to use tanning equipment without a written prescription from the 43 person's medical physician specifying the nature of the medical condition 44 requiring the treatment, the number of visits, and the time of exposure for 45 46 each visit.equipment. (3) Neither an operator nor an owner shall claim or distribute promotional 47 materials that claim that using tanning equipment is safe or free from risk or 48 that using tanning equipment will result in medical or health benefits." 49 **SECTION 12G.6.(b)** This section becomes effective October 1, 2014. 50

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SUBPART XII-H. DIVISION OF MEDICAL ASSISTANCE (MEDICAID)

APPROPRIATION FOR MEDICAID REFORM TO BE USED SOLELY FOR MEDICAID REFORM

5 SECTION 12H.1. Funds appropriated elsewhere in this act to the Department of 6 Health and Human Services, Division of Medical Assistance, for Medicaid reform may be used 7 only for Medicaid reform and, notwithstanding the State Budget Act, may not be used for any 8 other purpose, such as funding any shortfalls in the Medicaid program. 9

10 REINSTATE MEDICAID ANNUAL REPORT

11 SECTION 12H.2. The Department of Health and Human Services, Division of 12 Medical Assistance, shall reinstate the publication of the Medicaid Annual Report and 13 accompanying tables, which was discontinued after 2008. The Division shall publish the report 14 and tables on its Web site and shall not publish copies in print.

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MODIFY INTENSIVE IN-HOME SERVICE

SECTION 12H.4. No later than October 1, 2014, the Department of Health and
 Human Services, Division of Medical Assistance, shall modify the service definition for the
 Intensive In-Home Service to reflect a team-to-family ratio of one Intensive In-Home team to
 12 families for both the Medicaid and NC Health Choice programs.

22 TRAUMATIC BRAIN INJURY WAIVER

SECTION 12H.6. The Department of Health and Human Services, Division of 23 24 Medical Assistance, and Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, in conjunction with the North Carolina Traumatic Brain Injury Advisory 25 26 Council, shall design and draft a 1915(c) waiver to add a new service package for Medicaid eligibles with traumatic brain injury (TBI). This draft waiver may be based on an update to the 27 28 2010 report on a waiver to serve individuals with traumatic brain injury. The Department shall report the draft waiver, other findings, and any additional options to provide Medicaid services 29 30 to those suffering from TBI to the House Appropriations Subcommittee on Health and Human Services and the Senate Appropriations Committee on Health and Human Services by February 31 1, 2015. The Department may submit drafts of the waiver to the Centers for Medicare and 32 Medicaid Services (CMS) to solicit feedback but shall not submit the waiver for CMS approval 33 until authorized by the General Assembly. 34

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DRUG REIMBURSEMENT USING AVERAGE ACQUISITION COST

SECTION 12H.8.(a) If federal drug pricing changes to use average acquisition cost for ingredients, then the Department of Health and Human Services, Division of Medical Assistance, shall, notwithstanding Section 12H.13(f) of S.L. 2013-360, adjust the rate for dispensing drugs to offset the impact to providers of any such changes to using average acquisition cost. In adjusting the rates for dispensing drugs, the Department shall do the following:

- 43 44
- (1) Raise dispensing fees to make the shift to using average acquisition cost budget neutral.
- 45 46
- (2) Maintain a distinction between the dispensing fees for preferred and brand drugs.

Any actions taken under this subsection shall be reported (i) to the chairs of the House
Appropriations Committee, the Senate Appropriations/Base Budget Committee, and the Joint
Legislative Oversight Committee on Health and Human Services, (ii) to the Fiscal Research
Division, and (iii) to the Office of State Budget and Management. Any State plan amendments

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1		lement this subsection shall not be subject to the 90 day	1
2	1	S.S. 108A-54.1A(e), as amended by Section 12H.21 of this ac	
3		FION 12H.8.(b) By August 1, 2015, the Department of H	
4		on of Medical Assistance, shall issue a request for prop	. ,
5		rform a statewide drug dispensing fee study. The Departr	
6		ted elsewhere in this budget for this study as the State sh	are to draw down
7	additional federa	l Medicaid funds for this study.	
8	SUDSTITUTIO	N OF GENERIC DRUGS FOR UNAVAILABLE PREFI	
9 10		FION 12H.8A. If the Department of Health and Human Set	
10		nce, finds that there are net General Fund savings to the	
12		hen the Division may allow a pharmacist to substitute and	1 0
13		a preferred drug without prior authorization, subject to al	
14	being true:	a preferred drug without prior authorization, subject to a	I of the following
15	(1)	The Division normally requires the dispensing of the prefe	erred drug over the
16	(-)	equivalent generic drug.	
17	(2)	The pharmacist has not been able to acquire the preferred	drug from at least
18		two separate wholesalers within the two weeks prior	
19		generic substitute.	1 0
20	(3)	The pharmacist maintains records of the failed attempt	ots to acquire the
21		preferred drug. Such records shall be open to inspection	and audit by the
22		Division.	
23	(4)	The prescriber has not indicated that the preferred day	rug is "medically
24		necessary."	
25		this section, "savings to the Medicaid program" shall not be	-
26	-	ription drug service area, but shall also include savings in	
27		s savings from not having to send the prescription back to	-
28	-	on of the generic substitution or savings from instances w	here missed doses
29	may lead to nega	tive and costly patient outcomes.	
30			٩
31 32		D STUDY OF PERSONAL CARE SERVICES OPTIONS	
32 33		FION 12H.10. The Joint Legislative Oversight Committ shall engage a contractor to study issues related to reforming	
33 34		rvices (PCS) while meeting the State's obligations under th	0 0 0
35	1	and the United States Supreme Court's decision in Olmste	
36		S. 581 (1999). The study shall examine the following issues:	ad v. E.C. CA 101.
37	(1)	What categories of Medicaid recipients are currently rece	iving PCS, and in
38	(1)	what settings are they being served?	it ing i es, und in
39	(2)	What is the total number of Medicaid recipients receiv	ving PCS in each
40	(-)	category, and what is the anticipated growth in each category	-
41	(3)	What is the current cost of serving Medicaid recipients in	•
42		specifically, the sources of public funding utilized	-
43		individuals?	
44	(4)	What alternative, more cost-effective assistance m	nodels could be
45		implemented for each category of Medicaid recipient?	
46	(5)	Specifically, whether more cost-effective assistance	
47		through the new 1915(i) State plan home- and commun	-
48		and 1915 waiver options for each category of Medicaid rec	1
49	(6)	Recommendations regarding what outcomes the redesigned	ed program should
50		be designed to achieve.	

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1 2	(7) The impact of reforming and redesigning personal care services on appeals and litigation.
3	(8) Other areas as deemed appropriate by the chairs of the Joint Legislative
4	Oversight Committee on Health and Human Services.
5	The study shall also address the quality of resident care within adult care homes and
6	the adequacy of State oversight of adult care homes, including inspections, procedures, and
7	processes.
8 9	No later than December 1, 2015, the contractor shall report the results and recommendations of the study to the Joint Legislative Oversight Committee on Health and
9 10	Human Services. The Department of Health and Human Services shall give the contractor full
10	access to all data necessary to complete the study and the report. The Department of Health and
12	Human Services shall make payments to the contractor hired by the Joint Legislative Oversight
13	Committee on Health and Human Services from funds appropriated elsewhere in this budget
13 14	for this contract as well as from federal Medicaid matching funds available for this contract.
15	for this contract as wen as from rederar wedeald matching funds available for this contract.
16	ADULT CARE HOME COST REPORTING
17	SECTION 12H.11. The Department of Health and Human Services shall require
18	compliance with the adult care home cost reporting requirements set forth in G.S. 131D-4.2.
19	The Department shall make available the data collected from the cost reporting in a
20	character-separated values (CSV) plain text format or other file format that may easily be
21	imported into software used for spreadsheets, databases, and data analytics.
22	
23	STUDY REGIONAL BASE RATES
24	SECTION 12H.12. Section 12H.20(b) of S.L. 2013-360 reads as rewritten:
25	"SECTION 12H.20.(b) The Department of Health and Human Services, Division of
26	Medical Assistance, shall replace study replacing the existing base rates for individual hospitals
27	with new regional base rates for all hospitals within a given region. The Department shall
28	consult with hospitals to define the regions and to identify appropriate regional differences in
29	order to establish-identify potential regional base rates. The new potential regional base rates
30	shall do the following:
31	(1) Maintain the same statewide total for the base rates for all hospitals as before
32	the base rate revision, after first adjusting the statewide total based on the
33	changes to rates made by subsection (a) of this section.
34	(2) Ensure the sustainability of small rural hospitals, ensuring access to care.
35	The Division shall report its findings to the Joint Legislative Oversight Committee on Health
36	and Human Services no later than December 1, 2014."
37 38	SUPPLEMENTAL PAYMENTS TO ELIGIBLE MEDICAL PROFESSIONAL
30 39	PROVIDERS
40	SECTION 12H.13.(a) Effective July 1, 2014, supplemental payments that increase
40 41	reimbursement to the average commercial rate for certain eligible medical providers described
42	in the Medicaid State Plan, Attachment 4.19-B, Section 5, Pages 2 and 3, shall be modified as
43	follows:
44	(1) The number of eligible medical professional providers shall be limited as
45	follows:
46	a. 418 with the East Carolina University (ECU) Brody School of
47	Medicine.
48	b. 1,176 with the University of North Carolina at Chapel Hill (UNC)
49	Faculty Physicians.
50	c. 14 with the UNC Hospitals Pediatric Clinic.
51	d. 75 with UNC Physicians Network.

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	e. 18 with Chatham Hospital.	
(2)	Supplement payments shall not be made for servi	ces provided in Wake
	County.	
-	nt of Health and Human Services shall not make any oth	
-	Medicaid State Plan referenced in this section, except as p	
	CTION 12H.13.(b) Beginning on December 31, 2014, a	•
	J shall submit an annual report based on their preceding	•
0	versight Committee on Health and Human Services rmation for each individual provider for whom this su	e
(1)	For each service provided by the provider and for v	which the supplemental
(1)	payment is received, the location where the service v	
	county, municipality, and zip code.	was provided, including
(2)	The percentage of the provider's total time spent serv	ing Medicaid recipients
(2)	annually that is for services provided at locations oth	0 1
	School of Medicine, the Firetower Medical Office,	•
	Medicine.	of the UNC School of
(2)	The amount of Medicaid reimbursement for each	sorvice for which a
(3)	supplemental payment was made for services provide	
(4)	On an annual basis, the percentage of the provider's	· 1
(4)	the following:	time spent engaging in
	a. Clinical patient care.	
	b. Teaching.	
	c. Research.	
	d. Other activities.	
SE	CTION 12H.13.(c) The entities receiving the supplement	tal payments addressed
	(a) of this section shall transfer an amount to the Dep	
	es, Division of Medical Assistance, sufficient to ensure	
	enty-five and nine-tenths percent (25.9%) there are fur	
•	make the supplemental payments. That twenty-five a	
•	be retained by the State for the Medicaid program.	1
	CTION 12H.13.(d) Any State plan amendments requ	ired to implement this
	ot be subject to the 90-day prior submission requirement of	-
REPEAL S	HARED SAVINGS PROGRAM; MAINTAIN	CERTAIN RATE
REDUCT	IONS	
SE	CTION 12H.14.(a) All subsections of Section 12H.18 of	f S.L. 2013-360, except
for subsection	(b), are repealed.	
SE	CTION 12H.14.(b) Section 12H.18(b) of S.L. 2013-360	reads as rewritten:
"SECTIO	N 12H.18.(b) During the 2013-2015 fiscal biennium, the	e Department of Health
and Human S	ervices shall withhold-reduce by three percent (3%) of	f-the payments for the
following serv	ices rendered to Medicaid and NC Health Choice recipie	ents on or after January
1, 2014:		
-	yments withheld under this section that are budgeted to b	e shared with providers
shall not rever	to the General Fund."	
	CTION 12H.14.(c) Effective January 1, 2015, Section	
	mended by subsection (b) of this section, reads as rewritte	
	N 12H.18.(b) During the 2013-2015 fiscal biennium, the	1
	rvices shall reduce by three percent (3%) the payments fo	-
rendered to Me	edicaid and NC Health Choice recipients on or after Janua	ry 1, 2014:

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1	(1) Inpatie	nt hospital.	
2	(2) Physici	an, excluding primary care until January 1, 2015	5.
3	(3) Dental.		
ŀ	(4) Optical	services and supplies.	
,	(5) Podiatr		
;	(6) Chirop		
7	(7) Hearing		
3		al care services.	
)		y homes.	
)	× ,	are homes.	
L	(11) Dispen	sing drugs."	
2			
3		S WAIVER SERVICES ASSESSMENT	1 1 . 11 .1
1		H.18.(a) If (i) federal law or regulation is a 1015	
5		nts on 1915(c) North Carolina Innovation	
5	•	Program for Persons with Mental Retard	1
		D)) services or such assessments are otherwise a	•
3		d Services (CMS) through waivers and (ii) t ticipate in an assessment program, then the Dep	1
)	0 1	on of Medical Assistance, may implement a	
1		s up to the maximum percentage allowed by fe	
2		to sixty-five percent (65%) of the amount from	-
3	1 1	caid expenditures. The Department shall amend	
, 1	1 0 11	t have been approved to operate as manage	
5	6	hat any assessment funds not retained by the D	e e
5		tation rates and that the additional amounts are	-
7	-	Waiver service providers through increased reim	
8	1	2H.18.(b) The authorization provided to th	
Ð	subsection (a) of this see	ction to impose a new assessment program or	n Innovations Waiver
)		o exist until July 1, 2017. If an assessment p	
1		7, then this section expires.	
2			
3	IMPLEMENT CCNC P	AYMENT OF PMPMs	
4		H.19. The Department of Health and Human	,
5		implement the payment of per member per mon	· · · · · ·
6		in Community Care of North Carolina (CCNC)	programs by CCNC
7	as previously directed by	Section 12H.22 of S.L. 2013-360.	
3			
9		E MANAGEMENT FOR DUAL ELIGIBLES	
)		H.20.(a) The Department of Health and Human	
1		l draft one or more waivers that will expan	id primary care case
2	-	designed to accomplish the following:	1. 11. 1
3		re and Medicaid dual eligibles shall be required	
4		se management to the maximum extent allower	ea by the Centers for
5		re and Medicaid Services (CMS).	rolled dual alteriate
5		y care case management shall be provided for en	
7		y care case management for dual eligibles with z	
3		illness may be administered by the LME/MCOs	
))		nt may submit drafts of the waivers to the Cen b) to solicit feedback but shall not submit the submit submit the submit submit the submit	
0	approval until outhorized	,	ine warvers for CIVIS

51 approval until authorized by the General Assembly.

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1	SECTION 12H.20.(b) No later than March 1, 2015, the Department shall submit
2	to the House Appropriations Subcommittee on Health and Human Services and the Senate
3	Appropriations Committee on Health and Human Services a copy of the draft waivers and a
4	report, which shall include the following:
5	(1) The anticipated increase in number of dual eligibles that will enroll in
6	primary care case management.
7	(2) The costs associated with serving the increased number of enrolled dual
8	eligibles.
9	(3) The anticipated savings to the Medicaid program.
10	(4) A detailed fiscal analysis supporting any calculation of anticipated savings.
11	
12	ADDITIONAL NOTICE ON SPAs
13	SECTION 12H.21.(a) G.S. 108A-54.1A reads as rewritten:
14	"§ 108A-54.1A. Amendments to Medicaid State Plan and Medicaid Waivers.
15	
16	(d) No fewer than 10 days prior to submitting an amendment to the State Plan to the
17	federal government, the Department shall post the amendment on its Web site and notify the
18	members of the Joint Legislative Oversight Committee on Health and Human Services and the
19	Fiscal Research Division that the amendment has been posted. This requirement shall not apply
20	to draft or proposed amendments submitted to the federal government for comments but not
21 22	submitted for approval. The amendment shall remain posted on the Department's Web site at
22	<u>least until the plan has been approved, rejected, or withdrawn.</u> If the authority for submitting the amendment to the State Plan is pursuant to subdivision (3), (4), (5), or (6) of subsection (b)
23 24	of this section, then, prior to submitting an amendment to the federal government, the
24 25	Department shall submit to the General Assembly members receiving notice under this
26	subsection and to the Fiscal Research Division an explanation of the amendment, the need for
27	the amendment, and the federal time limits required for implementation of the amendment.
28	(e) The Department shall submit an amendment to the State Plan to the federal
29	government by a date sufficient to provide the federal government adequate time to review and
30	approve the amendment so the amendment may be effective by the date required by the
31	directing authority in subsection (b) of this section. Additionally, if a change is made to the
32	Medicaid program by the General Assembly and that change requires an amendment to the
33	State Plan, then the amendment shall be submitted at least 90 days prior to the effective date of
34	the change as provided in the legislation.
35	(f) Any public notice required under 42 C.F.R. 447.205 shall, in addition to any other
36	posting requirements under federal law, be posted on the Department's Web site. Upon posting
37	such a public notice, the Department shall notify the members of the Joint Legislative
38	Oversight Committee on Health and Human Services and the Fiscal Research Division that the
39	public notice has been posted. Public notices shall remain posted on the Department's Web
40	site."
41	SECTION 12H.21.(b) G.S. 108A-55(c) reads as rewritten:
42	"(c) The Department shall reimburse providers of services, equipment, or supplies under
43	the Medical Assistance Program in the following amounts:
44 45	(1) The amount approved by the Health Care Financing Administration <u>Centers</u> for Madiana & Madianid Services (CMS) of the United States Department
45 46	for Medicare & Medicaid Services (CMS) of the United States Department of Health and Human Services, if that AdministrationCMS approves an
46 47	exact reimbursement amount; amount.
47 48	(2) The amount determined by application of a method approved by the Health
48 49	Care Financing AdministrationCenters for Medicare & Medicaid Services
50	(CMS) of the United States Department of Health and Human Services, if
20	<u>(0.1.2)</u> of the entrop burnes beparation of fronth and framan bervices, if

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1	that AdministrationCMS approves the method by which	h a reimbursement
2	amount is determined, and not the exact amount.	
3	The Department shall establish the methods by which reimburser	nent amounts are
4	determined in accordance with Chapter 150B of the General Statutes	s. A change in a
5	reimbursement amount becomes effective as of the date for which the chan	• •
6	the Health Care Financing AdministrationCenters for Medicare & Medicaid	
7	the United States Department of Health and Human Services. The Department	
8	Fiscal Research Division of the Legislative Services Office and to the Sen	11 1
9	Committee on Human Resources and the House of Representativ	
10	Subcommittee on Human Resources or the Joint Legislative Oversight Co	
11	and Human Services on any change in a reimbursement amount at the same	
12	public notice of this change prior to presentation to the Health Care Financin	0
13	SECTION 12H.21.(c) By repealing language in subsection	
14	related to giving to the General Assembly notice of a public notice, it is n	
15	General Assembly to remove the required notice of the changes to reimburs	
16	services, equipment, or supplies. Rather, it is the intent that those notices be $C = 1084, 5414$ (f) and C	
17	G.S. 108A-54.1A(f), rather than pursuant to both G.S. 108A-54.1A(f) and G	
18 19	SECTION 12H.21.(d) This section becomes effective July another to $C = 108A = 54.14$ (a) applies to State Plan Amondments with	
20	amendment to G.S. 108A-54.1A(e) applies to State Plan Amendments with or after October 1, 2014.	effective dates off
20		
22	COMPREHENSIVE PROGRAM INTEGRITY CONTRACT	
23	SECTION 12H.22.(a) No later than March 1, 2015, the Departs	ment of Health and
24	Human Services, Division of Medical Assistance, shall issue a request for	
25	contract to become effective on September 1, 2015, for the following	1 1
26	functions:	r 8 7
27	(1) Postpayment reviews.	
28	(2) Data analytics.	
29	(3) Medical necessity reviews.	
30	(4) Investigation.	
31	(5) Recovery Audit Contracts.	
32	(6) Prepayment review.	
33	SECTION 12H.22.(b) The Department of Health and Human	
34	enter into any contract, other than the comprehensive contract allowed under	
35	this section, involving the program integrity functions listed in subsection	(a) of this section
36	that would have a termination date after September 1, 2015.	• • • • •
37	SECTION 12H.22.(c) This section shall not apply to program	integrity functions
38	performed by LME/MCOs.	
39	CLARIFY NOTICE OF EXTRAPOLATED OVERPAYMENTS	
40 41	SECTION 12H.26.(a) G.S. 108C-5(i) reads as rewritten:	
41	"(i) Prior to extrapolating the results of any audits, the Department	shall demonstrate
43	and inform the provider that (i) the provider failed to substantially	
44	requirements of State or federal law or regulation or (ii) the Departme	1.0
45	allegation of fraud concerning the provider. Nothing in the subsection sha	
46	prohibit the Department from identifying the extrapolated overpayment and	
47	notice that meets the requirements of this subsection."	<u> </u>
48	SECTION 12H.26.(b) G.S. 108C-5 is amended by adding a	new subsection to
49	read:	
50	"(t) Nothing in this Chapter shall be construed to prohibit the Depart	ment from utilizing
51	a contractor to send notices to providers on behalf of the Department."	

PARTICIPATION IN MEDIATION IN RECIPIENT APPEALS SECTION 12H.27.(a) G.S. 108A-70.9B reads as rewritten:

"§ 108A-70.9B. Contested Medicaid cases.

4 5

. . .

1 2

3

Mediation. - Upon receipt of an appeal request form as provided by 6 (c) G.S. 108A-70.9A(e) or other clear request for a hearing by a Medicaid recipient, OAH shall 7 8 immediately notify the Mediation Network of North Carolina, which shall contact the recipient within five days to offer mediation in an attempt to resolve the dispute. If mediation is 9 accepted, the mediation must be completed within 25 days of submission of the request for 10 appeal. Upon completion of the mediation, the mediator shall inform OAH and the Department 11 within 24 hours of the resolution by facsimile or electronic messaging. If the parties have 12 resolved matters in the mediation. OAH shall dismiss the case. OAH shall not conduct a 13 hearing of any contested Medicaid case until it has received notice from the mediator assigned 14 that either: (i) the mediation was unsuccessful, or (ii) the petitioner has rejected the offer of 15 mediation, or (iii) the petitioner has failed to appear at a scheduled mediation. Nothing in this 16 subsection shall restrict the right to a contested case hearing. If the recipient accepts an offer of 17 mediation and then fails to attend mediation without good cause, OAH shall dismiss the 18 19 contested case.

20

21

...."

SECTION 12H.27.(b) G.S. 108D-15(i) reads as rewritten:

22 "(i) Mediation. - Upon receipt of an appeal request form as provided by G.S. 108D-15(f) or other clear request for a hearing by an enrollee, OAH shall immediately 23 24 notify the Mediation Network of North Carolina, which shall contact the enrollee within five days to offer mediation in an attempt to resolve the dispute. If mediation is accepted, the 25 26 mediation must be completed within 25 days of submission of the request for appeal. Upon completion of the mediation, the mediator shall inform OAH and the LME/MCO within 24 27 28 hours of the resolution by facsimile or electronic messaging. If the parties have resolved matters in the mediation, OAH shall dismiss the case. OAH shall not conduct a hearing of any 29 30 contested case involving a dispute of a managed care action until it has received notice from the mediator assigned that either (i) the mediation was unsuccessful, (ii) the petitioner has rejected 31 the offer of mediation, or (iii) the petitioner has failed to appear at a scheduled mediation. 32 Nothing in this subsection shall restrict the right to a contested case hearing. If the enrollee 33 accepts an offer of mediation and then fails to attend mediation without good cause, OAH shall 34 dismiss the contested case." 35

36 **SECTION 12H.27.(c)** This section is effective October 1, 2014, and applies to 37 appeals of notices of adverse determination mailed on or after that date and appeals of notices 38 of resolution mailed on or after that date.

- 39
- 40
- 41

EXTEND EXISTING IMAGE UTILIZATION MANAGEMENT SERVICES CONTRACT; CONTAIN COSTS OF FUTURE CONTRACTS

42 **SECTION 12H.30.(a)** The Department of Health and Human Services, Division of 43 Medical Assistance, shall renegotiate the existing contract for imaging utilization management 44 services in order to achieve five million five hundred thousand dollars (\$5,500,000) in annual 45 savings of net General Fund appropriations.

46 SECTION 12H.30.(b) The Department of Health and Human Services, Division of 47 Medical Assistance, shall issue a request for proposals (RFP) for a contract for imaging 48 utilization management services to ascertain whether the State can achieve better savings with 49 an alternative vendor and, if so, enter into a contract with the alternative vendor. Such an RFP 50 shall incorporate the same requirements as those specified in Section 10.68B of S.L. 2009-451, 51 which was enacted by Section 6 of S.L. 2009-575.

SECTION 12H.30.(c) No later than March 1, 2015, the Department of Health and Human Services, Division of Medical Assistance, shall report on the results of this section to (i) he House Appropriations Subcommittee on Health and Human Services, (ii) the Senate Appropriations Committee on Health and Human Services and (iii) the Figure Process of Health and Human Services.
he House Appropriations Subcommittee on Health and Human Services, (ii) the Senate
Annropriations Committee on Health and Human Somilage and (iii) the Figure Descent
Appropriations Committee on Health and Human Services, and (iii) the Fiscal Research
Division.
NONEMERGENCY MEDICAL TRANSPORTATION CONTRACT
SECTION 12H.31. The Department of Health and Human Services, Division of
Medical Assistance, shall develop and issue a request for proposal for a contract beginning
January 1, 2015, for the statewide management of Medicaid nonemergency medical
ransportation services.
AMBULANCE TRANSPORTS TO CRISIS CENTERS
SECTION 12H.32. The Department of Health and Human Services, Division of
Medical Assistance, shall study the practice of reimbursing for ambulance transports that divert
ndividuals in mental health crisis from hospital emergency departments to alternative
appropriate locations for care. The Department shall study existing pilot programs in North Carolina, as well as other states, and shall specifically study expansion of the Wake County
Emergency Medical Services (EMS) Advanced Practice Paramedics pilot program. The study
shall do the following:
(1) Propose necessary Medicaid and mental health policy changes.
(1) I topose necessary medicate and mental nearth poncy changes.(2) Identify funding needs.
(3) Identify available funding sources.
(4) Identify any other actions that would be necessary to facilitate
implementation.
The Department shall report its findings and recommendations to the House
Appropriations Subcommittee on Health and Human Services and the Senate Appropriations
Committee on Health and Human Services by March 1, 2015.
·
PARAGARD REIMBURSEMENT
SECTION 12H.33.(a) Beginning July 1, 2014, the Department of Health and
Human Services, Division of Medical Assistance, shall reimburse for Paragard using the same
eimbursement methodology as is used for Implanon and Mirena.
SECTION 12H.33.(b) Any State plan amendment required to implement this
section shall not be subject to the 90-day prior submission requirement of G.S. 108A-54.1A(e).
STUDY BOTOX REIMBURSEMENT
SECTION 12H.33A. Prior to the convening of the 2015 General Assembly, the
Joint Legislative Oversight Committee on Health and Human Services shall study the issue of
mplementing uniform Medicaid reimbursement rates for Botox for physicians and
pharmacists.
REPORT ON PACE PROGRAM SECTION 12H 34 (a) By Sontember 1, 2014, the Department of Health and
SECTION 12H.34.(a) By September 1, 2014, the Department of Health and Human Services, Division of Medical Assistance, shall report to the Joint Legislative Oversight
Committee on Health and Human Services with the following information on the Program of
All-Inclusive Care for the Elderly (PACE):
(1) The number of individuals being served in each of the PACE service areas.
 (1) A description of the program enrollment criteria and enrollment process.
(2) A description of the program emoliment enterna and emoliment process. (3) Detailed figures showing how funding for the program has been spent during
the past two fiscal years.

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1 2	(4)	The per member per month cost of serving individuals the program compared to the cost of serving individuals in a number of the cost of serving individuals in a number of the cost of serving individuals in a number of the cost of serving individuals in a number of the cost of the c	-
3 4	(5)	An estimate of how many PACE participants would enter they were not enrolled with the PACE program.	0
5	SECTION 12H.34.(b) By December 1, 2014, the Department of Health and		
6	Human Services, Division of Medical Assistance, shall submit an additional report to the Joint		
7	Legislative Oversight Committee on Health and Human Services with the following		
8		he Program of All-Inclusive Care for the Elderly (PACE):	C
9 10	(1)	An update on all of the information required by subse section.	ection (a) of this
11 12	(2)	A comparison of North Carolina's PACE program to PA other states.	ACE programs in
13	(3)	Recommendations for how to make the program sustainable	e.
14			
15	ALLOW FOR THE MOVEMENT OF CERTAIN MEDICAID RECIPIENTS		
16	SECTION 12H.35. Individuals served pursuant to the State's Section 1915(b)/(c)		
17	managed care waiver are exempt from Medicaid home origin requirements for the purposes of		
18	services provided under the Section $1915(b)/(c)$ managed care waiver. Medicaid provided for		
19	individuals served pursuant to the State's Section 1915(b)/(c) managed care waiver shall be		
20	based on the individual's Medicaid current county of residence. Notwithstanding the forgoing,		
21 22	however, Section 1915(c) innovations waiver slots shall be portable and recognized uniformly throughout all counties of North Carolina; an individual who receives an innovations waiver in		
22	one county shall not be required to reapply in another county if that individual moves or seeks		
23 24	services in another county.		
25	services in anoth	er county.	
26	APPOINTMEN	T AND CONFIRMATION OF MEDICAID DIRECTOR	
27	SECTION 12H.36.(a) Effective July 1, 2014, and applying to Directors of the		
28	Division of Medical Services appointed on or after that date, G.S. 108A-54 is amended by		
29	adding a new subsection to read:		
30	"§ 108A-54. Au	thorization of Medical Assistance Program; administratio)n.
31			
32		Medicaid Program shall be managed by the Director of the Di	
33		licaid Director), who shall be recommended by the Secreta	
34	Human Services and appointed by the Governor, subject to confirmation by the General		
35 36	Assembly by joint resolution. The term of office for the Medicaid Director shall be five years beginning upon the date of qualification for office. In case of a vacancy in the office of		
30 37	Medicaid Director for any reason prior to the expiration of his or her term of office, the name		
38		ccessor for a new five year term shall be submitted by the	
39		by not later than 60 days after the vacancy arises. If a vaca	
40		General Assembly is not in session, the Medicaid Director s	-
41		to serve on an interim basis pending confirmation by the Gen	
42	Upon failure of the Governor to submit a name at least 90 days before the expiration of a		
43	•	0 days of occurrence of a vacancy, the President Pro Temp	*
44	and the Speaker	of the House of Representatives jointly shall submit a name	of an appointee to
45		embly. The appointment shall then be made by enactment	
46	shall state the name of the person being appointed, the office to which the appointment is being		
47	made, the effective date of the appointment, the date of expiration of the term, the city and state		
48	of residence of the appointee, and that the appointment is made upon the joint recommendation		
49	of the Speaker of the House of Representatives and the President Pro Tempore of the Senate. Nothing precludes any member of the General Assembly from proposing an amendment to any		
50			imenament to any
51	om making such	an appointment.	

General Assembly Of North Carolina Session 2013 The Medicaid Director may be removed by either the Secretary of Health and Human 1 2 Services or the Governor for any of the grounds set forth in G.S. 143B-13(b), (c), or (d)." SECTION 12H.36.(b) The Director of the Division of Medical Assistance 3 (Medicaid Director) serving as of July 1, 2014, shall continue to serve until a successor is 4 5 appointed under 108A-54(e). 6 7 ALIGN ANNUAL MEDICAID BASIC BILLING UNIT LIMITS TO FISCAL YEAR 8 SECTION 12H.37.(a) Beginning July 1, 2015, the Department of Health and 9 Human Services, Division of Medical Assistance, shall require that annual Medicaid billing unit limits for services managed by the LME/MCOs be based upon the fiscal year, provided 10 that this standardization can be accomplished with no net fiscal impact on General Fund 11 12 appropriations. **SECTION 12H.37.(b)** Any State Plan Amendment required to implement this 13 section shall not be subject to the 90-day prior submission requirement of G.S. 108A-54.1A(e). 14 15 16 SUBPART XII-I. MISCELLANEOUS 17 18 CONTROL OF DATA DISCLOSED TO THE NORTH CAROLINA HEALTH **INFORMATION EXCHANGE BY REOUIRED PARTICIPANTS** 19 20 **SECTION 12I.1.(a)** G.S. 90-413.3A(b) reads as rewritten: Any hospital, as defined in G.S. 131E-76(c), G.S. 131E-76(3) that has an electronic 21 "(b) health record system shall connect to the NC HIE HIE Network and submit individual patient 22 demographic and clinical data on services paid for with Medicaid funds, based upon the 23 24 findings set forth in subsection (a) of this section and notwithstanding the voluntary nature of the NC HIE under G.S. 90-413.2. The NC HIE shall give the Department of Health and Human 25 26 Services real-time access to data and information contained in the NC HIE.disclosed through the HIE Network. At the request of the Director of the Fiscal Research, Bill Drafting, Research, 27 or Program Evaluation Divisions of the General Assembly, the NC HIE shall provide the 28 professional staff of these Divisions with data and information responsive to the Director's 29 30 request. Prior to providing the General Assembly's staff with any data or information disclosed through the HIE Network pursuant to this subsection, the NC HIE shall redact any personal 31 identifying information in a manner consistent with the standards specified for de-identification 32 33 of health information under the HIPAA Privacy Rule, 45 C.F.R. 164.15, as amended." 34 SECTION 12I.1.(b) G.S. 90-413.3A is amended by adding a new subsection to 35 read: Any data disclosed through the HIE Network pursuant to subsection (b) of this 36 "(c) section shall be and will remain the sole property of the State. Any data or product derived 37 from the data disclosed to the HIE Network pursuant to subsection (b) of this section, including 38 a consolidation or analysis of the data, shall be and will remain the sole property of the State. 39 The NC HIE shall not allow proprietary information it receives pursuant to this section to be 40 used by any person or entity for commercial purposes." 41 **SECTION 12I.1.(c)** In order to ensure the successful, uninterrupted operation of 42 43 the statewide health information exchange network (HIE Network), the Department of Health and Human Services (Department) shall develop a transition plan for transferring the 44 responsibilities imposed on the NC HIE under Article 29A of the General Statutes to another 45 46 entity in the event the NC HIE is unable or unwilling to continue overseeing and administering the HIE Network. The Department shall develop the plan in consultation with the Office of 47 Information Technology Services and the NC HIE and submit the plan to the Joint Legislative 48 49 Oversight Committee on Health and Human Services and the Fiscal Research Division no later than February 1, 2015. 50 51

Gener	ral Assembly Of	North Carolina		Session 2013
REIN	STATEMENT	OF HOSPITAL SETOFF	DEBT COLLECTIO	DN
	SECTION	12I.4.(a) G.S. 105A-2(9) r	eads as rewritten:	
	"(9) Stat	e agency. – Any of the follo	owing:	
	a.	A unit of the executi	ve, legislative, or ju	dicial branch of State
		government, except for	the following:	
		1. Any school of m	edicine, clinical progr	am, facility, or practice
				nt institutions of The
		University of No	orth Carolina that prov	ides medical care to the
		general public.		
				ealth Care System and
				or under the control of
			•	rolina Health Care
		System.governm		
	b.	A local agency, to the e		
		the Department of Heal		-
		Support Enforcement P		-
		and Title IV, Part D of t	he Social Security Act	-
	C.	A community college."		1 1 1'
4.0 m		12I.4.(b) This section is a		
tax rei	lunds determined	by the Department of Reve	enue on or after that da	lle.
CLIDD		HS BLOCK GRANTS		
SODE	AKI AII-J. DI	IIS DLUCK GRANIS		
REVI	SE DHHS BLO	CK CRANTS		
NL ² V I		12J.1. Section 12J.1 of S.I	2013-360 reads as re	written
"DHH	IS BLOCK GRA		2. 2013 500 reads us r	
		(a) Except as otherwise	provided, appropriation	ons from federal block
		For each year of the fiscal b		
-	llowing schedule	•	6	
	U			
TEM	PORARY ASSI	STANCE TO NEEDY	FY2013-2014	FY2014-2015
FAM	ILIES (TANF) I	TUNDS		
Local	Program Expend	itures		
Di	vision of Social	Services		
01	. Work First	Family Assistance	\$ 60,285,413	\$ 60,285,413
02	. Work First	County Block Grants	82,485,495	82,485,495
0.0			0.050.501	0.050.501
03	. Work First	Electing Counties	2,352,521	2,352,521
0.4				
04	1	ervices – Special Children	2 026 977	2 026 977
	Adoption F	una	2,026,877	2,026,877
05	Child Proto	ctive Services – Child Welf	are	
03		Local DSS	9,412,391	9,412,391
	W UINCIS 10		7,412,371	7,412,371
06	Child Welf	are Collaborative	632,416	632,416
00			0.02,110	0.52,110

General	Assembly Of North Carolina		Session 2013
<u>06A.</u>	Foster Care Services		<u>1,385,152</u>
Divisi	on of Child Development and Early Educ	ation	
07.	Subsidized Child Care Program	57,172,097 55,4()9,695 <u>54,054,806</u>
08.	Swap Child Care Subsidy	6,352,644	6,352,644
<u>08A.</u>	Pre-K Swap Out		7,195,807
Divisi	on of Public Health		
09.	Teen Pregnancy Initiatives	2,500,000	2,500,000
OHHS A	dministration		
10.	Division of Social Services	2,482,260	2,482,260
11.	Office of the Secretary	34,042	34,042
Transfers	to Other Block Grants		
Divisi	on of Child Development and Early Educ	ation	
12.	Transfer to the Child Care and	51 552 001	51 552 001
	Development Fund	71,773,001	71,773,001
13.	Transfer to Social Services Block		
	Grant for Child Protective Services –		
	Child Welfare Training in Counties	1,300,000	1,300,000
14.	Transfer to Social Services Block		
17.	Grant for Child Protective Services	5,040,000	5,040,000
		2,010,000	2,010,000
15.	Transfer to Social Services Block		
	Grant for County Departments of		
	Social Services for Children's Services	4,148,001	4,148,001
	TEMPORARY ASSISTANCE TO		
NEEDY .	FAMILIES (TANF) FUNDS	\$307,997,158 \$30	6,234,756<u>\$313,460,82</u>(
TEMDO			
	RARY ASSISTANCE TO NEEDY FAN ENCY CONTINGENCY FUNDS	IILIES (IANF)	
LIVIEKG	EINCI CONTINGENCI FUNDS		
Local Pro	gram Expenditures		
Local 110			
Divisi	on of Social Services		
_ 1,10			
01.	Work First County Block Grants	\$ 5,580,925	\$ 5,580,925
		. ,	· ·
02.	Work First Electing Counties	25,692	25,692
Раде 110		Sanata B	ill 744-Seventh Edition

Senate Bill 744-Seventh Edition

General	Assembly Of North Carolina		Session 2013
<u>Divi</u>	sion of Child Development and Early Educat	ion	
03.	Subsidized Child Care	6,549,469	6,549,469<u>11,679,394</u>
<u>04.</u>	Pre-K Slots		4,000,000
<u>05.</u>	Pre-K Swap Out		8,646,527
NEEDY	TEMPORARY ASSISTANCE TO FAMILIES (TANF) EMERGENCY NGENCY FUNDS	\$12,156,086	<u>\$ 12,156,086\$ 29,932,538</u>
SOCIA	L SERVICES BLOCK GRANT		
Local Pr	ogram Expenditures		
Divi	sions of Social Services and Aging and Adult	Services	
01.	County Departments of Social Services (Transfer from TANF \$4,148,001)	\$ 29,422,137	<u>\$ 29,422,137\$ 27,427,015</u>
02.	Child Protective Services (Transfer from TANF)	5,040,000	5,040,000
03.	State In-Home Services Fund	1,943,950	1,943,950
04.	Adult Protective Services	1,245,363	1,245,363
05.	State Adult Day Care Fund	1,994,084	1,994,084
06.	Child Protective Services/CPS Investigative Services – Child Medical Evaluation Program	563,868	563,868
07.	Special Children Adoption Incentive Fund	462,600	462,600
08.	Child Protective Services – Child Welfare Training for Counties (Transfer from TANF)	1,300,000	1,300,000
09.	Home and Community Care Block Grant (HCCBG)	1,696,888	1,696,888
10.	Child Advocacy Centers	375,000	375,000
11.	Guardianship	3,978,360	3,978,360
12.	UNC Cares Contract	229,376	229,376<u>57,344</u>
13.	Foster Care Services	1,385,152	1,385,152

Senate Bill 744-Seventh Edition

General	Assembly Of North Carolina		Session 2013					
Divis	sion of Central Management and Support							
14.	DHHS Competitive Block Grants for Nonprofits	3,852,500	3,852,500					
Divis	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services							
15.	Mental Health Services – Adult and Child/Developmental Disabilities Program/ Substance Abuse Services – Adult	4,030,730	4,030,730					
DHHS P	rogram Expenditures							
Divis	sion of Services for the Blind							
16.	Independent Living Program	3,361,323	3,361,323					
Divis	sion of Health Service Regulation							
17.	Adult Care Licensure Program	381,087	381,087					
18.	Mental Health Licensure and Certification Program	190,284	190,284					
DHHS A	dministration							
19.	Division of Aging and Adult Services	577,745	577,745					
20.	Division of Social Services	559,109	559,109					
21.	Office of the Secretary/Controller's Office	127,731	127,731					
22.	Division of Child Development	13,878	13,878					
23.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	27,446	27,446					
24.	Division of Health Service Regulation	118,946	118,946					
TOTAL	SOCIAL SERVICES BLOCK GRANT	\$ 62,877,557	\$ 62,877,557<u>\$</u> 59,325,25					
LOW-IN	NCOME HOME ENERGY ASSISTANCE	BLOCK GRA	ANT					
Local Pr	ogram Expenditures							
Divis	sion of Social Services							
01.	Low-Income Energy Assistance Program (LIEAP)	\$ 50,876,440	\$ 50,876,440					

Gene	ral Assembly Of North Car	olina		Session 2
02	2. Crisis Intervention Prog	gram (CIP)	33,866,195	33,866,195
Local	Administration			
D	vision of Social Services			
03	County DSS Administr	ation	6,757,731	6,757,731
DHH	S Administration			
04	•. Office of the Secretary/	DIRM	412,488	412,488
05	5. Office of the Secretary/	Controller's Office	18,378	18,378
Trans	fers to Other State Agencies			
D	epartment of Environment an Resources (DENR)	d Natural		
00	. Weatherization Program	n	14,947,789 1	4 ,947,789<u>12,473,090</u>
0	 Heating Air Repair and Program (HARRP) 	Replacement	7,193,873	7,193,873<u>6,636,633</u>
08	 Local Residential Energy Providers – Weatheriza 		e 37,257	37,257<u>6</u>92,950
09	 Local Residential Energy Providers – HARRP 	gy Efficiency Servic	e 338,352	338,352<u>312,227</u>
1(DENR Administration	– Weatherization	37,257	37,257<u>6</u>92,950
1	. DENR Administration	– HARRP	338,352	338,352<u>312,226</u>
D	epartment of Administration			
12	N.C. Commission on Ir	dian Affairs	87,736	87,736
	AL LOW-INCOME HOMI STANCE BLOCK GRANT		114,911,848\$	114,911,8 48 <u>\$113,139,0</u>
CHII	D CARE AND DEVELOP	MENT FUND BLO	OCK GRANI	
Local	Program Expenditures			
D	vision of Child Developmen	t and Early Education	<u>on</u>	
0	. Child Care Services (Smart Start \$7,000,000)) \$ 156,566,345 \$1	58,328,747<u>\$1</u>(<u>58,536,136</u>
02	Electronic Tracking System	stem	3,000,000	3,000,000

General	Assembly Of North Carolina		Session 20
03.	Transfer from TANF Block Grant for Child Care Subsidies	71,773,001	71,773,001
04.	Quality and Availability Initiatives (TEACH Program \$3,800,000)	24,262,402 2	2,500,000<u>24,168,551</u>
DHHS A	dministration		
Divis	sion of Child Development and Early Educa	<u>tion</u>	
05.	DCDEE Administrative Expenses	6,000,000	6,000,000<u>7,677,977</u>
Divis	sion of Social Services		
06.	Local Subsidized Child Care Services Support	13,274,413	13,274,413
Divis	sion of Central Administration		
07.	DHHS Central Administration – DIRM Technical Services	775,000	775,000
<u>08.</u>	Central Regional Maintenance		202,000
	CHILD CARE AND DEVELOPMENT BLOCK GRANT	\$ 275,651,161 \$,275,651,161 <u>\$289,407,0</u>
MENTA	L HEALTH SERVICES BLOCK GRAN	T	
Local Pr	ogram Expenditures		
01.	Mental Health Services – Adult	\$ 10,717,607	\$ 10,717,607
02.	Mental Health Services – Child	5,121,991	5,121,991
03.	Administration	200,000	200,000
<u>04.</u>	Mental Health Services – Adult/Child		<u>12,398,643</u>
<u>04A.</u>	<u>Crisis Solutions Initiative – Walk-In</u> Crisis Centers		<u>2,253,833</u>
<u>05.</u>	<u>Crisis Solutions Initiative – Critical Time</u> Intervention		<u>750,000</u>
<u>06.</u>	<u>Crisis Solutions Initiative – Peer Support</u> <u>Respite Centers Pilot</u>		<u>700,000</u>

General A	Assembly Of North Carolina		Session 2013
<u>08.</u>	<u>Crisis Solutions Initiative – Mental Health</u> <u>First Aid</u>		<u>500,000</u>
<u>09.</u>	<u>Crisis Solutions Initiative – Group Homes</u> <u>Skills Training</u>		<u>65,000</u>
<u>10.</u>	<u>Crisis Solutions Initiative – Innovative</u> <u>Technologies</u>		41,000
TOTAL I BLOCK	MENTAL HEALTH SERVICES GRANT	\$ 16,039,598	<u>\$ 16,039,598\$ 16,968,476</u>
SUBSTA	NCE ABUSE PREVENTION AND TREA	TMENT BL	OCK GRANT
Local Pro	gram Expenditures		
Divisi	on of Mental Health, Developmental Disabil	lities, and Sub	stance Abuse Services
01.	Substance Abuse Services – Adult	\$ 14,960,371	\$ 14,960,371
02.	Substance Abuse Treatment Alternative for Women	6,050,300	6,050,300
03.	Substance Abuse – HIV and IV Drug	3,919,723	3,919,723
04.	Substance Abuse Prevention Child	7,186,857	7,186,857
<u>04A.</u>	Substance Abuse Prevention		<u>8,669,284</u>
05.	Substance Abuse Services — Child	4 ,190,500	4,190,500
<u>05A.</u>	Substance Abuse Services – Treatment for Children/Adults		<u>29,519,883</u>
<u>05B.</u>	<u>Crisis Solutions Initiatives – Walk-In</u> <u>Crisis Centers</u>		420,000
<u>05C.</u>	<u>Crisis Solutions Initiatives – Collegiate</u> <u>Wellness/Addiction Recovery</u>		<u>1,085,000</u>
<u>05D.</u>	<u>Crisis Solutions Initiatives – Community</u> Paramedic Mobile Crisis Management		<u>60,000</u>
<u>05E.</u>	<u>Crisis Solutions Initiatives – Innovative</u> <u>Technologies</u>		<u>41,000</u>
<u>05F.</u>	Crisis Solutions Initiatives – Veterans Cris	is	250,000
06.	Administration	454,000	454,000

	General A	Assembly Of North Carolina		Session 2013
1	Divisi	on of Public Health		
2 3	07.	Risk Reduction Projects	575,654	575,654
4 5	08.	Aid to Counties	190,295	190,295
5 7 8 9	<u>08A.</u>	HIV Testing for Individuals in Substance Abuse Treatment		765,949
9 0 1 2		SUBSTANCE ABUSE PREVENTION EATMENT BLOCK GRANT	\$ 37,527,700	<u>\$ 37,527,700\$ 45,184,839</u>
2 3	MATER	NAL AND CHILD HEALTH BLOCK G	RANT	
	Local Pro	gram Expenditures		
	Divisi	on of Public Health		
	01.	Children's Health Services (Safe Sleep Campaign \$45,000) \$45,000; Prevent Blindness \$560,837)	\$ 8,042,531 \$	8,042,531<u>\$</u>7,574,703
	02.	Women's Health (March of Dimes \$350,000; Teen Pregnar Prevention Initiatives \$650,000; Perinatal Quality Collaborative \$350,000; 17P Project \$52,000; Carolina Pregnancy Care Fellowship \$250,000; <u>\$300,000;</u> Nurse-Family Partnership \$509,018)	•	8,532,935<u>8,095,148</u>
	03.	Oral Health	44,901	44,901
	DHHS Pr	ogram Expenditures		
	Divisi	on of Public Health		
	04.	Children's Health Services	1,301,504	1,301,504<u>1,300,578</u>
	05.	Women's Health – Maternal Health	105,419	105,419<u>105,361</u>
	06.	State Center for Health Statistics	164,487	164,487<u>156,230</u>
	07.	Health Promotion – Injury and Violence Prevention	89,374	89,374<u>84,919</u>
	DHHS Ac	Iministration		
	Divisi	on of Public Health		
	08.	Division of Public Health Administration	573,108	573,108 <u>552,571</u>

General Assembly Of North Carolina Session 201								
	MATERNAL AND CHILD H BLOCK GRANT	\$ 18,854,259	<u>\$ 18,854,259<u>\$</u> 17,914,411</u>					
PREVEN	PREVENTIVE HEALTH SERVICES BLOCK GRANT							
Local Pro	ogram Expenditures							
01.	Physical Activity and Prevention	\$ 1,186,142	<u>\$ 1,186,142<u></u>\$ 2,079,945</u>					
02.	Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	169,730	169,730<u>173,476</u>					
DHHS P	ogram Expenditures							
Divis	ion of Public Health							
03.	HIV/STD Prevention and Community Planning	145,819	145,819					
04.	Oral Health Preventive Services	46,302	46,302					
05.	Laboratory Services – Testing, Training, and Consultation	10,980	10,980 21,012					
06.	Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	199,634	199,634					
<u>06A.</u>	<u>State Laboratory Services – Testing,</u> <u>Training, and Consultation</u>		<u>199,634</u>					
07.	Heart Disease and Stroke Prevention	162,249	162,249<u>187,693</u>					
08.	Performance Improvement and Accountal	oility 213,971	213,971<u>738,784</u>					
09.	Physical Activity and Nutrition	38,000	38,000<u>68,073</u>					
10.	State Center for Health Statistics	61,406	61,406					
	PREVENTIVE HEALTH ES BLOCK GRANT	\$ 2,234,233	\$ 2,23 4, 23 3 <u>\$ 3,921,778</u>					
COMM	JNITY SERVICES BLOCK GRANT							
Local Pro	ogram Expenditures							
Office of Economic Opportunity								
01.	Community Action Agencies	\$ 22,402,724	\$ 22,402,724<u>\$</u> 24,168,417					
02.	Limited Purpose Agencies	1,244,596	1,244,596<u>1,342,690</u>					

Genera	al Assem	bly Of North Carolina		Session 20	
DHHS	Adminis	stration			
03.	Offi	ce of Economic Opportunity	1,244,596	1,244,596<u>1,342,690</u>	
ТОТА	L COM	MUNITY SERVICES			
	K GRA		\$ 24.891.916	\$ 24,891,916 \$ 26,853,7	
2200			<i>+,,</i>	¢ = 1,02 = 1,20 <u>¢ = 0,000 (1</u>	
"GENI	ERAL P	ROVISIONS			
"SF	CTION	12J.1.(b) Information to Be Include	uded in Block Gra	nt Plans. – The Departme	
of Heal	th and H	Iuman Services shall submit a sep	arate plan for eacl	h Block Grant received a	
admini	stered by	the Department, and each plan sha	all include the foll	owing:	
	(1)	A delineation of the proposed	allocations by pro	gram or activity, includ	
		State and federal match require			
	(2)	A delineation of the proposed S			
	(3)	An identification of all new p			
		Grant, including permanent, ter	1 •	1	
	(4)	A comparison of the proposed			
		prior years' program and activit	y budgets and two	prior years' actual progr	
	(5)	or activity expenditures.	anditures by nos	nom on optivity	
	(5) (6)	A projection of current year exp A projection of federal Block		-	
	(0)	federal funds from the current a			
"SF	CTION	12J.1.(c) Changes in Federal			
			•	6	
United States increases the federal fund availability for any of the Block Grants or contingency funds and other grants related to existing Block Grants administered by the Department of					
Health and Human Services from the amounts appropriated in this section, the Departmen					
shall allocate the increase proportionally across the program and activity appropriations					
		hat Block Grant in this section			
availab	ility, the	Office of State Budget and Mar	nagement shall no	t approve funding for n	
program		ivities not appropriated in this sect			
		e Congress of the United States de			
		nts or contingency funds and oth	•	0	
	-	the Department of Health and Hu		11 1	
		the Department shall develop a pla	in to adjust the blo	ock grants based on reduc	
federal	funding		 	Garal and 2012 2014	
2014.2		withstanding the provisions of thi		•	
		reases in the federal fund availab F) Block Grant shall be used <u>only</u>	• 1		
		ay for child care in four- or			
1 0	-	n and shall not be used to supplant		actitutes for four-year-	
cimare		r to allocating the change in fede		ty, the proposed allocat	
must be		ed by the Office of State Budget ar			
		y Block Grant due to changes in f	U	1 5	
		int Legislative Oversight Committ			
		nmission on Governmental Operati			
"SF	CTION	12J.1.(d) Except as otherwise	provided, appropr	riations from federal Blo	
		made for each year of the fiscal	-	•	
		acted for State fiscal years 2013-20	014 and 2014-201	5 or until a new schedule	
		General Assembly.			
		12J.1.(e) All changes to the b	-		
conting	ency fu	nds and other grants related to	existing Block G	frants administered by 1	

Department of Health and Human Services that are not specifically addressed in this section 1 shall be approved by the Office of State Budget and Management, and the Office of State 2 3 Budget and Management shall consult with the Joint Legislative Commission on Governmental Operations for review prior to implementing the changes. The report shall include an itemized 4 5 listing of affected programs, including associated changes in budgeted allocations. All changes 6 to the budgeted allocations to the Block Grants shall be reported immediately to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research 7 8 Division. This subsection does not apply to Block Grant changes caused by legislative salary 9 increases and benefit adjustments.

"SECTION 12J.1.(e1) Except as otherwise provided, the Department of Health and
 Human Services shall have flexibility to transfer funding between the Temporary Assistance to
 Needy Families (TANF) Block Grant and the TANF Emergency Contingency Funds Block
 Grant so long as the total allocation for the line items within those block grants remains the
 same.

- 15 <u>s</u>
- 16

"TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

17 "SECTION 12J.1.(f) The sum of eighty-two million four hundred eighty-five thousand 18 four hundred ninety-five dollars (\$82,485,495) appropriated in this section in TANF funds to 19 the Department of Health and Human Services, Division of Social Services, for each year of 20 the 2013-2015 fiscal biennium shall be used for Work First County Block Grants. The Division 21 shall certify these funds in the appropriate State-level services based on prior year actual 22 expenditures. The Division has the authority to realign the authorized budget for these funds 23 among the State-level services based on current year actual expenditures.

"SECTION 12J.1.(g) The sum of two million four hundred eighty-two thousand two
hundred sixty dollars (\$2,482,260) appropriated in this section in TANF funds to the
Department of Health and Human Services, Division of Social Services, for each year of the
2013-2015 fiscal biennium shall be used to support administration of TANF-funded programs.

"SECTION 12J.1.(h) The sum of nine million four hundred twelve thousand three 28 hundred ninety-one dollars (\$9,412,391) appropriated in this section to the Department of 29 30 Health and Human Services, Division of Social Services, in TANF funds for each year of the 2013-2015 fiscal biennium for child welfare improvements shall be allocated to the county 31 departments of social services for hiring or contracting staff to investigate and provide services 32 in Child Protective Services cases; to provide foster care and support services; to recruit, train, 33 license, and support prospective foster and adoptive families; and to provide interstate and 34 35 post-adoption services for eligible families.

Counties shall maintain their level of expenditures in local funds for Child Protective Services workers. Of the Block Grant funds appropriated for Child Protective Services workers, the total expenditures from State and local funds for fiscal years 2013-2014 and 2014-2015 shall not be less than the total expended from State and local funds for the 2012-2013 fiscal year.

41 **"SECTION 12J.1.(i)** The sum of two million twenty-six thousand eight hundred seventy-seven dollars (\$2,026,877) appropriated in this section in TANF funds to the 42 Department of Health and Human Services, Special Children Adoption Fund, for each year of 43 the 2013-2015 fiscal biennium shall be used in accordance with G.S. 108A-50.2. The Division 44 of Social Services, in consultation with the North Carolina Association of County Directors of 45 46 Social Services and representatives of licensed private adoption agencies, shall develop guidelines for the awarding of funds to licensed public and private adoption agencies upon the 47 adoption of children described in G.S. 108A-50 and in foster care. Payments received from the 48 Special Children Adoption Fund by participating agencies shall be used exclusively to enhance 49 50 the adoption services program. No local match shall be required as a condition for receipt of these funds. 51

"SECTION 12J.1.(j) The sum of six hundred thirty-two thousand four hundred sixteen
dollars (\$632,416) appropriated in this section to the Department of Health and Human
Services in TANF funds for each year of the 2013-2015 fiscal biennium shall be used to
continue support for the Child Welfare Collaborative.

5 6

"SOCIAL SERVICES BLOCK GRANT

"SECTION 12J.1.(k) The sum of twenty-nine million four hundred twenty-two thousand 7 8 one hundred thirty-seven dollars (\$29,422,137) appropriated in this section in the Social 9 Services Block Grant to the Department of Health and Human Services, Division of Social Services, for each year of the 2013-2015 fiscal biennium the 2013-2014 fiscal year and the sum 10 of twenty-seven million four hundred twenty-seven thousand fifteen dollars (\$27,427,015) 11 appropriated in this section in the Social Services Block Grant for the 2014-2015 fiscal year 12 shall be used for county block grants. The Division shall certify these funds in the appropriate 13 State-level services based on prior year actual expenditures. The Division has the authority to 14 realign the authorized budget for these funds among the State-level services based on current 15 year actual expenditures. 16

"SECTION 12J.1.(I) The sum of one million three hundred thousand dollars (\$1,300,000)
appropriated in this section in the Social Services Block Grant to the Department of Health and
Human Services, Division of Social Services, for each year of the 2013-2015 fiscal biennium
shall be used to support various child welfare training projects as follows:

21

(1) Provide a regional training center in southeastern North Carolina.

22

(2) Provide training for residential child caring facilities.

23

(3) Provide for various other child welfare training initiatives.

"SECTION 12J.1.(m) The Department of Health and Human Services is authorized,
subject to the approval of the Office of State Budget and Management, to transfer Social
Services Block Grant funding allocated for departmental administration between divisions that
have received administrative allocations from the Social Services Block Grant.

"SECTION 12J.1.(n) Social Services Block Grant funds appropriated for the Special
 Childrens Adoption Incentive Fund will require a fifty percent (50%) local match.

30 "SECTION 12J.1.(o) The sum of five million forty thousand dollars (\$5,040,000) appropriated in this section in the Social Services Block Grant for each year of the 2013-2015 31 fiscal biennium shall be allocated to the Department of Health and Human Services, Division 32 of Social Services. The Division shall allocate these funds to local departments of social 33 services to replace the loss of Child Protective Services State funds that are currently used by 34 county government to pay for Child Protective Services staff at the local level. These funds 35 shall be used to maintain the number of Child Protective Services workers throughout the State. 36 37 These Social Services Block Grant funds shall be used to pay for salaries and related expenses only and are exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five 38 percent (25%). 39

"SECTION 12J.1.(p) The sum of three million eight hundred fifty-two thousand five
hundred dollars (\$3,852,500) appropriated in this section in the Social Services Block Grant to
the Department of Health and Human Services, Division of Central Management and Support,
shall be used for DHHS competitive block grants pursuant to Section 12A.2 of this act for each
year of the 2013-2015 fiscal biennium. These funds are exempt from the provisions of 10A
NCAC 71R .0201(3).

"SECTION 12J.1.(q) The sum of three hundred seventy-five thousand dollars (\$375,000)
appropriated in this section in the Social Services Block Grant for each year of the 2013-2015
fiscal biennium to the Department of Health and Human Services, Division of Social Services,
shall be used to continue support for the Child Advocacy Centers and are exempt from the
provisions of 10A NCAC 71R .0201(3).

"SECTION 12J.1.(r) The sum of three million nine hundred seventy-eight thousand three 1 hundred sixty dollars (\$3,978,360) appropriated in this section in the Social Services Block 2 Grant for each year of the 2013-2015 fiscal biennium to the Department of Health and Human 3 Services, Divisions of Social Services and Aging and Adult Services, shall be used for 4 5 guardianship services pursuant to Chapter 35A of the General Statutes. The Department may expend funds appropriated in this section to support (i) existing corporate guardianship 6 contracts during the 2013-2014 and 2014-2015 fiscal years and (ii) guardianship contracts 7 8 transferred to the State from local management entities or managed care organizations during 9 the 2013-2014 and 2014-2015 fiscal years.

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11

"LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT

12 "SECTION 12J.1.(s) Additional emergency contingency funds received may be allocated for Energy Assistance Payments or Crisis Intervention Payments without prior consultation 13 with the Joint Legislative Commission on Governmental Operations. Additional funds received 14 shall be reported to the Joint Legislative Commission on Governmental Operations and the 15 Fiscal Research Division upon notification of the award. The Department of Health and Human 16 Services shall not allocate funds for any activities, including increasing administration, other 17 than assistance payments, without prior consultation with the Joint Legislative Commission on 18 19 Governmental Operations.

"SECTION 12J.1.(t) The sum of fifty million eight hundred seventy-six thousand four hundred forty dollars (\$50,876,440) appropriated in this section in the Low-Income Home Energy Assistance Block Grant for each year of the 2013-2015 fiscal biennium to the Department of Health and Human Services, Division of Social Services, shall be used for energy assistance payments for the households of (i) elderly persons age 60 and above with income up to one hundred thirty percent (130%) of the federal poverty level and (ii) disabled persons eligible for services funded through the Division of Aging and Adult Services.

County departments of social services shall submit to the Division of Social Services an
outreach plan for targeting households with 60-year-old household members no later than
August 1 of each year. The outreach plan shall comply with the following:

- 30(1)Ensure that eligible households are made aware of the available assistance31with particular attention paid to the elderly population age 60 and above and32disabled persons receiving services through the Division of Aging and Adult33Services.34(2)
 - (2) Include efforts by the county department of social services to contact other State and local governmental entities and community-based organizations to (i) offer the opportunity to provide outreach and (ii) receive applications for energy assistance.
- 38 (3) <u>Be approved by the local board of social services or human services board</u>
 39 prior to submission.
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41 "CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT

"SECTION 12J.1.(u) Payment for subsidized child care services provided with federal
 TANF funds shall comply with all regulations and policies issued by the Division of Child
 Development for the subsidized child care program.

45 "SECTION 12J.1.(v) If funds appropriated through the Child Care and Development Fund
46 Block Grant for any program cannot be obligated or spent in that program within the obligation
47 or liquidation periods allowed by the federal grants, the Department may move funds to child
48 care subsidies, unless otherwise prohibited by federal requirements of the grant, in order to use
49 the federal funds fully.

50

51 "SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT

The sum of two hundred fifty thousand dollars (\$250,000) **"SECTION 12J.1.(v1)** 1 appropriated in this section in the Substance Abuse Prevention and Treatment Block Grant to 2 the Department of Health and Human Services, Division of Mental Health, Developmental 3 Disabilities, and Substance Abuse Services, for the 2014-2015 fiscal year shall be allocated to 4 the Department of Administration, Division of Veterans Affairs, to establish a call-in center to 5 assist veterans in locating service benefits and crisis services. The call-in center shall be staffed 6 by certified veteran peers within the Division of Veterans Affairs and trained by the Division of 7 8 Mental Health, Developmental Disabilities, and Substance Abuse Services. 9 **"MATERNAL AND CHILD HEALTH BLOCK GRANT** 10 "SECTION 12J.1.(w) If federal funds are received under the Maternal and Child Health 11 12 Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 U.S.C. § 710), for the 2013-2014 fiscal year or the 2014-2015 fiscal year, then those funds shall 13 be transferred to the State Board of Education to be administered by the Department of Public 14 Instruction. The Department of Public Instruction shall use the funds to establish an abstinence 15 until marriage education program and shall delegate to one or more persons the responsibility 16 of implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public 17 Instruction shall carefully and strictly follow federal guidelines in implementing and 18 administering the abstinence education grant funds. 19 20 "SECTION 12J.1.(x) The Department of Health and Human Services shall ensure that 21 there will be follow-up testing in the Newborn Screening Program." 22 PART XIII. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES 23 24 PLANT SCIENCES RESEARCH AND INNOVATION INITIATIVE 25 26 SECTION 13.1.(a) The funds appropriated by this act to the Department of Agriculture and Consumer Services for the Plant Sciences Research initiative shall be used by 27 28 the Commissioner to develop jointly with the College of Agriculture and Life Sciences at North Carolina State University and other stakeholders a formal proposal and economic needs 29 30 assessment for establishment of a public/private partnership between the University, other academic institutions, private companies in the agribusiness and bioscience sectors, the 31 Department, and other State regulatory agencies for the following amounts and purposes: (i) the 32 sum of three hundred fifty thousand dollars (\$350,000) for a partnership to be known as the 33 "Plant Sciences Research and Innovation Initiative" and (ii) the sum of two hundred fifty 34 thousand dollars (\$250,000) for a partnership to be known as the "Food Processing Initiative." 35 SECTION 13.1.(b) The Department and North Carolina State University shall 36 37 jointly submit a copy of the proposal and report on the results of the economic needs assessment to the Chairs of the House of Representatives Appropriations Subcommittee on 38 Natural and Economic Resources, the Chairs of the Senate Appropriations Committee on 39 Natural and Economic Resources, the Agriculture and Forestry Awareness Study Commission, 40 and the Fiscal Research Division by January 1, 2015. 41 42 **BEDDING LAW ACCOUNT FUND** 43

44 SECTION 13.1A. The Department of Agriculture and Consumer Services may use
 45 funds from the Bedding Law Account for the information technology needs of the Structural
 46 Pest Control & Pesticides Division of the Department.

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48 **REPEAL COTTON WAREHOUSE FUND**

49 SECTION 13.1B.(a) Effective June 30, 2014, G.S. 106-435 is repealed, and the 50 unallotted and unexpended funds in the Cotton Warehouse Fund on that date shall be

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transferred to the Research Stations Division of the Department of Agriculture and Consumer Services and used to support the operations of the Division.
SECTION 13.1B.(b) Effective June 30, 2014, G.S. 106-451.27 is repealed.
STATE FAIR ADMISSION
SECTION 13.2.(a) G.S. 150B-1(d) is amended by adding a new subdivision to
read:
"(d) Exemptions from Rule Making. – Article 2A of this Chapter does not apply to the
following:
(26) The Board of Agriculture in the Department of Agriculture and Consumer
Services with respect to annual admission fees for the State Fair. The Board
shall annually post the admission fee schedule on its Web site and provide
notice of the fee schedule, along with a citation to this section, to all persons
named on the mailing list maintained pursuant to G.S. 150B-21.2(d)."
SECTION 13.2.(b) This section is effective when it becomes law.
FARMLAND PRESERVATION TRUST FUND
SECTION 13.2A. Funds appropriated by this act to the North Carolina
Agricultural Development and Farmland Preservation Trust Fund for protection of military
buffers may only be used to match funding from the federal government for that purpose on a
least an equal basis.
"GOT TO BE NC" MARKETING CAMPAIGN TO BE THE OFFICIAL
AGRICULTURAL MARKETING CAMPAIGN FOR THE STATE
SECTION 13.4. G.S. 106-550 reads as rewritten:
 "§ 106-550. Policy as to promotion of use of, and markets for, farm products. (a) It is declared to be in the interest of the public welfare that the North Carolina
farmers who are producers of livestock, poultry, <u>seafood</u> , field crops and other agricultura
products, including cattle, sheep, broilers, turkeys, commercial eggs, peanuts, cotton, potatoes
sweet potatoes, peaches, apples, berries, vegetables and other fruits of all kinds, as well as
bulbs and flowers and other agricultural products having a domestic or foreign market, shall be
permitted and encouraged to act jointly and in cooperation with growers, handlers, dealers and
processors of such products in promoting and stimulating, by advertising and other methods
the increased production, use and sale, domestic and foreign, of any and all of such agricultural
commodities. The provisions of this Article, however, shall not include the agricultura
products of tobacco, strawberries, strawberry plants, porcine animals, or equines, with respec
to which separate provisions have been made.
(b) The "Got to be NC" marketing campaign of the Department of Agriculture and
Consumer Services shall be the official agricultural marketing campaign for the State."
DACS RESEARCH STATIONS
SECTION 13.8. G.S. 106-6.3 reads as rewritten:
"§ 106-6.3. Create special revenue fund for research stations.
The Research Stations Fund is established as a special revenue fund within the Departmen of Agriculture and Consumer Services, Division of Research Stations. This Fund shall consis
of receipts from the sale of commodities produced on the Department's research stations and
any gifts, bequests, or grants for the benefit of this Fund. No General Fund appropriations shall
be credited to this Fund. Any balance exceeding one million dollars (\$1,000,000) remaining in
this Fund at the end of any fiscal year shall not revert.revert to the General Fund. The
Department may shall use this Fund only to develop, improve, repair, maintain, operate, or
Department may <u>shan</u> use and rand only to develop, improve, repair, maintain, operate, t

otherwise invest in research stations operated by the Department's Research <u>Station Stations</u>
Division."

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CERTIFICATION OF PRIVATE PESTICIDE APPLICATORS

SECTION 13.10.(a) G.S. 143-440(b) reads as rewritten:

The Board may include in any such restricted use regulation the time and conditions 6 "(b) of sale, distribution, or use of such restricted use pesticides, may prohibit the use of any 7 8 restricted use pesticide for designated purposes or at designated times; may require the purchaser or user to certify that restricted use pesticides will be used only as labeled or as 9 further restricted by regulation; may require the certification and recertification of private 10 applicators, and charge a fee of up to ten dollars (\$10.00), with the fee set at a level to make the 11 certification/recertification program self-supporting, and, after opportunity for a hearing, may 12 suspend, revoke or modify the certification for violation of any provision of this Article, or any 13 rule or regulation adopted thereunder; may adopt rules to classify private applicators; and may, 14 if it deems it necessary to carry out the provisions of this Part, require that any or all restricted 15 use pesticides shall be purchased, possessed, or used only under permit of the Board and under 16 its direct supervision in certain areas and/or under certain conditions or in certain quantities or 17 18 concentrations except that any person licensed to sell such pesticides may purchase and possess such pesticides without a permit. The Board may require all persons issued such permits to 19 20 maintain records as to the use of the restricted use pesticides. The Board may authorize the use 21 of restricted use pesticides by persons licensed under the North Carolina Structural Pest Control 22 Act without a permit. A nonrefundable fee of ten dollars (\$10.00) shall be charged for each examination required by this section. This examination fee is in addition to the certification or 23 24 recertification fee, and any other fee authorized pursuant to any other provision of Article 4C of Chapter 106 of the General Statutes." 25

SECTION 13.10.(b) G.S. 106-65.24 reads as rewritten:

27 "§ 106-65.24. Definitions.

28 As used in this Article:

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- (23)"Structural pest control" means the control of wood-destroying organisms or household pests (including, but not limited to, animals such as moths, cockroaches, ants, beetles, flies, mosquitoes, ticks, wasps, bees, fleas, mites, silverfish, millipedes, centipedes, sowbugs, crickets, termites, wood borers, etc.), including the identification of infestations or infections, the making of inspections, the use of pesticides, including insecticides, repellents, attractants, rodenticides, fungicides, and fumigants, as well as all other substances, mechanical devices or structural modifications under whatever name known, for the purpose of preventing, controlling and eradicating insects, vermin, rodents and other pests in household structures, commercial buildings, and other structures (including household structures, commercial buildings and other structures in all stages of construction), and outside areas, as well as all phases of fumigation, including treatment of products by vacuum fumigation, and the fumigation of railroad cars, trucks, ships, and airplanes, or any one or any combination thereof. Structural pest control shall not include ancillary activities such as furniture moving, cleaning, maintenance, or repair of property that may be performed in association with the control of wood-destroying organisms or household pests as described in this subdivision.
- 50 **SECTION 13.10.(c)** G.S. 106-65.25 reads as rewritten:

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"§ 106-65.25. Phases of structural pest control; prohi exceptions.	bited acts; license required;
(i) Nothing in this Article shall limit or restrict the	ability of a person engaged in
activities ancillary to structural pest control as set forth in G.S.	
such activities, whether as an employee, independent contractor	
structural pest control licensees."	r, or other write, for one of more
INCREASE FEES ASSOCIATED WITH NATIONAL P	OULTRY IMPROVEMENT
PLAN SECTION 12 11 C S 106 542 reads as rewritten	
SECTION 13.11. G.S. 106-543 reads as rewritten:	nlon must he met
"§ 106-543. Requirements of national poultry improvement	-
(a) All baby chicks, turkey poults and hatching eggs pr shall originate in flocks that meet the requirements of the	
planNational Poultry Improvement Plan as administered by the	1 7 1
Agriculture and Consumer Services and the regulations issued	
the control of pullorum disease and other infectious diseases	
Article shall require any hatchery to adopt the national poul	1 0
Poultry Improvement Plan.	ary improvement plan. <u>Ivationar</u>
(b) The Department of Agriculture and Consumer Serv	vices shall charge the following
fees for certification in the National Poultry Improvement Plan	
testing:	to cover the costs of pullorum
(1) An initial certification fee of fifty dollars (\$	50.00) plus ten cents $(10c)$ per
bird.	50.00), plus ten cents (10¢) per
(2) An annual recertification fee of ten dollars (\$	(100) plus ten cents (100) per
bird."	<u>10.00), plus ten cents (10¢) per</u>
<u>ond.</u>	
FEES FOR FOREST MANAGEMENT PLANS	
SECTION 13.13.(a) Article 83 of Chapter 106 of t	the General Statutes is amended
by adding a new section to read:	and General Statutes is amerided
" <u>§ 106-1013.1. Forest management plans.</u>	
The Commissioner shall charge landowners the following	g fee for preparation of forest
management plans:	<u></u>
(1) Two hundred fifty dollars (\$250.00) for plan	ns for tracts of land of less than
$\frac{1}{20} \text{ acres.} \qquad \qquad$	
(2) Five hundred dollars (\$500.00) for plans for	or tracts of land of 20 acres or
more and less than 50 acres.	
(3) Seven hundred fifty dollars (\$750.00) for pla	ans for tracts of land of 50 acres
of more."	
SECTION 13.13.(b) This section becomes effecti	ve July 1, 2014, and applies to
forest management plans applied for on or after that date.	
TRANSFER THE ANIMAL WELFARE SECTION	AND THE SPAY/NEUTER
PROGRAM FROM THE DEPARTMENT OF AGRIC	ULTURE AND CONSUMER
SERVICES TO THE DEPARTMENT OF PUBLIC	C SAFETY; AND AMEND
DEFINITION OF ANIMAL DEALER	<i>,</i>
SECTION 13.14.(a) The Animal Welfare Section a	and the Spay/Neuter Program, as
established by Articles 3 and 5 of Chapter 19A of the Genera	
laws of this State, are transferred to the Department of Public	
all of the elements of a Type I transfer, as defined in G.S. 143A-	-6.

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1	SECT	TON 13.14.(b) The Animal Welfare Act, Article 3 of Chapter 19A of the
2	General Statutes,	reads as rewritten:
3		"Article 3.
4		"Animal Welfare Act.
5	"§ 19A-20. Title	of Article.
6	This Article 1	hay be cited as the Animal Welfare Act.
7	"§ 19A-21. Purj	oses.
8	The purposes	of this Article are (i) to protect the owners of dogs and cats from the theft of
9	such pets; (ii) to	prevent the sale or use of stolen pets; (iii) to insure that animals, as items of
10	commerce, are p	rovided humane care and treatment by regulating the transportation, sale,
11	purchase, housin	g, care, handling and treatment of such animals by persons or organizations
12	engaged in trans	porting, buying, or selling them for such use; (iv) to insure that animals
13	confined in pet s	nops, kennels, animal shelters and auction markets are provided humane care
14	and treatment; (v) to prohibit the sale, trade or adoption of those animals which show physical
15		, communicable disease, or congenital abnormalities, unless veterinary care is
16	assured subseque	nt to sale, trade or adoption.
17	"§ 19A-22. A	nimal Welfare Section in Animal Health Division of Department of
18	Agrie	ulture and Consumer ServicesLaw Enforcement Division of the
19	Depa	tment of Public Safety created; Director.
20		eby created within the Animal Health Division of the North Carolina
21	Department of	Agriculture and Consumer Services, Law Enforcement Division of the
22	-	ublic Safety, a new section thereof, to be known as the Animal Welfare
23	Section of said d	
24		sioner of AgricultureSecretary of the Department of Public Safety is hereby
25		oint a Director of said section whose duties and authority shall be determined
26		oner subject to the approval of the Department of Public Safety and subject to
27	•	this Article.Secretary.
28	"§ 19A-23. Defi	
29		ses of this Article, the following terms, when used in the Article or the rules
30		ursuant thereto, shall be construed respectively to mean:
31		"Adequate feed" means the provision at suitable intervals, not to exceed 24
32	()	hours, of a quantity of wholesome foodstuff suitable for the species and age,
33		sufficient to maintain a reasonable level of nutrition in each animal. Such
34		foodstuff shall be served in a sanitized receptacle, dish, or container.
35	(2)	"Adequate water" means a constant access to a supply of clean, fresh,
36	(_)	potable water provided in a sanitary manner or provided at suitable intervals
37		for the species and not to exceed 24 hours at any interval.
38	(3)	"Ambient temperature" means the temperature surrounding the animal.
39	(4)	"Animal" means any domestic dog (Canis familiaris), or domestic cat (Felis
40	(+)	domestica).
40 41	(5)	"Animal shelter" means a facility which is used to house or contain seized,
42	(\mathbf{J})	stray, homeless, quarantined, abandoned or unwanted animals and which is
42 43		under contract with, owned, operated, or maintained by a county, city, town,
45 44		
		or other municipality, or by a duly incorporated humane society, animal
45 46		welfare society, society for the prevention of cruelty to animals, or other
46		nonprofit organization devoted to the welfare, protection, rehabilitation, or
47 49	$(\boldsymbol{F}_{\alpha})$	humane treatment of animals.
48	(5a)	"Approved foster care provider" means an individual, nonprofit corporation,
49 50		or association that cares for stray animals that has been favorably assessed by the operator of the animal shelter through the application of written
50		by the operator of the animal shelter through the application of written
51		standards.

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1 2 3 4	(5b)	"Approved rescue organization" means a association that cares for stray animals that has the operator of the animal shelter through standards.	s been favorably assessed by
5 6 7 8	(5c)	"Boarding kennel" means a facility or establish to the public the service of boarding dogs or c facility or establishment may, in addition to water, offer grooming or other services for dogs	ats or both for a fee. Such a providing shelter, food and
9 10	(6)	"Commissioner" "Secretary" means the Commission of Commissioner State of North Carolina Secretary of the Department	ssioner of Agriculture of the
11 12 13 14 15 16	(7)	"Dealer" means any person who sells, exchan- sell, exchange, or donate animals to another of facility; provided, however, that an individual own premises no more than the offspring of five year, unless bred and raised specifically for re considered to be a dealer for the purposes of this	ges, or donates, or offers to dealer, pet shop, or research who breeds and raises on his e canine or feline females per search purposes shall not be
17 18 19 20 21	<u>(7a)</u> (8)	"Department" means the Department of Public S "Director" means the Director of the Animal W Health Division of the Department of Agricul Law Enforcement Division of the Department of	Velfare Section of the Animal ture and Consumer Services
	'8 19A-24. Powe	ers of Board of Agriculture.<u>Department of Pub</u>	lic Safety.
23		oard of AgricultureDepartment of Public Safety s	
24 25 26 27 28 29 30 31	(u) Inc D (1)	Establish standards for the care of animals a kennels, pet shops, and public auctions. auc dealers to the public. A boarding kennel that off has a ratio of dogs to employees or supervis supervisors, of not more than 10 to one, shal subject to any regulations that restrict the numb within any primary enclosure.	at animal shelters, boarding tions, and animals sold by ers dog day care services and ors, or both employees and l not as to such services be
34 a	of subsection (a)	ition to rules on the euthanasia of animals adopte of this section, the Board of AgricultureDepar e certification of euthanasia technicians. The rules	tment of Public Safety shall
38 e 39 tr 40 tr 41 - 42 c 43 I 44 tr 45 c 46 p 47 I 48 I 49 c	 b) of this section c) of this section c) a felony investment of a felony investment, a for the person's finger c) or national data for the finger c) or partment of Ju c) or partment and for the person of a felony investment of a felony investment form." 	dless of the extent to which the Board exercises i on, the Department may deny, revoke, or sus- cian who has been convicted of or entered a plear volving the illegal use, possession, sale, m a controlled substance, drug, or narcotic. as seeking certification as euthanasia technici 1 provide the Department a fingerprint card in rm signed by the person consenting to a criminal rprints, and such other identifying information as banks. The Department may deny certification rprint card or consent to the criminal background stice for conducting the criminal background ch remitted to the Department of Justice along w loyees; investigations; right of entry.	spend the certification of a of guilty or nolo contendere anufacture, distribution, or ans, or a renewal of such a format acceptable to the record check and the use of may be required by the State n to persons who refuse to a check. Fees required by the eck shall be collected by the

For the enforcement of the provisions of this Article, the Director is authorized, subject to 1 the approval of the CommissionerSecretary to appoint employees as are necessary in order to 2 carry out and enforce the provisions of this Article, and to assign them interchangeably with 3 other employees of the Animal Health Division. Article. The Director shall cause the 4 investigation of all reports of violations of the provisions of this Article, and the rules adopted 5 pursuant to the provisions hereof; provided further, that if any person shall deny the Director or 6 his representative admittance to his property, either person shall be entitled to secure from any 7 8 superior court judge a court order granting such admittance. "§ 19A-26. Certificate of registration required for animal shelter. 9 No person shall operate an animal shelter unless a certificate of registration for such animal 10 shelter shall have been granted by the Director. Application for such certificate shall be made in 11 the manner provided by the Director. No fee shall be required for such application or 12 certificate. Certificates of registration shall be valid for a period of one year or until suspended 13 or revoked and may be renewed for like periods upon application in the manner provided. 14 15 "§ 19A-32.1. Minimum holding period for animals in animal shelters; public viewing of 16 animals in animal shelters; disposition of animals. 17 18 . . . 19 (f)An animal that is surrendered to an animal shelter by the animal's owner and not 20 reclaimed by that owner during the minimum holding period may be disposed of in one of the 21 following manners: 22 (1)Returned to the owner. Adopted as a pet by a new owner. 23 (2)24 (3) Euthanized by a procedure approved by rules adopted by the Department of Agriculture and Consumer Services Department of Public Safety or, in the 25 26 absence of such rules, by a procedure approved by the American Veterinary Medical Association, the Humane Society of the United States, or the 27 28 American Humane Association. 29 . . . Animal shelters shall maintain a record of all animals impounded at the shelter, shall 30 (j) retain those records for a period of at least three years from the date of impoundment, and shall 31 make those records available for inspection during regular inspections pursuant to this Article 32 or upon the request of a representative of the Animal Welfare Section. These records shall 33 contain, at a minimum: 34 35 The date of impoundment. (1)(2) The length of impoundment. 36 The disposition of each animal, including the name and address of any 37 (3) person to whom the animal is released, any institution that person represents, 38 and the identifying information required under subsection (i) of this section. 39 Other information required by rules adopted by the Board of Agriculture. 40 (4) Department of Public Safety. 41 42 43 "§ 19A-36. Penalty for violation of Article by dog warden.city/county employee responsible for animal control. 44 Violation of any provision of this Article which relates to the seizing, impoundment, and 45 custody of an animal by a dog warden city or county employee responsible for animal control 46 shall constitute a Class 3 misdemeanor and the person convicted thereof shall be subject to a 47 fine of not less than fifty dollars (\$50.00) and not more than one hundred dollars (\$100.00), and 48 each animal handled in violation shall constitute a separate offense. 49 50

51 "§ 19A-41. Legal representation by the Attorney General.

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1	It shall be the duty of the Attorney General to represent the Commissioner of Agriculture
2	and the Department of Agriculture and Consumer Services, Secretary of the Department of
3	Public Safety, or to designate some member of his staff to represent the
4	CommissionerSecretary and the Department, in all actions or proceedings in connection with
5	this Article."
6	SECTION 13.14.(b1) G.S. 19A-23, as amended by subsection (b) of this section,
7	reads as rewritten:
8	"§ 19A-23. Definitions.
9	For the purposes of this Article, the following terms, when used in the Article or the rules
10	or orders made pursuant thereto, shall be construed respectively to mean:
11	
12	(7) "Dealer" means any person who sells, exchanges, or donates, or offers to
13	sell, exchange, or donate animals to another dealer, pet shop, or research
14	facility; provided, however, that an individual who breeds and raises on his
15	own premises no more than the offspring of five canine or feline females per
16	year, unless bred and raised specifically for research purposes shall not be
17	considered to be a dealer for the purposes of this Article. facility or any
18	person who owns, has custody of, or maintains 10 or more female dogs over
19	the age of six months that are capable of reproduction and that are kept
20	primarily for the purposes of breeding and selling the offspring as pets. A
21	kennel or boarding facility in which the majority of dogs are being trained
22	primarily for hunting, sporting, field trials, or show shall not be considered a
23	dealer.
24 25	SECTION 13.14.(c) Article 5 of Chapter 19A of the General Statutes reads as
23 26	rewritten:
20	"Article 5.
28	"Spay/Neuter Program.
29	"§ 19A-60. Legislative findings.
30	The General Assembly finds that the uncontrolled breeding of cats and dogs in the State has
31	led to unacceptable numbers of unwanted dogs, puppies and cats and kittens. These unwanted
32	animals become strays and constitute a public nuisance and a public health hazard. The animals
33	themselves suffer privation and death, are impounded, and most are destroyed at great expense
34	to local governments. It is the intention of the General Assembly to provide a voluntary means
35	of funding a spay/neuter program to provide financial assistance to local governments offering
36	low-income persons reduced-cost spay/neuter services for their dogs and cats and to provide a
37	statewide education program on the benefits of spaying and neutering pets.
38	"§ 19A-61. Spay/Neuter Program established.
39	There is established in the Department of Agriculture and Consumer ServicesDepartment of
40	Public Safety a voluntary statewide program to foster the spaying and neutering of dogs and
41	cats for the purpose of reducing the population of unwanted animals in the State. The program
42	shall consist of the following components:
43	(1) Education Program. – The Department shall establish a statewide program to
44	educate the public about the benefits of having cats and dogs spayed and
45	neutered. The Department may work cooperatively on the program with the
46	North Carolina School of Veterinary Medicine, other State agencies and
47	departments, county and city health departments and animal control
48	agencies, and statewide and local humane organizations. The Department
49 50	may employ outside consultants to assist with the education program.
50	(2) Local Spay/Neuter Assistance Program. – The Department shall administer
51	the Spay/Neuter Account established in G.S. 19A-62. Monies deposited in

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	the account shall be available to reimburse eligible direct costs of spay/neuter surgeries for cats and low-income persons.	
"8 194-62 Sna	y/Neuter Account established.	
	tion. – The Spay/Neuter Account is established a	s a nonreverting special
	t in the Department of Agriculture and Consume	
	he Account consists of the following:	bervices. <u>Department of</u>
(1)	Repealed by Session Laws 2010-31, s. 11.4(c), effe	ective October 1, 2010
(1) (2)	Twenty dollars (\$20.00) of the additional fee impo Animal Lovers special license plate.	
(3)	Any other funds available from appropriations by	the General Assembly or
	from contributions and grants from public or privat	
<u>(4)</u>	An annual transfer of two hundred fifty thousa	
<u></u>	receipts of the Animal Feed and Pet Food Branch	
	Protection Division of the Department of Ag	
	Services, of which \$10,000 may be used to establi	
	accept additional private contributions for the	-
	inspection program under Article 3 of this Cha	-
	program under this Article.	1 1 1
<u>(5)</u>	An annual transfer of sixty-one thousand five hu	ndred twenty-five dollars
	(\$61,525) in receipts collected by the Department	t from the inspection fee
	authorized by G.S. 106-284.40(a).	
(b) Use.	- The revenue in the Account shall be used by the H	Department of Agriculture
and Consumer S-	ervicesDepartment of Public Safety as follows:	
	rt. – In February of each year, the Department	
-	mission on Governmental Operations and the Fisca	
-	tain information regarding all revenues and expend	itures of the Spay/Neuter
Account.		
•••		
"\$ 104 64 Digt	ributions to counties and sities from Snov/Neuton	Account
"§ 19A-64. Dist	tributions to counties and cities from Spay/Neuter	Account.
 (b) Appli	ication. – A county or city eligible for reimbursemen	t of spaying and neutering
(b) Appli costs from the	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu	t of spaying and neutering ment of Agriculture and
(b) Appli costs from the Consumer Servi	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of	t of spaying and neutering ment of Agriculture and January, April, July, and
(b) Appli costs from the Consumer Servi October of each	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th	t of spaying and neutering nent of Agriculture and January, April, July, and at quarter. The application
(b) Appli costs from the Consumer Servi October of each shall be submitte	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i	t of spaying and neutering nent of Agriculture and January, April, July, and at quarter. The application
(b) Appli costs from the Consumer Servi October of each shall be submitte	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th	t of spaying and neutering nent of Agriculture and January, April, July, and at quarter. The application
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought.	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w ** 19A-65. Am	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought.	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w 19A-65. Am Local	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought. nual Report Required From Every Animal Shelt I Funding.	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w 19A-65. Am Local Every county	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought. nual Report Required From Every Animal Shelt I Funding. y or city animal shelter, or animal shelter operated un	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w "§ 19A-65. And Loca Every county or city or otherw	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought. nual Report Required From Every Animal Shelt I Funding.	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w 19A-65. And Every county or city or otherw form required by	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought. nual Report Required From Every Animal Shelt I Funding. y or city animal shelter, or animal shelter operated un wise in receipt of State or local funding shall prepar	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the ricesDepartment of Public
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w "§ 19A-65. Am Loca Every county or city or otherw form required by Safety setting fo	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought. nual Report Required From Every Animal Shelt I Funding. y or city animal shelter, or animal shelter operated un wise in receipt of State or local funding shall prepart y the Department of Agriculture and Consumer Server	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the ricesDepartment of Public to the shelter, the number
 (b) Appli costs from the Consumer Servi October of each shall be submitted of the costs for weights of the cost of the c	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for th ed in the form required by the Department and shall i which reimbursement is sought. nual Report Required From Every Animal Shelt I Funding. y or city animal shelter, or animal shelter operated un wise in receipt of State or local funding shall prepar y the Department of Agriculture and Consumer Servor orth the numbers, by species, of animals received in	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the ricesDepartment of Public to the shelter, the number yed. The report shall also
 (b) Appli costs from the Consumer Servi October of each shall be submitted of the costs for w "§ 19A-65. And Local Every county or city or otherw form required by Safety setting for adopted out, the contain the total 	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for the ed in the form required by the Department and shall in which reimbursement is sought. nual Report Required From Every Animal Shelted I Funding. y or city animal shelter, or animal shelter operated un wise in receipt of State or local funding shall prepar- y the Department of Agriculture and Consumer Server orth the numbers, by species, of animals received in e number returned to owner, and the number destroy	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the ricesDepartment of Public to the shelter, the number yed. The report shall also nimal handled. The report
 (b) Appli costs from the Consumer Servi October of each shall be submitted of the costs for we have a submitted of the costs for we have a submitted of the costs for we have a submitted of the cost of the co	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cesDepartment of Public Safety by the last day of year to receive a distribution from the Account for the ed in the form required by the Department and shall in which reimbursement is sought. nual Report Required From Every Animal Shelted I Funding. y or city animal shelter, or animal shelter operated un wise in receipt of State or local funding shall prepar- y the Department of Agriculture and Consumer Server orth the numbers, by species, of animals received in a number returned to owner, and the number destroy operating expenses of the shelter and the cost per a th the Department of Agriculture and Consumer Server 1 of each year. A city or county that does not timely	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the <u>vicesDepartment of Public</u> to the shelter, the number yed. The report shall also nimal handled. The report vicesDepartment of Public file the report required by
(b) Appli costs from the Consumer Servi October of each shall be submitte of the costs for w "§ 19A-65. Am Local Every county or city or otherw form required by Safety setting fo adopted out, the contain the total shall be filed with Safety by March this section is m	ication. – A county or city eligible for reimbursemen Spay/Neuter Account shall apply to the Departu- cessDepartment of Public Safety by the last day of year to receive a distribution from the Account for the ed in the form required by the Department and shall in which reimbursement is sought. nual Report Required From Every Animal Shelted I Funding. y or city animal shelter, or animal shelter operated un wise in receipt of State or local funding shall prepar- y the Department of Agriculture and Consumer Server porth the numbers, by species, of animals received in a number returned to owner, and the number destroy operating expenses of the shelter and the cost per a th the Department of Agriculture and Consumer Server	t of spaying and neutering ment of Agriculture and January, April, July, and at quarter. The application nclude an itemized listing er in Receipt of State or der contract with a county re an annual report in the <u>vicesDepartment of Public</u> to the shelter, the number yed. The report shall also nimal handled. The report vicesDepartment of Public file the report required by

"§ 19A-66. Notification of available funding.

Prior to January 1 of each year, the Department of Agriculture and Consumer
 ServicesDepartment of Public Safety shall notify counties and cities that have, prior to that
 notification deadline, established eligibility for distribution of funds from the Spay/Neuter
 Account pursuant to G.S. 19A-63, of the following:
"

6 7

1

SECTION 13.14.(d) G.S. 90-101(a2) reads as rewritten:

8 "(a2) An animal shelter may register under this section for the limited purpose of obtaining, possessing, and using sodium pentobarbital and other drugs approved by the 9 Department in consultation with the North Carolina Veterinary Medical Association for the 10 euthanasia of animals lawfully held by the animal shelter. An animal shelter registered under 11 12 this section shall also register with the federal Drug Enforcement Agency under the federal Controlled Substances Act. An animal shelter's acquisition of sodium pentobarbital and other 13 approved drugs for use in the euthanizing of animals shall be made only by the shelter's 14 15 manager or chief operating officer or by a licensed veterinarian.

A person certified by the Department of <u>Agriculture and Consumer ServicesPublic Safety</u> to administer euthanasia by injection is authorized to possess and administer sodium pentobarbital and other approved euthanasia drugs for the purposes of euthanizing domestic dogs (Canis familiaris) and cats (Felis domestica) lawfully held by an animal shelter. Possession and administration of sodium pentobarbital and other approved drugs for use in the euthanizing of dogs and cats by a certified euthanasia technician shall be limited to the premises of the animal shelter.

For purposes of this section, "animal shelter" means an animal shelter registered under Article 3 of Chapter 19A of the General Statutes and owned, operated, or maintained by a unit of local government or under contract with a unit of local government for the purpose of housing or containing seized, stray, homeless, quarantined, abandoned, or unwanted animals."

20

SECTION 13.14.(e) G.S. 153A-442 reads as rewritten:

28 "§ 153A-442. Animal shelters.

A county may establish, equip, operate, and maintain an animal shelter or may contribute to the support of an animal shelter, and for these purposes may appropriate funds not otherwise limited as to use by law. The animal shelters shall meet the same standards as animal shelters regulated by the Department of <u>Agriculture Public Safety</u> pursuant to its authority under Chapter 19A of the General Statutes."

34

43

45

SECTION 13.14.(f) G.S. 160A-493 reads as rewritten:

35 "**§ 160A-493. Animal shelters.**

A city may establish, equip, operate, and maintain an animal shelter or may contribute to the support of an animal shelter, and for these purposes may appropriate funds not otherwise limited as to use by law. The animal shelters shall meet the same standards as animal shelters regulated by the Department of <u>Agriculture Public Safety</u> pursuant to its authority under Chapter 19A of the General Statutes."

41 SECTION 13.14.(g) Subsection 13.14(b1) of this section becomes effective July 1, 42 2015.

44 TVA SETTLEMENT FUNDS

SECTION 13.15. Section 13.3 of S.L. 2013-360 reads as rewritten:

"SECTION 13.3.(a) In each fiscal year of the 2013-2015 biennium, the Department of
Agriculture and Consumer Services shall apply for two million two hundred forty thousand
dollars (\$2,240,000) from the Tennessee Valley Authority Settlement Agreement in compliance
with the requirements of paragraphs 122 through 128 of the Consent Decree entered into by the
State in State of Alabama et al. v. Tennessee Valley Authority, Civil Action 3:11-cv-00170 in
the United States District Court for the Eastern District of Tennessee, and Appendix C to the

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1		eement. The funds received by the State under this section sha	all be allocated as
2	follows:		
3	(1)	Five hundred thousand dollars (\$500,000) for each fis	
4		2013-2015 biennium to award grants for "Environm	
5		Projects" of the types specified in paragraph 128 of the C	
6		the following counties: Avery, Buncombe, Burke, Cheroke	
7 8		Haywood, Henderson, Jackson, Macon, Madison, McE Swain, Transylvania, Watauga, Yancey.	Jowen, Mitchen,
o 9	(2)	Five hundred thousand dollars (\$500,000) for each first	scal year of the
10	(2)	2013-2015 biennium the 2013-2014 fiscal year to the	•
10		Agricultural Water Resources Assistance Program to fun	
12		following counties: Avery, Buncombe, Burke, Cherokee	1 0
13		Haywood, Henderson, Jackson, Macon, Madison, McL	•
14		Swain, Transylvania, Watauga, Yancey.	vo went, mitenent,
15	<u>(2a)</u>	Five hundred thousand dollars (\$500,000) for the 2014-20)15 fiscal year to
16		WNC Communities to fund lighting efficiency projects for	
17		areas served by the organization. Of the funds allocated in	*
18		WNC Communities may use up to fifty thousand dollar	urs (\$50,000) for
19		administrative expenses.	
20	(3)	One million dollars (\$1,000,000) for each fiscal year of	
21		biennium to North Carolina Agricultural Developmen	
22		Preservation Trust Fund to be used, notwithstanding G.S. 1	
23		funds in the following counties: Avery, Buncombe, Burke,	•
24		Graham, Haywood, Henderson, Jackson, Macon, Mad	ison, McDowell,
25		Mitchell, Swain, Transylvania, Watauga, Yancey.	C 1 C 1
26	(4)	Two hundred forty thousand dollars (\$240,000) for each	•
27		2013-2015 biennium to the Appalachian Energy Center at A	Appalachian State
28 29	"SECTION	University. 13.3.(b) Funds allocated under subdivision (1) of subsection	(a) of this saction
29 30		to acquire land.land or purchase conservation easements."	(a) of this section
31	shan not be used	to acquire the second of parenase conservation easements.	
32	PART XIV. DE	PARTMENT OF ENVIRONMENT AND NATURAL REA	SOURCES
33			SOURCES
34	AGENCIES RE	PORT ON FEDERAL GRANTS	
35		FION 14.1. The Department of Environment and Natura	l Resources, the
36	Wildlife Resource	ces Commission, the Department of Labor, the Department o	f Commerce, and
37	the Department	of Agriculture shall review every federal grant received b	by the respective
38	departments and	l report no later than February 1, 2015, to the Chairs of	of the House of
39	-	Appropriations Subcommittee on Natural and Economic Reso	
40	-	ppropriations Committee on Natural and Economic Resource	
41		on regarding the source and amount of the grant, the match	_
42	-	e funds, and any conditions, limitations, restrictions, or add	
43	programs the dep	partment is required to fulfill or undertake as a result of accept	ing the grant.
44			
45 46		IES AND ADMINISTRATIVE FEES	of Commence the
46 47		FION 14.2. The Department of Agriculture, the Department of Environment	
47 48		Biotechnology Center, and the Department of Environment of Environment indirect cost waivers with every constituent in	
48 49		orth Carolina performing State-funded research for the Center	
49 50	•	we waivers shall provide that the Center or the Departments	1

49 University of North Carolina performing State-funded research for the Center or the respective50 Departments. The waivers shall provide that the Center or the Departments pay facilities and

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1 2 3	administrative costs at a rate no greater than the lowest rate paid by any other State agency, department, or commission for research at that constituent institution.
4	EFFICIENCIES REPORTING BY NER AGENCIES
5	SECTION 14.2A.(a) The Wildlife Resources Commission and the Departments of
6	Environment and Natural Resources, Labor, Commerce, and Agriculture that have, within the
7	current biennium, as defined in G.S. 143C-1-1, undergone reorganizations, modifications to
8	assignments or duties, or transfers of departmental functions or positions between Fund Codes
9	shall submit a report as provided in this section. The report shall address the rationale for the
10	reorganization or other administrative modifications, the efficiencies achieved, and the
11	cost-savings resulting from the reorganization or other administrative modifications, including,
12	at a minimum, the following:
13	 Positions eliminated. Desitions transformed automatication of the second s
14 15	 Positions transferred among divisions, sections, or programs. New divisions, sections, and programs established
15 16	 (3) New divisions, sections, and programs established. (4) A comparison of the organizational charts before and after the
17	(4) A comparison of the organizational charts before and after the reorganizations or other administrative modifications with each structural
18	change clearly identified.
19	(5) A list of divisions, sections, and programs that were unaffected by the
20	reorganizations or other administrative modifications.
21	(6) Resulting cost-savings, itemized by funding source.
22	(7) An explanation of improvements in the administrative capability of the
23	department to manage its programs and carry out its mission.
24	(8) An identification of any obsolete or overlapping activities.
25	SECTION 14.2A.(b) Each department shall submit its report to the Chairs of the
26	House Appropriations Subcommittee on Natural and Economic Resources, the Senate
27	Appropriations Committee on Natural and Economic Resources, and the Fiscal Research
28	Division of the General Assembly no later than December 1, 2014.
29	A OTTA DITIM FUND FEF TD ANGEEDG
30 31	AQUARIUM FUND FEE TRANSFERS SECTION 14.2C. G.S. 143B-289.44 reads as rewritten:
32	"§ 143B-289.44. North Carolina Aquariums; fees; fund.
3	(a) Fees. – The Secretary of Environment and Natural Resources may adopt a schedule
,5 84	of fees for the aquariums and piers operated by the North Carolina Aquariums, including:
35	(1) Gate admission fees.
6	(2) Facility rental fees.
37	(3) Educational programs.
88	(b) Fund. – The North Carolina Aquariums Fund is hereby created as a special and
39	nonreverting fund. The North Carolina Aquariums Fund shall be used for repair, renovation,
0	expansion, maintenance, educational exhibit construction, and operational expenses at existing
1	aquariums, to pay the debt service and lease payments related to the financing of expansions of
12	aquariums, and to match private funds that are raised for these purposes.
13	(c) Disposition of Fees. – All entrance fee receipts shall be credited to the North
14	Carolina Aquariums Fund. Receipts so credited that are necessary to support the personnel and
15 16	operational expenses of the aquariums shall be transferred to the aquariums' General Fund
16 17	operating budget on a monthly basis.
17 18	
48 49	JENNETTE'S PIER
+9 50	SECTION 14.2D.(a) The Department of Administration shall dispose by sale of
51	the Jennette's Pier facility as set forth in this section. Notwithstanding any provision of law to

the contrary, the Department shall not sell the facility for less than either the fair market value or the total amount invested in the facility from all sources as determined by the Department, whichever is higher. Notwithstanding G.S. 146-30, the Department shall deposit the net proceeds from the disposition of the property to reimburse the Town of Nags Head and Dare County for their financial contributions to the land acquisition and construction of the facility, with all remaining proceeds to the Clean Water Management Trust Fund.

7 SECTION 14.2D.(b) The Department shall report no later than April 1, 2015, to
 8 the Chairs of the Senate Appropriations Committee on Natural and Economic Resources, the
 9 House of Representatives Appropriations Subcommittee on Natural and Economic Resources,
 10 and the Fiscal Research Division regarding the status of the facility sale required by this
 11 section.

- 12
- 13

COASTAL AND ESTUARINE WATER BEACH ACCESS PROGRAM

SECTION 14.4.(a) Funds transferred from the Parks and Recreation Trust Fund to the Division of Coastal Management pursuant to G.S. 113-44.15(b)(3) for the Coastal and Estuarine Water Beach Access Program shall be deposited in a noninterest-bearing special fund to be titled Coastal and Estuarine Water Beach Access Fund. The Fund shall be a special revenue fund consisting of gifts and grants to the Fund and other monies appropriated to the Fund by the General Assembly.

SECTION 14.4.(b) Funds previously transferred from the Parks and Recreation Trust Fund to the Division of Coastal Management for the Coastal and Estuarine Water Beach Access Program that were deposited in capital funds shall be transferred to the Coastal and Estuarine Water Beach Access Fund established by subsection (a) of this section no later than September 30, 2014.

25

27

26 TECHNICAL CORRECTIONS: CWMTF

SECTION 14.8.(a) G.S. 113A-251 reads as rewritten:

28 "§ 113A-251. Purpose.

The General Assembly recognizes that a critical need exists in this State to clean up pollution in the State's surface waters and to protect, preserve, and conserve those waters that are not yet polluted. The task of cleaning up polluted waters and protecting and enhancing the State's water resources is multifaceted and requires different approaches, including innovative pilot projects, that take into account the problems, the type of pollution, the geographical area, and the recognition that the hydrological and ecological values of each resource sought to be upgraded, conserved, and protected are unique.

It is the intent of the General Assembly that moneys from the Fund created under this 36 37 Article shall be used to help finance projects that enhance or restore degraded surface waters; protect and conserve surface waters, including drinking supplies, and contribute toward a 38 network of riparian buffers and greenways for environmental, educational, and recreational 39 benefits; provide buffers around military bases to protect the military mission; acquire land that 40 represents the ecological diversity of North Carolina; and acquire land that contributes to the 41 development of a balanced State program of historic properties.specifically address water 42 43 pollution problems and focus on upgrading surface waters, eliminating pollution, and protecting, preserving, and conserving unpolluted surface waters, including enhancement or 44 development of drinking water supplies. It is the further intent of the General Assembly that 45 moneys from the Fund also be used to build a network of riparian buffers and greenways for 46 environmental, educational, and recreational benefits. It is lastly the intent of the General 47 Assembly that moneys from the Fund also be used to preserve lands that could be used for 48 water supply reservoirs. While the purpose of this Article is to focus on the cleanup and 49 prevention of pollution of the State's surface waters, the establishment of a network of riparian 50 buffers and greenways, and the preservation of property for establishing clean water supplies, 51

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the G	eneral Asse	embly believes that the results of these efforts will als	o be beneficial to wildlife
and n	narine fishe	ries habitats."	
	SEC	FION 14.8.(b) G.S. 113A-252 reads as rewritten:	
"§ 11	3A-252. D	efinitions.	
Т	he followin	g definitions apply in this Article:	
	(1)	Council The advisory council for the Clean V	Vater Management Trust
		Fund.	C
	(2)	Economically distressed local government un	it. An economically
		distressed county, as defined in G.S. 143B-437.0	
		unit located in that county.	-
	(3)	Fund The Clean Water Management Trust Fund	d created pursuant to this
		Article.	-
	(4)	Land. – Real property and any interest in, easement	t in, or restriction on real
		property.	
	(4a)	Local government unit. – Defined in G.S. 159G-20.	
	(4b)	Stormwater quality project. – Defined in G.S. 159G	<u>⊢-20.</u>
	(5)	Trustees. – The trustees of the Clean Water Manage	ement Trust Fund.
	(6)	Wastewater collection system. Defined in G.S. 15	9G-20.
	(7)	Wastewater treatment works. Defined in G.S. 159	G-20. "
	SEC	FION 14.8.(c) G.S. 113A-254 reads as rewritten:	
"§ 11	3A-254. G	rant requirements.	
(8	a) Eligit	ble Applicants. – Any of the following are eligible to	apply for a grant from the
Fund	for the purp	pose of protecting and enhancing water quality:	
	(1)	A State agency.	
	(2)	A local government unit.	
	(3)	A nonprofit corporation whose primary purpo	se is the conservation,
		preservation, and or restoration of our State's en	wironmental and natural
		cultural, environmental, or natural resources.	
·		ria The criteria developed by the Trustees under	
		er this Article. The common criteria for water project	
		out in this section also apply to wastewater co	
		ment works projects, and stormwater quality projection	
		ection system project or a wastewater treatment wor	ks project that serves an
econe	omically dis	tressed local government unit has priority.	
•		ewater Limits A wastewater collection system	
		project is eligible for a grant under this Article onl	
		ed in G.S. 159G-20. A planning grant or a technic	-
-		ater collection system or a regional wastewater treati	
	-	cost threshold. A grant made under this Article for	
		or a wastewater treatment works project is subjec	
		et in G.S. 159G-36 for a grant awarded from the Wasi	
		water Limits. The amount of a grant awarded	
		ity project may not exceed the construction costs-	
	-	ts awarded under this Article to the same recipien	
		cal year may not exceed the limit set in G.S. 159G-	36(c)(1) for grants to the
same	-recipient fr	om the Wastewater Reserve.	
	"		
	SEC	FION 14.8.(d) G.S. 113A-255(b1) is amended by ad	ding a new subdivision to
read:			

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1 2 3	"(b1) Qualifications. – The office of Trustee is declared to be an offic concurrently with any other executive or appointive office, under the author Section 9, of the North Carolina Constitution. When appointing members of	ority of Article VI, f the Authority, the
4 5	Governor, the President Pro Tempore of the Senate, and the Speaker Representatives shall give consideration to adequate representation from the	
6	the State and shall give consideration to the appointment of members who	-
7	in any of the following areas:	are mis meageaste
8	····	
9	(5) <u>Historic preservation.</u> "	
10	SECTION 14.8.(e) G.S. 113A-256(b) reads as rewritten:	
11	"(b) Develop Grant Criteria. – The Trustees shall develop criteria for	or awarding grants
12	under this Article. The criteria developed shall include consideration of the fe	ollowing:
13		
14	(2) The objectives of the <u>various</u> basinwide management pl	ans for the State's
15	river basins and watersheds.	
16		
17 18	SECTION 14.8.(f) G.S. 113A-259 reads as rewritten:	
18 19	"§ 113A-259. Clean Water Management Trust Fund: Advisory Council. There is established the Clean Water Management Trust Fund Advis	
20	Council shall advise the Trustees with regard to allocations made from the	•
21	issues as requested by the Trustees. The Council shall be composed of the	
22	designees:	
23	(1) Commissioner of Agriculture.	
24	(2) Chair of the Wildlife Resources Commission.	
25	(3) Secretary of Environment and Natural Resources.	
26	(4) Secretary of the Department of Commerce.	
27	(5) Secretary of the Department of Cultural Resources."	
28		
29	WATER QUALITY REMEDIATION FUNDS	
30 31	SECTION 14.8A. Of the funds appropriated in this act to Management Trust Fund, the sum of one million dollars (\$1,000,000) sha	
32	remediation and mitigation of stormwater impacts to lakes subject to a Nur	
33	Strategy approved by the Environmental Management Commission.	inoni managomoni
34	Saucegy approved by the Environmental Francycenter Commission.	
35	COMMERCIAL FISHING LICENSES	
36	SECTION 14.9.(a) The General Assembly finds that add	itional funding is
37	necessary to support the Division of Marine Fisheries' At-Sea Observer Pr	ogram and for the
38	continued viability of the commercial fishing industry in North Carolina.	
39	SECTION 14.9.(b) G.S. 113-168.2 reads as rewritten:	
40	"§ 113-168.2. Standard Commercial Fishing License.	
41		
42	(e) Fees. – The annual SCFL fee for a resident of this State shall be	•
43	dollars (\$250.00). four hundred dollars (\$400.00). The annual SCFL fee for a	-
44 45	a resident of this State shall be the amount charged to a resident of nonresident's state. In no event, however, may the fee be less than two he	
45 46	(\$250.00). four hundred dollars (\$400.00). For purposes of this subsection,	•
47	State" is a person who is a resident within the meaning of:	a resident of this
48	(1) Sub-subdivisions a. through d. of G.S. 113-130(4) and	who filed a State
49	income tax return as a resident of North Carolina for the	
50	or tax year, or	-
51	(2) G.S. 113-130(4)e.	

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1	"		
2		CTION 14.9.(c) G.S. 113-168.3(b) reads as rewritten:	
3		ibility; Fees. – Any individual who is 65 years of age o	r older and who is
4	, j	CFL under G.S. 113-168.2 may apply for either a SCFL or R	
5	-	all provide proof of age at the time the application is made.	
6		esident of this State shall be one hundred twenty five do	
7		<u>s (\$200.00).</u> The annual fee for a RSCFL for a person who	· · · · · ·
		be one hundred sixty-two dollars and fifty cents (\$162.50)	
8 9	dollars (\$260.00	0). For purposes of this subsection, a "resident of this State"	
10		the meaning of:	
11 12	(1)	Sub-subdivisions a. through d. of G.S. 113-130(4) and income tax return as a resident of North Carolina for the	
13		or tax year, or	
14	(2)	G.S. 113-130(4)e."	
15	SEC	CTION 14.9.(d) G.S. 113-169.2 reads as rewritten:	
16	"§ 113-169.2. §	Shellfish license for North Carolina residents without a S	CFL.
17			
18	(c) Fees	s Shellfish licenses issued under this section shall be is	sued annually upon
19	payment of a fe	e of thirty-one dollars and twenty-five cents (\$31.25) fifty d	<u>ollars (\$50.00)</u> upon
20	proof that the li	cense applicant is a North Carolina resident.	
21	"		
22	SEC	CTION 14.9.(e) G.S. 113-169.3 reads as rewritten:	
23	"§ 113-169.3. 1	Licenses for fish dealers.	
24			
25	(e) App	lication Fee for New Fish Dealers An applicant for a new	w fish dealer license
26	shall pay a not	nrefundable application fee of sixty two dollars and fifty	cents (\$62.50) one
27	hundred dollars	(\$100.00) in addition to the license category fees set forth in	n this section.
28	(f) Lice	nse Category Fees Every fish dealer subject to licensing	g requirements shall
29	secure an annu	al license at each established location for each of the	following activities
30	transacted there	e, upon payment of the fee set out:	
31	(1)	Dealing in oysters: \$62.50.\$100.00.	
32	(2)	Dealing in scallops: \$62.50. \$100.00.	
33	(3)	Dealing in clams: \$62.50. \$100.00.	
34	(4)	Dealing in hard or soft crabs: \$62.50. <u>\$100.00.</u>	
35	(5)	Dealing in shrimp, including bait: \$62.50.\$100.00.	
36	(6)	Dealing in finfish, including bait: \$62.50.\$100.00.	
37	(7)	Operating menhaden or other fish-dehydrating or oil-ex	xtracting processing
38		plants: \$62.50. \$100.00.	
39	(8)	Consolidated license (all categories): \$375.00.\$600.00.	
40	"		
41		CTION 14.9.(f) G.S. 113-169.5(b) reads as rewritten:	
42		fee for a land or sell license for a vessel not having its pri	mary situs in North
43		hundred fifty dollars (\$250.00), four hundred dollars (\$40	-
44		nresident fee charged by the nonresident's state, whichever	
45	-	having a primary situs in a jurisdiction that would allow No	-
46		ion to land or sell their catch, taken outside the jurisdiction	
47		e State without complying with this section if the persons an	•
48		om their state of residence."	L
49		CTION 14.9.(g) G.S. 113-173(f) reads as rewritten:	
50		ation; Fees. – The RCGL shall be valid for a one-year peri	od from the date of
51		fee for a RCGL for a North Carolina resident shall be for	

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1 2	•		es (\$43.75). <u>seventy dollars (\$70.00).</u> The fee for a RC orth Carolina resident shall be three hundred twelve d	
3	(\$312.50)). five hu	ndred dollars (\$500.00)."	
4		SECT	TON 14.9.(h) G.S. 113-210 reads as rewritten:	
5	"§ 113-21	10. Und	ler Dock Oyster Culture.	
6				
7	(1)	Fees.	- Under Dock Oyster Culture Permit shall be issued annu	ally upon payment of
8	a fee of o	ne hund	red dollars (\$100.00).	
9	(m)	Adva	nce Sale of Permits; Permit Revenue To ensure an or	rderly transition from
10	one perm	it year t	to the next, the Division may issue a permit prior to July	y 1 of the permit year
11	for which	n the per	rmit is valid. Revenue that the Division receives for the	issuance of a permit
12	prior to the	he begin	ning of a permit year shall not revert at the end of the fig	scal year in which the
13	revenue i	is receiv	ed and shall be credited and available to the Division f	for the permit year in
14	which the	e permit	is valid."	
15			TON 14.9.(i) G.S. 143B-289.54 reads as rewritten:	
16	"§ 143B-	-289.54.	Marine Fisheries Commission – members; appoint	ntment; term; oath;
17		ethica	ll standards; removal; compensation; staff.	
18				
19	(g)		ıl Standards. –	
20		<u>(1)</u>	Covered persons. – All members of the Commission an	-
21			the purposes of Chapter 138A of the General Statutes a	
22			the applicable requirements of that Chapter, including	
23			the public disclosure of economic interests, provisio	
24		(4) (4	conflicts of interest, and ethical standards for covered p	
25		(1)<u>(1a</u>		• •
26			consideration for appointment to the Commission	-
27			financial disclosure statement and a potential bias disclosure disclosure statement and a potential bias disclosure discl	
28			additional disclosure statement to the Governor. A	
29			statement shall include statements of the nominee's fin	
30			related to State fishery resources use, licenses issue	
31			Marine Fisheries held by the nominee or any business	
32			has a financial interest, and uses made by the nominee	
33			which the nominee has a financial interest of the re-	0
34 35			potential bias disclosure statement shall include a state membership or other affiliation with, including offic	
35 36			organizations, or advocacy groups pertaining to the ma	
30 37			the State's coastal fishery resources. Governor, which	-
38			following:	en shan mende the
39 39			<u>a. The nominee's financial interests in and rela</u>	ated to State fishery
40			resources.	acca to state fishery
41			b. Licenses issued by the Division of Marine F	isheries and Wildlife
42			Resources Commission held by the nominee	
43			which the nominee has a financial interest.	or uny outliness m
44			c. The nominee's membership in, affiliation with	n. or employment by
45			any organization or group pertaining to the man	1 1 1
46			State's fisheries or wildlife resources.	· · · · · · · · · · · · · · · · · · ·
47			Disclosure statements shall be treated as public records	under Chapter 132 of
48			the General Statutes and shall be updated on an annual	-
49		(2)	Voting/conflict of interest. – A member of the Commis	
50			any issue before the Commission that would have	
51			predictable effect" on the member's financial interest.	-
1			predictable effect on the member 8 financial interest.	i or purposes or un

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1 2	subdivision, "significant and predictable effect" means there is or may be a close causal link between the decision of the Commission and an expected
3	disproportionate financial benefit to the member that is shared only by a minority of persons within the same industry sector or even aroun
4 r	minority of persons within the same industry sector or gear group. A member of the Commission shall also abstain from voting on any petition
5 6	submitted by an advocacy group of which the member is an officer or sits as
0 7	a member of the advocacy group's board of directors. A member of the
8	Commission shall not use the member's official position as a member of the
9	Commission to secure any special privilege or exemption of substantial
10	value for any person. No member of the Commission shall, by the member's
L1	conduct, create an appearance that any person could improperly influence
12	the member in the performance of the member's official duties.
L3	(3) Regular attendance. – It shall be the duty of each member of the
L4	Commission to regularly attend meetings of the Commission.
L5	(h) Removal. – The Governor may remove, as provided in G.S. 143B-13, any member
L6	of the Commission for misfeasance, malfeasance, or nonfeasance. For purposes of this
L7	subsection, malfeasance shall include, but is not limited to, any of the following:
L8	(1) Any criminal conviction of a member for violation of any hunting or fishing
L9	laws of the State or rules promulgated by the Marine Fisheries Commission
20	or Wildlife Resources Commission.
21	(2) Any citation of a member or a company owned, in whole or in part, by the
22	member for violation of any hunting or fishing laws of the State or rules
23	promulgated by the Marine Fisheries Commission or Wildlife Resources
24	Commission.
25	
26	SECTION 14.9.(j) Fifty percent (50%) of the fees collected under this section for
27	the 2014-2015 and all subsequent fiscal years shall be used to support the At-Sea Observer
28	Program.
29	SECTION 14.9.(k) It is the intent of the General Assembly to use the increase in
30 31	fees authorized by this section for support of the At-Sea Observer Program and to study permissible ways to establish a fishing resource fund and entity charged with reviewing and
32	cooperating in the approval of use of moneys from the fund.
33	SECTION 14.9.(I) Subsections (b), (c), (d), (e), (f), and (g) of this section are
33 34	effective when they become law and apply to fees collected for the 2015-2016 and all
35	succeeding license years.
,5 86	succeeding neerse years.
37	DIVISION OF MARINE FISHERIES JOINT ENFORCEMENT AGREEMENTS
38	SECTION 14.11.(a) G.S. 113-224 reads as rewritten:
39	"§ 113-224. Cooperative agreements by Department.
10	(a) The Department is empowered to enter into cooperative agreements with public and
11	private agencies and individuals respecting the matters governed in this Subchapter. Pursuant to
12	such agreements the Department may expend funds, assign employees to additional duties
13	within or without the State, assume additional responsibilities, and take other actions that may
14	be required by virtue of such agreements, in the overall best interests of the conservation of
15	marine and estuarine resources.
16	(b) The Fisheries Director or a designee of the Fisheries Director shall enter into an
17	agreement with the National Marine Fisheries Service of the United States Department of
18	Commerce allowing Division of Marine Fisheries inspectors to accept delegation of law
19	enforcement powers over matters within the jurisdiction of the National Marine Fisheries
50	Service."
51	SECTION 14.11.(b) G.S. 128-1.1 is amended by adding a new subsection to read:

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L	"(c2) Inspectors of the Division of Marine Fisheries of the Department of Environment
2	and Natural Resources may also assume law enforcement powers granted to the National
3	Marine Fisheries Service as set forth in G.S. 113-224(b)."
1	
5	PERMIT ELECTRONIC TRANSMISSION OF RULES
5	SECTION 14.13. G.S. 113-221 reads as rewritten:
7	"§ 113-221. Rules.
3	
)	(b) Upon purchasing a license, each licensee shall be given provided access to a copy of
)	the rules concerning the activities authorized by the license. The copy may be in written or
L	electronic form, including by file download over the Internet. A written copy of the rules shall
2	be provided to a licensee upon request.
3	(c) The Fisheries Director shall notify licensees of a new rule or change to a rule by
	sending each licensee either a newsletter containing the text of the rule or change or an updated
,	codification of the rules of the Marine Fisheries Commission that contains the new rule or
5	change. The Director may elect to use electronic means rather than mail to notify licensees if
'	electronic means would be more timely and cost-effective. A written copy of any notification
	produced in accordance with this section shall be provided to a licensee upon request.
)	
_	NATURAL HERITAGE PROGRAM ONLINE ACCESS FEES
2	SECTION 14.13A.(a) Article 9A of Chapter 113A of the General Statutes is
3	amended by adding the following new section to read:
1	" <u>§ 113A-164.12. Access to information; fees.</u>
5	(a) The Secretary may establish fees to defray the costs associated with any of the
	following:
	(1) <u>Responding to inquiries requiring customized environmental review services</u>
	or the costs associated with developing, improving, or maintaining
	technology that supports an online interface for external users to access
	Natural Heritage Program data. The Secretary may reduce or waive the fee
	established under this subsection if the Secretary determines that a waiver or
	reduction of the fee is in the public interest. (2) Any activity outborized up der C.S. $112A \cdot 252(8a)$ including on inventory of
	(2) Any activity authorized under G.S. 113A-253(8e), including an inventory of
	natural areas conducted under the Natural Heritage Program, conservation
	and protection planning, and informational programs for owners of natural
	(b) Ease collected under this section are received of the Department of Environment and
	(b) Fees collected under this section are receipts of the Department of Environment and Natural Resources and shall be deposited in the Clean Water Management Trust Fund for the
	Natural Resources and shall be deposited in the Clean Water Management Trust Fund for the purpose of supporting the operations of the Natural Heritage Program."
	SECTION 14.3A.(b) G.S. 113A-253(c)(8e) reads as rewritten:
	"(8e) To authorize expenditures from the Fund not to exceed the sum of seven hundred fifty thousand dollars (\$750,000) and any face collected under
<u>)</u>	hundred fifty thousand dollars (\$750,000) and any fees collected under
3	<u>G.S. 113A-164.12</u> to pay for the inventory of natural areas conducted under the Natural Haritage Program established pursuant to the Nature Program
1 5	the Natural Heritage Program established pursuant to the Nature Preserves
5	Act, Article 9A of Chapter 113A of the General Statutes, and to pay for conservation and protection planning and for informational programs for
7 7	owners of natural areas, as defined in G.S. 113A-164.3."
3	owners of natural aleas, as defined in 0.5. 115A-104.5.
•	CDBG INFRASTRUCTURE ELIGIBLE ACTIVITIES CLARIFICATION
	SECTION 14.15. Section 15.14(g) of S.L. 2013-360, as amended by Section
	5.16(c) of S.L. 2013-363, reads as rewritten:
	3.10(0) 01 $3.1.2013-303$, itaus as it willicil.

"SECTION 15.14.(g) For purposes of this section, eligible activities under the category of 1 Infrastructure in subsection (a) of this section are limited to critical public water and 2 wastewater projects. projects and associated connections to the new lines located on private 3 property of eligible homeowners, consistent with federal law. Notwithstanding any State law or 4 rule, eligible activities as defined in this subsection are limited only by applicable HUD 5 regulations and federal law. Notwithstanding the provisions of subsection (e) of this section, 6 funds allocated to the Infrastructure category in subsection (a) of this section shall not be 7 8 reallocated to any other category."

9

10 WATER INFRASTRUCTURE

SECTION 14.17. The Department of Environment and Natural Resources, 11 12 Division of Water Infrastructure, shall require all local governments applying for loans or grants for water or wastewater purposes to certify that no funds received from water or 13 wastewater utility operations have been transferred to the local government's General Fund for 14 the purpose of supplementing the resources of the General Fund. The prohibition in this section 15 shall not be interpreted to include payments made to the local government to reimburse the 16 General Fund for expenses paid from that Fund that are reasonably allocable to the regular and 17 18 ongoing operations of the utility, including, but not limited to, rent and shared facility costs, engineering and design work, plan review, and shared personnel costs. 19

- 20
- 21 22

GRANTS TO MUNICIPALITIES IN TIER I AND II COUNTIES FOR WATER AND SEWER INFRASTRUCTURE IMPROVEMENTS

SECTION 14.17A. Of the funds appropriated in this act to the Department of Environment and Natural Resources, the sum of five hundred thousand dollars (\$500,000) shall be allocated for grants to municipalities in development tier I and development tier II areas as those tiers are defined in G.S. 143B-437.08 for water and sewer infrastructure development projects. Notwithstanding Chapter 159G or any other provision of law, the grants shall be used for projects that serve a public purpose related to the provision of water and sewer service to local government or educational facilities.

30

33

AMEND SHALLOW DRAFT NAVIGATION CHANNEL AND LAKE DREDGING FUNDING

SECTION 14.18.(a) G.S. 105-449.126 reads as rewritten:

34 "\$ 105-449.126. Distribution of part of Highway Fund allocation to Wildlife Resources 35 Fund and Shallow Draft Navigation Channel and Lake Dredging Fund.

(a) The Secretary shall credit to the Wildlife Resources Fund one-sixth of one percent
(1/6 of 1%) of the amount that is allocated to the Highway Fund under G.S. 105-449.125 and is
from the excise tax on motor fuel. Revenue credited to the Wildlife Resources Fund under this
section may be used only for the boating and water safety activities described in G.S. 75A-3(c).
The Secretary must credit revenue to the Wildlife Resources Fund on an annuala quarterly
basis. The Secretary must make the distribution within 45 days of the end of each quarter.

The Secretary shall credit to the Shallow Draft Navigation Channel and Lake 42 (b) 43 Dredging Fund one-sixth of one percent (1/6 of 1%) of the amount that is allocated to the Highway Fund under G.S. 105-449.125 and is from the excise tax on motor fuel. Revenue 44 credited to the Shallow Draft Navigation Channel and Lake Dredging Fund under this section 45 may be used only for the dredging activities described in G.S. 143-215.73F. The Secretary shall 46 credit revenue to the Shallow Draft Navigation Channel and Lake Dredging Fund on an 47 annuala quarterly basis. The Secretary must make the distribution within 45 days of the end of 48 each quarter." 49

SECTION 14.18.(b) Notwithstanding G.S. 105-449.125, the funds credited to the
 Wildlife Resources Fund and the Shallow Draft Navigation Channel and Lake Dredging Fund

for the first quarter of calendar year 2014 shall be distributed August 15, 2014. 1 Notwithstanding G.S. 105-449.125, the funds credited to the Wildlife Resources Fund and the 2 Shallow Draft Navigation Channel and Lake Dredging Fund for the last quarter of calendar 3 4 year 2014 shall be allocated to the Highway Trust Fund. 5 **SECTION 14.18.(c)** Notwithstanding G.S. 105-449.125, in addition to the funds credited under G.S. 105-449.126 the Secretary of Revenue shall also credit the sum of one 6 million six hundred seventy-seven thousand one hundred thirty-four dollars (\$1,677,134) to the 7 Shallow Draft Navigation Channel and Lake Dredging Fund for the 2014-2015 fiscal year no 8 9 later than August 15, 2014. The funds distributed shall be from the funds collected under Article 36C of Chapter 105 of the General Statutes from the effective date of this act until 10 August 15, 2014. 11 12 **SECTION 14.18.(d)** Section 14.18(a) is effective for quarters beginning on or after January 1, 2014. The remainder of this section is effective when it becomes law. 13 14 15 **AQUATIC WEED CONTROL** 16 **SECTION 14.19.(a)** Under the authority granted by G.S. 113A-227, the Secretary of the Department of Environment and Natural Resources may adopt rules necessary to 17 18 implement the provisions relative to boat washing for aquatic weed prevention measures, 19 including rules relating to monitoring and enforcement. 20 **SECTION 14.19.(b)** G.S. 143-215.73F reads as rewritten: 21 "§ 143-215.73F. Shallow Draft Navigation Channel Dredging and Lake Dredging 22 Maintenance Fund. The Shallow Draft Navigation Channel Dredging and Lake Dredging-Maintenance Fund is 23 24 established as a special revenue fund. The Fund consists of fees credited to it under G.S. 75A-3, 25 75A-38, and 105-449.126. Revenue in the Fund may only be used to provide the State's share 26 of the costs associated with any dredging project designed to keep shallow draft navigation channels located in State waters or waters of the state located within lakes navigable and safe. 27 28 safe, or for aquatic weed control projects in waters of the State located within lakes under Article 22C of Chapter 113 of the General Statutes. Funding for aquatic weed control projects 29 30 is limited to five hundred thousand dollars (\$500,000) in each fiscal year. Any project funded by revenue from the Fund-Fund, with the exception of aquatic weed control projects, must be 31 cost-shared with non-State dollars on a one-to-one basis. For purposes of this section, "shallow 32 draft navigation channel" means (i) a waterway connection with a maximum depth of 16 feet 33 between the Atlantic Ocean and a bay or the Atlantic Intracoastal Waterway, (ii) a river 34 35 entrance to the Atlantic Ocean through which tidal and other currents flow, or (iii) other interior coastal waterways. "Shallow draft navigation channel" includes the Atlantic Intracoastal 36 37 Waterway and its side channels, Beaufort Harbor, Bogue Inlet, Carolina Beach Inlet, the channel from Back Sound to Lookout Back, channels connected to federal navigation channels, 38 Lockwoods Folly River, Manteo/Shallowbag Bay, including Oregon Inlet, Masonboro Inlet, 39 New River, New Topsail Inlet, Rodanthe, Rollinson, Shallotte River, Silver Lake Harbor, and 40 the waterway connecting Pamlico Sound and Beaufort Harbor." 41

42

43 COAL ASH MANAGEMENT

44 **SECTION 14.20.** Of the funds appropriated in this act to the Department of 45 Environment and Natural Resources for coal ash management, the Department may use up to 46 five hundred ninety-six thousand dollars (\$596,000) in lapsed salary and operating funds in 47 fiscal year 2014-2015 to purchase scientific equipment and two new vehicles to support the 48 ongoing surveys and regulatory activities related to coal ash management activities in the State.

49

51

50 REDIRECT INTEREST ON CERTAIN ENVIRONMENTAL FUNDS

SECTION 14.21.(a) G.S. 143B-289.59 reads as rewritten:

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1	"§ 143B-289.59. Conservation Fund; Commission may accept gifts.
2	
3	(b) The Marine Fisheries Commission is hereby authorized to issue and sell appropriate
4	emblems by which to identify recipients thereof as contributors to a special marine and
5	estuarine resources Conservation Fund that shall be made available to the Marine Fisheries
6	Commission for conservation, protection, enhancement, preservation, and perpetuation of
7	marine and estuarine species that may be endangered or threatened with extinction and for
8	education about these issues. The special Conservation Fund is subject to oversight of the State
9	Auditor pursuant to Article 5A of Chapter 147 of the General Statutes. Statutes, except that
10	interest and other income received on the Fund balance shall be treated as set forth in
11	G.S. 147-69.1(d). Emblems of different sizes, shapes, types, or designs may be used to
12	recognize contributions in different amounts, but no emblem shall be issued for a contribution
13	amounting in value to less than five dollars (\$5.00)."
14	SECTION 14.21.(b) G.S. 143-215.104C reads as rewritten:
15	"§ 143-215.104C. Dry-Cleaning Solvent Cleanup Fund.
16	(a) Creation. – The Dry-Cleaning Solvent Cleanup Fund is established as a special
17	revenue fund to be administered by the Commission. Accordingly, revenue in the Fund at the
18	end of a fiscal year does not revert and interest and other investment income earned by the
19	Fund must be credited to it.revert. The Fund is created to provide revenue to implement this
20	Part.
21	"
22	SECTION 14.21.(c) G.S. 87-98 reads as rewritten:
23	"§ 87-98. Bernard Allen Memorial Emergency Drinking Water Fund.
24	(a) The Bernard Allen Memorial Emergency Drinking Water Fund is established under
25	the control and direction of the Department. The Fund shall be a nonreverting,
26	interest bearingnonreverting fund consisting of monies appropriated by the General Assembly
27	or made available to the Fund from any other source and investment interest credited to the
28 29	Fund.source.
29 30	SECTION 14.21.(d) G.S. 90A-42 reads as rewritten:
31	"§ 90A-42. Fees.
32	
33	(b) The Water Pollution Control System Account is established as a nonreverting
34	account within the Department. Fees collected under this section shall be credited to the
35	Account and applied to the costs of administering this Article. Interest and other income
36	received on the Fund balance shall be treated as set forth in G.S. 147-69.1(d)."
37	SECTION 14.21.(e) G.S. 143-215.94B reads as rewritten:
38	"§ 143-215.94B. Commercial Leaking Petroleum Underground Storage Tank Cleanup
39	Fund.
40	
41	(e) The Commercial Fund shall be treated as a special trust fund and shall be credited
42	with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3.G.S. 147-69.3.
43	except that interest and other income received on the Fund balance shall be treated as set forth
44	<u>in G.S. 147-69.1(d).</u>
45	
46	SECTION 14.21.(f) G.S. 143-215.94D reads as rewritten:
47	"§ 143-215.94D. Noncommercial Leaking Petroleum Underground Storage Tank
48	Cleanup Fund.
49	
50	(e) The Noncommercial Fund shall be treated as a special trust fund and shall be
51	credited with interest by the State Treasurer pursuant to G.S. 147-69.2 and G.S. 147-69.3.

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1	G.S. 147-69.3, except that interest and other income received on the Fund	balance shall be	
2	treated as set forth in G.S. 147-69.1(d).		
3			
4	SECTION 14.21.(g) G.S. 130A-310.11 reads as rewritten:		
5	"§ 130A-310.11. Inactive Hazardous Sites Cleanup Fund created.		
6	(a) There is established under the control and direction of the Department the Inactive		
7	Hazardous Sites Cleanup Fund. This fund shall be a revolving fund consisting of any monies		
8	appropriated for such purpose by the General Assembly or available to it from grants, taxes,		
9 10	and other monies paid to it or recovered by or on behalf of the Department. The Inactive		
10	Hazardous Sites Cleanup Fund shall be treated as a nonreverting special trust fund and shall be credited with interest by the State Treasurer pursuant to G.S. 147-69.2 and		
12	G.S. 147-69.3. G.S. 147-69.3, except that interest and other income received		
13	balance shall be treated as set forth in G.S. 147-69.1(d).	<u>a on the 1 that</u>	
14			
15	SECTION 14.21.(h) G.S. 130A-310.38 reads as rewritten:		
16	"§ 130A-310.38. Brownfields Property Reuse Act Implementation Account	- -	
17	The Brownfields Property Reuse Act Implementation Account is created a		
18	interest bearing account in the Office of the State Treasurer. The Account sha		
19	and interest collected under G.S. 130A-310.39, moneys appropriated to it	•	
20	Assembly, moneys received from the federal government, moneys contrib		
21	organizations, and moneys received from any other source. Funds in the Account shall be used		
22	by the Department to defray the costs of implementing this Part. The Department with a private antity for any complexes percent to implement this Part "	ent may contract	
23 24	with a private entity for any services necessary to implement this Part."		
24 25	I & M AIR POLLUTION CONTROL ACCOUNT		
26	SECTION 14.22. The Division of Air Quality of the Department	of Environment	
27	and Natural Resources shall use the cash balance remaining in the I & M Air F		
28	Account for operations in the 2014-2015 fiscal year related to the de		
29	implementation of air pollution control programs for mobile sources.	-	
30			
31	WATER AND AIR QUALITY ACCOUNT		
32	SECTION 14.23. The Division of Air Quality of the Department of Environment		
33	and Natural Resources shall use the cash balance remaining in the Water and Air Quality		
34 35	Account to administer its programs in fiscal year 2014-2015.		
35 36	SOLID WASTE DISPOSAL TAX CONFORMING CHANGE		
37	SOLID WASTE DISTOSAL TAX CONTOCINING CHARTOL SECTION 14.24. G.S. 130A-295.9 reads as rewritten:		
38	"§ 130A-295.9. Solid waste disposal tax; use of proceeds.		
39	It is the intent that the proceeds of the solid waste disposal tax imposed by	by Article 5G of	
40	Chapter 105 of the General Statutes shall be used only for the following purpos	•	
41			
42	(2) Funds credited pursuant to G.S. 105-187.63(3) to the		
43	Management Trust Fund shall be used by the Department		
44	and Natural Resources to fund grants to State agencies an		
45	government to initiate or enhance local recycling programs		
46	for the management of difficult to manage solid waste, inclumentation of the second bases and bases had been been used to be second	U	
47 48	mobile homes and household hazardous waste. Up to seven the funds credited under this subdivision may be used by th	1 , ,	
40 49	administer this Part."		
50			
51	ELIMINATE WASTE MANAGEMENT FEE CAP		

	General Assembly Of North Carolina Session 2013
1	SECTION 14.24A. G.S. 130A-294.1(c) is repealed.
2 3 4	DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES MANAGEMENT FLEXIBILITY
5	SECTION 14.24B.(a) Notwithstanding S.L. 2013-360 and G.S. 143C-6-4, the
6	Department of Environment and Natural Resources may take the two million dollar
7	(\$2,000,000) reduction from sources other than efficiencies created by consolidating the
8	Divisions of Water Resources and Water Quality, subject to the following restrictions:
9	(1) No State attraction proposed for closure in the Appropriations Act of 2014,
10	S.B. 744, 2013 Regular Session, as passed by either the Senate or the House
11	of Representatives but not adopted when the Appropriations Act of 2014
12	becomes law, may be included in the reduction by the Department.
13	(2) No program or item expansion funds appropriated for the 2013-2015 fiscal
14	biennium to the Department shall be used to offset the management
15	flexibility reduction under this section.
16	SECTION 14.24B.(b) The Department shall report on the reductions made as
17	required by this section no later than October 1, 2014, to the chairs of the Senate
18	Appropriations Committee on Natural and Economic Resources, the House of Representatives
19	Appropriations Subcommittee on Natural and Economic Resources, and the Fiscal Research
20	Division.
21	
22	WILDLIFE LICENSING CHANGES
23	SECTION 14.25.(a) G.S. 113-270.3(b)(1b) reads as rewritten:
24	"(b) The special activity licenses and stamp issued by the Wildlife Resources
25	Commission are as follows:
26	
27	(1b) Bear Management Stamp $-$ \$10.00. This electronically generated stamp must
28	be procured before taking any bear within the State. Notwithstanding any
29	other provision of law, a resident or nonresident individual may not take any
30	bear within the State without procuring this stamp; provided, that those
31	persons who have purchased a lifetime license established by
32	G.S. 113-270.1D(b), 113-270.2(c)(2), or 113-351(c)(3) prior to July 1, 2014,
33	and those persons exempt from the license requirements as set forth in
34	G.S. 113-276(c) G.S. 113-276(c), G.S. 113-276(d), and G.S. 113-276(n)
35	shall obtain this stamp free of charge. All of the revenue generated by this
36	stamp shall be dedicated to black bear research and management."
37	SECTION 14.25.(b) G.S. 113-174.2 reads as rewritten:
38	"§ 113-174.2. Coastal Recreational Fishing License.
39	
40	(c) Types of CRFLs; Fees; Duration. – The Wildlife Resources Commission shall issue
41	the following CRFLs:
42	(1) Annual Resident CRFL. $-$ \$15.00. This license is valid for a period of one
43	year from the date of issuance. from the date of issue for a period of 12 months as defined by $C \leq 112.270.1 P(b)$ and $C \leq 112.270.1 P(c)$. This
44 4 E	months as defined by G.S. 113-270.1B(b) and G.S. 113-270.1B(c). This license shall be issued only to an individual who is a resident of the State
45 46	(1a) Appual Nonresident CPEL \$30.00. This license is valid for a period of
46 47	(1a) Annual Nonresident CRFL. $-$ \$30.00. This license is valid for a period of one year from the data of issuence, from the data of issue for a period of 12
47 10	one year from the date of issuance. from the date of issue for a period of 12 months as defined by $G S_{113} 270 1 B(b)$ and $G S_{113} 270 1 B(c)$. This
48 49	months as defined by G.S. 113-270.1B(b) and G.S. 113-270.1B(c). This license shall be issued only to an individual who is not a resident of the
49 50	license shall be issued only to an individual who is not a resident of the State.
50 51	 (2) Repealed by Session Laws 2005-455, s. 1.4, effective January 1, 2007.
JT	(2) Repeated by Session Laws 2003 -433, S. 1.4, Effective January 1, 2007.

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1	(3)	Repea	led by Session Laws 2005-455, s. 1.4, effective Jar	nuary 1, 2007.
2	(4)	-	Day Resident CRFL \$5.00. This license is valid	-
3			cutive days, as indicated on the license. This lice	-
4			o an individual who is a resident of the State.	
5	(4a)	•	ay Nonresident CRFL. – \$10.00. This license is v	valid for a period of
6			nsecutive days, as indicated on the license. This lic	_
7			o an individual who is not a resident of the State.	
8	(5)	-	led by Session Laws 2005-455, s. 1.4, effective Jar	nuary 1, 2007.
9	(6)		ne CRFLs. – Except as provided in sub-sub	
10			vision, CRFLs issued under this subdivision are val	-
11			ensee.	
12		a. –d.	Repealed by Session Laws 2005-455, s. 1.4, e	effective January 1,
13			2007.	2
14		e.	Infant Lifetime CRFL. – \$100.00. This license sh	all be issued only to
15			an individual younger than one year of age.	-
16		f.	Youth Lifetime CRFL. – \$150.00. This license sh	all be issued only to
17			an individual who is one year of age or older b	out younger than 12
18			years of age.	
19		g.	(Effective until August 1, 2014) Resident Adul	lt Lifetime CRFL. –
20			\$250.00. This license shall be issued only to an i	individual who is 12
21			years of age or older but younger than 65 years	of age and who is a
22			resident of the State.	
23		g.	(Effective August 1, 2014) Resident Adult	Lifetime CRFL
24			\$250.00. This license shall be issued only to an i	individual who is 12
25			years of age or older but younger than 70 years	of age and who is a
26			resident of the State.	
27		h.	Nonresident Adult Lifetime CRFL \$500.00. 7	
28			issued only to an individual who is 12 years of a	ge or older and who
29			is not a resident of the State.	
30		i.	(Effective until August 1, 2014) Resident Age 6	
31			\$15.00. This license shall be issued only to an it	
32			years of age or older and who is a resident of the	
33		i.	(Effective August 1, 2014) Resident Age 70	
34			\$15.00. This license shall be issued only to an it	
35			years of age or older and who is a resident of the	
36		j.	Resident Disabled Veteran CRFL. – \$10.00. T	
37			issued only to an individual who is a resident of	
38			a fifty percent (50%) or more disabled veteran a	-
39			United States Department of Veterans Affa	
40			established by G.S. $113-351(c)(3)(f)$. This licens	
41			the lifetime of the licensee so long as the lic	ensee remains fifty
42		1	percent (50%) or more disabled.	1 ' 1' 1 11 1
43		k.	Resident Totally Disabled CRFL. – \$10.00. The second and a second	
44 45			issued only to an individual who is a resident of totally and permanently disabled as determined	
45 46			totally and permanently disabled as determined	•
46 47				as established by
47 48	"		<u>G.S. 113-351(c)(3)(g).</u>	
48 49		TION 1	4.25.(c) G.S. 113-173 reads as rewritten:	
49 50			al Commercial Gear License.	
50 51		i catioli	ar commerciar ocar Election.	
JT				

	General A	Assembly Of North Carolina	Session 2013
1	(f)	Duration; Fees. – The RCGL shall be valid for a one-year perio	d from the date of
2	purchase.	-from the date of issue for a period of 12 months as defined by C	G.S. 113-270.1B(b)
3	and G.S. 1	113-270.1B(c). The fee for a RCGL for a North Carolina resident s	shall be forty-three
4	dollars an	nd seventy-five cents (\$43.75). The fee for a RCGL for an indivi	dual who is not a
5	North Car	rolina resident shall be three hundred twelve dollars and fifty cents (\$312.50).
6	"		
7		SECTION 14.25.(d) G.S. 113-351 reads as rewritten:	
8	"§ 113-35	51. Unified hunting and fishing licenses; subsistence license waiv	
9	(a)	Definitions. – The definitions set out in G.S. 113-174 apply to this	Article.
10	(b)	General Provisions Governing Licenses and Waivers The	general provisions
11	governing	g licenses set out in G.S. 113-174.1 apply to licenses and waivers	issued under this
12	section.		
13	(c)	Types of Unified Hunting and Fishing Licenses; Fees; Duratio	
14	Resources	s Commission shall issue the following Unified Hunting and Fishing	
15		(1) Annual Resident Unified Sportsman/Coastal Recreational	-
16		\$55.00. This license is valid for a period of one year	
17		issuance. from the date of issue for a period of 12 mor	
18		<u>G.S. 113-270.1B(b) and G.S. 113-270.1B(c).</u> This licens	
19		only to an individual who is a resident of the State. This	
20		the licensee to take all wild animals and wild birds, includ	• •
21		all lawful methods in all open seasons, including the use	-
22		fish with hook and line for all fish in all inland fishing	
23		fishing waters, including public mountain trout waters;	and to engage in
24		recreational fishing in coastal fishing waters.	Vahina Liaanaa
25		(2) Annual Resident Unified Inland/Coastal Recreational F	-
26 27		\$35.00. This license is valid for a period of one year	
27 28		issuance. from the date of issue for a period of 12 mor	
28 29		<u>G.S. 113-270.1B(b) and G.S. 113-270.1B(c).</u> This licens only to an individual who is a resident of the State. This	
29 30		the licensee to fish with hook and line for all fish in all inl	
30 31		and joint fishing waters, including public mountain tro	
32		engage in recreational fishing in coastal fishing waters.	fut waters, and to
33		"	
34		SECTION 14.25.(e) G.S. 113-270.1D reads as rewritten:	
35	"§ 113-27	70.1D. Sportsman licenses.	
36	(a)	Annual Sportsman License $-$ \$50.00. This license shall be i	ssued only to an
37	• •	l resident of the State and entitles the licensee to take all wild anim	-

38 including waterfowl, by all lawful methods in all open seasons, including the use of game lands, and to fish with hook and line for all fish in all inland and joint fishing waters, including 39 public mountain trout waters. An annual sportsman license issued under this subsection does 40 not entitle the licensee to engage in recreational fishing in coastal fishing waters that are not 41 joint fishing waters. 42

43 (b) Lifetime Sportsman Licenses. Except as provided in subdivision (7) of this subsection, lifetime sportsman licenses are valid for the lifetime of the licensees. Lifetime 44 sportsman licenses entitle the licensees to take all wild animals and wild birds by all lawful 45 methods in all open seasons, including the use of game lands, and to fish with hook and line for 46 all fish in all inland and joint fishing waters, including public mountain trout waters. A lifetime 47 sportsman license issued under this subsection does not entitle the licensee to engage in 48 recreational fishing in coastal fishing waters that are not joint fishing waters. Lifetime 49 sportsman licenses issued by the Wildlife Resources Commission are: 50 . . .

51

	General Assemb	oly Of North Carolina	Session 2013
1 2 3	(3)	Adult Resident Lifetime Sportsman Licens issued only to an individual resident of the or older but younger than 70 years of age.	
4 5	(4)	Nonresident Lifetime Sportsman License - be issued only to an individual nonresident	
6 7 8	(5)	Age 70 Resident Lifetime Sportsman Lice issued only to an individual resident of th age.	
9 10 11 12 13 14 15 16	(6) (7)	Repealed by Session Laws 2005-455, s. 1.' Resident Disabled Veteran Lifetime Spo license shall be issued only to an individ and who is a fifty percent (50%) or more the United States Department of Veterans of the Wildlife Resources Commission. T lifetime of the licensee so long as the licen more disabled.	ortsman License – \$100.00. This ual who is a resident of the State disabled veteran as determined by Affairs or as established by rules This license remains valid for the
17 18 19 20 21	(8)	Resident Totally Disabled Lifetime Spo license shall be issued only to an individ and who is totally and permanently disa Security Administration or as established Commission."	ual who is a resident of the State bled as determined by the Social
22 23	SEC: August 1, 2014.		of this section become effective
24 25 26		ESPONSIBILITY FOR DEER OVERSIG FION 14.26.(a) Article 49H of Chapter 10	
20 27	rewritten:	1101(14.20.(a) Mucle 4911 of Chapter 10	o of the General Statutes reads as
28		"Article 49H.	
29 30	"Production and	Head Sale Production, Sale, Transportation, and L Deer.	<u>icensing</u> of Fallow Deer and Red
31	"§ 106-549.97.	Regulation by Department of Agricult	ure and Consumer Services of
32		in cervids produced and sold for commen	
33	of No	rth Carolina Wildlife Resources Commiss	sion not affected; definitions.
34	(a) The I	Department of Agriculture and Consumer Ser	rvices shall regulate the production
35	and sale of farm	ed cervids. The Board of Agriculture shall a	adopt rules for the production and
36		ervids in such a manner as to provide for close	
37		oducing and selling farmed cervids and sha	
38	1	the activity is subject to compliance with	Wildlife Resources Commission
39	-	G.S. 113-272.6.cervids.	
40		North Carolina Wildlife Resources Commis	e 1
41		ion, including importation and exporta	ation, of cervids pursuant to
42	G.S. 113-272.6.	11 • 1 * 1 • .1 • 1	
43		ollowing definitions apply in this Article:	-ff time I-la 27, 2002
44	(1)	Repealed by Session Laws 2003-344, s. 11	
45 46	(2)	Repealed by Session Laws 2003-344, s. 11	•
40 47	(3)	Cervid or Cervidae. – All animals in the Fa	•
47 48	(4)	Farmed Cervid. – Any member of the white-tailed deer, elk, mule deer, or black-	•
48 49		for commercial purposes.	tance acci, mat is bought and sold
49 50	(5)	White-tailed deer. – A member of the spec	ies Odocoileus virginianus "
50 51	"§ 106-549.97A.	-	
<u> </u>	<u>, 100 07797/171</u>		

General Assembly Of North Carolina Session 2013 The Department of Agriculture and Consumer Services shall regulate the 1 (a) 2 transportation, including importation and exportation, and possession of cervids. The Board of Agriculture shall adopt rules to implement this section, including requirements for captivity 3 licenses, captivity permits, and transportation permits. The rules adopted pursuant to this 4 section shall establish standards of care for the transportation and possession of cervids, 5 including requirements for fencing, tagging, record keeping, and inspection of captive cervid 6 facilities. Notwithstanding any other provision of law, the Board may charge a fee of up to fifty 7 8 dollars (\$50.00) for the processing of applications for captivity licenses, captivity permits, and 9 transportation permits, and the renewal or modification of those licenses and permits. The fees 10 collected shall be applied to the costs of administering this section. Every applicant for a transportation permit shall comply with the Department's 11 (b) requirements for transportation pursuant to Article 34 of Chapter 106 of the General Statutes. 12 Notwithstanding any other provision of law, the Board shall issue captivity licenses. 13 (c) captivity permits, or transportation permits to any person possessing cervids that were held in 14 captivity by that person prior to May 17, 2002, if the Commissioner finds that the applicant has 15 come into compliance with all applicable rules related to the holding of cervids in captivity by 16 January 1, 2004, and that issuance of such license or permit does not pose unreasonable risk to 17 18 the conservation of wildlife resources. Any captivity license, captivity permit, or cervids held contrary to the provisions of 19 (d) 20 this section may be subject to forfeiture and disposition in accordance with the provisions of 21 this Article. The Board shall issue rules requiring that any applicant for a transportation permit 22 (e) indemnify or provide another form of financial assurance acceptable to the Board to protect the 23 24 State from any costs or liabilities related to the activities authorized by the permit. 25 26 "§ 106-549.99. Regulations for control and prevention of diseases and disorders. The Commissioner may adopt regulations and procedures for the disposition of cervids 27 28 infected with diseases or disorders or kept or moved in violation of this Article and pursuant regulations. Such regulations may authorize the Commissioner to quarantine, destroy, 29 30 confiscate, or otherwise dispose of, eradicate, establish cleanup areas, and require owners to 31 disinfect, fumigate, treat with drugs, or destroy cervids at their own expense or to take measures to eradicate cervid diseases or disorders. 32 The Commissioner shall have authority to allow, require, or forbid use of drugs in the 33 control of cervid diseases or disorders and may define as infested or infected symptomless 34 carriers of a disease or disorder and consider cervids which have been exposed to a disease or 35 36 disorder to be infected or infested. The Commissioner may take emergency action pursuant to 37 the provisions in this Article if needed to protect the cervid industry in North Carolina or wild cervid populations. Such action shall remain in force until rescinded by the Commissioner. 38 \$ 106-549.100. Designation of persons to administer Article; inspections. 39 The Commissioner shall have the authority to designate such employees of the Department 40 or persons collaborating with the Department as may seem expedient to carry out the duties and 41 exercise the powers provided by this Article. The Commissioner is authorized to survey or 42 43 inspect premises of any person maintaining a population of cervids, inspect cervids for diseases and disorders, and otherwise enforce the provisions of this Article and associated regulations. 44 The Commissioner or his or her designated agent shall have authority to enter upon any 45 46 premises to inspect any cervids to determine the presence or absence of diseases or disorders. Such inspections and other activities may be conducted with the permission of the owner or 47 person in charge. If permission is denied the Commissioner or his or her designated agent, the 48

Chapter 15 of the General Statutes. A superior court judge may issue confiscation orders on any 1 cervids for which confiscation is authorized in this Article or pursuant regulations. 2 "§ 106-549.101. Penalties. 3 The Commissioner may assess a civil penalty of not more than ten thousand dollars 4 (\$10,000) against a person who violates this Article or a rule adopted to implement this Article. 5 In determining the amount of the penalty, the Commissioner shall consider the degree and 6 extent of harm caused by the violation. No civil penalty may be assessed under this section 7 8 unless the person has been given the opportunity for a hearing pursuant to the Administrative Procedure Act, Chapter 150B of the General Statutes. If not paid within 30 days after the 9 effective date of a final decision by the Commissioner, the penalty may be collected by any 10 lawful means for the collection of a debt. The clear proceeds of civil penalties assessed 11 pursuant to this subsection shall be remitted to the Civil Penalty and Forfeiture Fund in 12 accordance with G.S. 115C-457.2." 13 **SECTION 14.26.(b)** G.S. 113-272.6 reads as rewritten: 14 Transportation of cervids and licensing of captive cervid 15 "§ 113-272.6. facilities. Regulation of hunted cervid carcasses. 16 The Wildlife Resources Commission shall regulate the transportation, including 17 (a) 18 importation and exportation, and possession of cervids, including cervid game carcasses and 19 parts of cervid game carcasses extracted by hunters. The Commission shall adopt rules to 20 implement this section, including requirements for captivity licenses, captivity permits, and 21 transportation permits. The rules adopted pursuant to this section shall establish standards of care for the transportation and possession of cervids, including requirements for fencing, 22 tagging, record keeping, and inspection of captive cervid facilities, section. Notwithstanding any 23 24 other provision of law, the Commission may charge a fee of up to fifty dollars (\$50.00) for the processing processing of applications for captivity licenses, captivity permits, and 25 26 transportation permits, and the renewal or modification of those licenses and permits.for permits issued under this section and the renewal or modification of those permits. The fees 27 28 collected shall be applied to the costs of administering this section. The Wildlife Resources Commission shall notify every applicant for a transportation 29 (\mathbf{b}) permit that any permit issued is subject to the applicant's compliance with the Department of 30 Agriculture and Consumer Services' requirements for transportation pursuant to Article 34 of 31 Chapter 106 of the General Statutes. 32 The Department of Agriculture and Consumer Services shall regulate the production 33 (c) and sale of farmed cervids for commercial purposes pursuant to G.S. 106-549.97. 34 Notwithstanding any other provision of law, the North Carolina Wildlife Resources 35 (d) Commission shall issue captivity licenses, captivity permits, or transportation permits to any 36 37 person possessing cervids that were held in captivity by that person prior to May 17, 2002, if the Executive Director finds that the applicant has come into compliance with all applicable 38 rules related to the holding of cervids in captivity by January 1, 2004, and that issuance of such 39 license or permit does not pose unreasonable risk to the conservation of wildlife resources. 40 Any captivity license, captivity permit, or cervids held contrary to the provisions of 41 (e) this section may be subject to forfeiture and disposition in accordance with the provisions of 42 43 G.S. 113-137 or G.S. 113-276.2." SECTION 14.26.(c) The Department of Agriculture and Consumer Services shall 44 study the risks associated with the spread of Chronic Wasting Disease, also known as 45 46 transmissible spongiform encephalopathy, due to the importation of cervids from outside the State. The Department shall report no later than February 1, 2015, to the Chairs of the 47 Appropriations Subcommittee on Natural and Economic Resources of the House of 48 Representatives, the Chairs of the Appropriations Committee on Natural and Economic 49 50 Resources of the Senate, and the Fiscal Research Division with its proposals and

50 Resources of the Senate, and the Fiscal Research Division with its proposals and 51 recommendations for the best methods of minimizing the potential cost to the State associated

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1 2	with containment, condemnation, and mitigation costs associated with an outbreak of Chronic Wasting Disease in the State.
3	SECTION 14.26.(d) The Commissioner shall not issue a transportation permit for
4	the importation of cervids into the State prior to July 1, 2015.
5 6	INTERSTATE CHEMICALS CLEARINGHOUSE
7	SECTION 14.27. The Department of Environment and Natural Resources is
8	authorized to join the Interstate Chemicals Clearinghouse for the purpose of access to key data
9	necessary to enhance safety in the use of toxic substances.
10	
11	WATER AND SEWER FUNDS/FOREST CITY
12	SECTION 14.28. Of the funds appropriated in this act to the Department of
13	Environment and Natural Resources for grants to local governments for critical needs water
14	infrastructure development grants, the sum of seventeen thousand five hundred dollars
15	(\$17,500) shall be allocated to the town of Forest City for a water line extension.
16	
17	PART XV. DEPARTMENT OF COMMERCE
18 19	TRANSFER ABC COMMISSION TO DEPARTMENT OF PUBLIC SAFETY
20	SECTION 15.2A.(a) The North Carolina Alcoholic Beverage Control Commission
21	is hereby transferred to the Department of Public Safety. This transfer shall have all of the
22	elements of a Type II transfer, as described in G.S. 143A-6.
23	SECTION 15.2A.(b) G.S. 143B-431(a)(2)a. is repealed.
24	SECTION 15.2A.(c) G.S. 143B-433(1)a. is repealed.
25	SECTION 15.2A.(d) G.S. 18B-200(a) reads as rewritten:
26	"§ 18B-200. North Carolina Alcoholic Beverage Control Commission.
27	(a) Creation of Commission; compensation. – The North Carolina Alcoholic Beverage
28	Control Commission is created to consist of a chairman and two associate members. The
29 20	Commission shall be administratively located within the Department of Public Safety but shall
30 31	<u>exercise its powers independently of the Secretary of Public Safety.</u> The chairman shall devote his full time to his official duties and receive a salary fixed by the General Assembly in the
32	Current Operations Appropriations Act. The associate members shall be compensated for per
33	diem, subsistence and travel as provided in Chapter 138 of the General Statutes."
34	SECTION 15.2A.(e) G.S. 143B-600 reads as rewritten:
35	"§ 143B-600. Organization.
36	(a) There is established the Department of Public Safety. The head of the Department of
37	Public Safety is the Secretary of Public Safety, who shall be known as the Secretary.
38	(b) The powers and duties of the deputy secretaries, commissioners, directors, and the
39	divisions of the Department shall be subject to the direction and control of the Secretary of
40	Public Safety. Safety, except that the powers and duties of the North Carolina Alcoholic
41 42	Beverage Control Commission shall be exercised independently of the Secretary, in accordance with G.S. 18B-200."
42 43	SECTION 15.2A.(f) This section becomes effective October 1, 2014.
44	
45	SET REGULATORY FEE FOR UTILITIES COMMISSION
46	SECTION 15.2B. Section 15.1(a) of S.L. 2013-360 reads as rewritten:
47	"SECTION 15.1.(a) The percentage rate to be used in calculating the public utility
48	regulatory fee under G.S. 62-302(b)(2) is thirteen one-hundredths of one percent (0.13%)
49	fourteen one-hundredths of one percent (0.14%) for each public utility's North Carolina
50	jurisdictional revenues earned during each quarter that begins on or after July 1, 2013, and on or after July 1, 2014."
51	or after July 1, 2014."

1					
2	REPEAL COMMERCE FLEXIBILITY TO REORGANIZE DEPARTMENT				
3 4	SECTION 15.3. Section 15.7A of S.L. 2013-360 is repealed.				
5	COMMERCE FUNDS USED FOR BASE REALIGNMENT AND CLOSURE				
6	ACTIVITIES				
7	SECTION 15.4.(a) Funds appropriated to the Department of Commerce for the				
8	2013-2014 fiscal year that are unexpended and unencumbered as of June 30, 2014, shall not				
9	revert to the General Fund but shall remain available to the Department until expended for use				
10	in the State's preparation for United States Department of Defense Base Realignment and				
11	Closure activities.				
12	SECTION 15.4.(b) This section becomes effective June 30, 2014.				
13					
14	SPECIAL FUNDS TRANSFER/OFFSET COMMERCE ADMINISTRATION				
15	GENERAL FUND APPROPRIATION				
16	SECTION 15.5.(a) The Office of State Budget and Management, in conjunction				
17	with the Office of the State Controller and the Department of Commerce, shall transfer the				
18	unencumbered cash balances in the following funds as of June 30, 2014, to Commerce				
19	Administration (Budget Code 14600-1111):				
20	(1) $24609-2537 - \text{Energy Research Grants}$				
21	(2) $24609-2535 - NC$ Green Business Fund (2) $24609-2552 - O$ Number of the Parise Fund				
22	 (3) 24609-2562 - One North Carolina Small Business Fund (4) 24612 2622 - Main Struct Solutions 				
23	(4) 24613-2622 – Main Street Solutions SECTION 15.5 (b) The Office of State Purket and Management in conjunction				
24 25	SECTION 15.5.(b) The Office of State Budget and Management, in conjunction				
25 26	with the Office of the State Controller and the Department of Commerce, shall transfer the unencumbered cash balance in the Economic Development Reserve (Budget Code 24609-2584)				
20 27	as of June 30, 2014, to Commerce Administration (Budget Code 14600-1111) and, upon the				
27	transfer, close the Reserve.				
28 29	SECTION 15.5.(c) The transfers in subsections (a) and (b) of this section are to				
30	offset General Fund appropriations to the Department of Commerce for administration.				
31	onset Ceneral I and appropriations to the Department of Commerce for administration.				
32	COMMON FOLLOW-UP/COSTS SHARED BY STATE AGENCIES & LEAD				
33	DEVELOP PLAN TO TRANSFER COMMON FOLLOW-UP DATA AND				
34	CAPABILITIES TO GDAC				
35	SECTION 15.6.(a) The Commission on Workforce Development (hereinafter				
36	"Commission") shall prescribe a method for calculating the amount each of the agencies listed				
37	in this subsection shall contribute to fund the Common Follow-Up System at a cost of five				
38	hundred thousand dollars (\$500,000) on a nonrecurring basis. In developing the method, the				
39	Commission shall consider each agency's proportion of data contribution and System usage.				
40	The agencies that shall contribute to fund the Common Follow-Up System are as follows:				
41	(1) Department of Public Safety, Division of Adult Correction.				
42	(2) Department of Public Instruction.				
43	(3) Department of Commerce, Division of Workforce Solutions.				
44	(4) Department of Health and Human Services, Division of Services for the				
45	Blind; Division of Social Services; and Division of Vocational				
46	Rehabilitation Services.				
47	(5) North Carolina Community College System.				
48	(6) The University of North Carolina. SECTION 15.6 (b) The section shall be the section shall be the section of the section shall be the section of the section shall be the section of t				
49 50	SECTION 15.6.(b) The agencies listed in subsection (a) of this section shall transfer their share of the funds needed to fund the Common Follow Un System, which shall be				
50	transfer their share of the funds needed to fund the Common Follow-Up System, which shall be				

determined using the method prescribed by the Commission, to the Department of Commerce, 1 Labor & Economic Analysis Division, no later than December 31, 2014. 2

3 **SECTION 15.6.(c)** The Department of Commerce, Labor & Economic Analysis Division (LEAD), shall develop a plan to transfer the information in and required capabilities 4 5 of the Common Follow-Up System to the Government Data Analytics Center (GDAC). By 6 February 1, 2015, the Department shall submit the plan to the Office of the State Chief Information Officer, the Joint Legislative Oversight Committee on Information Technology, 7 8 and the Fiscal Research Division.

9

MERGE ACCESS NC & DEMAND DRIVEN DATA DELIVERY SYSTEMS/NC 10 **BROADBAND REPORTING REOUIREMENT** 11

12 **SECTION 15.7.(a)** Of the funds appropriated in this act to the Department of Commerce, the Department shall use the sum of two hundred fifty thousand dollars (\$250,000) 13 14 in the 2014-2015 fiscal year in nonrecurring funds to merge Access NC and Demand Driven 15 Data Delivery to eliminate the duplication of effort in maintaining multiple economic and labor market data systems. By February 1, 2015, and more frequently as requested, the Department 16 shall report to the Joint Legislative Oversight Committee on Information Technology and the 17 18 Fiscal Research Division on the progress of the merger, including whether there are improved 19 efficiencies and cost savings.

20 **SECTION 15.7.(b)** By February 1, 2015, and more frequently as requested, the 21 Office of the State Chief Information Officer shall report to the Joint Legislative Oversight 22 Committee on Information Technology and the Fiscal Research Division on NC Connect activities, including providing an update on how NC Broadband in the Department of 23 24 Commerce has been incorporated into NC Connect.

- 25
- 26 27

ECONOMIC DEVELOPMENT **COMPETITIVE GRANT PROGRAM** FOR UNDERSERVED AND LIMITED RESOURCE COMMUNITIES

SECTION 15.8. Section 15.10B(a) of S.L. 2013-360 reads as rewritten:

28 "SECTION 15.10B.(a) Of the funds appropriated in this act to the Department of 29 30 Commerce (Department), the sum of two million five hundred forty three thousand twenty one dollars (\$2,543,021) one million two hundred fifty thousand dollars (\$1,250,000) for the 31 2014-2015 fiscal year in recurring funds shall be allocated for the Economic Development 32 Competitive Grant Program for Underserved and Limited Resource Communities. The 33 Department shall establish and implement this Program to provide grants to local governments 34 and/or nonprofit organizations to encourage the development of economic development 35 activities, services, and projects that benefit underserved populations and limited resource 36 37 communities across the State."

38 39

COMMUNITY DEVELOPMENT BLOCK GRANTS/STATE MATCHING FUNDS

SECTION 15.9.(a) Of the funds appropriated in this act to the Department of 40 Commerce, the sum of six hundred thirty-seven thousand five hundred dollars (\$637,500) in 41 recurring funds for the 2014-2015 fiscal year shall be used to meet the State matching funds 42 requirement for Community Development Block Grant (CDBG) funds. All or a portion of these 43 funds shall be used to purchase and install a new grants management software program in the 44 2014-2015 fiscal year. 45

46 **SECTION 15.9.(b)** Effective July 1, 2014, the Secretary of Commerce shall reduce expenditures in the amount of six hundred thirty-seven thousand five hundred dollars 47 (\$637,500) in recurring funds for the 2014-2015 fiscal year for the Rural Economic 48 Development Division. However, the Secretary shall not make reductions as provided in this 50 subsection to any grant programs administered by the Rural Economic Development Division.

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1	The recurring reductions provided for in this subsection shall be used to offset the cash-match
2	funds appropriated in subsection (a) of this section.
3	SECTION 15.9.(c) The Department shall provide the remaining required State
4	match funds in-kind by taking the necessary steps to ensure that positions with salaries equaling
5	the sum of six hundred thirty-seven thousand five hundred dollars (\$637,500) in recurring
6	funds for the 2014-2015 fiscal year shall be dedicated full time to performing duties related to
7	CDBG activities. To satisfy the in-kind requirement provided for in this subsection, the
8	Department may include positions in the Department of Environment and Natural Resources,
9	CDBG-Infrastructure, that are funded by the General Fund.
10	SECTION 15.9.(d) By February 1, 2015, the Department shall report to the Joint
11	Legislative Commission on Governmental Operations and the Fiscal Research Division
12	regarding (i) the positions eliminated as provided in this section and associated funding and (ii)
13	the manner in which the State match will be achieved and how it will be reported to the United
14	States Department of Housing and Urban Development, CDBG Administration.
15	
16	USE OF DEOBLIGATED COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS
17	SECTION 15.9A. The Department of Commerce may use the sum of five million
18	nine hundred eight thousand four hundred ninety-seven dollars (\$5,908,497) in deobligated
19	Community Development Block Grant (CDBG) funds as follows:
20	(1) Five million dollars (\$5,000,000) for providing public services. The category
21	of public services includes providing substance abuse services and
22	employment services, including job training, to homeless and at-risk
23	veterans in rural areas of the State.
24	(2) Nine hundred eight thousand four hundred ninety-seven dollars (\$908,497)
25	for providing training and guidance to local governments relative to the
26	CDBG program, its management, and administration requirements.
27	
28	RURAL ECONOMIC DEVELOPMENT DIVISION/LOANS & GRANTS TO LOCAL
29	GOVERNMENTS TO REUSE OR DEMOLISH BUILDINGS AND PROPERTIES
30	SECTION 15.10. G.S. 143B-472.127 reads as rewritten:
31	"§ 143B-472.127. Programs administered.
32	(a) The Rural Economic Development Division shall be responsible for administering
33	the program whereby economic development grants or loans are awarded by the Rural
34	Infrastructure Authority as provided in G.S. 143B-472.128 to local government units. The
35	Rural Infrastructure Authority shall, in awarding economic development grants or loans under
36	the provisions of this subsection, give priority to local government units of the counties that
37	have one of the 80 highest rankings under G.S. 143B-437.08 after the adjustment of that
38	section. The funds available for grants or loans under this program may be used as follows:
39	
40	(2) To provide matching grants or loans to local government units in an
41	economically distressed county that will productively reuse vacant or
42	demolish buildings and properties or construct or expand rural health care
43	facilities facilities, with priority given to towns or communities with
44	populations of less than 5,000. For purposes of this section, the term
45	"economically distressed county" has the same meaning as in
46	G.S. 143B-437.01.
47	"
48	
49 50	RURAL ECONOMIC DEVELOPMENT DIVISION/NONRECURRING FUNDS USED
50	FOR GRANTS ONLY

SECTION 15.10A. The Department of Commerce, Rural Economic Development Division, shall use nonrecurring funds appropriated in this act for the 2014-2015 fiscal year only for the purpose of making grants as provided in Part 22 of Article 10 of Chapter 143B of the General Statutes. The Department of Commerce, Rural Economic Development Division, shall not use nonrecurring funds appropriated in this act for the 2014-2015 fiscal year for administrative or any other expenses, but shall use those funds only for the purpose provided for in this section.

- 8
- 9 10

COMMERCE STUDY ADJUSTMENTS TO DEVELOPMENT FACTORS USED IN MAKING DEVELOPMENT TIER DESIGNATIONS

SECTION 15.10B.(a) The Department of Commerce (Department) shall study 11 12 factors that may be used to make an adjustment to a county's development tier designation regardless of the county's actual development factor assigned under G.S. 143B-437.08(b). The 13 adjustment factors considered shall include, at a minimum, events or occurrences that 14 negatively impact a county's rate of unemployment, median household income, percentage 15 growth in population, and assessed value per capita. The Department shall also consider 16 aligning the State's development tier designations with the U.S. Housing and Urban 17 Development entitlement designations. 18

SECTION 15.10B.(b) By February 1, 2015, the Department of Commerce shall report the findings of its study to the Joint Legislative Commission on Governmental Operations, the House of Representatives Appropriations Subcommittee on Natural and Economic Resources, the Senate Appropriations Committee on Natural and Economic Resources, and the Fiscal Research Division.

24 25

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30 31

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34

TRAVEL AND TOURISM BOARD/APPPOINTMENTS

SECTION 15.10C. G.S. 143B-434.1 reads as rewritten:

- 27 "§ 143B-434.1. The North Carolina Travel and Tourism Board creation, duties,
 28 membership.
- 29

. . .

. . . . "

(c) The Board shall consist of <u>29-31</u> members as follows:

- (18) One member designated by the Commissioner of Agriculture, who shall have expertise in agritourism.
 - (19) One member designated by the Secretary of the Department of Environment and Natural Resources, who shall represent the State Parks System."
- 35 36 37

138 LIDAR RESERVE/TOPOGRAPHICAL MAPPING OF THE STATE

39 SECTION 15.12.(a) Part 1 of Article 13 of Chapter 143B of the General Statutes is
 40 amended by adding a new section to read as follows:

41 "<u>§ 143B-603. LiDAR Reserve.</u>

42 <u>The "LiDAR Reserve" is established in the Department of Public Safety. Funds in the</u>
 43 <u>LiDAR Reserve shall only be used for LiDAR topographical mapping of the State.</u>"

44 SECTION 15.12.(b) The Office of State Budget and Management, in conjunction 45 with the Office of the State Controller and the Department of Commerce, shall transfer the cash 46 balances in the following funds as of June 30, 2014, to the LiDAR Reserve in the Department 47 of Public Safety:

- 48 (1) 24602-2959 Disaster Relief Fund, Small Business Loans (Hurricane
 49 Floyd) (\$122,243).
- 50
 (2)
 24602-2966 Disaster Relief Fund, Small Business Loans (2005 Disaster

 51
 Recovery) (\$3,097,757).

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AGRICULTURE GAS EXPANSION FUND	
SECTION 15.13.(a) G.S. 143B-437.020 is repealed.	
SECTION 15.13.(b) This section is effective when it becomes law.	
FUND ONE NC SMALL BUSINESS FUND	1° F 1
SECTION 15.14. Of the funds remaining in the One North Caro	
established in G.S. 143B-437.71 at the end of fiscal year 2013-2014, an amount eq million five hundred thousand dollars (\$2,500,000) shall be transferred to the C	
Carolina Small Business Fund and used for the North Carolina SBIR/STTR Incentiv	
and the North Carolina SBIR/STTR Matching Funds Program.	c i logialli
and the North Caronna SDIN/STTR Matching Punds Program.	
MAIN STREET SOLUTIONS FUNDING	
SECTION 15.14A. Of the funds unexpended and unencumbered in the	Industrial
Development Fund Utility Account, the sum of one million dollars (\$1,000,000	
transferred to the Main Street Solutions Fund to supplement the program for the 2	
fiscal year.	0.10
EMPLOYMENT SECURITY RESERVE FUND	
SECTION 15.15. Section 15.4(a) of S.L. 2013-360 reads as rewritten:	
"SECTION 15.4.(a) There is appropriated from the Employment Security Reser	ve Fund to
the Department of Commerce, Division of Employment Security, the amount need	
2013-20142014-2015 fiscal year to fund the interest payment due to the federal gover	rnment for
the debt owed to the U.S. Treasury for unemployment benefits."	
APPOINTMENT OF DEPUTY COMMISSIONERS FOR INDUSTRIAL COM	MISSION
SECTION 15.16.(a) G.S. 97-79(b) reads as rewritten:	
"(b) The Commission may appoint deputies who shall have the same power as	
of the Commission pursuant to G.S. 97-80 and the same power to take evidence,	
orders, opinions, and awards based thereon as is possessed by the members of the Co	
The deputies shall be subject to the State Personnel System. The Chair of the Commis appoint deputy commissioners to serve a term of eight years. Deputy commissioners	
the same power as members of the Commission pursuant to G.S. 97-80 and the same	
take evidence and enter orders, opinions, and awards based thereon as is possess	-
members of the Commission. Upon the expiration of the initial or subsequent term of	
any deputy commissioner, the deputy commissioner's employment shall be separated	
deputy commissioner is reappointed by the Chair of the Commission. Deputy com	
shall not be subject to the State Personnel System nor to the provisions of G.S. 126-5(
SECTION 15.16.(b) As of August 1, 2014, the terms of all curre	
commissioners are as follows:	
(1) The seven deputy commissioners with the least time of service	shall each
serve a term of six months expiring February 1, 2015.	
(2) The seven deputy commissioners with the next least time of set	rvice shall
each serve a term of 12 months expiring August 1, 2015.	
(3) The remaining deputy commissioners not covered under subdivis	sion (1) or
	· · /
(2) of this subsection shall each serve a term of 18 months expiring	
(2) of this subsection shall each serve a term of 18 months expiring 1, 2016.	g February
(2) of this subsection shall each serve a term of 18 months expiring	g February

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(5	Nothing in this section shall prohibit a current deputy commissioner from being eligible for reappointment to an eight-year term, as provided by subsection (a) of this section.
SI	CTION 15.16.(c) Section 60(b) of S.L. 2013-413 is repealed.
	CTION 15.16.(d) Notwithstanding G.S. 97-31.1, this section is effective when
it becomes la	
	COMPENSATION/REIMBURSEMENT FOR PRESCRIPTION DRUGS DFESSIONAL PHARMACEUTICAL SERVICES
	CCTION 15.16A. Article 1 of Chapter 97 of the General Statutes is amended by
adding a new	section to read as follows:
" <u>§ 97-26.2.</u>	Reimbursement for prescription drugs and professional pharmaceutical
se	<u>rvices.</u>
	e reimbursement for prescription drugs and professional pharmaceutical services
	ed to one hundred five percent (105%) of the average wholesale price (AWP) of
-	alculated on a per-unit basis, as of the date of dispensing.
	l of the following shall apply to the reimbursement for prescription drugs and
professional j	harmaceutical services:
<u>(1</u>	
	physician shall include the original manufacturer's National Drug Code
	(NDC) number, as assigned by the United States Food and Drug
	Administration, on the bills and reports required by this section.
<u>(2</u>	
	five percent (105%) of the AWP of the drugs dispensed by a physician, as
	determined by reference to the original manufacturer's NDC number.
<u>(3</u>	
	original manufacturer's NDC number. If a health care provider seeking
	reimbursement for drugs dispensed by a physician does not include the
	original manufacturer's NDC number on the bills and reports required by this
	section, reimbursement shall be limited to one hundred ten percent (110%)
	of the AWP of the least expensive clinically equivalent drug, calculated on a
	<u>per-unit basis.</u>
<u>(4</u>	
	reimbursement for narcotics dispensed in excess of an initial five-day
	supply, commencing upon the employee's initial treatment following injury.
	Reimbursement under this subdivision shall be made for the five-day supply
	at the rates provided in this section.
<u>(5</u>	
	has chemical equivalents which, when administered in the same amounts,
	will provide essentially the same therapeutic effect as measured by the
	control of a symptom or disease."
NIDUCEDIA	
	L COMMISSION FEES
	CTION 15.16B.(a) G.S. 97-73 reads as rewritten:
"§ 97-73. Fe	
	aims. – The Except as provided in subsection (e) of this section, the Industrial
	may establish by rule a schedule of fees for examinations conducted, reports
	ents filed, and agreements reviewed under this Article. The fees shall be collected
	with rules adopted by the Industrial Commission.
(D), (C) R(pealed by Session Laws 2003-284, s. 10.33(d), effective July 1, 2003.

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1	(d) Safety. – A fee in the amount set by the Industrial Commission is imposed on an
2	employer for whom the Industrial Commission provides an educational training program on
3	how to prevent or reduce accidents or injuries that result in workers' compensation claims or a
4	person for whom the Industrial Commission provides other educational services. The fees are
5	departmental receipts.
6	(e) Exceptions. – Notwithstanding subsection (a) of this section, the Industrial
7	Commission may not charge fees for any of the following:
8	(1) <u>A hearing before a Deputy Commissioner under this Chapter.</u>
9	(2) A hearing before the full Commission under this Chapter.
10	(3) Processing of an agreement for compensation of disability, an employer's
11	admission of employee's right to permanent partial disability, or a
12	supplemental agreement as to payment of compensation."
13	SECTION 15.16B.(b) This section becomes effective July 1, 2015.
14	
15	NC BIOTECHNOLOGY CENTER
16	SECTION 15.17. Section 15.30 of S.L. 2013-360 reads as rewritten:
17	"SECTION 15.30.(a) Of the funds appropriated in this act to the North Carolina
18	Biotechnology Center (hereinafter "Center"), the sum of twelve million six hundred thousand
19	three hundred thirty-eight dollars (\$12,600,338) for each fiscal year in the 2013-2015 biennium
20	shall be allocated as follows:
21	(1) Job Creation: Ag Biotech Initiative, Economic and Industrial Development,
22	and related activities – \$2,709,073;
23	(2) Science and Commercialization: Science and Technology Development,
24	Centers of Innovation, Business and Technology Development, Education
25	and Training, and related activities $-$ \$8,165,019; and
26	(3) Center Operations: Administration, Professional and Technical Assistance
27	and Oversight, Corporate Communications, Human Resource Management,
28	Financial and Grant Administration, Legal, and Accounting – \$1,726,246.
29	"SECTION 15.30.(a1) The Center shall prioritize funding and distribution of loans over
30	existing funding and distribution of grants.
31	"SECTION 15.30.(b) Except to provide administrative flexibility, up to ten percent (10%)
32	of each of the allocations in subsection (a) of this section may be reallocated to one or more of
33	the other allocations in subsection (a) of this section if, in the judgment of Center management,
34	the reallocation will advance the mission of the Center.
35	"SECTION 15.30.(c) The Center shall comply with the following reporting requirements:
36	(1) By September 1 of each year, and more frequently as requested, report to the
37	Joint Legislative Commission on Governmental Operations and the Fiscal
38	Research Division on prior State fiscal year program activities, objectives,
39	and accomplishments and prior State fiscal year itemized expenditures and
40	fund sources.
41	(2) Provide to the Fiscal Research Division a copy of the Center's annual audited
42	financial statement within 30 days of issuance of the statement.
43	"SECTION 15.30.(d) Of the funds appropriated in this act to the Center, the sum of three million six hundred thousand dollars (\$2,600,000) for the 2014 2015 fiscal year in nonrecurring
44 45	million six hundred thousand dollars (\$3,600,000) for the 2014-2015 fiscal year in nonrecurring funds shall be allocated as follows:
46 47	 (1) <u>Continued efforts growing the Ag Biotech sector - \$500,000.</u> (2) <u>Concentrated attention on biodefense cluster effort - \$1,100,000.</u>
47 48	(3) New industry/university partnership grant program – \$2,000,000."
48 49	100 100
49 50	RESEARCH TRIANGLE INSTITUTE ENERGY RESEARCH
50	

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SE	CTION 15.18. The Research Triangle Institute shall	l share with the State Energy
Office any res	earch supported wholly or partially through funds	appropriated by this act that
pertains to energy or energy efficiency.		
-		
GRASSROO	CS SCIENCE PROGRAM	
SE	CTION 15.19. Section 15.25A of S.L. 2013-360 rea	ads as rewritten:
"SECTIO	N 15.25A.(a) Of the funds appropriated in this	s act to the Department of
Commerce for	State-Aid, the sum of two million three hundred	forty-seven thousand seven
hundred eight	v-two dollars (\$2,347,782) for the 2013-2014 fisc	al year and the sum of two
million three h	undred forty-seven thousand seven hundred eighty-	-two dollars (\$2,347,782) for
the 2014-2015	fiscal year are allocated as grants-in-aid for each fis	cal year as follows:
	2013-2014	2014-2015
The Heal	th Adventure Museum of Pack	
Place E	ducation, Arts and	
Science	Center, Inc. \$73,352	\$73,352
"SECTIO	N 15.25A.(f) Each museum listed in subsection (a) of this section shall do the
following:		
(1)	By September 1 of each year, and more frequen	tly as requested, report to the
	Joint Legislative Commission on Government	al Operations and the Fiscal
	Research Division on prior State fiscal year province of the second seco	rogram activities, objectives,
	and accomplishments and prior State fiscal year	ar itemized expenditures and
	fund sources.	
(2)	Provide to the Fiscal Research Division a copy	e
	audited financial statement within 30 days of iss	uance of the statement."
	RT CENTER/FUNDS	
	CTION 15.21.(a) Of the funds appropriated in the	-
	e sum of one million dollars (\$1,000,000) for th	he 2014-2015 fiscal year in
0	inds shall be allocated to The Support Center.	
	CTION 15.21.(b) The Support Center shall do the f	-
(1)	By September 1 of each year, and more frequen	• • •
	Joint Legislative Commission on Government	1
	Research Division on prior State fiscal year pr	
	and accomplishments and prior State fiscal year	ar itemized expenditures and
$\langle 0 \rangle$	fund sources.	
(2)	Provide to the Fiscal Research Division a copy of	
	financial statement within 30 days of issuance o	t the statement.
PARI AVI. D	EPARTMENT OF PUBLIC SAFETY	
	/I-A. GENERAL PROVISIONS	
SUDPART A	1-A, GENERAL PROVISIONS	
COVEDNOD	S CRIME COMMISSION	
	CTION 16A.2. G.S. 143B-1101(b) reads as rewritted	
	Governor's Crime Commission shall review	
• •		<u> </u>
throughout the State and assess the progress and accomplishments of the State, and of local		
-		
governments,	n preventing the proliferation of gangs and addre identified as being associated with gang activity.	

establishment of priorities and needed improvements with respect to gang prevention to the 2 General Assembly and shall report those recommendations to the Chairs of the Senate 3 Appropriations Committee on Justice and Public Safety, the Chairs of the House of 4 Representatives Appropriations Subcommittee on Justice and Public Safety, and to the Chairs 5 of the Joint Legislative Oversight Committee on Justice and Public Safety on or before March 1 6 of each year." 7 8 LIMITED AUTHORITY TO RECLASSIFY AND ELIMINATE CERTAIN POSITIONS 9 SECTION 16A.3. Notwithstanding any other provision of law, subject to the 10 approval of the Director of the Budget, the Secretary of the Department of Public Safety may 11 12 reclassify or eliminate existing administrative positions that are not specifically addressed in this act as needed for the efficient operation of the Department. The Secretary of the 13 14 Department of Public Safety shall report any position reclassification undertaken pursuant to this section to the Chairs of the House of Representatives Appropriations Subcommittee on 15 Justice and Public Safety, the Chairs of the Senate Appropriations Committee on Justice and 16 Public Safety, and the Fiscal Research Division within 30 days of the reclassification. The 17 18 report shall include the position number, original title, original fund code, original budgeted salary, new title, new fund code, and new budgeted salary for each reclassified position. 19 20 21 SUBPART XVI-B. DIVISION OF LAW ENFORCEMENT 22 **COMPLIANCE WITH CJIS DATA SECURITY STANDARDS** 23 24 **SECTION 16B.1.** The Department of Public Safety shall use funds available to the 25 Division of Law Enforcement to ensure compliance with applicable Federal Bureau of 26 Investigation security standards relating to the access of data in its Criminal Justice Information System. The Department is encouraged to use funds transferred to the State from federal asset 27 28 forfeiture programs for this purpose. 29 30 **ABC PERMIT FEE INCREASE** SECTION 16B.2.(a) G.S. 18B-903 reads as rewritten: 31 "§ 18B-903. Duration of permit; renewal and transfer. 32 33 Renewal. - Application for renewal of an ABC permit shall be on a form provided 34 (b) 35 by the Commission. An application for renewal shall be accompanied by an application fee of twenty five percent (25%) of the original application fee set in G.S. 18B-902, fee. The 36 37 application fee shall be the same amount as the initial fee set in G.S. 18B-902, except that the renewal application fee for each wine shop permit shall be five hundred dollars (\$500.00), and 38 the renewal application fee for each mixed beverages permit and each guest room cabinet 39 permit shall be seven hundred fifty dollars (\$750.00).one thousand dollars (\$1,000). A renewal 40 fee shall not be refundable. 41 Registration. - Each person holding a malt beverage, fortified wine, or unfortified 42 (b1) 43 wine permit issued pursuant to G.S. 18B-902(d)(1) through G.S. 18B-902(d)(6) shall register by May 1 of each year on a form provided by the Commission, in order to provide information 44 needed by the State in enforcing this Chapter and to support the costs of that enforcement. The 45 46 registration required by this subsection shall be accompanied by an annual registration and inspection fee of two hundred dollars (\$200.00) four hundred dollars (\$400.00) for each permit 47 held. The fee shall be paid by May 1 of each year. A registration fee shall not be refundable. 48 Failure to pay the annual registration and inspection fee shall result in revocation of the permit. 49 " 50

The Governor's Crime Commission shall develop recommendations concerning the

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	TION 16B.2.(b) This section applies to fees assessed or collected for permits d on or after July 1, 2014.
ESTABLISH	
RESPONSE	
	FION 16B.3.(a) G.S. 166A-21 reads as rewritten:
"§ 166A-21. Def	
	is Article: The following definitions apply in this Article:
$\frac{(1)}{(2)}$	<u>Department. – The Department of Public Safety.</u>
$\frac{(2)}{(1)(2)}$	Division. – The Division of Emergency Management.
(1) (3)	"Hazardous materials emergency response team" or "hazmat team" means an
	<u>Hazardous materials emergency response team or hazmat team. – An</u>
	organized group of persons specially trained and equipped to respond to and control actual or potential leaks or spills of hazardous materials.
(2)(4)	
(2)<u>(</u>4)	defined as a hazardous substance under 29 Code of Federal Regulations §
	1910.120(a)(3).
(3)(5)	"Hazardous materials incident" or "hazardous materials emergency" means
(J) <u>(J)</u>	anHazardous materials incident or hazardous materials emergency. – An
	uncontrolled release or threatened release of a hazardous substance requiring
	outside assistance by a local fire department or hazmat team to contain and
	control.
<u>(4)(6)</u>	
(1) <u>(3)</u>	team under contract with the State to provide response to hazardous
	materials emergencies occurring outside the hazmat team's local jurisdiction
	at the direction of the Department of Public Safety, Division of Emergency
	Management.
(5) (7)	"Secretary" means the Secretary The Secretary of the Department of
	Public Safety.
(6) (8)	"Technician level entry capability" means the Technician-level entry
	capability The capacity of a hazmat team, in terms of training and
	equipment as specified in 29 Code of Federal Regulations § 1910.120, to
	respond to a hazardous materials incident requiring affirmative measures,
	such as patching, plugging, or other action necessary to stop and contain the
	release of a hazardous substance at its source.
(7)<u>(</u>9)	"Terrorist incident" means activities Terrorist incident Activities that
	occur within the territorial jurisdiction of the United States, involve acts
	dangerous to human life that are a violation of the criminal laws of the
	United States or of any state, and are intended to do one of the following:
	a. Intimidate or coerce a civilian population.
	b. Influence the policy of a government by intimidation or coercion.
	c. Affect the conduct of a government by mass destruction,
	assassination, or kidnapping."
	FION 16B.3.(b) Article 2 of Chapter 166A of the General Statutes is amended
by adding a new	
	lazardous materials facility fee.
	<u>itions. – The following definitions apply in this section:</u>
<u>(1)</u>	EPCRA. – The federal Emergency Planning and Community Right-to-Know
(2)	Act, P.L. No. 99-499 et. seq. Hazardous chemical As defined in 29 C F P. 1910 1200(c) except that the
<u>(2)</u>	<u>Hazardous chemical. – As defined in 29 C.F.R. 1910.1200(c), except that the term does not include any of the following:</u>
	term does not mender any of the following.

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1			<u>a.</u>	Any food, food additive, color addit	ive, drug, or cosmetic regulated
2				by the Food and Drug Administration	
3			<u>b.</u>	Any substance present as a solid in	
4				extent exposure to the substance	
5				conditions of use.	
6			<u>c.</u>	Any substance to the extent that it	is used for personal, family, or
7				household purposes or is present in t	
8				as a product packaged for distribution	
9			<u>d.</u>	Any substance to the extent that it is	
.0				a hospital or other medical facility u	
.1				technically qualified individual.	•
2			<u>e.</u>	Any substance to the extent that it	is used in routine agricultural
.3				operations or is a fertilizer held for	-
.4				consumer.	
.5		(3)	Extre	emely hazardous substance. – Any subs	tance, regardless of its state, set
6		<u> </u>		in 40 C.F.R. Part 355, Appendix A or E	
.7	(b)	Annu		Shall Be Charged. – A person require	
.8				ification or an annual inventory form to	
9				an annual fee in the amount set forth in s	-
0	(c)	-		Fee. – The amount of the annual fee ch	
21				calculated in accordance with the follo	
22				d dollars (\$5,000):	
3		(1)		e of fifty dollars (\$50.00) shall be asses	ssed for each substance reported
24		<u> </u>		facility that is classified as a hazardous	±
25		(2)		e of ninety dollars (\$90.00) shall be asse	
26			-	facility that is classified as an extremely	
27	(d)	Late	-	- The Division may impose a late fee f	
.8				y complies with the requirements of	
.9				p pay any fee, including a late fee. This	•
30				bsection (c) of this section. Prior to in	
31		-		who will be assessed the late fee with	
32			-	hat have not been met and informs the pe	
33	-	-		a late fee shall be subject to the followin	
34		(1)		e report filing or fee is submitted with	
35		<u> </u>		sion's notice that it intends to assess	
36			asses		······································
37		<u>(2)</u>		e report filing or fee has not been submi	itted by the end of the period set
8		<u>1</u>		in subdivision (1) of this subsection, the	•
9			-	amount equal to the amount of the fee	• •
0				f this section.	
1	<u>(e)</u>	Exem	-	- No fee shall be charged under this see	ction to any of the following:
12	<u><u> </u></u>	(1)	-	wner or operator of a family farm enter	
3		<u> </u>		cal government, or a nonprofit corporati	• •
14		<u>(2)</u>		where or operator of a facility where mo	
15		<u>1=7</u>		which such fuels are offered for re-	
16			-	nicals or extremely hazardous substance	
ŀ7				or vehicle fuels for retail sale, shall not b	
8	(f)	User		Proceeds. – The proceeds of fees assess	• •
9	be used for			A	be pursuant to this section shall
50		<u>(1)</u>		bay costs associated with the mainten	ance of a hazardous materials
50 51		<u>\1</u> /	datał	-	ance of a nazardous materials
			uatal	<u>, , , , , , , , , , , , , , , , , , , </u>	

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1	(2) To support the operations of the regional response progr	ram for hazardous
2	materials emergencies and terrorist incidents.	
3	(3) To provide grants to counties for hazardous materials en	nergency response
4	planning, training, and related exercises."	• • •
5	SECTION 16B.3.(c) The Department of Public Safety may esta	ablish and operate
6	an additional hazmat team to serve Lee and Moore Counties and shall use p	
7	assessed and collected pursuant to G.S. 166A-29.1 to ensure that the ha	
8	emergency response capabilities in Moore and Lee Counties are sufficient	
9	hazardous materials emergencies occurring in those counties as a resu	
10	exploration and extraction.	U
11	SECTION 16B.3.(d) G.S. 166A-22 reads as rewritten:	
12	"§ 166A-22. Hazardous materials emergency response program.	
13	(a) The Secretary shall adopt rules establishing a regional respo	onse program for
14	hazardous materials emergencies and terrorist incidents, to be administered	1 0
15	Emergency Management. To the extent possible, the regional response	•
16	coordinated with other emergency planning activities of the State. The	
17	program shall include at least six seven hazmat teams located strategically ac	
18	are available to provide regional response to hazardous materials or terrorist i	
19	technician-level entry capability and 24-hour dispatch and communications	1 0
20	Division of Emergency Management Operations Center. The rules for t	1 2
21	include:	F8
22	" 	
23	SECTION 16B.3.(e) This section applies to fees assessed on or a	fter July 1, 2014.
24		
25	MOBILE VIPER RADIOS FOR THE STATE HIGHWAY PATROL	
26	SECTION 16B.5. The Department of Public Safety shall use	e the sum of two
27	million eight hundred ninety-four thousand one hundred eighty-eight dollar	
28	funds available to the Division of Law Enforcement to purchase mobile VII	
29	State Highway Patrol. The Department is encouraged to use funds transferred	
30	federal asset forfeiture programs for this purpose.	
31		
32	STATE CAPITOL POLICE/RECEIPT-SUPPORTED POSITIONS	
33	SECTION 16B.6.(a) The State Capitol Police may contract with	State agencies for
34	the creation of receipt-supported positions to provide security services	
35	occupied by those agencies.	U
36	SECTION 16B.6.(b) The State Capitol Police shall report th	e creation of any
37	position pursuant to this section to the Chairs of the House Appropriations	-
38	Justice and Public Safety and to the Chairs of the Senate Appropriations Con	
39	and Public Safety within 30 days of the position's creation.	
40		
41	AUTHORIZE ADDITIONAL ASSISTANT ADJUTANT GENERAL PO	SITION
42	SECTION 16B.7. G.S. 127A-19 reads as rewritten:	
43	"§ 127A-19. Adjutant General.	
44	The military head of the militia shall be the Adjutant General who shal	l hold the rank of
45	major general. The Adjutant General shall be appointed by the Governor	
46	capacity as commander in chief of the militia, in consultation with the Se	
47	Safety, and shall serve at the pleasure of the Governor. No person shall	-
48	Adjutant General who has less than five years' commissioned service in an a	
49	component of the Armed Forces of the United States. The Adjutant General,	-
50	office, may be a member of the active North Carolina National Guard or nava	

Subject to the approval of the Governor and in consultation with the Secretary of Public 1 2 Safety, the Adjutant General may appoint (i) a deputy adjutant general who may hold the rank of major general, and (ii) an two assistant adjutant adjutants general for Army National Guard, 3 and an assistant adjutant general for Air National Guard, each of whom may hold the rank of 4 5 brigadier general and who shall serve at the pleasure of the Governor. The Adjutant General may also employ staff members and other personnel as authorized by the Secretary and 6 7 funded."

8

SUBPART XVI-C. DIVISION OF ADULT CORRECTION

9 10

ALL MISDEMEANANTS TO SERVE SENTENCES IN LOCAL CONFINEMENT 11 12 FACILITIES

13

SECTION 16C.1.(a) G.S. 15A-1351(a) reads as rewritten:

"(a) The judge may sentence to special probation a defendant convicted of a criminal 14 offense other than impaired driving under G.S. 20-138.1, if based on the defendant's prior 15 record or conviction level as found pursuant to Article 81B of this Chapter, an intermediate 16 punishment is authorized for the class of offense of which the defendant has been convicted. A 17 18 defendant convicted of impaired driving under G.S. 20-138.1 may also be sentenced to special probation. Under a sentence of special probation, the court may suspend the term of 19 20 imprisonment and place the defendant on probation as provided in Article 82, Probation, and in 21 addition require that the defendant submit to a period or periods of imprisonment in the custody of the Division of Adult Correction of the Department of Public Safety or a designated local 22 confinement or treatment facility at whatever time or intervals within the period of probation, 23 24 consecutive or nonconsecutive, the court determines. determines, as provided in this subsection. For probationary sentences for misdemeanors, including impaired driving under G.S. 20-138.1, 25 26 all imprisonment under this subsection shall be in a designated local confinement or treatment 27 facility. In addition to any other conditions of probation which the court may impose, the court 28 shall impose, when imposing a period or periods of imprisonment as a condition of special probation, the condition that the defendant obey the Rules and Regulations of the Division of 29 30 Adult Correction of the Department of Public Safety governing conduct of inmates, and this 31 condition shall apply to the defendant whether or not the court imposes it as a part of the written order. HExcept for probationary sentences for misdemeanors, including impaired 32 driving under G.S. 20-138.1, if imprisonment is for continuous periods, the confinement may 33 be in the custody of either the Division of Adult Correction of the Department of Public Safety 34 or a local confinement facility. Noncontinuous periods of imprisonment under special probation 35 36 may only be served in a designated local confinement or treatment facility. Except for probationary sentences of impaired driving under G.S. 20-138.1, the total of all periods of 37 confinement imposed as an incident of special probation, but not including an activated 38 suspended sentence, may not exceed one-fourth the maximum sentence of imprisonment 39 imposed for the offense, and no confinement other than an activated suspended sentence may 40 be required beyond two years of conviction. For probationary sentences for impaired driving 41 under G.S. 20-138.1, the total of all periods of confinement imposed as an incident of special 42 43 probation, but not including an activated suspended sentence, shall not exceed one-fourth the maximum penalty allowed by law. In imposing a sentence of special probation, the judge may 44 credit any time spent committed or confined, as a result of the charge, to either the suspended 45 46 sentence or to the imprisonment required for special probation. The original period of probation, including the period of imprisonment required for special probation, shall be as 47 specified in G.S. 15A-1343.2(d), but may not exceed a maximum of five years, except as 48 provided by G.S. 15A-1342(a). The court may revoke, modify, or terminate special probation 49 as otherwise provided for probationary sentences." 50 SECTION 16C.1.(b) G.S. 15A-1352 reads as rewritten: 51

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1	"§ 15A-1352. Commitment to Division of Adult Correction of the Department of Public
2	Safety or local confinement facility.
3	(a) AExcept as provided in subsection (f) of this section, a person sentenced to
4	imprisonment for a misdemeanor under this Article or for nonpayment of a fine for conviction
5	of a misdemeanor under Article 84 of this Chapter shall be committed for the term designated
6	by the court to the custody of the Division of Adult Correction of the Department of Public
7	Safety or to a local confinement facility. If the sentence imposed for a misdemeanor is for a
8	period of 90 days or less, the commitment must be to a facility other than one maintained by
9	the Division of Adult Correction of the Department of Public Safety, except as provided in
0	G.S. 148-32.1(b). If the sentence or sentences imposed require confinement for more than 180
1	days, the commitment must be to the custody of the Division of Adult Correction of the
2	Department of Public Safety.Statewide Misdemeanant Confinement Program as provided in
-	• • •
	G.S. 148-32.1 or, if the period is for 90 days or less, to a local confinement facility, except as
	provided for in G.S. 148-32.1(b).
	If a person is sentenced to imprisonment for a misdemeanor under this Article or for
	nonpayment of a fine under Article 84 of this Chapter, the sentencing judge shall may make a
	finding of fact as to whether the person would be suitable for placement in a county satellite
	jail/work release unit operated pursuant to G.S. 153A-230.3. If the sentencing judge makes a
	finding of fact that the person would be suitable for placement in a county satellite jail/work
	release unit and the person meets the requirements listed in G.S. 153A-230.3(a)(1), then the
	custodian of the local confinement facility may transfer the misdemeanant to a county satellite
	jail/work release unit.
	(b) A person sentenced to imprisonment for a felony under this Article or for
	nonpayment of a fine for conviction of a felony under Article 84 of this Chapter shall be
	committed for the term designated by the court to the custody of the Division of Adult
	Correction of the Department of Public Safety.
	(c) A person sentenced to imprisonment for nonpayment of a fine under Article 84,
	Fines, shall be committed for the term designated by the court:
	(1) To the custody of the Division of Adult Correction of the Department of
	Public Safety if the person was fined for conviction of a felony;
	(2) To the custody of the Division of Adult Correction of the Department of
	Public Safety or to a local confinement facility if the person was fined for
	conviction of a misdemeanor, provided that (i) if the sentence imposed is for
	a period of 90 days or less, the commitment shall be to a facility other than
	one maintained by the Division of Adult Correction of the Department of
	Public Safety, except as provided in G.S. 148-32.1(b) and (ii) if the sentence
	or sentences imposed require confinement for more than 180 days, the
	commitment must be to the custody of the Division of Adult Correction of
	the Department of Public Safety.
	(d) Notwithstanding any other provision of law, when the sentencing court, with the
	consent of the person sentenced, orders that a person convicted of a misdemeanor be granted
	work release, the court may commit the person to a specific prison facility or local confinement
	facility or satellite jail/work release unit within the county of the sentencing court in order to
	facilitate the work release arrangement. When appropriate to facilitate the work release
	arrangement, the sentencing court may, with the consent of the sheriff or board of
	commissioners, commit the person to a specific local confinement facility or satellite jail/work
	release unit in another county, or, with the consent of the Division of Adult Correction of the
	Department of Public Safety, commit the person to a specific prison facility in another county.
	The Division of Adult Correction of the Department of Public Safety may transfer a prisoner
	committed to a specific prison facility to a different facility when necessary to alleviate
	overcrowding or for other administrative purposes.county.
L	overerowang of for other administrative purposes.county.

1 (e) A person sentenced for a misdemeanor who has a sentence imposed that requires 2 confinement for a period of more than 90 days and up to 180 days, except for those serving 3 sentences for an impaired driving offense under G.S. 20-138.1 under this Article or for 4 nonpayment of a fine under Article 84 of this Chapter, shall be committed for the term 5 designated by the court to confinement pursuant to the Statewide Misdemeanant Confinement 6 Program established by G.S. 148-32.1.

7 (f) <u>A person sentenced to imprisonment of any duration for impaired driving under</u>
 8 <u>G.S. 20-138.1, other than imprisonment required as a condition of special probation under</u>
 9 <u>G.S. 15A-1351(a) or G.S. 15A-1344(e), shall be committed to the Statewide Misdemeanant</u>
 10 <u>Confinement Program established under G.S. 148-32.1.</u>"
 11 **SECTION 16C.1.(c)** G.S. 20-176(c1) is repealed.

11 12

SECTION 16C.1.(d) G.S. 20-179(f3) reads as rewritten:

Aggravated Level One Punishment. - A defendant subject to Aggravated Level One 13 ''(f3)14 punishment may be fined up to ten thousand dollars (\$10,000) and shall be sentenced to a term of imprisonment that includes a minimum term of not less than 12 months and a maximum 15 term of not more than 36 months. Notwithstanding G.S. 15A-1371, a defendant sentenced to a 16 term of imprisonment pursuant to this subsection shall not be eligible for parole. However, the 17 18 defendant shall be released from the Division of Adult Correction of the Department of Public SafetyStatewide Misdemeanant Confinement Program on the date equivalent to the defendant's 19 20 maximum imposed term of imprisonment less four months and shall be supervised by the 21 Section of PrisonsCommunity Supervision of the Division of Adult Correction under and subject to the provisions of Article 84A of Chapter 15A of the General Statutes and shall also 22 be required to abstain from alcohol consumption for the four-month period of supervision as 23 24 verified by a continuous alcohol monitoring system. For purposes of revocation, violation of the requirement to abstain from alcohol or comply with the use of a continuous alcohol 25 26 monitoring system shall be deemed a controlling condition under G.S. 15A-1368.4.

The term of imprisonment may be suspended only if a condition of special probation is 27 28 imposed to require the defendant to serve a term of imprisonment of at least 120 days. If the defendant is placed on probation, the judge shall impose as requirements that the defendant (i) 29 30 abstain from alcohol consumption for a minimum of 120 days to a maximum of the term of probation, as verified by a continuous alcohol monitoring system pursuant to subsections (h1) 31 and (h3) of this section, and (ii) obtain a substance abuse assessment and the education or 32 treatment required by G.S. 20-17.6 for the restoration of a drivers license and as a condition of 33 probation. The judge may impose any other lawful condition of probation." 34

35

SECTION 16C.1.(e) G.S. 148-13 reads as rewritten:

³⁶ "§ 148-13. Regulations as to custody grades, privileges, gain time credit, etc.

(a) The Secretary of Public Safety may issue regulations regarding the grades of
custody in which State prisoners are kept, the privileges and restrictions applicable to each
custody grade, and the amount of cash, clothing, etc., to be awarded to State prisoners after
their discharge or parole. The amount of cash awarded to a prisoner upon discharge or parole
after being incarcerated for two years or longer shall be at least forty-five dollars (\$45.00).

42 (a1) The Secretary of Public Safety shall adopt rules to specify the rates at, and 43 circumstances under, which earned time authorized by G.S. 15A-1340.13(d) and 44 G.S. 15A-1340.20(d) may be earned or forfeited by persons serving activated sentences of 45 imprisonment for felony or misdemeanor convictions.

(b) With respect to prisoners who are serving prison or jail termssentences for impaired
driving offenses under G.S. 20-138.1, the Secretary of Public Safety may, in his discretion,
issue regulations regarding deductions of time from the terms of such prisoners for good
behavior, meritorious conduct, work or study, participation in rehabilitation programs, and the
like.

51 (c), (d) Repealed by Session Laws 1993, c. 538, s. 32, effective January 1, 1995.

General Assembly Of North Carolina Session 2013 The Secretary's regulations concerning earned time and good time credits authorized (e) 1 2 by this section shall be distributed to and followed by local jail administrators with regard to sentenced jail prisoners. 3 The provisions of this section do not apply to persons sentenced to a term of special 4 (f)5 probation under G.S. 15A-1344(e) or G.S. 15A-1351(a)." SECTION 16C.1.(f) G.S. 148-32.1 reads as rewritten: 6 7 "§ 148-32.1. Local confinement, costs, alternate facilities, parole, work release. 8 Repealed by Session Laws 2009-451, s. 19.22A, effective July 1, 2009. (a) 9 (b) In the event that the custodian of the local confinement facility certifies in writing to

the clerk of the superior court in the county in which the local confinement facility is located 10 that the local confinement facility is filled to capacity, or that the facility cannot reasonably 11 12 accommodate any more prisoners due to segregation requirements for particular prisoners, or that the custodian anticipates, in light of local experiences, an influx of temporary prisoners at 13 that time, or if the local confinement facility does not meet the minimum standards published 14 pursuant to G.S. 153A-221, any judge of the district court in the district court district as defined 15 in G.S. 7A-133 where the facility is located, or any superior court judge who has jurisdiction 16 pursuant to G.S. 7A-47.1 or G.S. 7A-48 in a district or set of districts as defined in 17 18 G.S. 7A-41.1 where the facility is located may order that a prisoner not housed pursuant to the Statewide Misdemeanant Confinement Program established in subsection (b2) of this section 19 20 be transferred to any other qualified local confinement facility within that district or within 21 another such district where space is available, including a satellite jail unit operated pursuant to G.S. 153A-230.3 if the prisoner is a non-violent misdemeanant, which local facility shall accept 22 the transferred prisoner. 23

24 If no other local confinement facility is available and the reason for the requested transfer is that the local confinement facility that would be required to house the prisoner cannot 25 26 reasonably accommodate any more prisoners due to segregation requirements for particular prisoners or the local facility does not meet the minimum standards published pursuant to 27 28 G.S. 153A-221, then the judge may order that a prisoner not housed pursuant to the Statewide Misdemeanant Confinement Program established in subsection (b2) of this section be 29 30 transferred to a facility operated by the Division of Adult Correction of the Department of Public Safety as designated by the Division of Adult Correction. In no event, however, shall a 31 prisoner whose term of imprisonment is less than 30 days be assigned or ordered transferred to 32 a facility operated by the Division of Adult Correction. 33

It is the intent of the General Assembly to authorize the Division of Adult 34 (b1) Correction to enter into voluntary agreements with counties to provide housing for 35 misdemeanants serving periods of confinement of more than 90 days and up to 180 days, 36 37 except for those serving a sentence for an impaired driving offense.and for all sentences imposed for impaired driving under G.S. 20-138.1, regardless of length. It is further the intent 38 of the General Assembly that the Division of Adult Correction, in conjunction with the North 39 Carolina Sheriffs' Association, Inc., establish a program for housing misdemeanants serving 40 periods of confinement of more than 90 days and up to 180 days, except for those serving 41 sentences for an impaired driving offense.and for all sentences imposed for impaired driving 42 43 under G.S. 20-138.1, regardless of length. It is also the intent of the General Assembly that the Division of Adult Correction contract with the North Carolina Sheriffs' Association, Inc., to 44 provide a service that identifies space in local confinement facilities that is available for 45 46 housing these misdemeanants.

The General Assembly intends that the cost of housing and caring for these misdemeanants, including, but not limited to, care, supervision, transportation, medical, and any other related costs, be covered by State funds and not be imposed as a local cost. Therefore, the General Assembly intends that the funds in the Statewide Misdemeanant Confinement Fund established in G.S. 148-10.4 be used to provide funding to cover the costs of managing a system for providing that housing of misdemeanants in local confinement facilities as well as reimbursing
 the counties for housing and related expenses for those misdemeanants.

The Statewide Misdemeanant Confinement Program is established. The Program 3 (b2) shall provide for the housing of misdemeanants from all counties serving sentences imposed for 4 5 a period of more than 90 days and up to 180 days, except for those serving sentences for an impaired driving offense under G.S. 20-138.1 and for all sentences imposed for impaired 6 driving under G.S. 20-138.1, regardless of length. Those misdemeanants shall be confined in 7 8 local confinement facilities except as provided in subsections (b3) and (b4) of this section. The Program shall address methods for the placement and transportation of inmates and 9 reimbursement to counties for the housing of those inmates. Any county that voluntarily agrees 10 to house misdemeanants from that county or from other counties pursuant to the Program may 11 12 enter into a written agreement with the Division of Adult Correction to do so.

This Program shall only operate as long as sufficient State funds are available through the Statewide Misdemeanant Confinement Fund established in G.S. 148-10.4(c).

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...."

SECTION 16C.1.(g) This section becomes effective October 1, 2014, and applies to (i) persons placed on probation or sentenced to imprisonment for impaired driving under G.S. 20-138.1 on or after January 1, 2015, and (ii) persons placed on probation or sentenced to imprisonment for all other misdemeanors other than impaired driving under G.S. 20-138.1 on or after October 1, 2014.

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22 REMOVE LIMITATION ON COMMUNITY WORK CREW FEE

SECTION 16C.2. G.S. 148-32.2 reads as rewritten:

"§ 148-32.2. Community work crew fee.

The Division of Adult Correction of the Department of Public Safety may charge a fee to any unit of local government to which it provides, upon request, a community work crew. The amount of the fee shall be no more than the cost to the Division to provide the crew to the unit of local government, not to exceed a daily rate of one hundred fifty dollars (\$150.00) per work crew.government."

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INMATE LABOR CONTRACT

SECTION 16C.3. The Division of Adult Correction of the Department of Public Safety shall prioritize inmate labor contracts in areas where prisons were closed during the 2013-2014 fiscal year. The Division shall charge a transportation fee equivalent to the mileage cost of transporting inmates to and from the contract site. The Division shall also charge an administrative fee as part of the inmate labor contract that reflects the other costs associated with providing the inmate labor.

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EVALUATION OF ELECTRICAL DEVICES, APPLIANCES, AND EQUIPMENT USED BY THE DIVISION OF ADULT CORRECTION

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SECTION 16C.4. G.S. 66-25(b) reads as rewritten:

"(b) Electrical devices, appliances, or equipment used by the Division of Adult Correction of the Department of Public Safety shall may be evaluated for safety and suitability by the Central Engineering Section of the Department of Public Safety. The evaluation shall be conducted in accordance with nationally recognized standards. Electrical devices, appliances, and equipment used by the Division that are not evaluated by the Central Engineering Section as provided by this subsection are subject to the evaluation requirement of subsection (a) of this section."

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50 MAINTENANCE OF PRISONS

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SECTION 16C.7.(a) Section 16C.12 of S.L. 2013-360 is repealed.

SECTION 16C.7.(b) G.S. 143B-1155(c) reads as rewritten:

43 "(c) The Division of Adult Correction shall report by March 1 of each year to the Chairs of the Senate and House of Representatives Appropriations Committees, the Senate and House 44 of Representatives Appropriations Subcommittees on Justice and Public Safety, Safety and the 45 Joint Legislative Oversight Committee on Justice and Public Safety on the status of the 46 Treatment for Effective Community Supervision Program. The report shall include the 47 following information: 48

The dollar amount and purpose of funds provided on a contractual basis to

- 49 50
 - service providers for the previous fiscal year.year and the amount of any

(1)

funds carried over from the previous fiscal year. 51

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(2)	 An analysis of offender participation data received, include a. The number of people on probation and post-release are in the priority population that received services b. The number of people on probation and post-release are in the priority population that did not receive services c. The number of people on probation and post-release outside of the priority population that received services d. The type of services provided to these population that on each program's utilization completion rates. e. The rate of revocations and successful completion 	ding the following: ase supervision that s. ase supervision that ervices. release supervision vices. lations.populations, on, capacity, and
	educational progress and employment status of progress	eople who received
	f. Other measures as determined appropriate.	
(3)	The dollar amount needed to provide additional services t	o meet the needs of
(5)	the priority population in the upcoming budget year.	to meet the needs of
(4)	Details of personnel, travel, contractual, operating	g, and equipment
()	expenditures for each program type."	
CLARIFY TH	E IMPOSITION OF CONFINEMENT IN RESPONSE T	O VIOLATIONS
	TION 16C.8.(a) G.S. 15A-1344(d2) reads as rewritten:	
. ,	inement in Response to Violation. – When a defendant und	-
•	on has violated a condition of probation other than G.S.	
	b)(3a), the court may impose a period of confinement of 90	-
	ed in the custody of the Division of Adult Correction of	
•	he court may not revoke probation unless the defendant has eriods of confinement under this subsection. A defendant ma	
-	nement under this subsection. If <u>The 90-day term of confine</u>	•
	for a felony shall not be reduced by credit for time already	
Any such credi remaining on th conviction is 90 sentence. Confir	t shall instead be applied to the suspended sentence. Ho he maximum imposed sentence on a defendant under super days or less, then the term of confinement is for the rema- mement under this section shall be credited pursuant to G.S. 1	wever, if the time rvision for a felony aining period of the 15-196.1.
	endant under supervision for a misdemeanor conviction has	
	there than G.S. $15A-1343(b)(1)$ or G.S. $15A-1343(b)(3a)$, the determinant of the formula $(a, b) = 0$	
	nement of up to 90 consecutive days. <u>days</u> to be served w	
	red an active sentence. The court may not revoke probation ureceived a total of two periods of confinement under	
	received a total of two periods of confinement under receive only two periods of confinement under this subse	
	on shall be credited pursuant to G.S. 15-196.1.	ction. Commentent
	nt is arrested for violation of a condition of probation and i	s lawfully confined
	ing for the violation, then the judge shall first credit any conf	-
	aring to any confinement imposed under this subsection; an	-
	e activated sentence. The period of confinement imposed up	
on a defendant	who is on probation for multiple offenses shall run concu	rrently on all cases
related to the v	iolation. Confinement shall be immediate unless otherwise	se specified by the
court.		
	shall serve any confinement imposed under this subsection	in the correctional
•	e defendant would have served an active sentence."	0014 1 1
	TION 16C.8.(b) This section becomes effective October 1	, 2014, and applies
to probation vio	lations occurring on or after that date.	

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2	DETER INMATE ACCESS TO CELL PHONES
3	SECTION 16C.9. In an effort to deter illegal access of cell phones by inmates in
4	the State's prison system, the Department of Public Safety is encouraged to identify
5	non-General Fund sources of funds, including federal and foundation grants and other receipts,
6	to fund enhanced prison security technology.
7	······································
8	USE OF CLOSED FACILITIES
9	SECTION 16C.10. Section 16A.3 of S.L. 2013-360 reads as rewritten:
10	"SECTION 16A.3. In conjunction with the closing of prison facilities, youth detention
11	centers, and youth development centers, the Department of Public Safety shall consult with the
12	county or municipality in which the facility is located, with the elected State and local officials,
13	and with State and federal agencies about the possibility of converting that facility to other use.
14	The Department may also consult with any private for-profit or nonprofit firm about the
15	possibility of converting the facility to other use. In developing a proposal for future use of
16	each facility, the Department shall give priority to converting the facility to other criminal
17	justice use. Consistent with existing law and the future needs of the Department of Public
18	Safety, the State may provide for the transfer or the lease of any of these facilities to counties,
19	municipalities, State agencies, federal agencies, or private firms wishing to convert them to
20	other use. The Department of Public Safety may also consider converting some of the facilities
21	recommended for closing from one security custody level to another, where that conversion
22	would be cost-effective. A prison unit under lease to a county pursuant to the provisions of this
23	section for use as a jail is exempt for the period of the lease from any of the minimum standards
24	adopted by the Secretary of Health and Human Services pursuant to G.S. 153A-221 for the
25	housing of adult prisoners that would subject the unit to greater standards than those required of
26	a unit of the State prison system.
27	In addition, the Department of Public Safety may use available funds to reopen and convert
28	closed facilities for use as treatment and behavior modification facilities for offenders serving a
29	period of confinement in response to violation pursuant to G.S. 15A-1344(d2)."
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31	JUSTICE REINVESTMENT ACT/LIMITED AUTHORITY TO RECLASSIFY
32	VACANT POSITIONS
33	SECTION 16C.11. Section 16C.13 of S.L. 2013-360 reads as rewritten:
34	"SECTION 16C.13.(a) Notwithstanding any other provision of law, subject to the
35	approval of the Director of the Budget, the Secretary of Public Safety may reclassify vacant
36	positions within the Department to create up to 30 new field services specialist or chief
37	probation/parole officer positions in order to meet the increasing caseloads resulting from the
38	implementation of the Justice Reinvestment Act of 2011, S.L. 2011-192, as amended.
39 40	"SECTION 16C.13.(b) The Department of Public Safety shall report to the Chairs of the Senate Appropriations Committee on Justice and Public Safety and the House Appropriations
40 41	Subcommittee on Justice and Public Safety by March 1, 2014, March 1, 2015, on the
41 42	following:
42 43	(1) The position number, position type, salary, and position location of each new
43 44	position created under the authority of this section.
44 45	(2) The position number, position type, fund code, and position location of each
46	vacant position used to create new positions under the authority of this
40 47	section."
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49	TECHNICAL CORRECTION/STATE COMMUNITY CORRECTIONS ADVISORY
50	BOARD APPOINTMENT
51	SECTION 16C.12. G.S. 143B-1157(b)(1) reads as rewritten:

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 "(b) The membership of the State Board shall be selected as follows: (1) The Governor shall appoint the following members: the county she chief of a city police department, the member of the public who has be victim of a crime, a rehabilitated ex offender, the two rehals ex-offenders, and the members selected from each of the service areas 	been the bilitated
STUDY 340B DRUG PRICING OPPORTUNITIES	
SECTION 16C.13. The Department of Public Safety, Division of Correction, shall study opportunities for the State to obtain savings under the federa Drug Pricing Program on drugs provided to prisoners in State correctional faciliti Division shall conduct this study in conjunction with the University of North Carolina Care System. The Department shall report the results of this study by December 1, 2014 chairs of (i) the Joint Legislative Oversight Committee on Justice and Public Safety,	al 340B es. The a Health 4, to the
House Appropriations Subcommittee on Justice and Public Safety, and (iii) the Appropriations Committee on Justice and Public Safety.	
SUBPART XVI-D. RESERVED	
PART XVII. DEPARTMENT OF JUSTICE	
TRANSFER THE SBI AND THE ALCOHOL LAW ENFORCEMENT SECTION SECTION 17.1.(a) The State Bureau of Investigation is hereby transferre Department of Public Safety as a new section within the Law Enforcement Divisio transfer shall have all of the elements of a Type I transfer, as described in G.S. 143A-6.	d to the
SBI TRANSFER – CREATION OF STATUTORY SUBPARTS SECTION 17.1.(b) Part 4 of Article 13 of Chapter 143B of the General Sta	atutes is
amended by adding a new Subpart to read:	
"Subpart A. General Provisions."	
SECTION 17.1.(c) Part 4 of Article 13 of Chapter 143B of the General Sta	atutes 1s
amended by adding a new Subpart to read: "Subpart B. State Capitol Police."	
SECTION 17.1.(d) Part 4 of Article 13 of Chapter 143B of the General State	atutes is
amended by adding a new Subpart to read:	
"Subpart C. State Bureau of Investigation."	
SBI TRANSFER – REPEAL OF CERTAIN STATUTES AND RECODIFICATION	ON OF
OTHER AFFECTED STATUTES	
SECTION 17.1.(e) G.S. 114-13 is repealed.	
SECTION 17.1.(f) G.S. 114-2.7 is recodified as G.S. 143B-901 under Subp	
Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsectio this section.	n (b) of
SECTION 17.1.(g) G.S. 114-10 through G.S. 114-10.1 are recodi	fied as
G.S. 143B-902 through G.S. 143B-905 under Subpart A of Part 4 of Article 13 of	
143B of the General Statutes, as created by subsection (b) of this section.	enapter
SECTION 17.1.(h) G.S. 143B-900 is recodified as G.S. 143B-911 under Su	ıbpart B
of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection	-
this section.	
SECTION 17.1.(i) G.S. 114-12 is recodified as G.S. 143B-915 under Subp	
Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection	
this section. The following statutes are recodified as G.S. 143B-917 through G.S. 14	•3В-9 24

under Subpart C of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by 1 subsection (d) of this section: G.S. 114-14 through G.S. 114-15.3 and G.S. 114-17 through 2 3 G.S. 114-18. **SECTION 17.1.(j)** G.S. 114-19 is recodified as G.S. 143B-906 under Subpart A of 4 5 Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (b) of 6 this section. SECTION 17.1.(k) G.S. 114-19.01 is recodified as G.S. 143B-925 under Subpart 7 8 C of Part 4 of Article 13 of Chapter 143B of the General Statutes, as created by subsection (d) 9 of this section. **SECTION 17.1.(I)** All of Part 2 of Article 4 of Chapter 114 of the General 10 Statutes, other than the section recodified by subsection (k) of this section, is recodified as 11 12 Subpart D of Part 4 of Article 13 of Chapter 143B of the General Statutes, "Criminal History Record Checks", G.S. 143B-930 through G.S. 143B-981. Statutory sections of the former 13 14 statutes that were reserved for future codification shall have corresponding sections that are 15 reserved for future codification in the recodified statutes. 16 **SECTION 17.1.(m)** Part 3 of Article 4 of Chapter 114 of the General Statutes is recodified as Subpart E of Part 4 of Article 13 of Chapter 143B of the General Statutes, 17 18 "Protection of Public Officials", G.S. 143B-986 through G.S. 143B-987. 19 20 **SBI TRANSFER – OTHER CHANGES** 21 **SECTION 17.1.(n)** The following statutes, as recodified by subsections (f) through 22 (m) of this section, as applicable, are amended by deleting the language "Department of 23 Justice" wherever it appears and substituting "Department of Public Safety": G.S. 14-208.15A, 24 14-415.19, 15A-145, 15A-145.1, 15A-145.2, 15A-145.3, 15A-145.4(c) and (j), 15A-145.5(c), 25 15A-145.6(c), 15A-146, 18B-902, 19A-24, 48-3-309, 53-244.050, 58-71-51, 58-89A-60, 26 66-407, 70-13.1, 74C-8.1, 74D-2.1, 74F-18, 84-24, 85B-3.2, 90-11, 90-30, 90-85.15, 90-102.1, 90-113.5, 90-113.46A, 90-143.3, 90-171.48, 90-210.25, 90-224, 90-270.22, 90-270.26, 27 28 90-270.29A, 90-288.01, 90-622, 90-629, 90-629.1, 90-652, 90D-7, 93A-4, 95-47.2, 106-65.26, 29 110-90.2, 115C-238.73, 115C-332, 121-25.1, 143-166.13, 143-143.10A, 143B-930 through 30 143B-965, and 160A-304. 31 **SECTION 17.1.(0)** The following statutes, as recodified by subsections (f) through 32 (m) of this section, as applicable, are amended by deleting the language "Attorney General" wherever it appears and substituting "Secretary of Public Safety": G.S. 15A-1475, 58-79-1 33 through 58-79-15, 58-79-25, 143B-921, and 163-278. 34 35 **SECTION 17.1.(p)** The following statutes, as recodified by subsections (f) through (m) of this section, as applicable, are amended by deleting the language "Division of Criminal 36 37 Information" and "State Bureau of Investigation's Division of Criminal Information" wherever 38 they appear and substituting "Department of Public Safety": G.S. 7B-2507, 15A-1340.14, 39 15A-1340.21, 20-26, 85B-3.2, 122C-80, 143B-935, 143B-943, 143B-954, and 143B-981. 40 **SECTION 17.1.(q)** The following statutes are amended by deleting the language 41 "Division" wherever it appears and substituting "Department of Public Safety": G.S. 14-208.7, 14-208.8, 14-208.8A, 14-208.9, 14-208.9A, 14-208.12A, 14-208.15, 14-208.15A, 14-208.22, 42 43 and 14-208.27. However, no substitution shall be made under this subsection to instances of the 44 word "Division" that appear in the phrase "Division of Adult Correction." 45 **SECTION 17.1.(r)** G.S. 7A-349 reads as rewritten: 46 "§ 7A-349. Criminal history record check; denial of employment, contract, or volunteer 47 opportunity. The Judicial Department may deny employment, a contract, or a volunteer opportunity to 48 any person who refuses to consent to a criminal history check authorized under 49

terminate a volunteer relationship if that employee, contractor, or volunteer refuses to consent
to a criminal history record check authorized under G.S. 114-19.19.G.S. 143B-950."

SECTION 17.1.(s) G.S. 7B-1904 reads as rewritten:

4 "§ **7B-1904.** Order for secure or nonsecure custody.

5 The custody order shall be in writing and shall direct a law enforcement officer or other authorized person to assume custody of the juvenile and to make due return on the order. The 6 official executing the order shall give a copy of the order to the juvenile's parent, guardian, or 7 8 custodian. If the order is for nonsecure custody, the official executing the order shall also give a 9 copy of the petition and order to the person or agency with whom the juvenile is being placed. If the order is for secure custody, copies of the petition and custody order shall accompany the 10 juvenile to the detention facility or holdover facility of the jail. A message of the Division of 11 Criminal Information, State Bureau of Investigation, the Department of Public Safety stating 12 that a juvenile petition and secure custody order relating to a specified juvenile are on file in a 13 particular county shall be authority to detain the juvenile in secure custody until a copy of the 14 juvenile petition and secure custody order can be forwarded to the juvenile detention facility. 15 The copies of the juvenile petition and secure custody order shall be transmitted to the 16 detention facility no later than 72 hours after the initial detention of the juvenile. 17

18 An officer receiving an order for custody which is complete and regular on its face may 19 execute it in accordance with its terms and need not inquire into its regularity or continued 20 validity, nor does the officer incur criminal or civil liability for its execution."

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SECTION 17.1.(t) G.S. 8-58.20(c) reads as rewritten:

The analyst who analyzes the forensic sample and signs the report shall complete an 22 ''(c)affidavit on a form developed by the State Bureau of Investigation. State Crime Laboratory. In 23 24 the affidavit, the analyst shall state (i) that the person is qualified by education, training, and experience to perform the analysis, (ii) the name and location of the laboratory where the 25 26 analysis was performed, and (iii) that performing the analysis is part of that person's regular duties. The analyst shall also aver in the affidavit that the tests were performed pursuant to the 27 28 accrediting body's standards for that discipline and that the evidence was handled in accordance with established and accepted procedures while in the custody of the laboratory. The affidavit 29 30 shall be sufficient to constitute prima facie evidence regarding the person's qualifications. The analyst shall attach the affidavit to the laboratory report and shall provide the affidavit to the 31 investigating officer and the district attorney in the prosecutorial district in which the criminal 32 charges are pending. An affidavit by a forensic analyst sworn to and properly executed before 33 an official authorized to administer oaths is admissible in evidence without further 34 authentication in any criminal proceeding with respect to the forensic analysis administered and 35 the procedures followed." 36

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SECTION 17.1.(u) G.S. 14-16.9 reads as rewritten:

38 "§1

"§ 14-16.9. Officers-elect to be covered.

Any person who has been elected to any office covered by this Article but has not yet taken the oath of office shall be considered to hold the office for the purpose of this Article and G.S. 114-15.G.S. 143B-919."

- **SECTION 17.1.(v)** G.S. 14-132(c)(3) reads as rewritten:
 - "(3) Designated by the <u>Attorney GeneralSecretary of Public Safety</u> in accordance with <u>G.S. 114-20.1.G.S. 143B-987.</u>"
- 45 **SECTION 17.1.(w)** G.S. 14-208.6 reads as rewritten:

46 "**§ 14-208.6. Definitions.**

. . .

47 The following definitions apply in this Article:

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49 (1c) <u>"Division""Department"</u> means the <u>Division of Criminal Information of the</u>
 50 Department of Justice.Department of Public Safety.

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1		(8)	"Statewide registry" means the central registry compile	ed by the Division
2		"	<u>Department</u> in accordance with G.S. 14-208.14.	, i i i i i i i i i i i i i i i i i i i
3 4			TION 17.1.(x) G.S. 14-208.13 reads as rewritten:	
4 5	"8 1/-208		le with Police Criminal Information Network.	
5 6	9 14-200 (a)		Division Department of Public Safety shall include the regis	tration information
7			<u>ninal</u> Information Network as set forth in G.S. 114-10.1.G.S.	
8	(b)		Division Department of Public Safety shall maintain	
8 9	· · ·		anently even after the registrant's reporting requirement exp	Ũ
10	morman	-	TION 17.1.(y) G.S. 14-208.14 reads as rewritten:	Jucs.
10	"8 14-209		Statewide registry; Division of Criminal StatisticsDepa	artment of Public
12	§ 1 4-2 00		y designated custodian of statewide registry.	artificant of rubiic
13	(a)		Vision of Criminal Statistics Department of Public Safety	shall compile and
13 14	· · ·		entral statewide sex offender registry. The DivisionDepa	
15	-		ed as the custodian of the statewide registry. As custo	
16		-	he following responsibilities:	
10	Departine	(1)	To receive from the sheriff or any other law enforceme	nt agency or penal
18		(1)	institution all sex offender registrations, changes of a	
19			academic or educational employment status, and prere	
20			required under this Article or under federal law. The E	
21			shall also receive notices of any violation of this Article,	
22			to register or a failure to report a change of address.	including a failure
23		(2)	To provide all need-to-know law enforcement agen	cies (local State
24		(-)	campus, federal, and those located in other states) immed	
25			by the <u>DivisionDepartment</u> of any of the following: regist	
26			a prerelease notification, a change of address, a change	
27			educational employment status, or notice of a violation of	
28		(2a)	To notify the appropriate law enforcement unit at an ir	
29			education as soon as possible upon receipt by the Divi	-
30			relevant information based on registration information or	
31			of academic or educational employment status. If an ir	stitution of higher
32			education does not have a law enforcement	unit, then the
33			DivisionDepartment shall provide the information	to the local law
34			enforcement agency that has jurisdiction for the campus.	
35		(3)	To coordinate efforts among law enforcement agencies an	d penal institutions
36			to ensure that the registration information, changes of	address, change of
37			name, prerelease notifications, and notices of failure to re	gister or to report a
38			change of address are conveyed in an appropriate and time	ely manner.
39		(4)	To provide public access to the statewide registry in ac	cordance with this
40			Article.	
41		(4a)	To maintain the system for public access so that a registra	
42			aliases, and any legal name changes are cross-referenced	d and a member of
43			the public may conduct a search of the system for a regi	strant under any of
44			those names.	
45		(5)	To maintain a system allowing an entity to access a list of	of online identifiers
46			of persons in the central sex offender registry.	
47	(b)		tatewide registry shall include the following:	
48		(1)	Registration information obtained by a sheriff or penal in	
49			Article or from any other local or State law enforcement a	
50		(2)	Registration information received from a state or loca	l law enforcement
51			agency or penal institution in another state.	

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(3)	Registration information received from a fee penal institution."	ederal law enforcement agency or
SEC'	TION 17.1.(z) G.S. 14-208.31 reads as rewri	tten:
	ile with Police <u>Criminal</u> Information Netwo	
	Division Department of Public Safety shall in	
	minal Information Network as set forth in G.S.	-
	Division Department of Public Safety	
	nanently even after the registrant's reporting i	
	nain confidential in accordance with Article	
Statutes."		I
	TION 17.1.(aa) G.S. 14-415.4(d)(5) reads as	rewritten:
"(5)	The petitioner submits his or her fingerprin	
	which the petitioner resides for a crimina	
	G.S. 114-19.28. <u>G</u> .S. 143B-959."	a suchground encen pursuant to
SEC	TION 17.1.(bb) G.S. 15A-266.2(4) reads as 1	rewritten:
"(4)	'DNA Sample' means blood, cheek sw	
	containing cells provided by any person wi	
	this Article or submitted to the State Bu	-
	<u>Laboratory</u> pursuant to this Article for	e
	investigation or storage or both."	analysis parsaan to a crimina
SEC	TION 17.1.(cc) G.S. 15A-1341(d) reads as re	ewritten:
	ch of Sex Offender Registration Informat	
	robation. – When the court places a defendence	
	to the defendant shall conduct a search o	
•	mation against the registration information i	
	of Criminal Statistics of the Department of Ju	
•	with Article 27A of Chapter 14 of the Generation	-
	he search using the Internet site maintaine	-
•	ment of Public Safety."	
	TION 17.1.(dd) G.S. 15A-298 reads as rewri	itten:
	bpoena authority.	
	ules issued by the Attorney General, Departm	ent of Public Safety, the Director
	reau of Investigation or the Director's desig	
	communications common carrier or an elect	-
-	on of business records if the records:	
(1)	Disclose information concerning local of	or long-distance toll records or
~ /	subscriber information; and	C C
(2)	Are material to an active criminal investiga	tion being conducted by the State
~ /	Bureau of Investigation."	
SEC'	TION 17.1.(ee) G.S. 18C-151(a)(3) reads as	rewritten:
"(3)	All proposals shall be accompanied by a bo	
	equal to not less than five percent (5%) of	
	the cost of the criminal recor	
	G.S. 114-19.6.G.S. 143B-935. "	
SEC'	TION 17.1.(ff) G.S. 74F-6(16) reads as rewrited	itten:
"(16)		
	criminal history record checks of	
	apprenticeships pursuant to G.S. 114-19.15	<u>-G.S. 143B-946.</u> "

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"(10) Request that the Department of JusticeDepartment of Public Safety conduct
criminal history record checks of applicants for registration, certification, or
licensure pursuant to G.S. 114-19.11A.G.S. 143B-941."
SECTION 17.1.(hh) G.S. 90-171.23(b)(19) reads as rewritten:
"(19) Request that the Department of JusticeDepartment of Public Safety conduct
criminal history record checks of applicants for licensure pursuant to
G.S. 114-19.11.<u>G.S. 143B-940.</u>"
SECTION 17.1.(ii) G.S. 90-270.63(b) reads as rewritten:
"(b) The Board may request that an applicant for licensure, an applicant seeking
reinstatement of a license, or a licensee under investigation by the Board for alleged criminal
offenses in violation of this Article consent to a criminal history record check. Refusal to
consent to a criminal history record check may constitute grounds for the Board to deny
licensure to an applicant, deny reinstatement of a license to an applicant, or revoke the license
of a licensee. The Board shall ensure that the State and national criminal history of an applicant
is checked. The Board shall be responsible for providing to the North Carolina Department of
JusticeDepartment of Public Safety the fingerprints of the applicant or licensee to be checked, a
form signed by the applicant or licensee consenting to the criminal history record check and the
use of fingerprints and other identifying information required by the State or National
Repositories of Criminal Histories, and any additional information required by the Department
of JusticeDepartment of Public Safety in accordance with G.S. 114-19.27.G.S. 143B-958. The
Board shall keep all information obtained pursuant to this section confidential. The Board shall
collect any fees required by the Department of Justice Department of Public Safety and shall
remit the fees to the Department of JusticeDepartment of Public Safety for expenses associated
with conducting the criminal history record check."
SECTION 17.1.(jj) G.S. 90-345(b) reads as rewritten:
"(b) The Board may request that an applicant for licensure, an applicant seeking
reinstatement of a license, or a licensee under investigation by the Board for alleged criminal
offenses in violation of this Article consent to a criminal history record check. Refusal to
consent to a criminal history record check may constitute grounds for the Board to deny
licensure to an applicant, deny reinstatement of a license to an applicant, or revoke the license
of a licensee. The Board shall ensure that the State and national criminal history of an applicant
is checked. The Board shall be responsible for providing to the North Carolina Department of
Justice Department of Public Safety the fingerprints of the applicant or licensee to be checked, a
form signed by the applicant or licensee consenting to the criminal record check and the use of
fingerprints and other identifying information required by the State or National Repositories of
Criminal Histories, and any additional information required by the Department of
Justice Department of Public Safety in accordance with G.S. 114-19.26. G.S. 143B-957. The
Board shall keep all information obtained pursuant to this section confidential. The Board shall
collect any fees required by the Department of Justice Department of Public Safety and shall
remit the fees to the Department of JusticeDepartment of Public Safety for expenses associated

41 42

SECTION 17.1.(kk) G.S. 93E-1-6(c1) reads as rewritten:

43 "(c1) The Board shall also make an investigation as it deems necessary into the background of the applicant to determine the applicant's qualifications with due regard to the 44 paramount interest of the public as to the applicant's competency, honesty, truthfulness, and 45 46 integrity. All applicants shall consent to a criminal history record check. Refusal to consent to a criminal history record check may constitute grounds for the Board to deny an application. The 47 Board shall ensure that the State and national criminal history of an applicant is checked. The 48 Board shall be responsible for providing to the North Carolina Department of 49 JusticeDepartment of Public Safety the fingerprints of the applicant to be checked, a form 50 signed by the applicant consenting to the criminal history record check, and the use of 51

with conducting the criminal history record check."

fingerprints and other identifying information required by the State or National Repositories of 1 Criminal Histories and any additional information required by the Department of Justice 2 Department of Public Safety in accordance with G.S. 114-19.30.G.S. 143B-961. The Board 3 shall keep all information obtained pursuant to this section confidential. The Board shall collect 4 5 any fees required by the **Department of Justice**Department of Public Safety and shall remit the fees to the **Department of Justice**Department of Public Safety for expenses associated with 6 conducting the criminal history record check." 7 8 **SECTION 17.1.(II)** G.S. 93E-2-11(b) reads as rewritten: The Board may require that an applicant for registration as an appraisal management 9 "(b) company or a registrant consent to a criminal history record check. Refusal to consent to a 10 criminal history record check may constitute grounds for the Board to deny registration to an 11 applicant or registrant. The Board shall ensure that the State and national criminal history of an 12 applicant or registrant is checked. The Board shall be responsible for providing to the North 13 14 Carolina Department of JusticeDepartment of Public Safety the fingerprints of the applicant or registrant to be checked, a form signed by the applicant or registrant consenting to the criminal 15 record check and the use of fingerprints and other identifying information required by the State 16 or National Repositories of Criminal Histories, and any additional information required by the 17 accordance 18 Department of JusticeDepartment of Public Safety in with G.S. 114-19.30.G.S. 143B-961. The Board shall keep all information obtained pursuant to this 19 20 section confidential. The Board shall collect any fees required by the Department of 21 JusticeDepartment of Public Safety and shall remit the fees to the Department of 22 JusticeDepartment of Public Safety for expenses associated with conducting the criminal history record check." 23 24 SECTION 17.1.(mm) G.S. 101-5 reads as rewritten: "§ 101-5. Name change application requirements; grounds for clerk to order or deny 25 name change; certificate and record. 26 27 . . . 28 (e) The clerk shall forward the order granting the name change to: 29 . . . 30 (2)The Division of Criminal Information at the State Bureau of Investigation, Department of Public Safety, which shall update its records to 31 show the name change. 32 33 . . . Upon information obtained by the clerk of fraud or material misrepresentation in the 34 (g) application for a name change, the clerk on his or her own motion may set aside the order 35 granting the name change after notice to the applicant and opportunity to be heard. If the clerk 36 37 sets aside the name change order, the clerk shall notify the State Registrar of Vital Statistics and the Division of Criminal Information. Department of Public Safety." 38 **SECTION 17.1.(nn)** G.S. 110-90.2(g), as rewritten by subsection (n) of this 39 section, reads as rewritten: 40 The child care provider shall pay the cost of the fingerprinting and the federal 41 "(g) criminal history record check in accordance with G.S. 114-19.5.G.S. 143B-934. The 42 Department of Public Safety shall perform the State criminal history record check. The 43 Department of Health and Human Services shall pay for and conduct the county criminal 44 history record check. Child care providers who reside outside the State bear the cost of the 45 46 county criminal history record check and shall provide the county criminal history record check to the Division of Child Development as required by this section." 47 **SECTION 17.1.(00)** G.S. 113-172(a) reads as rewritten: 48 The Secretary shall designate license agents for the Department. The Division and 49 "(a)

(a) The Secretary shall designate license agents for the Department. The Division and
 license agents designated by the Secretary under this section shall issue licenses authorized
 under this Article in accordance with this Article and the rules of the Commission. The

Secretary may require license agents to enter into a contract that provides for their duties and 1 compensation, post a bond, and submit to reasonable inspections and audits. If a license agent 2 violates any provision of this Article, the rules of the Commission, or the terms of the contract, 3 the Secretary may initiate proceedings for the forfeiture of the license agent's bond and may 4 5 summarily suspend, revoke, or refuse to renew a designation as a license agent and may impound or require the return of all licenses, moneys, record books, reports, license forms and 6 other documents, ledgers, and materials pertinent or apparently pertinent to the license agency. 7 8 The Secretary shall report evidence or misuse of State property, including license fees, by a 9 agent to the State Bureau of Investigation provided license as by G.S. 114-15.1.G.S. 143B-920." 10 **SECTION 17.1.(pp)** G.S. 114-2.7, as recodified as G.S. 143B-901 by subsection 11 12 (f) of this section, reads as rewritten: "§ 143B-901. Reporting system and database on certain domestic-violence-related 13 14 homicides; reports by law enforcement agencies required; annual report to the 15 **General Assembly.** The Attorney General's Office, Department of Public Safety, in consultation with the North 16 Carolina Council for Women/Domestic Violence Commission, the North Carolina Sheriffs' 17 18 Association, and the North Carolina Association of Chiefs of Police, shall develop a reporting system and database that reflects the number of homicides in the State where the offender and 19 20 the victim had a personal relationship, as defined by G.S. 50B-1(b). The information in the 21 database shall also include the type of personal relationship that existed between the offender and the victim, whether the victim had obtained an order pursuant to G.S. 50B-3, and whether 22 there was a pending charge for which the offender was on pretrial release pursuant to 23 24 G.S. 15A-534.1. All State and local law enforcement agencies shall report information to the Attorney General's OfficeDepartment of Public Safety upon making a determination that a 25 26 homicide meets the reporting system's criteria. The report shall be made in the format adopted by the Attorney General's Office. Department of Public Safety. The Attorney General's Office 27 28 Department of Public Safety shall report to the Joint Legislative Committee on Domestic Violence, Joint Legislative Oversight Committee on Justice and Public Safety, no later than 29 30 February 1 of each year, with the data collected for the previous calendar year." SECTION 17.1.(qq) G.S. 114-10, as recodified as G.S. 143B-902 by subsection 31 (g) of this section, reads as rewritten: 32 "§ 143B-902. Division of Criminal Information. Powers and duties of the Department of 33 Public Safety with respect to criminal information. 34 The Attorney General shall set up in the Department of Justice a division to be designated 35 as the Division of Criminal Information. There shall be assigned to this Division by the 36 Attorney General duties as follows: In addition to its other duties, it shall be the duty of the 37 Department of Public Safety to do all of the following: 38 39 To collect, correlate, and maintain access to information that will assist in 40 (2)the performance of duties required in the administration of criminal justice 41 throughout the State. This information may include, but is not limited to, 42 motor vehicle registration, drivers' licenses, wanted and missing persons, 43 stolen property, warrants, stolen vehicles, firearms registration, sexual 44 offender registration as provided under Article 27A of Chapter 14 of the 45 46 General Statutes, drugs, drug users and parole and probation histories. In performing this function, the **Division**Department may arrange to use 47 information available in other agencies and units of State, local and federal 48 government, but shall provide security measures to insure that such 49 information shall be made available only to those whose duties, relating to 50 the administration of justice, require such information. 51

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	 (5)	To perform such other duties as may be from time to	o time prescribed by t
		Attorney General.	
	(6) SEC	To promulgate rules and regulations for the administration TION 17.1.(rr) G.S. 114-10.01, as recodified as G.S.	
(g) of this		n, reads as rewritten:	5
ίζ,		Collection of traffic law enforcement statistics.	
(a)		ddition to the duties set forth in G.S. 114-10, the	Division of Crimin
Information	ən <u>In</u>	addition to its other duties, the Department of Publ naintain the following information regarding traffic la	lic Safety shall colle
enforceme		<u> </u>	aw enforcement by h
emoreemo		iceis.	
(b)	 For r	ourposes of this section, "law enforcement officer" mear	a any of the following
(0)	-	All State law enforcement officers.	is any of the following
	(1) (2)		ariffa or county poli
	(2)	Law enforcement officers employed by county sh	iernis or county poin
	(2)	departments.	Annonto in mornioinolia
	(3)	Law enforcement officers employed by police depar with a population of 10,000 or more persons.	unents in municipant
	(A)		tmonto in municipalit
	(4)	Law enforcement officers employed by police depar	
		employing five or more full-time sworn officer	•
		population, as calculated by the Division Department	for the calendar year
		which the stop was made.	
	F 1		1 1 1
(d)		law enforcement officer making a stop covered	
		of this section shall be assigned an anonymous identi	-
		ving agency. The anonymous identifying number sha	
		to the DivisionDepartment to be correlated along with	
	. ,	f this section. The correlation between the identification	
		shall not be a public record, and shall not be disclose	
-		by order of a court of competent jurisdiction to reso	olve a claim or defer
properly b			
(d1)	-	agency subject to the requirements of this section sh	
		subsection (a) of this section to the DivisionDepartment	
		nonth. Any agency that does not submit the informat	1 2
		be ineligible to receive any law enforcement grants ava	allable by or through
		formation which is reasonably available is submitted.	1 1 0 1
(e)		DivisionDepartment shall publish and distribute by De	
	-	e law enforcement officers that will be subject to the p	rovisions of this sect
during the		dar year commencing on the following January 1."	
		TION 17.1.(ss) G.S. 114-10.02, as recodified as G.S.	143B-904 by subsect
		n, reads as rewritten:	
"§ 143B-		Collection of statistics on the use of deadly force	e by law enforceme
	offic		
(a)		ddition to the duties set forth in G.S. 114-10, the	
		other duties, the Department of Public Safety shall	
• •		n the number of deaths, by law enforcement agency, re	-
•	•	law enforcement officers in the course and scope of the	
(b)		purposes of this section, "law enforcement office	er" means sworn l
enforcem		icers with the power of arrest, both State and local."	
		TION 17.1.(tt) G.S. 114-10.1, as recodified as G.S. 1 on, reads as rewritten:	143B-905 by subsecti

"§ 143B-905. Police Criminal Information Network. 1 The **Division of Criminal Information**Department of Public Safety is authorized to 2 (a) establish, devise, maintain and operate a system for receiving and disseminating to participating 3 agencies information collected, maintained and correlated under authority of G.S. 114-10 of 4 5 this Article.G.S. 143B-902. The system shall be known as the Division of Criminal Information Network. 6 The Division of Criminal Information Department of Public Safety is authorized to 7 (b) 8 cooperate with the Division of Motor Vehicles, Department of Administration, the Department of Public Safety, and other State, local and federal agencies and organizations in carrying out 9 the purpose and intent of this section, and to utilize, in cooperation with other State agencies 10 and to the extent as may be practical, computers and related equipment as may be operated by 11 12 other State agencies. The Division of Criminal Information, Department of Public Safety, after 13 (c) consultation with participating agencies, shall adopt rules and regulations governing the 14 organization and administration of the Division of Criminal Information Network, including 15 rules and regulations governing the types of information relating to the administration of 16 criminal justice to be entered into the system, and who shall have access to such information. 17 The rules and regulations governing access to the Division of-Criminal Information Network 18 shall not prohibit an attorney who has entered a criminal proceeding in accordance with 19 20 G.S. 15A-141 from obtaining information relevant to that criminal proceeding. The rules and regulations governing access to the Division of Criminal Information Network shall not 21 22 prohibit an attorney who represents a person in adjudicatory or dispositional proceedings for an infraction from obtaining the person's driving record or criminal history. 23 24 (d) The Division of Criminal Information may impose an initial set up fee of two thousand six hundred fifty dollars (\$2,650) for agencies to participate in the Division of 25 Criminal Information Network. This one time fee shall be used to offset the cost of the router 26 and data circuit needed to access the Network. 27 28 The Division of Criminal Information Department may also impose monthly fees on participating agencies. The monthly fees collected under this subsection shall be used to offset 29 30 the cost of operating and maintaining the Police-Criminal Information NetworkNetwork. The **Division** of Criminal InformationDepartment may impose a monthly 31 (1)circuit fee on agencies that access the Division of Criminal Information 32 Network through a circuit maintained and operated by the Department of 33 Justice. Department of Public Safety. The amount of the monthly fee is three 34 hundred dollars (\$300.00) plus an additional fee amount for each device 35 linked to the Network. The additional fee amount varies depending upon the 36 type of device. For a desktop device after the first seven desktop devices, the 37 additional monthly fee is twenty-five dollars (\$25.00) per device. For a 38 mobile device, the additional monthly fee is twelve dollars (\$12.00) per 39 device. 40 The Division of Criminal Information Department may impose a monthly 41 (2)device fee on agencies that access the Police-Criminal Information Network 42 43 through some other approved means. The amount of the monthly device fee varies depending upon the type of device. For a desktop device, the monthly 44 fee is twenty-five dollars (\$25.00) per device. For a mobile device, the fee is 45 twelve dollars (\$12.00) per device." 46 SECTION 17.1.(uu) G.S. 114-12, as recodified as G.S. 143B-915 by subsection (i) 47 of this section, reads as rewritten: 48 "§ 143B-915. Bureau of Investigation created; powers and duties. 49 In order to secure a more effective administration of the criminal laws of the State, to 50 prevent crime, and to procure the speedy apprehension of criminals, the Attorney 51

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GeneralSecretary of Public Safety shall set up in the Division of Law Enforcement of the 1 Department of Justice-Public Safety a division section to be designated as the State Bureau of 2 Investigation. The Division-Section shall have charge of and administer the agencies and 3 activities herein set up for the identification of criminals, for their apprehension, and 4 5 investigation and preparation of evidence to be used in criminal courts; and the said Bureau shall have charge of investigation of criminal matters herein especially mentioned, and of such 6 other crimes and criminal procedure as the Governor may direct. 7 8 In the personnel of the Bureau shall be included a sufficient number of persons of training and skill in the investigation of crime and in the preparation of evidence as to be of service to 9 local enforcement officers, under the direction of the Governor, in criminal matters of major 10 importance. 11 12 The State radio system shall be made available to the Bureau Laboratory for use in its work." 13 14 **SECTION 17.1.(vv)** G.S. 114-14, as recodified as G.S. 143B-917 by subsection (i) of this section, reads as rewritten: 15 "§ 143B-917. General powers and duties of Director and assistants.law enforcement 16 officers of the State Bureau of Investigation. 17 18 The Director of the Bureau and his assistants Sworn law enforcement officers of the State Bureau of Investigation are given the same power of arrest as is now vested in the sheriffs of 19 20 the several counties, and their jurisdiction shall be statewide. The Director of the Bureau and his assistants Sworn law enforcement officers of the Bureau shall, at the request of the 21 Governor, give assistance to sheriffs, police officers, district attorneys, and judges when called 22 upon by them and so directed. They shall also give assistance, when requested, to the 23 24 Department of Public Safety in the investigation of cases pending before the parole office and of complaints lodged against parolees, when so directed by the Governor." 25 26 SECTION 17.1.(ww) G.S. 114-15, as recodified as G.S. 143B-919 by subsection (i) of this section, reads as rewritten: 27 28 "§ 143B-919. Investigations of lynchings, election frauds, etc.; services subject to call of Governor; witness fees and mileage for Director and assistants.employees. 29 30 (a) The Bureau shall, through its Director and upon request of the Governor, investigate and prepare evidence in the event of any lynching or mob violence in the State; shall 31 investigate all cases arising from frauds in connection with elections when requested to do so 32 by the Board of Elections, and when so directed by the Governor. Such investigation, however, 33 shall in nowise interfere with the power of the Attorney General to make such investigation as 34 the Attorney General is authorized to make under the laws of the State. The Bureau is 35 authorized further, at the request of the Governor, to investigate cases of frauds arising under 36 37 the Social Security Laws of the State, of violations of the gaming laws, and lottery laws, and

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matters of similar kind when called upon by the Governor so to do. In all such cases it shall be 38 the duty of the Department to keep such records as may be necessary and to prepare evidence 39 in the cases investigated, for the use of enforcement officers and for the trial of causes. The 40 services of the Director of the Bureau, and of the Director's assistants, employees of the Bureau 41 may be required by the Governor in connection with the investigation of any crime committed 42 43 anywhere in the State when called upon by the enforcement officers of the State, and when, in the judgment of the Governor, such services may be rendered with advantage to the 44 enforcement of the criminal law. The State Bureau of Investigation is hereby authorized to 45 investigate without request the attempted arson of, or arson of, damage of, theft from, or theft 46 of, or misuse of, any State-owned personal property, buildings, or other real property or any 47 assault upon or threats against any legislative officer named in G.S. 147-2(1), (2), or (3), any 48 executive officer named in G.S. 147-3(c), or any court officer as defined in G.S. 14-16.10(1). 49

50 (a1) The Bureau also is authorized at the request of the Governor to conduct a 51 background investigation on a person that the Governor plans to nominate for a position that

must be confirmed by the General Assembly, the Senate, or the House of Representatives. The 1 background investigation of the proposed nominee shall be limited to an investigation of the 2 person's criminal record, educational background, employment record, records concerning the 3 listing and payment of taxes, and credit record, and to a requirement that the person provide the 4 5 information contained in the statements of economic interest required to be filed by persons 6 subject to Chapter 138A of the General Statutes. The Governor must give the person being investigated written notice that the Governor intends to request a background investigation at 7 8 least 10 days prior to the date that the Governor requests the State Bureau of Investigation to 9 conduct the background investigation. The written notice shall be sent by regular mail, and there is created a rebuttable presumption that the person received the notice if the Governor has 10 a copy of the notice. 11

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(c) All records and evidence collected and compiled by the Director of the Bureau and
 his assistantsemployees of the Bureau shall, upon request, be made available to the district
 attorney of any district if the same concerns persons or investigations in his district.

(d) In all cases where the cost is assessed against the defendant and paid by him, there
shall be assessed in the bill of cost, mileage and witness fees to the Director and any of his
assistants any employees of the Bureau who are witnesses in cases arising in courts of this
State. The fees so assessed, charged and collected shall be forwarded by the clerks of the court
to the Treasurer of the State of North Carolina, and there credited to the Bureau of
Identification and Investigation Fund."

22 SECTION 17.1.(xx) G.S. 114-19.1(d), as recodified by subsection (l) of this 23 section, reads as rewritten:

"(d) Nothing in this section shall be construed as enlarging any right to receive any record of the State Bureau of Investigation. Such rights are and shall be controlled by G.S. 114-15, G.S. 114-19, G.S. <u>°G.S. 143B-919</u>, 143B-906, 120-19.4A, and other applicable statutes."

SECTION 17.1.(yy) G.S. 114-19.6(b), as recodified by subsection (l) of this
 section_and rewritten by subsection (o) of this section, reads as rewritten:

30 "(b) When requested by the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety, the North Carolina Department of 31 Public Safety may provide to the requesting department or division a covered person's criminal 32 history from the State Repository of Criminal Histories. Such requests shall not be due to a 33 person's age, sex, race, color, national origin, religion, creed, political affiliation, or 34 handicapping condition as defined by G.S. 168A-3. For requests for a State criminal history 35 record check only, the requesting department or division shall provide to the Department of 36 37 Public Safety a form consenting to the check signed by the covered person to be checked and any additional information required by the Department of Public Safety. National criminal 38 record checks are authorized for covered applicants who have not resided in the State of North 39 40 Carolina during the past five years. For national checks the Department of Health and Human Services or the Division of Juvenile Justice of the Department of Public Safety shall provide to 41 the North Carolina Department of Public Safety the fingerprints of the covered person to be 42 43 checked, any additional information required by the Department of Public Safety, and a form signed by the covered person to be checked consenting to the check of the criminal record and 44 to the use of fingerprints and other identifying information required by the State or National 45 46 Repositories. The fingerprints of the individual shall be forwarded to the State Bureau of 47 Investigation for a search of the State criminal history record file and the State Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a 48 national criminal history record check. The Department of Health and Human Services and the 49 50 Division of Juvenile Justice of the Department of Public Safety shall keep all information

1 2 3	pursuant to this section confidential. The Department of Public Safety shall charge a reasonable fee for conducting the checks of the criminal history records authorized by this section." SECTION 17.1.(zz) G.S. 114-20, as recodified as G.S. 143B-986 by subsection
4	(m) of this section, reads as rewritten:
5	"§ 143B-986. Authority to provide protection to certain public officials.
6	The North Carolina State Bureau of Investigation is authorized to provide protection to
7	public officials who request it, and who, in the discretion of the Director of the Bureau with the
8	approval of the Attorney General, the Secretary of Public Safety, demonstrate a need for such
9	protection. The bureau shall not provide protection for any individual other than the Governor
10	for a period greater than 30 days without review and reapproval by the Attorney
11	General.Secretary of Public Safety. This review and reapproval shall be required at the end of
12	each 30-day period."
13	SECTION 17.1.(aaa) G.S. 114-20.1, as recodified as G.S. 143B-987 by subsection
13 14	(m) of this section, reads as rewritten:
14 15	"§ 143B-987. Authority to designate areas for protection of public officials.
16 17	
17	and grounds which constitute temporary residences or temporary offices of any public official being protocted under outbority of $C = 114.20$, $C = 1420$, $C = 14200$,
18	being protected under authority of G.S. 114-20, G.S. 143B-986, or any area that will be visited
19 20	by any such official, a public building or facility during the time of such use.
20	(b) The Attorney General or the Director of the State Bureau of Investigation Secretary
21	of Public Safety may, with the consent of the official to be protected, make rules governing
22	ingress to or egress from such buildings, grounds or areas designated under this section."
23	SECTION 17.1.(bbb) G.S. 122C-80 reads as rewritten:
24	"§ 122C-80. Criminal history record check required for certain applicants for
25	employment.
26 27	(b) Dequirement An offer of employment by a provider licensed under this Chapter
	(b) Requirement. – An offer of employment by a provider licensed under this Chapter to an applicant to fill a position that does not require the applicant to have an occupational
28 29	license is conditioned on consent to a State and national criminal history record check of the
29 30	applicant. If the applicant has been a resident of this State for less than five years, then the offer
30 31	of employment is conditioned on consent to a State and national criminal history record check
32	of the applicant. The national criminal history record check shall include a check of the
32 33	applicant's fingerprints. If the applicant has been a resident of this State for five years or more,
33 34	then the offer is conditioned on consent to a State criminal history record check of the
34 35	applicant. A provider shall not employ an applicant who refuses to consent to a criminal history
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30 37	record check required by this section. Except as otherwise provided in this subsection, within five business days of making the conditional offer of employment, a provider shall submit a
38	request to the Department of JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a criminal history record check required by this
39 40	
40 41	section or shall submit a request to a private entity to conduct a State criminal history record
	check required by this section. Notwithstanding <u>G.S. 114-19.10, G.S. 143B-939</u> , the
42	Department of Justice Department of Public Safety shall return the results of national criminal history record shacks for employment positions not severed by Public Law 105 277 to the
43	history record checks for employment positions not covered by Public Law 105-277 to the
44 45	Department of Health and Human Services, Criminal Records Check Unit. Within five business
45	days of receipt of the national criminal history of the person, the Department of Health and
46	Human Services, Criminal Records Check Unit, shall notify the provider as to whether the
47	information received may affect the employability of the applicant. In no case shall the results
48	of the national criminal history record check be shared with the provider. Providers shall make
49 50	available upon request verification that a criminal history check has been completed on any staff accurate by this section. A county that has adopted an appropriate local ordinance and has
50	staff covered by this section. A county that has adopted an appropriate local ordinance and has
51	access to the Division of Criminal Information data bank may conduct on behalf of a provider a

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State criminal history record check required by this section without the provider having to 1 submit a request to the Department of Justice. In such a case, the county shall commence with 2 the State criminal history record check required by this section within five business days of the 3 conditional offer of employment by the provider. All criminal history information received by 4 5 the provider is confidential and may not be disclosed, except to the applicant as provided in subsection (c) of this section. For purposes of this subsection, the term "private entity" means a 6 business regularly engaged in conducting criminal history record checks utilizing public 7 8 records obtained from a State agency.

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(g) Conditional Employment. - A provider may employ an applicant conditionally prior
 to obtaining the results of a criminal history record check regarding the applicant if both of the
 following requirements are met:

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19 20 (1) The provider shall not employ an applicant prior to obtaining the applicant's consent for criminal history record check as required in subsection (b) of this section or the completed fingerprint cards as required in <u>G.S. 114-19.10.G.S. 143B-939.</u>

- (2) The provider shall submit the request for a criminal history record check not later than five business days after the individual begins conditional employment."
 - **SECTION 17.1.(ccc)** G.S. 122C-205(c) reads as rewritten:

21 "(c) Upon receipt of notice of an escape or breach of a condition of release as described 22 in subsections (a) and (b) of this section, an appropriate law enforcement officer shall take the client into custody and have the client returned to the 24-hour facility from which the client has 23 24 escaped or has been conditionally released. Transportation of the client back to the 24-hour facility shall be provided in the same manner as described in G.S. 122C-251 and 25 26 G.S. 122C-408(b). Law enforcement agencies who are notified of a client's escape or breach of conditional release shall be notified of the client's return by the responsible 24-hour facility. 27 28 Under the circumstances described in this section, the initial notification by the 24-hour facility of the client's escape or breach of conditional release shall be given by telephone 29 30 communication to the appropriate law enforcement agency or agencies and, if available and appropriate, by **Division of Criminal Information (DCI)**Department of Public Safety message to 31 any law enforcement agency in or out of state and by entry into the National Crime Information 32 Center (NCIC) telecommunications system. As soon as reasonably possible following 33 notification, written authorization to take the client into custody shall also be issued by the 34 24-hour facility. Under this section, law enforcement officers shall have the authority to take a 35 client into custody upon receipt of the telephone notification or Division of Criminal 36 37 Information Department of Public Safety message prior to receiving written authorization. The notification of a law enforcement agency does not, in and of itself, render this information 38 public information within the purview of Chapter 132 of the General Statutes. However, the 39 responsible law enforcement agency shall determine the extent of disclosure of personal 40 identifying and background information reasonably necessary, under the circumstances, in 41 order to assure the expeditious return of a client to the 24-hour facility involved and to protect 42 43 the general public and is authorized to make such disclosure. The responsible law enforcement agency may also place any appropriate message or entry into either the Division of Criminal 44 Information SystemDepartment of Public Safety's Criminal Information System or National 45 Crime Information System, or both, as appropriate." 46

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SECTION 17.1.(ddd) G.S. 131D-10.3A reads as rewritten:

48 "§ 131D-10.3A. Mandatory criminal checks.

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. . .

50 (d) The <u>Department of JusticeDepartment of Public Safety</u> shall provide to the 51 Department the criminal history of the individuals specified in subsection (a) of this section

obtained from the State and National Repositories of Criminal Histories as requested by the 1 Department. The Department shall provide to the Department of Justice, Department of Public 2 Safety, along with the request, the fingerprints of the individual to be checked, any additional 3 information required by the Department of Justice, Department of Public Safety, and a form 4 consenting to the check of the criminal record and to the use of fingerprints and other 5 identifying information required by the State or National Repositories signed by the individual 6 to be checked. The fingerprints of the individual to be checked shall be forwarded to the State 7 8 Bureau of Investigation for a search of the State's criminal history record file, and the State 9 Bureau of Investigation shall forward a set of fingerprints to the Federal Bureau of Investigation for a national criminal history record check. 10

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12 (i) The <u>Department of JusticeDepartment of Public Safety</u> shall perform the State and 13 national criminal history checks on individuals required by this section and shall charge the 14 Department a reasonable fee only for conducting the checks of the national criminal history 15 records authorized by this section. The Division of Social Services, Department of Health and 16 Human Services, shall bear the costs of implementing this section."

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SECTION 17.1.(eee) G.S. 131D-40 reads as rewritten:

18 "§ 131D-40. Criminal history record checks required for certain applicants for employment.

20 Requirement; Adult Care Home. – An offer of employment by an adult care home (a) 21 licensed under this Chapter to an applicant to fill a position that does not require the applicant to have an occupational license is conditioned on consent to a criminal history record check of 22 the applicant. If the applicant has been a resident of this State for less than five years, then the 23 24 offer of employment is conditioned on consent to a State and national criminal history record 25 check of the applicant. The national criminal history record check shall include a check of the 26 applicant's fingerprints. If the applicant has been a resident of this State for five years or more, then the offer is conditioned on consent to a State criminal history record check of the 27 28 applicant. An adult care home shall not employ an applicant who refuses to consent to a criminal history record check required by this section. Within five business days of making the 29 30 conditional offer of employment, an adult care home shall submit a request to the Department of JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a State 31 or national criminal history record check required by this section, or shall submit a request to a 32 private entity to conduct a State criminal history record check required by this section. 33 Notwithstanding G.S. 114-19.10, G.S. 143B-939, the Department of Justice Department of 34 Public Safety shall return the results of national criminal history record checks for employment 35 positions not covered by Public Law 105-277 to the Department of Health and Human 36 37 Services, Criminal Records Check Unit. Within five business days of receipt of the national criminal history of the person, the Department of Health and Human Services, Criminal 38 Records Check Unit, shall notify the adult care home as to whether the information received 39 may affect the employability of the applicant. In no case shall the results of the national 40 criminal history record check be shared with the adult care home. Adult care homes shall make 41 available upon request verification that a criminal history check has been completed on any 42 43 staff covered by this section. All criminal history information received by the home is confidential and may not be disclosed, except to the applicant as provided in subsection (b) of 44 this section. 45

(a1) Requirement; Contract Agency of Adult Care Home. – An offer of employment by a
contract agency of an adult care home licensed under this Chapter to an applicant to fill a
position that does not require the applicant to have an occupational license is conditioned upon
consent to a criminal history record check of the applicant. If the applicant has been a resident
of this State for less than five years, then the offer of employment is conditioned on consent to
a State and national criminal history record check of the applicant. The national criminal

history record check shall include a check of the applicant's fingerprints. If the applicant has 1 been a resident of this State for five years or more, then the offer is conditioned on consent to a 2 3 State criminal history record check of the applicant. A contract agency of an adult care home shall not employ an applicant who refuses to consent to a criminal history record check 4 5 required by this section. Within five business days of making the conditional offer of 6 employment, a contract agency of an adult care home shall submit a request to the Department of JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a State 7 8 or national criminal history record check required by this section, or shall submit a request to a 9 private entity to conduct a State criminal history record check required by this section. Notwithstanding G.S. 114-19.10, G.S. 143B-939, the Department of Justice Department of 10 Public Safety shall return the results of national criminal history record checks for employment 11 12 positions not covered by Public Law 105-277 to the Department of Health and Human Services, Criminal Records Check Unit. Within five business days of receipt of the national 13 14 criminal history of the person, the Department of Health and Human Services, Criminal 15 Records Check Unit, shall notify the contract agency of the adult care home as to whether the information received may affect the employability of the applicant. In no case shall the results 16 of the national criminal history record check be shared with the contract agency of the adult 17 18 care home. Contract agencies of adult care homes shall make available upon request 19 verification that a criminal history check has been completed on any staff covered by this 20 section. All criminal history information received by the contract agency is confidential and 21 may not be disclosed, except to the applicant as provided by subsection (b) of this section.

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conditionally prior to obtaining the results of a criminal history record check regarding the applicant if both of the following requirements are met: (1) The adult care home shall not employ an applicant prior to obtaining the

- (1) The adult care home shall not employ an applicant prior to obtaining the applicant's consent for a criminal history record check as required in subsection (a) of this section or the completed fingerprint cards as required in G.S. 114-19.10.G.S. 143B-939.
 - (2) The adult care home shall submit the request for a criminal history record check not later than five business days after the individual begins conditional employment.

Conditional Employment. - An adult care home may employ an applicant

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SECTION 17.1.(fff) G.S. 131E-159(g) reads as rewritten:

35 "(g) An individual who applies for EMS credentials, seeks to renew EMS credentials, or holds EMS credentials is subject to a criminal background review by the Department. At the 36 37 request of the Department, the Emergency Medical Services Disciplinary Committee, established by G.S. 143-519, shall review criminal background information and make a 38 recommendation regarding the eligibility of an individual to obtain initial EMS credentials, 39 renew EMS credentials, or maintain EMS credentials. The Department and the Emergency 40 Medical Services Disciplinary Committee shall keep all information obtained pursuant to this 41 subsection confidential. The Medical Care Commission shall adopt rules to implement the 42 43 provisions of this subsection, including rules to establish a reasonable fee to offset the actual costs of criminal history information obtained pursuant to G.S. 114-19.21.G.S. 143B-952." 44

SECTION 17.1.(ggg) G.S. 131E-265 reads as rewritten:

46 "§ 131E-265. Criminal history record checks required for certain applicants for 47 employment.

(a) Requirement; Nursing Home or Home Care Agency. – An offer of employment by a
nursing home licensed under this Chapter to an applicant to fill a position that does not require
the applicant to have an occupational license is conditioned on consent to a criminal history
record check of the applicant. If the applicant has been a resident of this State for less than five

years, then the offer of employment is conditioned on consent to a State and national criminal 1 history record check of the applicant. The national criminal history record check shall include a 2 3 check of the applicant's fingerprints. If the applicant has been a resident of this State for five years or more, then the offer is conditioned on consent to a State criminal history record check 4 of the applicant. An offer of employment by a home care agency licensed under this Chapter to 5 6 an applicant to fill a position that requires entering the patient's home is conditioned on consent to a criminal history record check of the applicant. In addition, employment status change of a 7 8 current employee of a home care agency licensed under this Chapter from a position that does 9 not require entering the patient's home to a position that requires entering the patient's home shall be conditioned on consent to a criminal history record check of that current employee. If 10 the applicant for employment or if the current employee who is changing employment status 11 12 has been a resident of this State for less than five years, then the offer of employment or change in employment status is conditioned on consent to a State and national criminal history record 13 14 check. The national criminal history record check shall include a check of the applicant's or 15 current employee's fingerprints. If the applicant or current employee has been a resident of this 16 State for five years or more, then the offer is conditioned on consent to a State criminal history record check of the applicant or current employee applying for a change in employment status. 17 18 A nursing home or a home care agency shall not employ an applicant who refuses to consent to 19 a criminal history record check required by this section. In addition, a home care agency shall 20 not change a current employee's employment status from a position that does not require 21 entering the patient's home to a position that requires entering the patient's home who refuses to 22 consent to a criminal history record check required by this section. Within five business days of making the conditional offer of employment, a nursing home or home care agency shall submit 23 24 request to the Department of JusticeDepartment of Public Safety under a 25 G.S. 114.19.10G.S. 143B-939 to conduct a State or national criminal history record check 26 required by this section, or shall submit a request to a private entity to conduct a State criminal history record check required by this section. Notwithstanding G.S. 114-19.10, G.S. 143B-939, 27 28 the Department of Justice Department of Public Safety shall return the results of national criminal history record checks for employment positions not covered by Public Law 105-277 to 29 30 the Department of Health and Human Services, Criminal Records Check Unit. Within five business days of receipt of the national criminal history of the person, the Department of Health 31 32 and Human Services, Criminal Records Check Unit, shall notify the nursing home or home care agency as to whether the information received may affect the employability of the applicant. In 33 no case shall the results of the national criminal history record check be shared with the nursing 34 35 home or home care agency. Nursing homes and home care agencies shall make available upon request verification that a criminal history check has been completed on any staff covered by 36 37 this section. All criminal history information received by the home or agency is confidential 38 and may not be disclosed, except to the applicant as provided in subsection (b) of this section.

Requirement; Contract Agency of Nursing Home or Home Care Agency. - An offer 39 (a1) 40 of employment by a contract agency of a nursing home or home care agency licensed under this 41 Chapter to an applicant to fill a position that does not require the applicant to have an occupational license is conditioned upon consent to a criminal history record check of the 42 43 applicant. If the applicant has been a resident of this State for less than five years, then the offer of employment is conditioned on consent to a State and national criminal history record check 44 of the applicant. The national criminal history record check shall include a check of the 45 46 applicant's fingerprints. If the applicant has been a resident of this State for five years or more, then the offer is conditioned on consent to a State criminal history record check of the 47 applicant. A contract agency of a nursing home or home care agency shall not employ an 48 applicant who refuses to consent to a criminal history record check required by this section. 49 50 Within five business days of making the conditional offer of employment, a contract agency of a nursing home or home care agency shall submit a request to the Department of 51

JusticeDepartment of Public Safety under G.S. 114-19.10G.S. 143B-939 to conduct a State or 1 national criminal history record check required by this section, or shall submit a request to a 2 private entity to conduct a State criminal history record check required by this section. 3 Notwithstanding G.S. 114-19.10, G.S. 143B-939, the Department of Justice Department of 4 Public Safety shall return the results of national criminal history record checks for employment 5 positions not covered by Public Law 105-277 to the Department of Health and Human 6 Services, Criminal Records Check Unit. Within five business days of receipt of the national 7 8 criminal history of the person, the Department of Health and Human Services, Criminal 9 Records Check Unit, shall notify the contract agency of the nursing home or home care agency as to whether the information received may affect the employability of the applicant. In no case 10 shall the results of the national criminal history record check be shared with the contract agency 11 12 of the nursing home or home care agency. Contract agencies of nursing homes and home care agencies shall make available upon request verification that a criminal history check has been 13 completed on any staff covered by this section. All criminal history information received by the 14 contract agency is confidential and may not be disclosed, except to the applicant as provided by 15 subsection (b) of this section. 16

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18 (f) Conditional Employment. – A nursing home or home care agency may employ an applicant conditionally prior to obtaining the results of a criminal history record check 19 20 regarding the applicant if both of the following requirements are met:

- (1)The nursing home or home care agency shall not employ an applicant prior to obtaining the applicant's consent for a criminal history record check as required in subsection (a) of this section or the completed fingerprint cards as required in G.S. 114-19.10.G.S. 143B-939.
 - The nursing home or home care agency shall submit the request for a (2)criminal history record check not later than five business days after the individual begins conditional employment.
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SECTION 17.1.(hhh) G.S. 143-143.10(b)(6) reads as rewritten:

- "(6) To request that the **Department** of JusticeDepartment of Public Safety conduct criminal history checks of applicants for licensure pursuant to G.S. 114-19.13.G.S. 143B-944."
- SECTION 17.1.(iii) G.S. 148-37.3(c) reads as rewritten:

Any private corporation described in subsection (a) of this section shall reimburse 34 "(c) the State and any county or other law enforcement agency for the full cost of any additional 35 expenses incurred by the State or the county or other law enforcement agency in connection 36 37 with the pursuit and apprehension of an escaped inmate from the facility.

In the event of an escape from the facility, any private corporation described in subsection 38 (a) of this section shall immediately notify the sheriff in the county in which the facility is 39 located, who shall cause an immediate entry into the State Bureau of Investigation Division of 40 Criminal Information network. Department of Public Safety's Criminal Information Network. 41 The sheriff of the county in which the facility is located shall be the lead law enforcement 42 43 officer in connection with the pursuit and apprehension of an escaped inmate from the facility." 44

SECTION 17.1.(iii) G.S. 153A-94.2 reads as rewritten:

"§ 153A-94.2. Criminal history record checks of employees permitted. 45

46 The board of commissioners may adopt or provide for rules and regulations or ordinances concerning a requirement that any applicant for employment be subject to a criminal history 47 record check of State and National Repositories of Criminal Histories conducted by the 48 Department of Justice Department of Public Safety in accordance with 49 G.S. 114-19.14.G.S. 143B-945. The local or regional public employer may consider the results 50 of these criminal history record checks in its hiring decisions." 51

	General Assembly Of North Carolina	Session 2013
1	SECTION 17.1.(kkk) G.S. 160A-164.2 reads as rewritten:	
2	"§ 160A-164.2. Criminal history record check of employees permitted.	
3	The council may adopt or provide for rules and regulations or ordinand	ces concerning a
4	requirement that any applicant for employment be subject to a criminal history	
5	State and National Repositories of Criminal Histories conducted by the	
6	Justice Department of Public Safety in accordance with G.S. 114-19.14.G.S. 14	
7	may consider the results of these criminal history record checks in its hiring de	
8	SECTION 17.1.(III) G.S. 164-44(a) reads as rewritten:	
9	"(a) The Commission shall have the secondary duty of collecting,	developing, and
10	maintaining statistical data relating to sentencing, corrections, and juvenile ju	
11	primary duties of the Commission will be formulated using data that is val	
12	relevant to this State. All State agencies shall provide data as it is re-	
13	Commission. For the purposes of G.S. 114-19.1, G.S. 143B-930, the Com	1 .
-0 14	considered to be engaged in the administration of criminal justice. All	
15	Commission shall be open to the public and the information presented to the C	-
16	be available to any State agency or member of the General Assembly."	Sommission shun
17	SECTION 17.1.(mmm) Subpart C of Part 2 of Article 4 of Cha	pter 143B of the
18	General Statutes is amended by adding a new section to read:	
19	"§ 143B-926. Appointment and term of the Director of the State Bureau of	f Investigation.
20	(a) The Director of the State Bureau of Investigation shall be a	
21	Governor for a term of eight years subject to confirmation by the General A	
22	resolution. The name of the person to be appointed by the Governor shall be	
23	Governor to the General Assembly for confirmation by the General Assembly	•
24	May 1 of the year in which the term for which the appointment is to be made	
25	failure of the Governor to submit a name as herein provided, the President Pro	
26	Senate and the Speaker of the House of Representatives jointly shall subm	
27	appointee to the General Assembly on or before May 15 of the same year.	
28	shall then be made by enactment of a bill. The bill shall state the name of	
29	appointed, the office to which the appointment is being made, the effec	
30	appointment, the date of expiration of the term, the residence of the appoint	
31	appointment is made upon the joint recommendation of the Speaker o	
32	Representatives and the President Pro Tempore of the Senate. Nothing preclu	
33	of the General Assembly from proposing an amendment to any bill r	
34	appointment.	<u>.</u>
35	(b) The Director may be removed from office by the Governor for an	y of the grounds
36	set forth in G.S. 143B-13(b), (c), and (d). In case of a vacancy in the office of	
37	the State Bureau of Investigation for any reason prior to the expiration of the I	Director's term of
38	office, the name of the Director's successor shall be submitted by the Governme	
39	Assembly not later than 60 days after the vacancy arises. If a vacancy arises in	the office when
40	the General Assembly is not in session, the Director shall be appointed by	
41	serve on an interim basis pending confirmation by the General Assembly."	
42	SECTION 17.1.(nnn) Notwithstanding anything in G.S. 143B-92	26, as enacted by
43	subsection (mmm) of this section, to the contrary, the Governor shall appoint a	•
44	of the State Bureau of Investigation who shall serve until a new Director is ap	pointed pursuant
45	to G.S. 143B-926. A Director shall be appointed pursuant to G.S. 143B-926 n	o later than June
46	1, 2015, for a term that shall end on June 30, 2023.	
47	SECTION 17.1.(000) Notwithstanding any other provision of la	w, there shall be
48	no transfer of positions to or from the State Bureau of Investigation and no	
49	authorized budget of the State Bureau of Investigation, as it existed on March	•
50	the transfer of the State Bureau of Investigation to the Department of Public State	-
51	circumstances shall funds be expended from Budget Code 23606 - Justice Seiz	
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General	Assembly Of North Carolina	Session 2013
Assets, February	nless those expenditures were reported to the NC General Ass 4, 2014.	sembly on or before
ALCOH	OL LAW ENFORCEMENT SECTION TRANSFER	
	SECTION 17.1.(ppp) The Alcohol Law Enforcement Section	shall be relocated as
a branch	under the State Bureau of Investigation.	shan be rerotated us
u orunon	SECTION 17.1.(qqq) G.S. 18B-500 reads as rewritten:	
"8 18 B -5	00. Alcohol law-enforcement agents.	
(a)	Appointment. – The Secretary of Public SafetyDirector of	the State Bureau of
· · ·	tion shall appoint alcohol law-enforcement agents and other en	
	etary of Public Safety <u>Director</u> may also appoint regular employee	1
	al law-enforcement agents. Alcohol law-enforcement agents sh	
	law-enforcement agents". Persons serving as reserve alcohol law	0
	dered employees of the Alcohol Law Enforcement Section	6
	ation purposes while performing duties assigned or approved by	
-	ol Law Enforcement Section Branch or the Director's Head's desi	
(b)	Subject Matter Jurisdiction. – After taking the oath prescribed f	-
· · ·	aw-enforcement agent shall have authority to arrest and take oth	±
	ent actions for any criminal offense. The primary responsibility	
	ent of the ABC laws, lottery laws, and Article 5 of Chapter	
	es Act); however, an agent may perform any law enforcement	
	of Public Safety or the Governor. ABC and lottery laws.	,
(g)	Shifting of Personnel From One District to Another The I	Director -Head of the
	Law Enforcement Section, Branch, under rules adopted by the I	
	ay, from time to time, shift the forces from one district to another	-
•	district force at any point for special purposes. Whenever an agen	
	ent Section is transferred from one district to another for the con	
or for re	asons other than the request of the agent, the Department sha	ll be responsible for
transport	ng the household goods, furniture, and personal apparel of the ag	gent and members of
the agent	s household."	
	SECTION 17.1.(rrr) The following statutes are amended by	by deleting the word
"Section	wherever it appears in uppercase and substituting "Branch	n": G.S. 18B-101(5),
18B-201	18B-202, 18B-203, 18B-504, 18B-805, 18B-902, 18B-903	3, 18B-904, 19-2.1,
105-259	b)(15), and 143-652.1 through 143-658.	
	SECTION 17.1.(sss) G.S. 143-651 reads as rewritten:	
0	51. Definitions.	
The	ollowing definitions apply in this Article:	
	(4a) Branch. – The Alcohol Law Enforcement Branch of	the State Bureau of
	Investigation.	
	(23b) Sanctioned amateur match. – Any match regulated b	
	organization that has been recognized and approved by t	he Section.Branch.
	(24a) Section. The Alcohol Law Enforcement Section of	t the Department of
	Public Safety.	
6.1.	SECTION 17.1.(ttt) G.S. 114-19(a), recodified as G.S. 143B-	906 by subsection (j)
OT this ac	reads as rewritten:	

 "(a) It shall be the duty of the State Bureau of Investigation to receive and collect police criminal information, to assist in locating, identifying, and keeping records of criminals in this State, and from other states, and to compare, classify, compile, publish, make available and disseminate any and all such information to the sheriffs, constables, police authorities, courts or any other officials of the State requiring such criminal identification, crime statistics and other information respecting crimes local and national, and to conduct surveys and studies for the purpose of determining so far as is possible the source of any criminal conspiracy, crime wave, movement or cooperative action on the part of the criminals, reporting such conditions, and to cooperate with all officials in detecting and preventing." MISCELLANEOUS PROVISIONS SECTION 17.1.(uvu) The Department of Public Safety shall consolidate ALE and SBI Regions and Regional Offices. These regional offices shall be operational by October 1, 2014. SECTION 17.1.(uvu) The Department of Public Safety shall make the following reports on progress implementing this section to the Joint Legislative Oversight Committee on Justice and Public Safety: (1) An interim report on or before January 1, 2015. (2) A second interim report on or before April 1, 2015. (3) A final report on or before October 1, 2015. This report may include any recommendations for changes to applicable statutes. SECTION 17.3. The Joint Legislative Oversight Committee on Justice and Public Safety and the Joint Legislative Oversight Committee on Justice and Public Safety and the Joint Legislative Oversight Committee on single independent State agency. (2) An examination of whether the quality or quantity of services provided by each agency would improve if the two agencies were merged into a single independent State agency		General Assembly Of North Carolina Session 2013
 disseminate any and all such information to the sheriffs, constables, police authorities, courts or any other officials of the State requiring such criminal identification, crime statistics and other information respecting crimes local and national, and to conduct surveys and studies for the purpose of determining so far as is possible the source of any criminal conspiracy, crime wave, movement or cooperative action on the part of the criminals, reporting such conditions, and to cooperate with all officials in detecting and preventing." MISCELLANEOUS PROVISIONS SECTION 17.1.(unu) The Department of Public Safety shall consolidate ALE and SBI Regions and Regional Offices. These regional offices shall be operational by October 1, 2014. SECTION 17.1.(unu) The Department of Public Safety shall make the following reports on progress implementing this section to the Joint Legislative Oversight Committee on Justice and Public Safety: (1) A ninterim report on or before January 1, 2015. (2) A second interim report on or before October 1, 2015. This report may include any recommendations for changes to applicable statutes. SECTION 17.1.(xxx) Subsection (000) of this section is effective when it becomes law. The remainder of this section becomes effective July 1, 2014. STUDY MERGER OF STATE CRIME LAB AND OFFICE OF THE STATE MEDICAL EXAMINER Safety and the Joint Legislative Oversight Committee on Justice and Public Safety and the Joint Legislative Oversight Committee on Health and Human Services shall jointly study merging the North Carolina State Crime Laboratory and the Office of the State Medical Examiner into a single independent State agency and shall report their findings and recommendations to the 2015 General Assembly. The study and report required by this section shall include at least the following: (1) An examination of whether the qua	2	criminal information, to assist in locating, identifying, and keeping records of criminals in this
 information respecting crimes local and national, and to conduct surveys and studies for the purpose of determining so far as is possible the source of any criminal conspiracy, crime wave, movement or cooperative action on the part of the criminals, reporting such conditions, and to cooperate with all officials in detecting and preventing." MISCELLANEOUS PROVISIONS SECTION 17.1.(uuu) The Department of Public Safety shall consolidate ALE and SBI Regions and Regional Offices. These regional offices shall be operational by October 1, 2014. SECTION 17.1.(vvv) The Department of Public Safety shall make the following reports on progress implementing this section to the Joint Legislative Oversight Committee on Justice and Public Safety:	4	disseminate any and all such information to the sheriffs, constables, police authorities, courts or
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46 the validity or constitutionality of an act of the General Assembly or a provision of the		
± 7 = Constitution of right Caronna is the subject of an action in any court of and shall. If the	47	<u>Constitution of North Carolina is the subject of an action in any court of this State, if the</u>
48 General Assembly hires outside counsel to represent the General Assembly in connection with		
49 that action, the General Assembly shall be deemed to be a client of the Attorney General for		• •
50 purposes of that action as a matter of law.	50	purposes of that action as a matter of law.

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1	(c) <u>General Assembly Counsel Shall Be Lead Counsel. – In those instances when the</u>
2	General Assembly employs counsel in addition to or other than the Attorney General, the
3	Speaker of the House of Representatives and the President Pro Tempore of the Senate may
4	jointly designate the counsel employed by the General Assembly as lead counsel. The lead
5	counsel so designated shall possess final decision-making authority with respect to the
6	representation, counsel, or service, and other cocounsel shall, consistent with the Rules of
7	Professional Conduct, cooperate with such designated lead counsel.
8	(d) The rights provided by this section shall be supplemental to those provided by any
9	other provision of law."
10 11	SECTION 17.3A.(b) This section is effective when it becomes law.
12	TRANSFER PRIVATE PROTECTIVE SERVICES BOARD AND ALARM SYSTEMS
13	LICENSING BOARD TO THE DEPARTMENT OF PUBLIC SAFETY
14	SECTION 17.5.(a) The Private Protective Services Board and the Alarm Systems
15	Licensing Board are hereby transferred to the Department of Public Safety. These transfers
16	shall have all of the elements of a Type II transfer, as described in G.S. 143A-6.
17	SECTION 17.5.(b) The following statutes are amended by deleting "Attorney
18	General" wherever it appears and substituting "Secretary of Public Safety": G.S. 74C-6, 74C-7,
19	and 74C-13.
20	SECTION 17.5.(c) G.S. 74C-4 reads as rewritten:
21	"§ 74C-4. Private Protective Services Board established; members; terms; vacancies;
22	compensation; meetings.
23	(a) The Private Protective Services Board is hereby established in the Department of
24	Justice Department of Public Safety to administer the licensing and set educational and training
25	requirements for persons, firms, associations, and corporations engaged in a private protective
26	services profession within this State.
27	(b) The Board shall consist of 14 members: the Attorney General or his the Secretary of
28	Public Safety or the Secretary's designated representative, two persons appointed by the
29	Attorney General, one person three persons appointed by the Governor, five persons appointed
30	by the General Assembly upon the recommendation of the President Pro Tempore of the
31	Senate, and five persons appointed by the General Assembly upon the recommendation of the
32	Speaker of the House of Representatives. All appointments by the General Assembly shall be
33	subject to the provisions of G.S. 120-121, and vacancies in the positions filled by those
34 25	appointments shall be filled pursuant to G.S. 120-122. One of those persons appointed by the
35 36	General Assembly upon the recommendation of the President Pro Tempore of the Senate and
30 37	all five persons appointed by the General Assembly upon the recommendation of the Speaker of the House of Representatives shall be licensees under this Chapter; all other appointees may
38	not be licensees of the Board nor licensed by the Board while serving as Board members. All
38 39	persons appointed shall serve terms of three years. With the exception of the Attorney General
39 40	or his Secretary of Public Safety or the Secretary's designated representative, no person shall
40 41	serve more than eight consecutive years on the Board, including years of service prior and
42	subsequent to July 1, 1983. Board. Board members may continue to serve until their successors
43	have been appointed.
44	
45	SECTION 17.5.(d) G.S. 74C-6, as rewritten by subsection (b) of this section, reads
46	as rewritten:
47	"§ 74C-6. Position of Director created.
48	The position of Director of the Private Protective Services Board is hereby created within
40	the Department of Justice Department of Dublic Sofety. The Secondary of Dublic Sofety shall

the Department of Justice. Department of Public Safety. The Secretary of Public Safety shall appoint a person to fill this full-time position. The Director's duties shall be to administer the directives contained in this Chapter and the rules promulgated by the Board to implement this 1 Chapter and to carry out the administrative duties incident to the functioning of the Board in 2 order to actively police the private protective services industry to ensure compliance with the 3 law in all aspects."

4

SECTION 17.5.(e) G.S. 74D-4(b) reads as rewritten:

5 "(b) The Board shall consist of seven members: the Attorney General-Secretary of Public Safety or his designee; two persons appointed by the Governor, one of whom shall be licensed 6 under this Chapter and one of whom shall be a public member; two persons appointed by the 7 8 General Assembly upon the recommendation of the President Pro Tempore of the Senate in 9 accordance with G.S. 120-121, one of whom shall be licensed under this Chapter and one of whom shall be a public member; and two persons appointed by the General Assembly upon the 10 recommendation of the Speaker of the House of Representatives in accordance with 11 12 G.S. 120-121, one of whom shall be licensed under this Chapter and one of whom shall be a public member." 13

14

SECTION 17.5.(f) G.S. 74D-5.1 reads as rewritten:

15 "§ 74D-5.1. Position of Director created.

16 The position of Director of the Alarm Systems Licensing Board is hereby created within the Department of Justice. Public Safety. The Attorney General Secretary of Public Safety shall 17 18 appoint a person to fill this full-time position. The Director's duties shall be to administer the 19 directives contained in this Chapter and the rules promulgated by the Board to implement this 20 Chapter and to carry out the administrative duties incident to the functioning of the Board in 21 order to actively police the alarm systems industry to insure compliance with the law in all 22 aspects. The Director may issue a temporary grant or denial of a request for registration subject to final action by the Board at its next regularly scheduled meeting." 23

24

SECTION 17.5.(g) G.S. 74D-5.2 reads as rewritten:

25 "§ 74D-5.2. Investigative powers of the <u>Attorney General.Secretary of Public Safety.</u>

The Attorney General for the State of North Carolina Secretary of Public Safety shall have the power to investigate or cause to be investigated any complaints, allegations, or suspicions of wrongdoing or violations of this Chapter involving individuals licensed, or to be licensed, under this Chapter. Any investigation conducted pursuant to this section is deemed confidential and is not subject to review under G.S. 132-1 until the investigation is complete and a report is presented to the Board. However, the report may be released to the licensee after the investigation is complete but before the report is presented to the Board."

33

PART XVIII. JUDICIAL DEPARTMENT

34 35

36 SUBPART XVIII-A. OFFICE OF INDIGENT DEFENSE SERVICES

37 38

39

FINAL REPORT ON CRIMINAL CASE INFORMATION SYSTEM

SECTION 18A.2. Section 18B.10 of S.L. 2013-360 reads as rewritten:

40 "SECTION 18B.10. The Administrative Office of the Courts, in consultation with the Office of Indigent Defense Services, shall use the sum of three hundred fifty thousand dollars 41 (\$350,000) in funds available to the Administrative Office of the Courts for the 2013-2015 42 43 fiscal biennium and the sum of three hundred fifty thousand dollars (\$350,000) in funds available to the Office of Indigent Defense Services for the 2013-2015 fiscal biennium to 44 develop or acquire and to implement a component of the Department's criminal case 45 46 information system for use by public defenders no later than February 1, 2015. The 47 Administrative Office of the Courts shall make an interim report on the development and implementation of this system by February 1, 2014, and a final report on the completed 48 implementation of the system by March 1, 2015. July 1, 2015, to the Chairs of the Joint 49 Legislative Oversight Committee on Justice and Public Safety and to the Chairs of the House of 50

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1	Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate		
2	Appropriations Committee on Justice and Public Safety."		
3			
4 5	SUBPART XVIII-B. ADMINISTRATIVE OFFICE OF THE COURTS		
5 7	AMEND VARIOUS PROVISIONS REQUIRING REPORTS ON THE OPERATIONS OF THE COURTS		
, 8	SECTION 18B.1.(a) G.S. 7A-343 reads as rewritten:		
9	"§ 7A-343. Duties of Director.		
)	The Director is the Administrative Officer of the Courts, and the Director's duties include		
1	all of the following:		
2			
3	(8) Prepare and submit an annual report on the work of the Judicial Department		
	to the Chief Justice, and transmit a copy to each member of the General		
	Assembly. the Chairs of the House of Representatives Appropriations		
	Subcommittee on Justice and Public Safety and the Senate Appropriations		
	Committee on Justice and Public Safety and to the Chairs of the Joint		
	Legislative Oversight Committee on Justice and Public Safety. The annual		
	report shall include the activities of each North Carolina Business Court site,		
	including the number of new, closed, and pending cases, the average age of		
	pending cases, and the annual expenditures for the prior fiscal year.		
	SECTION 18B.1.(b) G.S. 7A-343.2 reads as rewritten:		
	"§ 7A-343.2. Court Information Technology Fund.		
	(a) Fund. – The Court Information Technology Fund is established within the Judicial		
	Department as a special revenue fund. Interest and other investment income earned by the Fund		
	accrues to it. The Fund consists of the following revenues: (1) All monies collected by the Director pursuant to G.S. 7A-109(d) and		
	G.S. 7A-49.5.		
	(2) State judicial facilities fees credited to the Fund under G.S. 7A-304 through		
	G.S. 7A-307.		
	(b) Use. – Money in the Fund derived from State judicial facilities fees must be used to		
	upgrade, maintain, and operate the judicial and county courthouse phone systems. All other		
	monies in the Fund must be used to supplement funds otherwise available to the Judicial		
	Department for court information technology and office automation needs.		
	(c) Report. – The Director must report <u>annually</u> by <u>August 1 and</u> February 1 of each		
	year to the Joint Legislative Commission on Governmental Operations, the Chairs of the Senate		
	and House Appropriations Committees, and the Chairs of the Joint Legislative Oversight		
	Committee on Justice and Public Safety and the Chairs of the Senate and House Appropriations		
	Subcommittees on Justice and Public Safety. The report must include the following:		
	(1) Amounts credited in the preceding six months year to the Fund.		
	(2) Amounts expended in the preceding six months year from the Fund and the		
	purposes of the expenditures.		
	(3) Proposed expenditures of the monies in the Fund."		
	SECTION 18B.1.(c) G.S. 7A-809 reads as rewritten:		
	"§ 7A-809. Reports. The Conference of Clarks of Superior Court shall in consultation with the registers of		
	The Conference of Clerks of Superior Court shall, in consultation with the registers of doeds, appually study the status of the individual counties and indicial districts as to whether or		
	deeds, annually study the status of the individual counties and judicial districts as to whether or not the clerks of superior court or the registers of deeds are implementing $G \ge 132-1.10(f1)$		
	not the clerks of superior court or the registers of deeds are implementing G.S. 132-1.10(f1) and report results of the study to the Joint Legislative Commission on Governmental		
	Operations Chairs of the House of Representatives Appropriations Subcommittee on Justice		

General Assembly Of North Carolina Session 2013 and Public Safety and the Senate Appropriations Committee on Justice and Public Safety and to 1 2 the Chairs of the Joint Legislative Oversight Committee on Justice and Public Safety on or before March 1 of each year." 3 SECTION 18B.1.(d) Section 15.4 of S.L. 2009-451 is repealed. 4 5 SECTION 18B.1.(e) Article 7 of Chapter 7A of the General Statutes is amended by adding a new section to read: 6 "§ 7A-45.5. Annual report on Business Court activities. 7 8 The Administrative Office of the Courts shall report to the Chairs of the House of Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate 9 Appropriations Committee on Justice and Public Safety and to the Chairs of the Joint 10 Legislative Oversight Committee on Justice and Public Safety by March 1 of each year on the 11 activities of each North Carolina Business Court site, including the number of new, closed, and 12 pending cases, average age of pending cases, and annual expenditures for the prior fiscal year." 13 SECTION 18B.1.(f) G.S. 15A-1475 reads as rewritten: 14 "§ 15A-1475. Reports. 15 Beginning January 1, 2008, and annually thereafter, the The North Carolina Innocence 16 Inquiry Commission shall report annually by February 1 of each year on its activities to the 17 Joint Legislative Oversight Committee on Justice and Public Safety and the State Judicial 18 Council. The report may contain recommendations of any needed legislative changes related to 19 20 the activities of the Commission. The report shall recommend the funding needed by the Commission, the district attorneys, and the State Bureau of Investigation in order to meet their 21 responsibilities under S.L. 2006-184. Recommendations concerning the district attorneys or the 22 State Bureau of Investigation shall only be made after consultations with the North Carolina 23 24 Conference of District Attorneys and the Attorney General." SECTION 18B.1.(g) G.S. 7A-38.6 is repealed. 25 26 **SECTION 18B.1.(h)** G.S. 7A-409.1(g) reads as rewritten: 27 The State Judicial Council shall report annually to the General Assembly Chairs of "(g) 28 the House of Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety, to the Chairs of the Joint 29 30 Legislative Oversight Committee on Justice and Public Safety, and to the Chief Justice no later than December 31, 2009, and no later than December 31 of every third year, regarding the 31 implementation of S.L. 2006-184-S.L. 2006-184, the act creating the North Carolina Innocence 32 Inquiry Commission, and shall include in its report the statistics regarding inquiries and any 33 recommendations for changes. The House of Representatives and the Senate shall refer the 34 report of the State Judicial Council to the Joint Legislative Oversight Committee on Justice and 35 36 Public Safety and such other committees as the Speaker of the House of Representatives or the President Pro Tempore of the Senate shall deem appropriate, for their review." 37 SECTION 18B.1.(i) Section 18A.1 of S.L. 2013-360 is repealed. 38 SECTION 18B.1.(j) Article 39B of Chapter 7A of the General Statutes is amended 39 by adding a new section to read: 40 "§ 7A-498.9. Annual report on Office of Indigent Defense Services. 41 The Office of Indigent Defense Services shall report to the Chairs of the Joint Legislative 42 Oversight Committee on Justice and Public Safety and to the Chairs of the House of 43 Representatives Subcommittee on Justice and Public Safety and the Senate Appropriations 44 Committee on Justice and Public Safety by February 1 of each year on the following: 45 The volume and cost of cases handled in each district by assigned counsel or 46 (1)public defenders; 47 Actions taken by the Office to improve the cost-effectiveness and quality of 48 (2)indigent defense services, including the capital case program; 49 Plans for changes in rules, standards, or regulations in the upcoming year; 50 (3) and 51

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1	(4) Any recommended changes in law or funding procedures t	hat would assist
2	the Office in improving the management of funds expendence	
3	defense services, including any recommendations concerning	-
4	and desirability of establishing regional public defender offic	• •
5	SECTION 18B.1.(k) Section 18A.4 of S.L. 2013-360 reads as rewr	
6	"SECTION 18A.4. The Office of Indigent Defense Services shall issu	
7	proposals from private law firms or not-for-profit legal representation organ	-
8	provision of all classes of legal cases for indigent clients in all judicial district	
9	Indigent Defense Services shall report on the issuance of this request for propo	
10	Legislative Commission on Governmental Operations by October 1, 2013. Cha	
11	of Representatives Appropriations Subcommittee on Justice and Public Safety	
12	Appropriations Committee on Justice and Public Safety and to the Chai	
13	Legislative Oversight Committee on Justice and Public Safety by October 1	
14	cases where the proposed contract can provide representation services more	efficiently than
15	current costs and ensure that the quality of representation is sufficient to	meet applicable
16	constitutional and statutory standards, the Office of Indigent Defense Services	shall use private
17	assigned counsel funds to enter into contracts for this purpose. In selecting cont	tracts, the Office
18	of Indigent Defense Services shall consider the cost-effectiveness of the pro-	oposed contract.
19	Disputes regarding the ability of the potential contractor to provide effective re-	presentation for
20	clients served by the contract shall be determined by the senior resident superio	r court judge for
21	the district."	
22		
23	ANNUAL REPORT ON CRIMINAL COURT COST WAIVERS	
24	SECTION 18B.2. Section 15.10(b) of S.L. 2011-145 reads as rewrited	
25	"SECTION 15.10.(b) The Administrative Office of the Courts shall mal	
26	modifications to its information systems to maintain records of all cases in	
27	makes a finding of just cause to grant a waiver of criminal court costs under	• •
28	and shall report on those waivers to the Joint Legislative Commission of	
29	Operations by October 1 Chairs of the Senate Appropriations Committee on Ju	
30	Safety, the Chairs of the House Appropriations Subcommittee on Justice and Pu	-
31	the Chairs of the Joint Legislative Oversight Committee on Justice and P	
32	February 1 of each year. The report shall aggregate the waivers by the distr	
33	waiver or waivers were granted and by the name of each judge granting a waive	er or waivers."
34 25	COMPENSATION OF COURT REPORTERS	
35 36	SECTION 18B.3. Section 18B.21 of S.L. 2013-360 reads as rewrit	ton
30 37	"SECTION 18B.21. The Administrative Office of the Courts, in consu	
38	National Center for State Courts, shall study the most effective and efficien	
39	court reporters to produce timely records of court proceedings and the most	
40	effective compensation for court reporters. The Administrative Office of the C	
40 41	an interim report of its findings and recommendations to the <u>Chairs</u> of	
42	Representatives Appropriations Subcommittee on Justice and Public Safety	
43	Appropriations Committee on Justice and Public Safety and to the Chai	
44	Legislative Oversight Committee on Justice and Public Safety by February 1, 2	
45	2014, and a final report of its findings and recommendations by January 1, 2015	
46		-
47	TRAINING FOR SUPERIOR AND DISTRICT COURT JUDGES	
48	SECTION 18B.5. The School of Government at the University of	f North Carolina
49	at Chapel Hill, in cooperation with the Administrative Office of the Courts, the	
50	Association of District Court Judges, the North Carolina Conference of Superio	
51	and the State Crime Laboratory, shall ensure that the continuing judicial edu	-

coordinated by the School of Government incorporate content related to the proper custody and 1 handling of biological evidence, including relevant information about the work of the State 2 Crime Laboratory. The topic shall be addressed in continuing legal education programs for 3 superior and district court judges on a regular basis. 4 5 ABOLISH TWO SPECIAL SUPERIOR COURT JUDGESHIPS/AUTHORIZE TWO 6 ADDITIONAL **BUSINESS** COURT **JUDGES/PROVIDE** FOR THE 7 8 APPOINTMENT OF BUSINESS COURT JUDGES BY THE GOVERNOR IN **CONSULTATION WITH THE CHIEF JUSTICE** 9 **SECTION 18B.6.(a)** G.S. 7A-45.1 is amended by adding a new subsection to read: 10 Notwithstanding any other provision of this section, the two special superior court 11 "(a8) judgeships held as of April 1, 2014, by judges whose terms expire on January 26, 2016, are 12 abolished when any of the following first occurs: 13 Retirement of the incumbent judge. 14 (1) Resignation of the incumbent judge. 15 (2)(3) Removal from office of the incumbent judge. 16 (4) Death of the incumbent judge. 17 Expiration of the term of the incumbent judge." 18 (5) SECTION 18B.6.(b) G.S. 7A-45.3 reads as rewritten: 19 20 "§ 7A-45.3. Superior court judges designated for complex business cases. The Chief Justice may exercise the authority under rules of practice prescribed 21 (a) pursuant to G.S. 7A-34 to designate one or more of the special superior court judges authorized 22 by G.S. 7A-45.1 Governor, in consultation with the Chief Justice, shall appoint up to five 23 24 special superior court judges as initially provided for in subsections (b) and (c) of this section to hear and decide complex business cases as prescribed by the rules of practice. Any judge so 25 26 designated appointed shall be known as a Business Court Judge business court judge and shall preside in the Business Court. business court. If there is more than one business court judge, the 27 28 Chief Justice may designate one of them as the Senior Business Court Judge. senior business court judge. If there is no designation by the Chief Justice, the judge with the longest term of 29 30 service on the court shall serve as Senior Business Court Judge senior business court judge 31 until the Chief Justice makes an appointment to the position. The three special superior court judges designated by the Chief Justice as of April 1, 32 (b) 2014, as business court judges shall serve as three of the business court judges authorized under 33 subsection (a) of this section until each judge's retirement, resignation, removal from office, or 34 death or until the expiration of that judge's term. Upon the occurrence of each judge's 35 36 retirement, resignation, removal from office, or death or until the expiration of the judge's term, the Governor shall appoint a successor as provided in subsection (a) of this section. 37 Notwithstanding the provisions of G.S. 7A-45.1, the two additional business court 38 (c) judges shall be filled by appointment of the Governor as provided in subsection (a) of this 39 section upon the retirement, resignation, removal from office, or death or until the expiration of 40 the term of the incumbent judge of each of the two special superior court judgeships held as of 41 April 1, 2014, by judges whose terms expire on April 29, 2015, and October 20, 2015. 42 43 (d) Upon appointment, each business court judge shall serve a term expiring five years from the date that each judge takes office." 44 45 AUTHORIZE THE COURT TO ASSESS A FEE FOR THE COSTS OF THE 46 SERVICES OF A PRIVATE HOSPITAL PERFORMING TOXICOLOGICAL 47 **TESTING FOR A PROSECUTORIAL DISTRICT** 48 SECTION 18B.14.(a) G.S. 7A-304(a) reads as rewritten: 49 In every criminal case in the superior or district court, wherein the defendant is 50 "(a) convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the 51

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prosecuting witness, the following costs shall be assessed and collected. No costs may be assessed when a case is dismissed. Only upon entry of a written order, supported by findings of fact and conclusions of law, determining that there is just cause, the court may (i) waive costs assessed under this section or (ii) waive or reduce costs assessed under subdivision (7), (8), (8a), (11), or (12) (12), or (13) of this section.

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(7) For the services of the North Carolina State Crime Laboratory facilities, the district or superior court judge shall, upon conviction, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the Department of Justice for support of the Laboratory. This cost shall be assessed only in cases in which, as part of the investigation leading to the defendant's conviction, the laboratories have performed DNA analysis of the crime, tests of bodily fluids of the defendant for the presence of alcohol or controlled substances, or analysis of any controlled substance possessed by the defendant or the defendant's agent.

- For the services of any crime laboratory facility operated by a local 16 (8) government or group of local governments, the district or superior court 17 18 judge shall, upon conviction, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the general fund of the local 19 20 governmental unit that operates the laboratory to be used for law 21 enforcement purposes. The cost shall be assessed only in cases in which, as part of the investigation leading to the defendant's conviction, the laboratory 22 has performed DNA analysis of the crime, test of bodily fluids of the 23 24 defendant for the presence of alcohol or controlled substances, or analysis of 25 any controlled substance possessed by the defendant or the defendant's agent. The costs shall be assessed only if the court finds that the work 26 performed at the local government's laboratory is the equivalent of the same 27 kind of work performed by the North Carolina State Crime Laboratory under 28 subdivision (7) of this subsection. 29
 - (8a) For the services of any private hospital performing toxicological testing under contract with a prosecutorial district, the district or superior court judge shall, upon conviction, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the State Treasurer for the support of the General Court of Justice. The cost shall be assessed only in cases in which, as part of the investigation leading to the defendant's conviction, the laboratory has performed testing of bodily fluids of the defendant for the presence of alcohol or controlled substances. The costs shall be assessed only if the court finds that the work performed by the local hospital is the equivalent of the same kind of work performed by the North Carolina State Crime Laboratory under subdivision (7) of this subsection.
 - (11) For the services of an expert witness employed by the North Carolina State Crime Laboratory who completes a chemical analysis pursuant to G.S. 20-139.1 or a forensic analysis pursuant to G.S. 8-58.20 and provides testimony about that analysis in a defendant's trial, the district or superior court judge shall, upon conviction of the defendant, order payment of the sum of six hundred dollars (\$600.00) to be remitted to the Department of Justice for support of the State Crime Laboratory. This cost shall be assessed only in cases in which the expert witness provides testimony about the chemical or forensic analysis in the defendant's trial and shall be in addition to any cost assessed under subdivision (7) of this subsection.

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1 2 3	(12)	For the services of an expert witness employed b operated by a local government or group of loc completes a chemical analysis pursuant to G.S. 20	al governments who
4 5		analysis pursuant to G.S. 8-58.20 and provides testime in a defendant's trial, the district or superior cou	
6		conviction of the defendant, order payment of the sum	5 0 1
7		(\$600.00) to be remitted to the general fund of the lo	
8		that operates the laboratory to be used for local law e	enforcement. This cost
9		shall be assessed only in cases in which the exp	-
10		testimony about the chemical or forensic analysis in th	
11		shall be in addition to any cost assessed under su	ibdivision (8) of this
12 13	(13)	subsection. For the services of an expert witness employed h	ny a private hospital
13 14	<u>(13)</u>	performing toxicological testing under contract with a	• • •
15		who completes a chemical analysis pursuant to G.S. 2	-
16		testimony about that analysis in a defendant's trial, t	
17		court judge shall, upon conviction of the defendant,	order payment of the
18		sum of six hundred dollars (\$600.00) to be remitted to	
19		the support of the General Court of Justice. This cost	•
20		in cases in which the expert witness provides testimo	-
21 22		analysis in the defendant's trial and shall be in additio under subdivision (8a) of this subsection."	n to any cost assessed
22	SECT	TION 18B.14.(b) This section becomes effective De	cember 1 2014 and
24		sessed or collected on or after that date.	2011, 2011, and
25	T		
26	PART XIX. DE	PARTMENT OF CULTURAL RESOURCES	
27			
28		FROM STATE AID TO LIBRARIES FUND	. 11
29 30		TION 19.2. The Department of Cultural Resources shall ingle-county library from the Aid to Public Libraries F	Ũ
30 31		five thousand dollars (\$475,000) for the 2014-2015 fisca	
32	nundred seventy-	(+75,000) for the 2014-2013 fisca	u year.
33	OUEEN ANNE'	S REVENGE PROJECT SPECIAL FUND	
34	-	TION 19.4. Part 1 of Article 2 of Chapter 143B of the	he General Statutes is
35		ng a new section to read:	
36		ueen Anne's Revenge Project.	
37		- The Queen Anne's Revenge Project Special Fund is	-
38		evenue fund within the Department of Cultural Resource	
39 40		Fund shall consist of all receipts derived from private d nue. The revenue in the Fund may be used only for	
40 41		s and operations, conference and meeting expenses,	
42	-	poratory needs, museum exhibits, and other administrati	
43	÷	evenge Project. The staff of the Office of Archives	
44		ultural Resources shall determine how the funds will be	•
45	of the Queen A	nne's Revenge Project, and those funds are hereby a	ppropriated for those
46	purposes.		.
47		cation. – This section applies to the Queen Anne's	
48 40	· ·	by the State and managed by the Department of Cultura	u Kesources, Office of
49 50	Archives and His (c) Repor	tory. ts. – The Department of Cultural Resources shall	submit a report by
50 51		each year to the Joint Legislative Commission on Gov	

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1	the House of Representatives Appropriations Subcommittee on General Government, the
2	Senate Appropriations Committee on General Government and Information Technology, and
3	the Fiscal Research Division. This report shall include the source and amount of all funds
4	credited to the Fund and the purpose and amount of all expenditures from the Fund during the
5	prior fiscal year."
6	
7	EXEMPT DCR FROM OPERATING RULES REQUIREMENTS RELATED TO
8	HISTORIC SITES AND MUSEUMS
9	SECTION 19.5.(a) G.S. 121-7.3 reads as rewritten:
10	"§ 121-7.3. Admission and related activity fees.fees and operating hours.
11	The Department of Cultural Resources may charge a reasonable admission and related
12	activity fee to any historic site or museum administered by the Department. Admission and
13	related activity fees collected under this section are receipts of the Department and shall be
14	deposited in the appropriate special fund. The revenue collected pursuant to this section shall
15	be used only for the individual historic site or museum where the receipts were generated. The
16	Secretary may adopt rules necessary to carry out the provisions of this section. The Department
17	is exempt from the requirements of Chapter 150B of the General Statutes and G.S. 12-3.1 when
18	adopting, amending, or repealing rules for operating hours and admission fees or related
19	activity fees at historic sites and museums. The Department shall submit a report to the Joint
20	Legislative Commission on Governmental Operations on the amount and purpose of a fee
21	change within 30 days following its effective date."
22	SECTION 19.5.(b) G.S. 143B-71 reads as rewritten:
23	"§ 143B-71. Tryon Palace Commission – creation, powers and duties.
24	There is hereby created the Tryon Palace Commission of the Department of Cultural
25	Resources with the power and duty to adopt, amend and rescind rules and regulations
26	concerning the restoration and maintenance of the Tryon Palace complex, and other powers and
27	duties as provided in Article 2 of Chapter 121 of the General Statutes of North Carolina,
28	including the authority to charge reasonable admission and related activity fees. The
29	Commission is exempt from the requirements of Chapter 150B of the General Statutes and
30	<u>G.S. 12-3.1</u> when adopting, amending, or repealing rules for <u>operating hours and</u> admission
31	fees or related activity fees at Tryon Palace Historic Sites and Gardens. The Commission shall
32	submit a report to the Joint Legislative Commission on Governmental Operations on the
33	amount and purpose of a fee change within 30 days following its effective date."
34	SECTION 19.5.(c) G.S. 143B-73 reads as rewritten:
35	"§ 143B-73. U.S.S. North Carolina Battleship Commission – creation, powers, and duties.
36	There is hereby created the U.S.S. North Carolina Battleship Commission of the
37	Department of Cultural Resources with the power and duty to adopt, amend, and rescind rules
38	and regulations under and not inconsistent with the laws of this State necessary in carrying out
39	the provisions and purposes of this Part.
40	 (2) The Commission shall adapt mlas and negulations consistent with the
41	(3) The Commission shall adopt rules and regulations consistent with the
42	provisions of this Chapter. The Commission is exempt from the requirements of Chapter 150B of the General Statutes and G.S. 12-3.1 when
43 44	adopting, amending, or repealing rules for <u>operating hours and admission</u>
44 45	fees or related activity fees at the U.S.S. North Carolina Battleship. The
43 46	Commission shall submit a report to the Joint Legislative Commission on
40 47	Governmental Operations on the amount and purpose of a fee change within
47 48	30 days following its effective date."
48 49	Jo days following its effective date.
49 50	CLOSURE OF MOUNTAIN GATEWAY MUSEUM PROHIBITED
50	CLOBERT OF THOUSTING OFFERTAL THOREOTH I NOTIDITED

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1		ION 19.6. The Department of Cultural Resources,	-
2 3	Museums, shall no	ot close the Mountain Gateway Museum during the 2014	-2015 fiscal year.
4	DCR BUDGET I	NTEGRITY	
5		ION 19.7. In the development of the 2015-2017 b	viennial continuation
6		of State Budget and Management shall restore various u	
7	•	Records, Historic Preservation, and Personal Services w	
8	of Cultural Resour		tunn the Department
9		1005.	
10	MODIFY ROLF	S OF ROANOKE ISLAND COMMISSION AND E	DEPARTMENT OF
11		RESOURCES IN MANAGING ROANOKE IS	
12	PARK		
13		ION 19.8. Part 27A of Article 2 of Chapter 143B of	the General Statutes
14	reads as rewritten:	-	
15		"Part 27A. Roanoke Island Commission.	
16	"§ 143B-131.1. C	Commission established.	
17	-	blished the Roanoke Island Commission. The Comr	nission shall be an
18	independent, self	f-supporting commission, but shall be locatedCom	mission within the
19		Cultural Resources for historic resource management,	
20	1	es.to advise and assist the Secretary of the Department of	6
21		preservation, development, and interpretation of the h	
22	assets of Roanoke		
23	"§ 143B-131.2. R	Roanoke Island Commission – Purpose, powers, and d	uties.
24	(a) The C	ommission is created to combine various existing ent	ities in the spirit of
25	cooperation for a	cohesive body to protect, preserve, develop, and interp	ret the historical and
26	cultural assets of	Roanoke Island. The Commission is further created to	fundraise for and to
27	operate and admin	nister the Elizabeth II State Historic Site and Visitor Cer	ter, the Elizabeth II,
28	Ice Plant Island,	and allRoanoke Island Festival Park and all other	properties under the
29	administration of	the Department of Cultural Resources located on Ro	anoke Island having
30	historical signification	ance to the State of North Carolina, Dare County, or the	ne Town of Manteo,
31	except as otherwise	se determined by the Commission.Department.	
32	(b) The Co	ommission shall have the following powers and duties:	
33	(1)	To advise the Secretary of the Department of Transport	-
34		on matters pertaining to, affecting, and encou	0 0
35		preservation, and enhancement of the appearance,	
86		aesthetic quality of U.S. Highway 64/264 and the U.S.	• 1
37		corridor on Roanoke Island and the grounds on Roa	
38		Park. However, the local government that has jurisdict	
39		portion of the travel corridor shall process the applicati	
40		certificates of appropriateness and shall be responsible	
11		of those certificates and any rules adopted pursuant to	
12		apply to the portion of the travel corridor within the jur	
13		government. No reimbursement shall be made by the	
44		local government for the processing of application	
45		certificates of appropriateness, or the enforcement of the	ose certificates or the
46		rules.	
47	(2)	To operate <u>Roanoke Island Festival Park, including the</u>	
48		Historic Site and Visitor Center and the Elizabeth II as p	ermanent memorials
49		commemorating the Roanoke Voyages, 1584-1587.	1
50	(3)	To supervise the development of Ice Plant Island ar	a to manage tuture
51		facilities.	

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1 2	(4)	To advise the Secretary of the Department of Cultura pertinent to historical and cultural events on Roanoke	
3	(5)	With the assistance of the Department of Cultural	
4	(5)	preserve, and protect properties located on Roanoke	
5		significance to the State of North Carolina, Dare C	-
6		Manteo consistent with applicable State laws and rule	•
7	(6)	To-With the approval of the Secretary of the D	
8	(0)	<u>Resources, establish and collect a charge for admiss</u>	-
9		event operated by the Commission.	son to any property of
10	(7)	To solicit and accept gifts, grants, and donations.	
11	(8)	To cooperate with the Secretary and Department of (
12		Secretary and Department of Transportation, the Sec	• •
13		of Environment and Natural Resources, and other g	
14		officials, and entities, and provide them with assistance	
15	(9)	To adopt and enforce such the bylaws, rules, and gu	
16		inconsistent with the rules and guidelines of the E	
17		<u>Resources</u> , that the Commission deems to be reasona	
18		to carry out its powers and duties. Notwithstanding	
19		150B of the General Statutes does not apply to the a	doption of rules by the
20		Commission.	
21	(10)	To <u>fundraise</u> , accept monies, gifts, donations, grants, o	
22		will be used by the Commission for purposes of carr	
23		purposes herein set forth. The Commission may esta	
24		be maintained and used for contingencies and emerge	
25		Elizabeth II, Inc., shall use the balance of any unencur	
26		transferred to it pursuant to this subdivision only	for expenses of the
27		Commission or the properties operated by the Commi	ssion that are identified
28		as operating or for maintenance costs by the Cor	nmission and that are
29		requested by the Commission.	
30	(11)	By cooperative arrangement with other agencies, gr	
31		other entities, to coordinate and schedule historical	and cultural events on
32		Roanoke Island.	
33	(12)	Make recommendations to the Secretary of Cultural	Resources concerning
34		personnel and budgetary matters.	
35	(13)	To acquire real and personal property by purch	ase, gift, devise, and
36		exchange.	
37	(14)	To administer the Historic Roanoke Island F	und as provided in
38		G.S. 143B-131.8A.	
39	(15)	To procure supplies, services, and property as appropriate	priate and to enter into
40		contracts, leases, or other legal agreements to carry of	out the purposes of this
41		Part and duties of the Commission. The provision	s of G.S. 143-129 and
42		Article 3 of Chapter 143 of the General Statutes do no	ot apply to purchases by
43		the Roanoke Island Commission of equipment, s	supplies, and services.
44		However, the Commission shall: (i) submit all p	proposed contracts for
45		supplies, materials, printing, equipment, and contract	ual services that exceed
46		one million dollars (\$1,000,000) authorized by the	nis subdivision to the
47		Attorney General or the Attorney General's designee	for review as provided
48		in G.S. 114-8.3; and (ii) include in all proposed cont	-
49		the Commission under this subdivision a standard clau	-
50		the State Auditor and internal auditors of the Com	-
51		records of the contractor during and after the term o	•

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118 4 43	accounts and data affecting fees and perform award a cost plus percentage of cost agreeme	
	-131.3. Assignment of property; offices.	
-	request of the Commission, the head of any Stat	
	nt, and personnel of such agency to the Commission	
	out its duties under this Part. Assignments under	
	ement by the Commission to the agency from which the	e assignment was made.
	131.4. Commission reports.	
	re July 1, 1995, the Commission shall submit	
	ensive report incorporating specific recommendat	
-	nent and promotion of the Elizabeth II State Historic S	
	port, the The Commission shall submit a quarterly rep	-
	iations Subcommittee on General Government ar	
	iations Committee on General Government and Info	
Fiscal R	esearch Division of the General Assembly. The report s	shall include:
"§ 143B	-131.5. Roanoke Island Commission – Additional	powers and duties; transfer of
	assets and liabilities.	
(a)	The Commission shall also have the powers and dut	
Session	Laws of 1981, as amended. To the extent that Chapter 1	194 of the 1981 Session Laws is
inconsis	ent with this Part, the powers and duties in this Part sha	all control.
"§ 1431	-131.6. Roanoke Island Commission – Members	; terms; vacancies; expenses
	officers.	
(a)	The Commission shall consist of 24-22 voting memb	bers appointed as follows:
	(1) Six members appointed by the Governor;	
	(2) Six members appointed by the General Asse	embly upon the recommendation
	of the President Pro Tempore of the Senate	, at least two of whom reside in
	Dare County;	
	(3) Six members appointed by the General Asse	embly upon the recommendation
	of the Speaker of the House of Representativ	ves, at least two of whom reside
	in Dare County; and	
	(4) The following persons, or their designees, ex	c officio:<u>designees shall serve ex</u>
	officio:	-
	a. The Governor;	
	b. The Attorney General;	
	c. The Secretary of the Department of C	Cultural Resources;
	d. The Secretary of the Department of T	
	e. The Chair of the Dare County Board	1
	f. The Mayor of Manteo.	
	(5) The Secretary of the Department of Cultur	al Resources, or the Secretary's
	designee, shall serve ex officio as a nonvotin	-
		<u> </u>
(c)	The Governor shall appoint a chair biennially from	n among the membership of the
. ,	sion. The initial term of the chair shall commen	
	sion shall elect from its membership a vice-chair, a s	
	terms. The Commission in its discretion may app	
-	Initial terms shall commence on October 1, 1994.	sint a mistorian to berve at h
1		
 (g)	The chair shall convene the Commission. Meeti	ngs shall be held as often as
	y, but not less than two-four times a year.	ingo shan be nera as bron as
necessal	y, out not less than two <u>rour</u> thirds a year.	

1 The Commission shall make its recommendations by March 15 of each year that 2 (i) terms expire for appointments for terms commencing July 1 of that year; provided the initial 3 appointments for terms commencing October 1, 1994, shall be made upon recommendation of 4 5 the Roanoke Island Historical Association. year.

- 6
- 7

"§ 143B-131.8A. Historic Roanoke Island Fund.

8 The Historic Roanoke Island Fund is established as a nonreverting enterprise fund (a) and shall be administered by the Roanoke Island Commission. Department of Cultural 9 Resources. All operating revenues generated by the Roanoke Island Commission, including 10 revenues collected from any property operated by the Roanoke Island Commission, together 11 with all gifts, grants, donations, or other financial assets of whatever kind received or held by 12 the Roanoke Island Commission shall be credited to the Historic Roanoke Island Fund and 13 shall be used only (i) for the expenses of operating and maintaining the Roanoke Island 14 Commission and the properties managed by the Roanoke Island Commission, including the 15 salaries and benefits of Roanoke Island Festival Park staff, (ii) to carry out any of the other 16 duties and purposes set out by this Part, or (iii) for capital expenditures for the properties 17 operated by the Commission. 18

The Department of Cultural Resources shall pay to the Commission-transfer to the 19 (b)20 Fund on a monthly basis a pro rata share of the utilities, maintenance, and operating expenses of the Outer Banks History Center, which is located in the facility owned by the 21 22 Commission. Roanoke Island Festival Park. The funds received pursuant to this subsection shall be credited to the Historic Roanoke Island Fund. 23

24 (c) The Department of Cultural Resources shall credit to the Historic Roanoke Island Fund all rental proceeds received by the Department from the rental properties located near the 25 26 Outer Banks Island Farm.

"§ 143B-131.9. Roanoke Island Commission-Festival Park staff. 27

28 The Commission shall appoint and fix the salary of an Executive Director to serve at its pleasure and may hire other employees. Employees of the Commission who were transferred 29 30 from the Department of Cultural Resources as of July 1, 1995, and who were subject to the North Carolina Human Resources Act, Chapter 126 of the General Statutes, at the time of the 31 transfer shall continue to be subject to that act. Employees of the Commission who were 32 transferred but were not subject to the North Carolina Human Resources Act at the time of 33 transfer are not subject to the North Carolina Human Resources Act. Employees of the 34 Commission who were not transferred are not subject to the North Carolina Human Resources 35 36 Act unless the Commission designates the employee's position as subject to the North Carolina Human Resources Act when the employee is hired. Once designated, a position remains subject 37 to the North Carolina Human Resources Act unless exempted in accordance with that act.shall 38 serve as a search committee to seek out, interview, and recommend to the Secretary of the 39 Department of Cultural Resources an Executive Director of Roanoke Island Festival Park. All 40 employees of the Commission shall be transferred to the Department of Cultural Resources and 41 shall be paid from the Historic Roanoke Island Fund as provided in G.S. 143B-181.8A. Except 42 as otherwise provided in this section, or G.S. 126-5, all employees who are transferred from the 43 Commission to the Department of Cultural Resources shall retain the same designations under 44 the North Carolina Human Resources Act, Chapter 126 of the General Statutes, as they had 45 prior to the transfer. 46

-" 47
- 48

PART XX. DEPARTMENT OF INSURANCE 49

- 50
- **INSURANCE REGULATORY CHARGE** 51

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1 2 3	regulator year.	SECTION 20.2.(a) The percentage rate to be used in calculati y charge under G.S. 58-6-25 is six and one-half percent (6.5%) for t	-
4	J	SECTION 20.2.(b) G.S. 58-6-25 reads as rewritten:	
5 6	"§ 58-6- 2	25. Insurance regulatory charge.	
7	(d)	Use of Proceeds. – The Insurance Regulatory Fund is created in the	ha Stata traggury
8		e control of the Office of State Budget and Management. The proceed	
9	levied in	this section and all fees collected under Articles 69 through 71 of	this Chapter and
10		ticles 9 and 9C of Chapter 143 of the General Statutes shall be cred	
11		d shall be placed in an interest-bearing account and any interest	
12		from the Fund shall be credited to the Fund. Moneys in the Fund m	• • •
13	1	to appropriation by the General Assembly and in accordance with the	U
14 15		by the General Assembly. The Fund is subject to the provisions	
15 16		Act, except that no unexpended surplus of the Fund shall revert to the ey credited to the Fund shall be used to reimburse the General Fund for	
16 17	All mone	by credited to the Fund shall be used to reiniburse the General Fund to	r the following:
17		(11) Money appropriated to the North Carolina Industrial	Commission for
18 19		support of the Commission's duties excepted from its statut	
20		as set forth in G.S. 97-73(e).	ory ree autionty
21	(e)	Definitions. – The following definitions apply in this section:	
22	(0)	(1) Repealed by Session Laws 2003-284, s. 43.2, effective f	for taxable years
23		beginning on or after January 1, 2004.	
24		(1a) Captive insurance company. – Defined in G.S. 105-228.3.	
25		(2) Insurance company. $-A$ company that pays the gross premi	ums tax levied in
26		G.S. 105-228.5 and G.S. 105-228.8.	
27		(3) Insurer. – Defined in G.S. 105-228.3."	
28		SECTION 20.2.(c) Subsection (a) of this section is effective when	n it becomes law.
29	Subsection	on (b) of this section is effective January 1, 2015.	
30			
31	PART X	XI. RESERVED	
32 33	PART X	XII. GENERAL ASSEMBLY	
34 35	CREAT	E JOINT LEGISLATIVE COMMITTEE ON GENERAL GOVE	RNMENT
36		SECTION 22.1.(a) Chapter 120 of the General Statutes is amer	
37	new Arti	cle to read:	, 0
38		"Article 34.	
39		"Joint Legislative Oversight Committee on General Governmer	<u>nt.</u>
40	" <u>§ 120-2</u>	95. Creation and membership of Joint Legislative Oversight	Committee on
41		<u>General Government.</u>	
42	<u>(a)</u>	The Joint Legislative Oversight Committee on General Governme	nt is established.
43	The Com	mittee consists of 14 members as follows:	
44		(1) Seven members of the Senate appointed by the President Pr	•
45		Senate, at least two of whom are members of the minority p	
46		(2) <u>Seven members of the House of Representatives appointed l</u>	
47		the House of Representatives, at least two of whom are	members of the
48		minority party.	
49 50	<u>(b)</u>	Terms on the Committee are for two years and begin on the c	-
50 E 1		Assembly in each odd-numbered year. Members may complete a te	
51		mittee even if they do not seek reelection or are not reelected to the G	eneral Assembly,

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1	but resignation	or removal from service in the General Assembly constitut	es resignation or
2		rvice on the Committee.	<u> </u>
3		ember continues to serve until a successor is appointed. A	vacancy shall be
4		days by the officer who made the original appointment.	
5		rpose and powers of Committee.	
6		Joint Legislative Oversight Committee on General Governme	ent shall examine
7		basis the services provided by the departments and agencie	
8		der to make ongoing recommendations to the General Asser	
9		ectiveness, efficiency, and quality of State government services	
10	_	g powers and duties:	
11	<u>(1)</u>	Study the programs, organization, operations, and policies	of the following
12		agencies:	-
13		a. Department of Administration.	
14		b. Department of State Auditor.	
15		c. Department of Cultural Resources.	
16		d. Housing Finance Agency.	
17		e. Department of Insurance.	
18		<u>f.</u> <u>Office of Administrative Hearings.</u>	
19		g. Office of State Human Resources.	
20		h. Department of Revenue.	
21		c.Department of Cultural Resources.d.Housing Finance Agency.e.Department of Insurance.f.Office of Administrative Hearings.g.Office of State Human Resources.h.Department of Revenue.i.Department of Secretary of State.j.State Ethics Commission.	
22			
23		k. Department of State Treasurer.	
24	<u>(2)</u>	Review compliance of budget actions directed by the Gener	
25	<u>(3)</u>	Monitor expenditures, deviations, and changes made by the	
26		in subsection (a) of subdivision (1) of this section to the cert	<u>ified budget.</u>
27	<u>(4)</u>	Review policy changes as directed by law.	
28	<u>(5)</u>	Receive presentations of reports from agencies directed in t	he law, including
29		audits, studies, and other reports.	
30	<u>(6)</u>	Review any issues that arise during the interim period bet	
31		the General Assembly and provide a venue for any of the	iese issues to be
32		heard in a public setting.	, · ,
33	<u>(7)</u>	Monitor the quality of services provided by general govern	ment agencies to
34 25	(0)	other agencies and the public.	acondinate and
35	<u>(8)</u>	<u>Identify opportunities for general government agencies to</u> collaborate to eliminate duplicative functions.	b coordinate and
36 37	<u>(9)</u>	Have presentations and reports on any other matters that	t the Committee
38	<u>(9)</u>	considers necessary to fulfill its mandate.	t the Committee
39	(b) The C	Committee may make reports to the General Assembly. A repo	ort to the General
40		contain legislation needed to implement a recommendation of t	
41		ganization of Committee.	ne committee.
42		President Pro Tempore of the Senate and the Speaker of	of the House of
43		shall each designate a cochair of the Joint Legislative Oversig	
44	· ·	ment. The Committee shall meet upon the joint call of the coch	
45		orum of the Committee is five members. No action may be t	
46		a meeting at which a quorum is present. While in the discha	
47		mmittee has the powers of a joint committee under	
48		nrough G.S. 120-19.4.	
49		bers of the Committee shall receive subsistence and tra	vel expenses as
50		5. 120-3.1. The Committee may contract for consultants or h	-
51		G.S. 120-32.02. The Legislative Services Commission, throug	

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Services Officer.	shall assign professional staff to assist the Committee in	its work. Upon the
	egislative Services Commission, the Directors of Legislati	
	e House of Representatives shall assign clerical staff to the	
	ical employees shall be borne by the Committee.	
	Committee cochairs may establish subcommittees for the pu	rpose of examining
	to services provided by particular divisions within t	
government depa	· · · ·	-
	oorts to Committee.	
Whenever a	department, office, or agency set out in subdivision (a)(1)	of G.S. 120-296 is
	to report to the General Assembly or to any of its perma	
	on matters affecting the services the department or ag	
	ency shall transmit a copy of the report to the cochairs of t	
	nittee on General Government."	
	FION 22.1.(b) This section is effective when it becomes la	W.
	E COSTS OF HEALTH INSURANCE MANDATES	
	FION 22.2.(a) The Legislative Research Commission may	
	nsurance mandates. The goal of the study would be to j	
	erall impact of the health insurance mandates on individuals	
-	nies, the providers of health care, the General Fund, and	the State economy.
To that end, the s	study should consider the following:	
(1)	The costs to individuals and employers of the health in	
	including increased premiums or other cost sharing.	-
	include estimates of additional premium costs attribu	itable to particular
	mandates.	
(2)	The cost to the State for mandates that apply to the State	
	Teachers and State Employees. This analysis shall in	
	additional premium costs attributable to particular mandat	
(3)	The cost to health insurance companies of adding man	0
	their plans, including the costs of modifying existing pl	ans to include new
	mandates.	
(4)	The benefits to individuals of the health insurance man	dates, including an
	estimate of how many individuals benefit from particul	
	comparison of the costs of mandated covered procedures	s to the costs of the
	procedures if coverage were not mandated.	
(5)	The benefits to employers through increased productivity	•
	from work, or other appropriate benefits from manda	ating the insurance
	coverage of particular services or treatments.	
(6)	For mandates of a screening or preventative nature, a c	cost estimate of the
	savings attributable to early detection and treatment.	
(7)	The benefits to providers of services mandated to be	covered by health
	insurance.	
(8)	Any other related items deemed appropriate by the La	egislative Research
	Commission.	
	FION 22.2.(b) The Legislative Research Commission may	
-	review the costs of proposed future health benefit m	
	s based on its study. Such a process should be designed	
•	ter understand the complete costs and benefits of propose	
	o the individual beneficiaries of the mandates and to the S	•
-	ach a process should be more involved than the current ac	-
for mandates that	t apply to the State Health Plan for Teachers and State Em	ployees and should

General Assembly Of North Carolina consider the same items listed in the subdivisions of subsection (a) of this section for proposed 1 future health benefit mandates. 2 3 **SECTION 22.2.(c)** In order to assess the feasibility and cost of (i) the study contemplated by subsection (a) of this section and (ii) the review process contemplated by 4 5 subsection (b) of this section, the Legislative Research Commission may engage the services of 6 a contract manager to design, issue, and manage requests for information (RFIs) from experts in health insurance and economics who may be able to study health insurance mandates. 7 8 **SECTION 22.2.(d)** The Legislative Research Commission may use up to the sum 9 of five hundred thousand dollars (\$500,000), which is appropriated in this act for fiscal year 2014-2015, nonrecurring, for the studies authorized under this section and for engaging the 10 services of a contract manager as provided in subsection (c) of this section. 11 12 STATUTE OF REPOSE STUDY COMMISSION 13 14 **SECTION 22.3.(a)** There is created the Statute of Repose Study Commission. SECTION 22.3.(b) Membership. – The Statute of Repose Study Commission shall 15 consist of 10 members, five members of the Senate appointed by the President Pro Tempore of 16 the Senate and five members of the House of Representatives appointed by the Speaker of the 17 18 House of Representatives. 19 **SECTION 22.3.(c)** Cochairs; Vacancies; Quorum. – The Statute of Repose Study 20 Commission shall have two cochairs, one designated by the President Pro Tempore of the 21 Senate and one designated by the Speaker of the House of Representatives from among their 22 respective appointees. The Commission shall meet upon the joint call of the cochairs. Any vacancy on the Commission shall be filled by the original appointing authority. A majority of 23 24 the members of the Commission constitutes a quorum. 25 SECTION 22.3.(d) Compensation; Administration. – Members of the Statute of 26 Repose Study Commission shall receive per diem, subsistence, and travel allowances in accordance with G.S. 120-3.1. The Commission, while in the discharge of its official duties, 27 28 may exercise all powers provided for under G.S. 120-19 and G.S. 120-19.1 through G.S. 120-19.4. The Commission may meet in the Legislative Building or the Legislative Office 29 30 Building. 31 The Legislative Services Commission, through the Legislative Services Officer, shall assign professional staff to assist the Commission in its work. The House of 32 Representatives' and the Senate's Directors of Legislative Assistants shall assign clerical staff to 33 the Commission, and the expenses relating to the clerical employees shall be borne by the 34 35 Commission. SECTION 22.3.(e) Purpose. – The Statute of Repose Study Commission shall 36 37 study whether the 10-year period of repose set out in G.S. 1-52(16) should be amended, or 38 whether other change in the laws of North Carolina should be enacted, in light of the opinion of 39 the United States Supreme Court in CTS Corp. v. Waldburger et al., No. 13-339 (June 9, 2014) 40 (slip op.). The Commission shall report its findings and recommendations and any legislative proposals to the 2015 Regular Session of the General Assembly. 41 **SECTION 22.3.(f)** Commission Termination. – The Statute of Repose Study 42 43 Commission shall terminate on the filing of its report or upon the convening of the 2015 General Assembly, whichever is earlier. 44 **SECTION 22.3.(g)** The Legislative Services Commission shall allocate monies to 45 46 fund the work of the Statute of Repose Study Commission from funds available to the General 47 Assembly. 48 PART XXII-A. OFFICE OF STATE HUMAN RESOURCES 49 50

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1 2	DISCONTINUI APPLICAT	E USE OF AUTOMATIC SCORING AND IONS FOR STATE GOVERNMENT EMPLOYMEN'		
3		FION 22A.1.(a) The Office of State Human Reso		
4		oon as practicable, utilization of its current online job a	· · · · · · · · · · · · · · · · · · ·	
5		g automatic scoring and screening of applications for		
6		order to effectuate the provisions of this section, the Sta		
7		allocate any funds to continue or renew licenses for the		
8	and career portal	currently utilized by OSHR.		
9	SEC	FION 22A.1.(b) Nothing in this section is intended, nor	shall it be construed,	
10		id contract relating to its subject matter.		
11				
12	OFFICE OF S	TATE HUMAN RESOURCES/JLOCGG REVIEW	OF TEMPORARY	
13	SOLUTION	S		
14		FION 22A.2.(a) The Joint Legislative Oversight Co		
15		mmittee) created by Section 22.1 of this act shall review		
16		Temporary Solutions staffing service of the Office of Sta	ate Human Resources	
17	(OSHR). As part	of its review, the Committee shall:		
18	(1)	Review the OSHR's administrative surcharge charged to		
19	(2)	Review the administrative structure of the Tempora	ry Solutions staffing	
20		service.		
21	(3)	Review the total number of full-time equivalent pos		
22		staff, and operations costs of the Temporary Solutions s		
23	(4)	Review the status of the accounts billable and payab	1 1	
24		Solutions staffing service, and the average time each	State agency takes to	
25		remit payment for services rendered.	.11	
26	(5)	Compare the Temporary Solutions staffing service to	the same or similar	
27	(\mathbf{f})	staffing services in other states and the private sector.	cominal has allowing	
28	(6)	Examine whether State agencies would be better		
29 30	(7)	agencies to contract with the private sector for temporar Consider any other matters pertaining to the Tempora		
30 31	(7)		iry solutions starting	
32	By L	service. nuary 30, 2015, the Committee shall report to the 2015	General Assembly on	
33	•	ions and any legislative proposals relating to the Tempor		
34	service.	ions and any registative proposals relating to the relipor	ary solutions starting	
35		FION 22A.2.(b) By September 1, 2014, the OSHR shall:		
36	(1)	Conduct a customer satisfaction survey that focuses		
37	(-)	agencies' perceptions of the Temporary Solutions st	-	
38		minimum, the survey shall provide for ratings in	-	
39		promptness in placements, responsiveness to agency	-	
40		identification and referral of qualified persons for		
41		requirements.	1 2 0	
42	(2)	Report the results of the survey required by thi	s subsection to the	
43		Committee, along with OSHR's plan to address any is		
44		survey.		
45				
46	EXTEND REO	RGANIZATION THROUGH REDUCTION PROGRA	AM	
47	SEC'	FION 22A.3.(a) Section 8.3 of S.L. 2013-382 reads as re	written:	
48		8.3. This Part is effective when it becomes law and ex	1	
49		The Office of State Personnel and the Office of State Buc		
50	shall report to the Joint Legislative Commission on Governmental Operations on January 31,			

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1	-	pril 30, 2014, and September 1, 2014.<u>September 1, 2014</u>, Januar	y 31, 2015, April 30,
2 3	<u>2015, and</u>	<u>d September 1, 2015.</u> " SECTION 22A.3.(b) This section is effective when it become	s law.
4 5 6	PART X	XIII. OFFICE OF THE GOVERNOR	
7	EDUCA'	TION AND WORKFORCE INNOVATION PROGRAM	
8		SECTION 23.1.(a) Of the funds appropriated for the Educ	ation and Workforce
9		on Program, established under G.S. 115C-64.11, up to five percent	cent (5%) each fiscal
10	•	y be used by the Office of the Governor to provide tech	
11		rative assistance, including staff, to the commission and reimbu	1
12		mission and five percent (5%) each fiscal year shall be allocate	
13 14		nools Project. North Carolina New Schools Project shall use the ning network for all grantees to ensure high-quality implementati	
14 15	-	to strong results for students. The peer learning network sha	
15 16		and lessons learned among grantees; (ii) bring together grantee	
10		nsive development that sustains focus on instruction, academ	
18		nent; and (iii) benchmark grantee data against State and natio	
19	-	New Schools Project shall also advise grantees in fund-raising.	nar standards. Hortin
20	Curonna	SECTION 23.1.(b) G.S. 115C-64.16(f) reads as rewritten:	
21	"(f)	Reporting Requirements. – No later than March 1September 1	of each year, a grant
22	< / <	shall submit to the Commission an annual report for the prece	• •
23	-	s the academic progress made by the students and the implem	
24	initiative		1 0
25		SECTION 23.1.(c) Funds appropriated for the Educat	tion and Workforce
26	Innovatio	on Program authorized by G.S. 115C-64.16 shall not revert at the	he end of each fiscal
27	year but s	shall remain available until expended.	
28		SECTION 23.1.(d) G.S. 115C-64.16(d) reads as rewritten:	
29	"(d)	Matching Private and Local Funds All funds appropriated	•
30		by a combination of private and local funds. All grant a	
31	-	we percent (25%) of program costs through local funds. An a	-
32	-	(25%) of program costs must be raised by private funds. <u>All g</u>	
33		fty percent (50%) of all State dollars. Matching funds shall no	t include other State
34	<u>funds. M</u>	atching funds may include in-kind contributions."	
35	"8 11EC	SECTION 23.1.(e) G.S. 115C-64.15 reads as rewritten:	Commission
36 37	§ 115C-	64.15. North Carolina Education and Workforce Innovation	Commission.
38	(b)	The Commission shall consist of the following 11-14 members:	
39	(0)	 (1) The Secretary of Commerce.)
40		(1) The Secretary of Commerce.(2) The State Superintendent of Public Instruction.	
41		(3) The Chair of the State Board of Education.	
42		(4) The President of The University of North Carolina.	
43		(5) The President of the North Carolina Community Colleg	e System.
44		(6) <u>Two-Three</u> members appointed by the Governor who	-
45		education.	Ĩ
46		(7) Two— <u>Three</u> members appointed by the Gener	al Assembly upon
47		recommendation of the Speaker of the House of	Representatives, as
48		provided in G.S. 120-121, who have experience in bu	sinesses operating in
49		North Carolina.	
50		(8) <u>Two-Three</u> members appointed by the General	• •
51		recommendation of the President Pro Tempore of the S	senate, as provided in

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1			G.S. 120-121, who have experience in businesses	operating in North
2			Carolina.	1 0
3	<u>(b1)</u>	Memb	ers appointed by the Governor or the General Assen	<u>nbly shall serve for</u>
4	three-yea		nd can be reappointed at the completion of their terms.	
5	"			
6		SECT	ION 23.1.(f) This section becomes effective June 30, 20	14.
7				
8 9	PART X	XIV. OI	FFICE OF STATE BUDGET AND MANAGEMENT	
10	STAFFI	NG AN	ALYSIS OF STATE AGENCY BUSINESS F	UNCTIONS AND
11			MENT OF RESOURCES FROM HR/PAYROLL MA	
12			ION 24.3. Section 6.7 of S.L. 2007-323 is repealed.	
13			ľ	
14	PART X	XV. OF	FICE OF THE STATE AUDITOR	
15				
16	PRIVAT	E AUD	T OF PENSION FUND	
17		SECT	ION 25.1.(a) In addition to all other audits and reports	required by law, the
18	State Tre	easurer s	hall prepare and issue, for the 2014-2015 fiscal year	; a set of financial
19		0	ling the investment programs for the Retirement System	
20			8). These financial statements shall be audited by a com	-
21	-	•	firm selected and engaged by the State Auditor based up	
22	-	•	State Auditor in consultation with the State Treasurer. Th	1
23			statements shall be provided to the State Controller and the	e General Assembly
24	no later tl		ary 1, 2016.	· (1 C [*] · 1
25 26	statamant		ION 25.1.(b) Supplementary information accompand	
26 27			ed by subsection (a) of this section shall include a ms' risk and returns compared to benchmarks, total m	
27		•	nd comparisons to peer cost benchmarks.	anagement rees and
29	meentive	.	ION 25.1.(c) The State Treasurer shall transfer to the State	ate Auditor from the
30	assets of		rement Systems, the funds necessary to conduct the third	,
31	under this		•	I J III
32				
33	EXPANI	D THE	STATE AUDITOR'S AUTHORITY TO PUBLISH	I REPORTS AND
34	PRO	VIDE D	DISCRETION WHEN CHARGING AND COLLEC	TING COSTS OF
35	CER	TAIN A	UDITS	
36			ION 25.2. G.S. 147-64.6(c) reads as rewritten:	
37	"(c)	The A	uditor shall be responsible for the following acts and activ	vities:
38				
39		(3)	The Auditor, on histhe Auditor's own initiative and as of	
40			deems necessary, or as requested by the Governor or the	-
41			shall, to the extent deemed practicable and consistent v	
42			overall responsibility as contained in this act, make o	
43		(A)	audits of all or any part of the activities of the State agen	
44 45		(4)	The Auditor, at histhe Auditor's own discretion, may, in and in evaluating current audit activity, consider and up	-
45 46			part, the relevant audit coverage and applicable reports	
40 47			the various State agencies, independent contractors, a	
48			He <u>The Auditor</u> shall coordinate, to the extent deen	-
49			auditing conducted within the State to meet the needs	-
50			bodies.	0
51				

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	(6)	The Auditor is authorized and directed in histhe Auditor	or's reports of audits or
		reports of special investigations to make any comm	nents, suggestions, or
		recommendations hethe Auditor deems appropriate cor	ncerning any aspect of
		such agency's activities and operations.	
	(7)	The Auditor shallmay charge and collect from each ex	amining and licensing
		board the actual cost of each audit of such board. Cost	
		subdivision shall be based on the actual expense incu	rred by the Auditor's
		office in making such audit and the affected agency s	-
		itemized statement of such costs. Amounts collected u	
		shall be deposited into the general fund as nontax rever	
	(8)	The Auditor shall examine as often as may be d	
	~ /	accounts kept by the Treasurer, and if hethe At	-
		irregularity or deficiency therein, unless the same be re	•
		his satisfaction, report the same forthwith in wri	-
		Assembly, with copy of such report to the Governor a	-
		In addition to regular audits, the Auditor shall check t	•
		the time a Treasurer assumes office (not to succeed	•
		<u>herself</u>), and therein charge <u>himthe Treasurer</u> with	
		treasury, and shall check the Treasurer's records at the	
		leaves office to determine that the accounts are in order	
	(9)	The Auditor may examine the accounts and records of	
	(\mathcal{I})	institution relating to transactions with the State Treasu	•
		agency, or hethe Auditor may require banks doing bus	-
		furnish himthe Auditor information relating to transact	
		State agencies.	ions with the State of
	(10)	The Auditor may, as often as hethe Auditor deems	advisable conduct a
	(10)	detailed review of the bookkeeping and accounting s	
		various State agencies which are supported partially	-
		funds. Such examinations will be for the purpose of ev	•
		of systems in use by these agencies and institutions. I	
		Auditor determines that existing systems are outr	
		otherwise inadequate, hethe Auditor shall recommend	
		Controller. The State Controller shall prescribe and sup	
		of such changes, as provided in G.S. 143B-426.39(2).	bervise the instantation
	(11)	The Auditor shall, through appropriate tests, satis	fy himselfhimself o
	(11)	0 11 1	•
		herself concerning the propriety of the data presented	-
		Annual Financial Report and shall express the approp	-
	(10)	in accordance with generally accepted auditing standard	
	(12)	The Auditor shall provide a report to the Governor a	
		and other appropriate officials, of such facts as an	
		possession which pertain to the apparent violation	-
		apparent instances of malfeasance, misfeasance, or	nonfeasance by an
		officer or employee.	
	(13)	At the conclusion of an audit, the Auditor or histhe	-
		representative shall discuss the audit with the official v	•
		to audit and submit necessary underlying facts develop	-
		recommendations which may be included in the audi	-
		economy and efficiency and program results, the audi	-
		shall be included in the final report if received within 3	0 days from receipt of
		the draft report.	

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1 2 3 4 5 6 7		(14)	The Auditor shall notify the General Assembly, the Executive Officer of each agency audited, and other per deems appropriate that an audit report has been public title, and the locations, including State libraries, at available. The Auditor shall then distribute copies of the who request a report. The copies shall be in written of requested. He shall also file a copy of the audit report in	ersons as the Auditor shed, its subject and which the report is e report only to those or electronic form, as n the Auditor's office,	
8			which will be a permanent public record; Provide		
9			addition, the Auditor may publish on his or her Web		
10			audits of State agencies not directly conducted by the		
11 12			this subsection shall be construed as authorizing publication of information whose disclosure is otherwise	1 0	
12		"	publication of information whose disclosure is otherwise	e promotied by law.	
14					
15	STATE		OR/REPORT EVIDENCE OF CRIMINAL MISCON	DUCT	
16			TON 25.3.(a) G.S. 147-64.6(c) is amended by adding		
17	read:	5201			
18	"(c)	The A	uditor shall be responsible for the following acts and acti-	vities:	
19					
20		(19)	Whenever the Auditor believes that information received	ed or collected by the	
21			Auditor may be evidence of a violation of any of the p	provisions of Chapter	
22			138A of the General Statutes, Chapter 120C of the	General Statutes, or	
23			Article 14 of Chapter 120 of the General Statutes, the	Auditor shall report	
24			that information to the State Ethics Commission and the	•	
25			appropriate. The Auditor shall be bound by interpret	-	
26			State Ethics Commission as to whether or not any info		
27			the Auditor under this subdivision involves or may in		
28			Chapter 138A of the General Statutes, Chapter 120C of		
29			or Article 14 of Chapter 120 of the General Statu		
30 21			subdivision shall be construed to limit the Audit	ors authority under	
31 32		(20)	subdivision (1) of this subsection. Whenever the Auditor believes that information received	ad or collected by the	
32 33		<u>(20)</u>	Auditor may be evidence of criminal misconduct, the	-	
33 34			that information to either the State Bureau of Investig	-	
35			Attorney for the county where the alleged misconduct		
36			this subdivision shall be construed to limit the Audi		
37			subdivision (1) of this subsection."	tor 5 uutilority under	
38					
39	PART X	XVI. DI	EPARTMENT OF REVENUE		
40					
41	MODIFY	Y TAX	LOCATOR SERVICES CAP		
42		SECT	TON 26.1.(a) G.S. 105-243.1(e) reads as rewritten:		
43	"(e)	Use	- The fee is a receipt of the Department and must be ap	oplied to the costs of	
44	collecting	g overdu	e tax debts. The proceeds of the fee must be credited	to a special account	
45	within the	e Depart	ment and may be expended only as provided in this subs	section. The proceeds	
46		•	not be used for any purpose that is not directly and		
47	collecting overdue tax debts. The Department may apply the proceeds of the fee for the				
48	purposes listed in this subsection. The remaining proceeds of the fee may be spent only				
49			priation by the General Assembly. The fee proceeds do		
50	-		ount until spent for the costs of collecting overdue tax de	-	
51	and the	Uffice of	of State Budget and Management must account for al	i expenditures using	

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from cost used for a	ag procedures that clearly distinguish costs allocable to collecting ov ts allocable to other purposes and must demonstrate that none of the f any purpose other than collecting overdue tax debts. Department may apply the fee proceeds for the following purposes:	
	 (3) To pay for taxpayer locater locator services, not to exceet thousand two hundred fifty thousand dollars (\$500,000)(\$250 	
	SECTION 26.1.(b) This section becomes effective July 1, 2014.	
PART X	XVII. DEPARTMENT OF THE SECRETARY OF STATE	
SECRET DISP	TARY OF STATE/STATUTORY CHANGES RELATED OSITION OF SETTLEMENT FUNDS) TO THE
	SECTION 27.1.(a) G.S. 114-2.4A(c), as enacted by Section 6.6	$\delta(a)$ of this act,
reads as r		
"(c)	 Exception. – This section does not apply to <u>fundsany of the followin</u> <u>Funds</u> received by the Department of Health and Human extent those funds represent the recovery of previously experiments. 	Services to the
	 (2) Funds received by the Office of the Secretary of State for the Securities Investigation Special Fund established by Section 2009-451 to maintain uniformity in the administration of 	on 24.2 of S.L.
	laws, to protect the investing public, and to promote f formation and economic development."	inancial capital
	SECTION 27.1.(b) This section becomes effective July 1, 2014.	and applies to
settlemen	ts entered into on or after that date and other final orders or judgme	11
	n or after that date.	
ρλρτ γ	XVIII. RESERVED	
ΙΑΝΙΛ	AVIII. RESERVED	
PART X	XIX. RESERVED	
PART X	XX. DEPARTMENT OF ADMINISTRATION	
ELIMIN	ATE AUTHORITY FOR STATE CONTRIBUTION TO COUNT	V VETERANS
	VICE PROGRAMS	
JLK	SECTION 30.1. G.S. 165-6(9) is repealed.	
CLOSU	RE OF CERTAIN NC DIVISION OF VETERANS AFFAI	RS OFFICES
PRO	HIBITED	
	SECTION 30.2. The District Offices of the North Carolina Divis	
	ocated in the Town of Garner and the City of Wilson shall not be cl	osed during the
2013-201	5 fiscal biennium.	
		• / • • • • • • • • • • • • • • • • •
	FER INTERNSHIP COUNCIL TO OFFICE OF GOVERNOF FE YOUTH ADVISORY COUNCIL/TRANSFER YOUTH	
	EMBLY AND FUND TO GENERAL ASSEMBLY	I GENERAL
ASSI	SECTION 30.3.(a) The North Carolina Internship Council is trans	sferred from the
	ent of Administration to the Office of the Governor in the same man pursuant to G.S. 143A-6.	

General Assembly Of North Carolina Session 2013 **SECTION 30.3.(b)** Part 18 of Article 9 of Chapter 143B of the General Statutes, 1 G.S. 143B-417 through G.S. 143B-419, is recodified as Part 4 of Article 1 of Chapter 143B, 2 G.S. 143B-31 through G.S. 143B-33. 3 **SECTION 30.3.(c)** G.S. 143B-418, as recodified by subsection (b) of this section, 4 5 reads as rewritten: "§ 143B-32. North Carolina Internship Council – members; selection; quorum; 6 compensation; clerical, etc., services. 7 8 The North Carolina Internship Council shall consist of 17–15 members, including the 9 Secretary of Administration or his designee, one member to be designated by and to serve at the pleasure of the President Pro Tempore of the Senate, one member to be designated by and 10 to serve at the pleasure of the Speaker of the House of Representatives and the following 14 11 12 members to be appointed by the Governor to a two-year term commencing on July 1 of odd-numbered years: two representatives of community colleges; four representatives of The 13 University of North Carolina system; two representatives of private colleges or universities; 14 three representatives of colleges or universities with an enrollment of less than 5,000 students; 15 and three-two former interns. 16 At the end of the respective terms of office of the 14-13 members of the Council appointed 17 18 by the Governor, the appointment of their successors shall be for terms of two years and until their successors are appointed and qualify. The Governor may remove any member appointed 19 20 by the Governor. 21 Any appointment to fill a vacancy on the Council created by the resignation, dismissal, 22 death, or disability of a member shall be for the balance of the unexpired term. The Council shall meet at the call of the chairman or upon written request of at least five 23 24 members. The Governor shall designate a member of the Council as chairman to serve at the pleasure 25 26 of the Governor. Members of the Council shall receive per diem and necessary travel and subsistence 27 28 expenses in accordance with the provisions of G.S. 138-5. A majority of the Council shall constitute a quorum for the transaction of business. 29 30 All clerical and other services required by the Council shall be supplied by the Secretary of Administration." 31 SECTION 30.3.(d) G.S. 143B-419, recodified as G.S. 143B-33 by subsection (b) 32 of this section, reads as rewritten: 33 "§ 143B-33. North Carolina Internship Council – committees for screening applications. 34 The North Carolina Internship Council may designate one representative from each office 35 or department enumerated in G.S. 143B-417-G.S. 143B-31 to serve on a committee to assist 36 pursuant to guidelines adopted by the Council, in the screening and selection of applicants for 37 student internships." 38 **SECTION 30.3.(e)** 39 Part 7 of Article 9 of Chapter 143B, except for G.S. 143B-387.1, of the General Statutes is repealed. 40 SECTION 30.3.(f) G.S. 143B-387.1 is recodified as Article 11A of Chapter 120 of 41 the General Statutes, G.S. 120-58.1, and entitled "North Carolina Youth General Assembly." 42 43 **SECTION 30.3.(g)** G.S. 143B-387.1, recodified as G.S. 120-58.1 by subsection (f) of this section, reads as rewritten: 44 "§ 120-58.1. North Carolina Youth Advocacy and Involvement Youth General Assembly 45 Fund. 46 The North Carolina Youth Advocacy and Involvement-Youth General Assembly Fund is 47 created as a special and nonreverting fund. Conference registration fees, gifts, donations, or 48 contributions to or for the North Carolina Youth Legislative Assembly (YLA) and the North 49 Carolina Students Against Destructive Decisions (SADD) programs-North Carolina Youth 50 General Assembly (YGA) program shall be credited to the Fund. 51

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1	The Fund shall be used solely to support planning and execution of the YL.						
2	programs. The Department shall maintain separate cost centers for each program. YGA						
3	program."	· ·1 1					
4	SECTION 30.3.(h) The General Assembly shall coordinate and cond	luct the North					
5	Carolina Youth General Assembly program.						
6 7	TRANSFER DVC TO DPS/ALLOW DPS TO ADMINISTER SEXUAL A	SSAILT &					
8	RAPE CRISIS CTR FUND AND DOMESTIC VIOLENCE CTR FUNDS						
9	SECTION 30.4.(a) The Domestic Violence Commission is transfer						
10	Department of Administration to the Department of Public Safety as a Type						
11	defined in G.S. 143A-6.	,,					
12	SECTION 30.4.(b) G.S. 143B-602 reads as rewritten:						
13	"§ 143B-602. Powers and duties of the Secretary of Public Safety.						
14	The Secretary of Public Safety shall have the powers and duties as are con	ferred on the					
15	Secretary by this Article, delegated to the Secretary by the Governor, and con						
16	Secretary by the Constitution and laws of this State. These powers and dutie						
17	following:						
18							
19	(8) Other powers and duties. – The Secretary has the following	ng additional					
20	powers and duties:						
21							
22	i. <u>Making grants to centers for victims of sexual assault</u>	or rape crisis,					
23	the North Carolina Coalition Against Sexual Assault, In						
24	victims of domestic violence, and The North Carol	ina Coalition					
25	Against Domestic Violence, Inc."						
26	SECTION 30.4.(c) Part 10C of Article 9 of Chapter143B of the Ger						
27	G.S. 143B-394.15 and G.S. 143B-394.16, is recodified as Part 8 of Article 13 of G	-					
28	of the General Statutes, G.S. 143B-1300 and G.S. 143B-1301, and entitled "Dome	estic Violence					
29	Commission."						
30	SECTION 30.4.(d) G.S. 143B-394.15, as recodified by subsectio	n (c) of this					
31	section, reads as rewritten:						
32	"§ 143B-1300. <u>Domestic Violence</u> Commission established; purpose; 1	nembersnip;					
33	 (a) Establishment. – There is established the Domestic Violence Com 	mission The					
34 35							
35 36	Commission shall be located within the Department of <u>Administration Public</u> organizational, budgetary, and administrative purposes.	ic Salety 101					
30 37							
38	(c) Membership. – The Commission shall consist of 39 members, wh	o reflect the					
39	geographic and cultural regions of the State, as follows:	lo reneet the					
40	(1) Nine persons appointed by the Governor, one of whom is a clear	rk of superior					
41	court; one of whom is an academician who is knowledgeable at						
42	violence trends and treatment; one of whom is a member of						
43	community; one of whom is a United States Attorney for the S						
44	Carolina or that person's designee; one of whom is a member						
45	Carolina Bar Association who has studied domestic violence i						
46	whom is a representative of a victims' service program eligibl						
47	by the Governor's Crime Commission or the North Carolina	-					
48	Women;Commission; one of whom is a member of the No						
49	Coalition Against Domestic Violence; one of whom is a form						
50	domestic violence; and one of whom is a member of the public						
	-						

	General Assemb	oly Of North Carolina	Session 2013
1 2 3	(2)	Nine persons appointed by the General Assembly, upon the President Pro Tempore of the Senate, one of whom Senate; one of whom is a district court judge; one o	n is a member of the
4 5		attorney or assistant district attorney; one of whom is a law enforcement community with specialized know	1
6		violence issues; one of whom is a county manager;	-
7		representative of a community legal services agence	
8		domestic violence victims; one of whom is a representa	-
9		and cultural minority communities; one of whom is a	-
10		victims' service program eligible for funding by th	-
11		Commission or the North Carolina Council for Wom	en; <u>Commission;</u> and
12		one of whom is a member of the public at large.	
13	(3)	Nine persons appointed by the General Assembly, upon	
14		the Speaker of the House of Representatives, one of w	
15 16		the House of Representatives; one of whom is a magist a member of the business community; one of whom is a	
10		one of whom is a representative of a victims' service	
18		funding by the Governor's Crime Commission or the No	
19		for Women; Commission; one of whom is a repres	
20		enforcement community with specialized knowledge of	
21		issues; one of whom provides offender treatment and	
22		North Carolina Council for Women; Domestic Viole	
23 24		<u>provided in G.S. 50B-3(a)(12);</u> one of whom is a r linguistic and cultural minority communities; and one	-
24 25		member.	or whom is a public
26		nomoor.	
27	(k) Office	e Space. – The Department of Administration-Public	Safety shall provide
28		Raleigh for use as offices by the Domestic Violence C	• -
29	-	Administration Public Safety shall receive no reiml	oursement from the
30		the use of the property during the life of the Commission.	
31		ng. – The Secretary of the Department of Administration	<u>a Public Safety</u> shall
32 33	-	r staffing the Commission." (ION 30.4.(e) Part 10D of Article 9 of Chapter 143B of	the General Statutes
33 34		1, is recodified as Part 9 of Article 13 of Chapter 143B of	
35		and entitled "Sexual Assault and Rape Crisis Center Fund	
36		FION 30.4.(f) G.S. 143B-394.21, as recodified by su	
37	section, reads as	rewritten:	
38		exual Assault and Rape Crisis Center Fund.	
39	· · /	Sexual Assault and Rape Crisis Center Fund is established	
40	•	nd shall be administered by the Department of Administration	
41 42		nen, <u>Public Safety</u> and shall be used to make grants to c rape crisis and to the North Carolina Coalition Against	
42 43		be administered in accordance with the provisions of the	
44		⁴ 3C of the General Statutes. The Department of Adminis	6
45	-	erly grants to each eligible sexual assault or rape crisis ce	
46	-	on Against Sexual Assault, Inc. To be eligible to receive	
47	section, a sexual	assault or rape crisis center shall meet the following requi	rements:
48			
49 50		appropriated from the General Fund to the Departmer	
50 E 1		Council for Women, Public Safety for the Sexual Assa	-
51	Center rund sha	ll be distributed in two shares. The North Carolina Coal	mon Against Sexual

Assault, Inc., and sexual assault or rape crisis centers whose services are confined to rape crisis 1 or sexual assault services shall receive an equal share of thirty-five percent (35%) of the funds. 2 Organizations whose services contain sexual assault or rape crisis services and domestic 3 violence services or other support services shall receive an equal share of the remaining 4 5 sixty-five percent (65%) of the funds." **SECTION 30.4.(g)** G.S. 50B-9 reads as rewritten: 6 7 "§ 50B-9. Domestic Violence Center Fund. 8 The Domestic Violence Center Fund is established within the State Treasury. The fund shall be administered by the Department of Administration, North Carolina Council for 9 Women, Public Safety and shall be used to make grants to centers for victims of domestic 10 violence and to The North Carolina Coalition Against Domestic Violence, Inc. This fund shall 11 12 be administered in accordance with the provisions of the Executive Budget Act. The Department of Administration-Public Safety shall make quarterly grants to each eligible 13 domestic violence center and to The North Carolina Coalition Against Domestic Violence, Inc. 14 Each grant recipient shall receive the same amount. To be eligible to receive funds under this 15 section, a domestic violence center must meet the following requirements: 16 It shall have been in operation on the preceding July 1 and shall continue to 17 (1)18 be in operation. It shall offer all of the following services: a hotline, transportation services, 19 (2)20 community education programs, daytime services, and call forwarding 21 during the night and it shall fulfill other criteria established by the 22 Department of Administration. Public Safety. It shall be a nonprofit corporation or a local governmental entity." 23 (3)24 SECTION 30.4.(h) G.S. 114-2.7 reads as rewritten: Reporting system and database on certain domestic-violence-related 25 "§ 114-2.7. homicides; reports by law enforcement agencies required; annual report to the 26 **General Assembly.** 27 28 The Attorney General's Office, in consultation with the North Carolina Council for Women/Domestic Domestic Violence Commission, the North Carolina Sheriffs' Association, 29 30 and the North Carolina Association of Chiefs of Police, shall develop a reporting system and database that reflects the number of homicides in the State where the offender and the victim 31 had a personal relationship, as defined by G.S. 50B-1(b). The information in the database shall 32 also include the type of personal relationship that existed between the offender and the victim, 33 whether the victim had obtained an order pursuant to G.S. 50B-3, and whether there was a 34 pending charge for which the offender was on pretrial release pursuant to G.S. 15A-534.1. All 35 State and local law enforcement agencies shall report information to the Attorney General's 36 Office upon making a determination that a homicide meets the reporting system's criteria. The 37 report shall be made in the format adopted by the Attorney General's Office. The Attorney 38 General's Office shall report to the Joint Legislative Committee on Domestic Violence, no later 39 than February 1 of each year, with the data collected for the previous calendar year." 40 SECTION 30.4.(i) G.S. 161-11.2 reads as rewritten: 41 "§ 161-11.2. Fees for domestic violence centers. 42 43 Thirty dollars (\$30.00) of each fee collected by a register of deeds for issuance of a marriage license pursuant to G.S. 161-10(a)(2) shall be forwarded by the register of deeds to 44 the county finance officer, who shall forward the funds to the Department of Administration 45 46 Public Safety to be credited to the Domestic Violence Center Fund established under G.S. 50B-9. The register of deeds shall forward the fees to the county finance officer as soon as 47 practical. The county finance officer shall forward the fees to the Department of 48

AdministrationPublic Safety within 60 days after receiving the fees. The Register of Deeds shall inform the applicants that thirty dollars (\$30.00) of the fee for a marriage license shall be used for Domestic Violence programs."

PART XXXI. HOUSING FINANCE AGENCY

WORKFORCE HOUSING LOAN PROGRAM 4

5 SECTION 31.1.(a) Of the funds appropriated in this act to the North Carolina Housing Trust Fund, the sum of ten million dollars (\$10,000,000) in nonrecurring funds for the 6 2014-2015 fiscal year shall be used by the North Carolina Housing Finance Agency for the 7 8 purpose of making loans for qualified North Carolina low-income housing development. 9

SECTION 31.1.(b) The following definitions apply in this section:

10

1 2

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11 12

Code. - As defined in G.S. 105-228.90. (1)

- (2)Qualified North Carolina low-income housing development. - A qualified low-income project or building that is allocated a federal tax credit under section 42(h)(1) of the Code.
- 13 14 15

Qualified residential unit. - A housing unit that meets the requirements of (3)section 42 of the Code.

SECTION 31.1.(c) Of the funds referred to in subsection (a) of this section, the 16 Housing Finance Agency shall, pursuant to criteria established by the Agency, make loans to a 17 18 taxpayer who is allocated a federal low-income housing tax credit under section 42 of the Code in the 2015 calendar year to construct or substantially rehabilitate a qualified North Carolina 19 20 low-income housing development. The criteria shall support the financing of similar types of developments as provided in G.S. 105-129.42, and shall be developed in partnership with 21 developers of low-income housing in the State who receive a federal low-income housing tax 22 credit under section 42 of the Code. The Agency shall take into consideration all eligible 23 24 sources of funding for each development project, including whether there are other eligible sources of funding available for the development project. No loan made to a taxpayer under this 25 26 subsection shall exceed one million dollars (\$1,000,000) if the low-income housing development is located in a low-income county, as designated by the Agency; seven hundred 27 28 fifty thousand dollars (\$750,000) in a moderate-income county, as designated by the Agency; and two hundred fifty thousand dollars (\$250,000) in a high-income county, as designated by 29 30 the Agency.

SECTION 31.1.(d) By February 1, 2016, the Housing Finance Agency shall report 31 to the Joint Legislative Commission on Governmental Operations and the Fiscal Research 32 Division on the number of loans made under this section, the amount of each loan, and whether 33 the low-income housing development is located in a low-, moderate-, or high-income county, 34 as designated by the Agency. 35

36

37 PART XXXII. RESERVED

38

PART XXXIII. DEPARTMENT OF THE STATE TREASURER

- 39 40
- 41

RECEIPT-SUPPORTED COMPLIANCE POSITIONS FOR RETIREMENT SYSTEM

SECTION 33.1. Two receipt-supported positions are hereby created in the 42 43 Department of State Treasurer, Retirement Systems Division, in order to staff a compliance unit within the Division. The unit is tasked with reducing the risk of fraud, abuse, and waste 44 within the retirement systems. Receipts for the positions may come from investment income 45 46 from, contributions to, or other assets of the retirement systems managed by the Department. The Department may use up to two hundred twenty-five thousand dollars (\$225,000) to fund 47 these two positions. 48

49

50 **INVESTMENTS INTERNALIZATION**

1 **SECTION 33.2.** Notwithstanding any other provision of this act, funds 2 appropriated by this act to the Department of Treasurer for the Investments Division for 3 Investments Internalization shall be allocated to budget code 1210 instead of budget code 1510.

5 6

7

PART XXXIV. DEPARTMENT OF TRANSPORTATION

STATE AID TO MUNICIPALITIES APPROPRIATION BASELINE

SECTION 34.1. G.S. 136-41.1 reads as rewritten:

8 9 10

"§ 136-41.1. Appropriation to municipalities; allocation of funds generally; allocation to Butner.

There is annually appropriated out of the State Highway Fund a sum equal to ten 11 (a) and four-tenths percent (10.4%) of the net amount after refunds that was produced during the 12 fiscal year by the tax imposed under Article 36C of Chapter 105 of the General Statutes and on 13 14 the equivalent amount of alternative fuel taxed under Article 36D of that Chapter. One-half of the amount appropriated shall be allocated in cash on or before October 1 of each year to the 15 cities and towns of the State in accordance with this section. The second one-half of the amount 16 appropriated shall be allocated in cash on or before January 1 of each year to the cities and 17 18 towns of the State in accordance with this section. The appropriation from the Highway Fund shall be based on revenue collected during the fiscal year preceding the date the distribution is 19 20 made.

21 Seventy-five percent (75%) of the funds appropriated for cities and towns shall be 22 distributed among the several eligible municipalities of the State in the percentage proportion that the population of each eligible municipality bears to the total population of all eligible 23 24 municipalities according to the most recent annual estimates of population as certified to the Secretary of Revenue by the State Budget Officer. This annual estimation of population shall 25 26 include increases in the population within the municipalities caused by annexations accomplished through July 1 of the calendar year in which these funds are distributed. 27 28 Twenty-five percent (25%) of said fund shall be distributed among the several eligible municipalities of the State in the percentage proportion that the mileage of public streets in 29 30 each eligible municipality which does not form a part of the State highway system bears to the total mileage of the public streets in all eligible municipalities which do not constitute a part of 31 the State highway system. 32

It shall be the duty of the mayor of each municipality to report to the Department of Transportation such information as it may request for its guidance in determining the eligibility of each municipality to receive funds under this section and in determining the amount of allocation to which each is entitled. Upon failure of any municipality to make such report within the time prescribed by the Department of Transportation, the Department of Transportation may disregard such defaulting unit in making said allotment.

The funds to be allocated under this section shall be paid in cash to the various eligible 39 municipalities on or before October 1 and January 1 of each year as provided in this section. 40 Provided that eligible municipalities are authorized within the discretion of their governing 41 bodies to enter into contracts for the purpose of maintenance, repair, construction, 42 43 reconstruction, widening, or improving streets of such municipalities at any time after January 1 of any calendar year in total amounts not to exceed ninety percent (90%) of the amount 44 received by such municipality during the preceding fiscal year, in anticipation of the receipt of 45 46 funds under this section during the next fiscal year, to be paid for out of such funds when 47 received.

The Department of Transportation may withhold each year an amount not to exceed one percent (1%) of the total amount appropriated for distribution under this section for the purpose of correcting errors in allocations: Provided, that the amount so withheld and not used for

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L	correcting errors will be carried over and added to the amount to be allocated for the following
2 3 4 5	year. The word "street" as used in this section is hereby defined as any public road maintained by a municipality and open to use by the general public, and having an average width of not less than 16 feet. In order to obtain the necessary information to distribute the funds herein allocated, the Department of Transportation may require that each municipality eligible to
7 3	receive funds under this section submit to it a statement, certified by a registered engineer or surveyor of the total number of miles of streets in such municipality. The Department of
))	Transportation may in its discretion require the certification of mileage on a biennial basis.
L 2	CLARIFY DOT PRIVATE DEVELOPER REPORTING
- 3	SECTION 34.2. G.S. 136-28.6 reads as rewritten:
1 5	"§ 136-28.6. Participation by the Department of Transportation with private developers.
5	(h) The Secretary shall report in writing, on a quarterly basis, to the Joint Legislative
7	Commission on Governmental Operations on all agreements entered into between a private
3	developer and the Department of Transportation for participation in private engineering and
)	construction contracts under this section. section, as well as (i) agreements by counties and
	municipalities to participate in private engineering and construction contracts under subsection
	(i) of this section and (ii) pass-through funding from private developers to counties or
	municipalities for State transportation projects.
	(i) Counties and municipalities may participate financially in private engineering, land
	acquisition, and construction contracts for transportation projects which meet the requirements
	of subsection (b) of this section within their jurisdiction.
	"
	REPEAL RIGHT TURN ON RED REPORT
	SECTION 34.3. G.S. 20-158(b)(2)d. is repealed.
	SECTION 34.3. 0.5. 20-130(0)(2)d. 13 repeated.
	TURNPIKE AUTHORITY ANNUAL AUDIT DATE CHANGE
	SECTION 34.4. G.S. 136-89.193 reads as rewritten:
	"§ 136-89.193. Annual plan of work; annual and quarterly reports.
	(a) Annual Plan of Work. – The Authority shall annually develop a plan of work for the
	fiscal year, describing the activities and projects to be undertaken, accompanied by a budget.
	This annual plan of work shall be subject to the concurrence of the Board of Transportation.
	(b) Annual Reports. – The Authority shall, promptly following the close of each fiscal
	year, submit an annual report of its activities for the preceding fiscal year and an annual audit
	of its books and accounts for the preceding fiscal year to the Governor, the General Assembly,
	and the Department of Transportation. Each report shall be accompanied by an audit of its
	books and accounts. The report and audit shall be submitted no later than October 31 of the
	fiscal year in which the report and audit are completed.
	"
	ΝΕΡΑ ΡΥΜΕΝΊΤ ΔΕ ΤΡΑΝΙΩΡΟΡΤΑΤΙΩΝΙ ΔΙΙΤ ΔΕ ΟΤΑΤΕ ΤΡΑΧΤΕΙ
	DEPARTMENT OF TRANSPORTATION OUT-OF-STATE TRAVEL SECTION 34.5. Expenditures for out-of-state travel by the Department of
	Transportation for the 2014-2015 fiscal year and all subsequent fiscal years shall not exceed the
	amount expended during the 2009-2010 fiscal year. For purposes of this section, "expenditures
	for out-of-state travel" includes transportation, conference, registration, and education
	expenses, lodging, and meals for Department of Transportation employees traveling outside of
	the State.

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			FUEL EXCISE TAX CHANGES Section 34.29 of S.L. 2013-360, as amend	ed by Section 8.1 of
S.L. 2013-30			Section 54.29 of S.L. 2015-500, as amend	ed by Section 8.1 of
		-	G.S. 105-449.106(b) is repealed.	
			Subsection (b) of this section becomes a	effective for taxable
			uary 1, 2015.	
jeurs eegini	ing on	or arter barr	aal y 1, 2010.	
CONVERS	ION O	F PAPER 7	FITLES	
S	ECTIO	ON 34.7.(a)	G.S. 20-58.4A is amended by adding a new	subsection to read:
			convert an existing paper title to an electron	
			ivision or a party contracting with the Division	
			t to exceed three dollars (\$3.00) for each cor	
			G.S. 20-63(h) is amended by adding a new	
"	<u>(11)</u> (Conversion	of an existing paper title to an electronic lie	en upon request of a
	p	orimary lien	holder."	
			ISE RENEWAL	
			G.S. 20-7(f) reads as rewritten:	
			wal of Licenses Drivers licenses shall be	issued and renewed
pursuant to t	he prov	visions of th	is subsection:	
<u>(</u>			ewal. – The Division may offer remote re	
			ed by the Division. For purposes of this s	
			eans renewal of a drivers license by mail, t	-
			her secure means approved by the Commiss	
	<u>a</u>	-	<u>irements. – To be eligible for remote</u>	
			ivision, a person must meet all of the followi	•
		<u>1.</u>	The license holder possesses a valid,	
			drivers license that was issued when the	person was at least
		2	<u>18 years old.</u>	1
		<u>2.</u>	The license holder's current license incl	
		2	other than a restriction for corrective lense	
		<u>3.</u>	The license holder attests, in a manner	
			Division, that (i) the license holder is a	
			and currently resides at the address on	
			renewed, (ii) the license holder's name a	* *
			license to be renewed has not changed	
			information required by the Division for a	-
			under this Article has been provide	eu completely and
		Λ	truthfully.	n nonormal and net -
		<u>4.</u>	The most recent renewal was an in-perso	on renewal and not a
		5	remote renewal under this subdivision.	n nonouvol under this
		<u>5.</u>	The license holder is otherwise eligible for	<u>n renewal under this</u>
		Wair	subsection.	

- Waiver of requirements. When renewing a drivers license pursuant <u>b.</u> to this subdivision, the Division may waive the examination and photograph that would otherwise be required for the renewal. Duration of remote renewal. - A renewed drivers license issued to a
- 49 <u>c.</u> 50 person by remote renewal under this subsection expires on the birthday of the licensee in the fourth year after issuance. 51

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47

48

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1			<u>d.</u>	Rules.	– The	Division	shall	adopt	rules	to	implement	this
2				subdiv:	ision.							
3			<u>e.</u>	Federa	l law. –	Nothing i	in this	subdivi	ision sl	hall	be constru	ed to
4				superse	ede any	more restr	rictive	provisi	ons for	rei	newal of di	rivers
5				license	s prescrił	bed by fede	eral law	or regu	lation."	'		
6		SECT	ION 3	4.8.(b)	This sect	tion is effe	ctive v	when it	become	es la	w and appli	ies to
7	drivers lie	censes :	renewe	d on or	after th	ne Division	n of N	lotor V	ehicles	ade	opts rules i	under
8	G.S. 20-7	(f)(6)d.,	as enac	cted by s	ubsection	n (a) of this	sectio	n.				
9 10	η στα απ	MENT	ог ті) A NICDA	лрт а ті	ON AIRC	'D Л ГТ	'EI EE'	г			
10	DEIAKI									ont i	of Transport	tation
12	chall call f								-		der to mode	
13	the fleet:		Jwing a			cet as expe	unious	ry as po	551010 1	II OI		IIIIZC
13 14	the neet.	(1)	Sikors	ky S_76	C helicor	nter						
14 15		(1) (2)		•	1	avo airplan						
15 16		· ·				-		عماده م	under	the	plan require	ed by
10	subsection						•				hin the Hig	•
18		• •						0			of Aviation	•
19					1	1 .	1				eport to the	
20			-	-				1			this section.	Joint
20	Legislativ	-	-		-	-					a plan to fu	ırther
22	reduce or									-	al passenger	
23	-	-	-		-	a minimum			-	10110	i pussengei	unu
24	photogram	(1)		utilizatio	0		i, the re	110 1112	,•			
25		(1) (2)				or disposal	or acqu	isition				
26		(3)		acted ser		or disposal	or acqu					
27		(3) (4)		fficienci								
28		(5)				adjustments	s to pas	senger f	ranspor	rt rat	tes	
29		(6)				on of assets	-	-	-	i i i u		
30		. ,					-			auir	ed by subse	ection
31	(b) of this										ttee no later	
32	October 1				0	1			,			
33		,										
34	HIGHWA	AY M	AINTE	CNANC	E IMPI	ROVEME	NT P	ROGR	AM A	AND) PAVEM	ENT
35	PRES	ERVA	TION I	PROGR	AM							
36		SECT	ION 34	1.11.(a)	G.S. 143	B-350(f) r	eads as	rewritte	en:			
37	"(f)					. ,				follo	owing duties	s and
38	powers:										C	
39	-											
40		(4)	To ap	prove a	schedule	of all majo	or trans	portatio	n impro	over	nent project	s and
41			their	anticipa	ted cost.	. This scl	nedule	is des	ignated	the	e Transport	tation
42			Impro	vement	Program	; it must	be pu	blished	Program	n. 7	The Board	shall
43			-		-		-		-		distribution	
44			docun	nent tha	t contair	ns the Tra	nsporta	ation In	nprover	nent	t Program,	or a
45			separa	te docui	nent that	t is publish	ied at t	he same	e time a	as th	ne Transport	tation
46			Impro	vement	Program,	mustshall	include	e the and	ticipated	d fu	nding source	es for
47			-		-				-		t of any cha	
48			made	from the	previous	s year's Pro	gram, a	and the	reasons	for	the changes	
49		<u>(4a)</u>	-	-			-	•		-	rojects and	
50											vay Mainter	
51			Impro	vement	Program	and is estal	blished	in G.S.	136-44	.3A	. The Board	shall

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1			publish the schedule on the Department's Web site by Apri	1 1 of each year.
2			The document that contains the Highway Maintenance	•
3			Program shall include the anticipated funding sources for t	
4			projects included in the Highway Maintenance Improvement	
5			of any changes made from the previous year's Highw	
6			Improvement Program, and the reasons for the changes.	<u></u>
7		(5)	To consider and advise the Secretary of Transportation	upon any other
8			transportation matter that the Secretary may refer to it.	1 5
9		"	1 5 5	
10		SECT	TION 34.11.(b) Article 2A of Chapter 136 of the General Sta	tutes is amended
11	by adding a		section to read:	
12	" <u>§ 136-44.</u>	3A. H i	ighway Maintenance Improvement Program.	
13	(a)		itions. – The following definitions apply in this Article:	
14		(1)	Cape seal treatment A chip seal treatment followed l	oy a slurry seal
15			treatment.	
16		(2)	Chip seal treatment. – A type of pavement preservation trea	tment applied to
17			existing asphalt pavement. The treatment involves spray	<u>ying an asphalt</u>
18			emulsion onto the roadway, applying a layer of aggregate c	hips, and rolling
19			the chips into the emulsion. This term includes single, double	e, and triple chip
20			seal treatments.	
21		<u>(3)</u>	Highway Maintenance Improvement Program The sc	
22			highway maintenance projects required under G.S. 143B-350	
23		<u>(4)</u>	Highway Maintenance Improvement Program Needs Assess	_
24			of the amount of funds needed, the number of affected lan	
25			percentage of the primary and secondary system roads that	
26			a resurfacing or pavement preservation treatment within	
27			Maintenance Improvement Program's three-year time per	iod but are not
28			programmed due to funding constraints.	
29		<u>(5)</u>	Microsurfacing treatment A type of pavement preservation	
30			involves mixing fine aggregate, asphalt emulsion, minera	ls, water, and a
31			polymer additive and applying the mixture to the roadway.	
32		<u>(6)</u>	Pavement preservation treatment Include full width su	
33			used to extend or renew the pavement life prior to resurfacin	-
34		<u>(7)</u>	<u>Rehabilitation. – A contract resurfacing maintenance progra</u>	
35		$\langle 0 \rangle$	applying multiple layers of pavement that exceed two inches	
36		<u>(8)</u>	<u>Resurfacing</u> – A contract resurfacing program that involv	es applying one
37		(0)	layer that does not exceed two inches of pavement.	
38		<u>(9)</u>	<u>Slurry seal treatment. – A type of pavement preservation</u>	
39 40			involves mixing fine aggregate, asphalt emulsion, minerals	s, and water and
40 41	(b)	Dood	<u>applying the mixture to the roadway.</u> Quality Improvement of Pavement Preservation Treatments.	It is the intent
41 42	$\frac{(b)}{(b)}$	-		
42 43			ssembly that (i) the Department use asphalt pavement preservility, long lasting, and provide a smooth road surface and (ii)	
43 44			ractual use of slurry seals on secondary system roads and	-
44 45			mary system roads for pavement preservation treatments. Exc	
45 46		-	section, the Department shall only use slurry seal treatment	
47	-		chip seal treatment, or cape seal treatment for asphalt paver	
47	treatments.	-	ing sour routhent, or cape sour routhent for asphart pavel	tent preservation
49	(c)	-	vay Maintenance Improvement Program. – After the annu	al inspection of
49 50			State highway system, each highway division shall determine	
51			n the need for rehabilitation, resurfacing, or pavement preserv	
<u> </u>	<u>Cinci Diigi</u>			wion nounivilia.

1	The Chief Engineer shall establish a three-year priority list for each highway division based on						
2	the Chief Engineer's estimate of need. In addition, the Chief Engineer shall establish a						
3	three-year improvement schedule, sorted by county, for rehabilitation, resurfacing, and						
4	pavement preservation treatment activities. The schedule shall be based on the amount of funds						
5	appropriated to the contract resurfacing program and the pavement preservation program in the						
6	fiscal year preceding the issuance of the Highway Maintenance Improvement Program for all						
7	three years of the Highway Maintenance Improvement Program. State funding for projects						
8	included in the Highway Maintenance Improvement Program shall be limited to funds						
9	appropriated from the State Highway Fund.						
10	(d) Contract Maintenance Resurfacing Program Letting Schedule. – Beginning in the						
11	2015-2016 fiscal year, and based on the amount of funds appropriated in the prior fiscal year by						
12	the General Assembly to the Department for the contract maintenance resurfacing program, the						
13	Department shall let contracts that total at least seventy percent (70%) of contract resurfacing						
14	program funds included in the certified budget annually by September 1.						
15	(e) Single Chip Seal Treatment Prohibited on Certain Roads, Streets, and Access						
16	Routes Except as authorized in subsection (f) of this section, and unless used in combination						
17	with a slurry seal treatment or microsurfacing treatment, the Department shall not use chip seal						
18	treatment on primary roads, subdivision streets, or access routes for Surface Transportation						
19	Assistance Act Dimensioned Vehicles.						
20	(f) <u>Authorized Use of Single Chip Seal Treatment on Secondary Roads. – The</u>						
21	Department may use single chip seal treatments on secondary roads only under any of the						
22	<u>following conditions:</u>						
23 24	(1) The secondary road has a daily traffic volume of less than 100 vehicles. (2) The ship coal treatment is used in combination with a clurry coal treatment or						
24 25	(2) <u>The chip seal treatment is used in combination with a slurry seal treatment or</u> microsurfacing treatment.						
23 26	(3) The condition of the secondary road requires a rough surface to improve						
20	traction, such as a secondary road in a mountainous community or another						
28	area with low skid resistance.						
29	(g) Report – The Department shall submit the Highway Maintenance Improvement						
30	Program and Highway Maintenance Improvement Program Needs Assessment to the General						
31	Assembly by April 1 each year. If the General Assembly is in session, the Department shall						
32	report to the House of Representatives Appropriations Subcommittee on Transportation, the						
33	Senate Appropriations Committee on the Department of Transportation, and the Fiscal						
34	Research Division. If the General Assembly is not in session, the Department shall report to the						
35	Joint Legislative Transportation Oversight Committee and the Fiscal Research Division."						
36	SECTION 34.11.(c) G.S. 136-44.3 reads as rewritten:						
37	"§ 136-44.3. Maintenance program. Report on the condition of the State highway system						
38	and maintenance funding needs.						
39	The Department shall establish performance standards for the maintenance and operation of						
40	the State highway system. In each even-numbered year, the Department of Transportation shall						
41	survey the condition of the State highway system and shall prepare a report of the findings of						
42	the survey. The report shall provide both quantitative and qualitative descriptions of the						
43	condition of the system and shall provide estimates of the following:						
44	(1) The annual cost to meet and sustain the established performance standards						
45	for the primary and secondary highway system, to include: (i) routine						
46	maintenance and operations, (ii) system preservation, and (iii) pavement and						
47	bridge rehabilitation.						
48	(2) Projected system condition and corresponding optimal funding requirements						
49	for a seven-year plan to sustain established performance standards.						
50	(3) Any significant variations in system conditions among highway divisions.						

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1 2 2	(4) An assessment of the level of congestion throughour system based on traffic data, and a ranking of the based on travel time reliability and the average numbers.	e most congested areas
3 4	together with the Department's recommendations for	0
5	and mobility improvement.	- f T
6 7	On the basis of the report and from funds available, the Department develop a statewide annual maintenance program for the State highway	system, which shall be
8	subject to the approval of the Board of Transportation and is consist	stent with performance
9	standards.	
10		
11	SECTION 34.11.(d) G.S. 136-44.16 reads as rewritten:	e 1
12	"§ 136-44.16. Authorized use of contract maintenance resurfacing p	6
13	(a) Of the contract maintenance resurfacing program funds appr	
14 15	Assembly to the Department of Transportation, an amount not to excee of the Board of Transportation's allocation of these funds may be used	-
15 16	narrow pavements.	a for widening existing
10	(b) The use of slurry seal and microsurfacing treatments for	navement preservation
18	treatments are authorized uses of contract maintenance resurfacing progr	
19	SECTION 34.11.(e) 2014-2015 Contract Maintenance	
20	Letting Schedule. – Beginning in the 2014-2015 fiscal year, and based	0 0
21	appropriated in the prior fiscal year by the General Assembly to the Dep	
22	maintenance resurfacing program, the Department shall let contracts	
23	percent (60%) of contract resurfacing program funds included in i	
24	September 1, 2014. The Department shall let contracts that total a minin	
25	(70%) of the current fiscal year's contract maintenance resurfacing pro	gram funds by October
26	1, 2014.	
27	SECTION 34.11.(f) Article 2A of Chapter 136 of the Gene	eral Statutes is amended
28	by adding a new section to read:	
29	" <u>§ 136-44.17. Pavement preservation program.</u>	an shall astablish the
30 31	(a) <u>Program Established. – The Department of Transportati</u> pavement preservation program.	ion shall establish the
31	(b) Eligible Activities or Treatments. – Applications eligible	for funding under the
32 33	pavement preservation program include the following preservation acti	
34	asphalt pavement structures:	Truces of treatments for
35	(1) Chip seals, slurry seals, and cape seals.	
36	(2) Microsurfacing.	
37	(3) Profile milling not covered by resurfacing.	
38	(4) Asphalt rejuvenators.	
39	(5) Open graded asphalt friction course.	
40	(6) Overlays less than 1,000 feet in length.	
41	(7) <u>Diamond grinding.</u>	
42	(8) Joint sealing.	
43	(9) Dowel bar retrofit.	
44	(10) Partial-depth or full-depth repairs and reclamations.	
45	(11) Ultra-thin whitetopping.	
46	$(12) \qquad \frac{\text{Thin lift and sand asphalt overlays.}}{\text{Thin lift and sand asphalt overlays.}}$,.
47	(c) <u>Ineligible Activities or Treatments. – The pavement preserv</u>	ation program shall not
48	include the following preservation activities or treatments:	ababilitation tracture of
49 50	(1) <u>Contract resurfacing activities or major pavement read and pretreatments that are used in combination with</u>	
50 51	and pretreatments that are used in combination with such as profile milling or chip seals.	a resurracing treatment,
JT	such as prome mining of chip seals.	

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<u>(2)</u>	Routine maintenance activities used to maintain and pr	eserve the condition
	of roads. Treatments include, but are not limited to, a	
	oothole patching, rut filling, cleaning of roadside dit	
	houlder maintenance, and retracing of pavement marking	
	Maintenance and preservation activities performed on br	
	Activities related to positive guidance or signal m	-
	functions."	<u> </u>
	DN 34.11.(g) Establishment of Account. – T	he Department of
	l establish a new account within its maintenance acco	-
-	his section for pavement preservation. Except for	
	tments, the Department shall only use funds from thi	•
	preservation activities and treatments listed in G.S. 136	
by subsection (f) of		
•	DN 34.11.(h) 2014-2015 Outsourcing Target. – Of fu	nds allocated in this
	eservation, no more than eighty-five percent (85%) may	
1 1	Department, with the remaining funds used for projects	1 5
contractors.	· · · · · · · · · · · · · · · · · · ·	r
	DN 34.11.(i) Future Outsourcing Targets. – The Depa	rtment shall increase
	ing of pavement preservation activities to reach the f	
	ement preservation projects:	8 8
	Thirty percent (30%) of pavement preservation program	n funds allocated by
	he 2015-2016 fiscal year.	5
	Fifty-five percent (55%) of pavement preservation prog	gram funds allocated
	by the 2016-2017 fiscal year.	
	Eighty percent (80%) of pavement preservation program	n funds allocated by
	he 2017-2018 fiscal year and subsequent fiscal years the	•
	DN 34.11.(j) Minimum Lane Mile Treatment. – From	
	nt preservation, the Department shall treat a minimum	
1	nent preservation treatments and activities listed in C	
0 1	on (f) of this section.	
•	DN 34.11.(k) Report. – The Department shall report to	the Joint Legislative
	rsight Committee and the Fiscal Research Division by	-
-	for increasing its use of outsourcing of pavement pres	
· · · ·	ubsection (i) of this section. The Department shall	
	and annually thereafter, to the Joint Legislative Tran	1
	Fiscal Research Division on the Department's progress	
	bsection (i) of this section. The annual report shall inclu	
6	A monthly examination of expenditures, by treatment	6
	amount and percentage performed by contract.	type, maleating the
	The number of lane miles covered, by treatment type, all	long with an average
	cost per lane miles, by treatment type, indicating cost	
	work performed by the Department and by contract.	is for each type for
	The statewide cost per lane mile (hereafter "unit cost")	along with unit cost
	For each division and for each type of treatment. The	-
	provide an explanation for unit costs that vary by more	-
-	20%) from the statewide unit cost.	than twenty percent
	DN 34.11.(I) Subsection (k) of this section expires Dece	mber 31 2018
SECIN		
OUTSOUDCINC	OF PRECONSTRUCTION ACTIVITY	
		apple to impresse 41
SECTION	ON 34.13.(a) The Department of Transportation shall	seek to increase the

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1 2	•	ncreased efficiency. In doing so, the Department of Tra ving privatization requirements:	nsportation shall meet
3	(1)	Increase the outsourcing of all activities performed	by the Department's
4		Preconstruction and Technical Services units to sevent	
5		total cost of activities performed by those units in f	•
6		excluding the cost of activities performed by the Tu	1
7		Structures Design and Management unit, and the Bridg	0
8	(2)	Increase the outsourcing of all activities performed	
9 10		Roadway Design unit to sixty percent (60%) of the performed by that unit in fiscal year 2014-2015.	total cost of activities
11	(3)	Increase the outsourcing of all activities performed	by the Department's
12		Project Development and Environmental Analysis uni	• •
13		(65%) of the total cost of activities performed by the	• •
14		2014-2015.	5
15	(4)	The Department's Right-of-Way unit shall increase the	total expenditures for
16		outsourced activity by five percent (5%) in fiscal year	2014-2015.
17	SECT	TON 34.13.(b) The Department may credit any reduction	on in expenditures due
18	to a reduction in	force towards meeting the requirements imposed by	subsection (a) of this
19	section.		
20	SECT	TON 34.13.(c) The Department shall increase contract	ets for construction of
21		jects on a design-build basis awarded under the provision	
22		TON 34.13.(d) The Department shall report no later	
23		reafter, to the Joint Legislative Transportation Oversig	
24		Division regarding its implementation of this section, inc	cluding any reductions
25	in force used to m	neet privatization requirements.	
26			
27	DOT SIGNAGE		
28		ION 34.14.(a) G.S. 136-89.56 reads as rewritten:	
29		ommercial enterprises.	
30		al enterprises or activities shall be authorized or conduc	
31	-	, or the governing body of any city or town, within or or	
32	-	as a controlled-access facility, as defined in this Article,	-
33 34	(1)	Materials displayed at welcome centers which shall	•
35 35		travel, accommodations, tourist-related activities, to and attractions. The Department of Transportation	
36		regulating the display of these materials. These n	
37		advertisements for real estate; and	laterials may contain
38	(2)	Vending machines permitted by the Department of	f Transportation and
39	(2)	placed by the Division of Services for the Blind, Dep	-
40		Human Services, as the State licensing agency de	
41		Section 2(a)(5) of the Randolph-Sheppard Act (20)	• •
42		Department of Transportation shall regulate the pla	
43		machines in highway rest areas and shall regulat	
44		dispensed. In order to permit the establishment of ad	
45		service facilities by private owners or their lessee	-
46		controlled-access facility, the Department of Transp	ortation shall permit
47		access to service or frontage roads within the publicly	owned right-of-way of
48		any controlled-access facility established or designate	ed as provided in this
49		Article, at points which, in the opinion of the Departm	-
50		will best serve the public interest. The location of such	
51		facilities may be indicated to the users of the controll	ed-access facilities by

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1	appropriate signs, the size, style, and specifications of which shall be
2	determined by the Department of Transportation.
3	The location of fuel, gas, food, lodging, camping, and attraction facilities may be indicated
4	to the users of the controlled-access facilities by appropriate logos placed on signs owned,
5	controlled, and erected by the Department of Transportation. The owners, operators or lessees
6	of fuel, gas, food, lodging, camping, and attraction facilities who wish to place a logo
7	identifying their business or service on a sign shall furnish a logo meeting the size, style and
8 9	specifications determined by the Department of Transportation and shall pay the Department for the costs of initial installation and subsequent maintenance. The fees for logo sign
LO	installation and maintenance shall be set by the Board of Transportation based on cost.a fee set
1	by the Board of Transportation. The Board shall set the fee to cover the initial costs of signs,
2	sign installation, and maintenance, and the costs of administering the program."
3	SECTION 34.14.(b) G.S. 136-140.19 reads as rewritten:
4	"§ 136-140.19. Department Board of Transportation to adopt rules to implement the
5	TODS program.
6	The Department Board of Transportation shall adopt rules to implement the TODS program
7	created by this Article. The rules shall include all of the following:
8	(1) The <u>Department Board shall set fees to cover the initial costs of signs, sign</u>
9	installation, and maintenance, and the costs of administering the program.
0	(2) The <u>Department Board</u> shall establish a standard for the size, color, and
21	letter height of the TODS as specified in the National Manual of Uniform
2	Traffic Control Devices for Streets and Highways.
3	(0) The Department Depart shall limit the algorithm of TODS to bishup to other
24 25	(8) The Department <u>Board</u> shall limit the placement of TODS to highways other than fully controlled access highways and to much around towns
.5 26	than fully controlled access highways and to rural areas in and around towns or cities with a population of less than 40,000."
.0	SECTION 34.14.(c) G.S. 106-22.5(a) reads as rewritten:
28	"§ 106-22.5. Agricultural tourism signs.
9	(a) The Department of Agriculture and Consumer Services shall work with the
0	Department of Transportation to provide directional signs on major highways at or in
1	reasonable proximity to the nearest interchange or within one mile-leading to an agricultural
2	facility that promotes tourism by providing tours and on-site sales or samples of North Carolina
3	agricultural products to area tourists. The Department shall follow the sign location and
4	placement rules for the Department of Transportation's Tourist-Oriented Directional Signs as
35	authorized by G.S. 136-140.19."
86	
37	STATE PARKS AND TRAILS SIGNAGE
88	SECTION 34.15.(a) The Department of Transportation, in conjunction with the
39	State Parks and Recreation Division of the Department of Environment and Natural Resources,
10	the Department of Commerce, and Friends of the Mountains-to-Sea Trail, Inc., a nonprofit
11	corporation, shall study the use of highway signage as a means of improving the North Carolina
12	residents' and tourists' awareness of State parks, including historic and cultural sites as well as
13	the Mountains-to-Sea Trail. The study shall include the creation of an action plan and five-
4	month implementation time line, which shall include measures to address all of the following:
15	(1) Whether signs currently located on or near highways in this State are
16	sufficient in number, location, and size and presentation to make travelers on
17 • 0	the highways of this State aware of the existence and location of all State
18	parks, including historic and cultural sites as well as the Mountains-to-Sea
49	Trail.

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1 2 3	(2)	Whether signs currently located on or near highways in inform travelers that portions of the roads they travel current route of the Mountains-to-Sea Trail.	
4	(3)	What measures could be taken to improve the efficacy of	f highway signage in
5		achieving the goals described in subdivisions (1) and (2)	of this subsection.
6	(4)	What the costs and benefits of implementing the me	asures described in
7		subdivision (3) of this subsection would be.	
8	SEC	TION 34.15.(b) No later than December 1, 2014,	the Department of
9	Transportation s	hall report the results of the study required by this section,	including the action
10		mentation time line, to the chairs of the Joint Legisla	
11		mittee and to the Fiscal Research Division. The ac	tion plan shall be
12	implemented by	April 1, 2015.	
13			
14	DOT STAFFIN		
15		TION 34.16.(a) The Department of Transportation	
16	-	l staffing of the Division of Highways and the Division of	
17	•	f unnecessary duplication within management structures a	
18	1	oyees reporting to persons identified as supervisors. Base	
19		ll create and implement a plan for staffing changes and	
20		d reduce layers of management to the level needed f	
21	-	unctions and responsibilities and ensure that employ	-
22	-	e workloads and staff size that are appropriate given the	function or task for
23		visor has responsibility.	• • • • • •
24		TION 34.16.(b) The Department shall report its progress of	
25		bint Legislative Transportation Oversight Committee and	the Fiscal Research
26	Division no later	than December 1, 2014.	
27		TRANSPORTATION TO STUDY FEES, SPON	
28 29	PRIVATIZ		AND AND
30		TION 34.17.(a) The Board of Transportation shal	l study how fees
31		privatization might be used to reduce the use of public	•
32		Department. The services the Board shall study include, b	
33	the following:	Department. The services the Doard shan study menude, b	dt are not minted to,
34	(1)	Inspection of streets and bridges within a private dev	elopment for future
35	(1)	addition to the State highway system.	cropinent for future
36	(2)	Inspection, site review, and permitting of the installati	ion of driveways by
37	(-)	private parties providing access to a component of the St	
38	(3)	Review and inspection of encroachments onto the State I	
39	(4)	Lease or sale of property related to the resolution of e	
40		disposition of surplus right-of-way.	
41	(5)	Review of or consultation on development plats or plans	
42	(6)	Review, engineering, or consultation regarding	
43		improvements, or maintenance adjacent to components	0
44		system.	6 7
45	(8)	Training sessions or workshops offered to priva	te consultants and
46		contractors.	
47	(9)	Review and engineering consultation regarding traffic pl	ans.
48	SEC	TION 34.17.(b) The Board shall also study the existing	
49	services perform	hed by Highway Division personnel and identify any fees	that no longer cover
50	the direct and in	direct costs incurred by the Department to perform the serv	ice.

1			TION 34.17.(c) The Department of Transportation shall report on the Board's
2			mmendations for fee adjustments or additions to the Joint Legislative
3			versight Committee and the Fiscal Research Division no later than December
4			eport shall also include recommendations from the Board on the use of
5	-	-	activities, programs, or functions currently performed by the Department or
6	the privat		of these functions, and include the following information:
7		(1)	The current cost of activities proposed for sponsorship support or
8			privatization.
9		(2)	The potential receipts that could reasonably be collected through
10			sponsorships or the cost-savings achieved through privatization.
11		(3)	A proposed process for the screening and selection of sponsors.
12		(4)	Mock-ups of potential sponsorship signage on materials, buildings, vehicles,
13			vessels, or other locations.
14		(5)	Any administrative, statutory, or regulatory changes needed for the
15			Department to proceed with sponsorship or privatization programs.
16			
17	RENAM		TEM PRESERVATION PROGRAM
18			TON 34.18. The Department of Transportation shall rename the "system"
19	-	· · ·	ram" (fund center 1500/157839) the "bridge program." Funds allocated to this
20			used for improvements to culverts associated with a component of the State
21			or for structurally deficient and functionally obsolete bridges. All projects
22			his program, with the exception of inspection, pre-engineering, contract
23			ract administration and oversight, and planning activities, shall be outsourced
24 25	to private	contrac	tors.
25	menw		ND CREDIT RESERVE
26 27	піспі		TION 34.19.(a) G.S. 136-44.2 is amended by adding a new subsection to read:
27	"8 136 //		lget and appropriations.
28	8 130-4-	r.2. Du	
30	(f1)	The c	redit reserve for the Highway Fund consists of the following:
31	(11)	$\frac{1100}{(1)}$	The unreserved credit balance in the Highway Fund on the last day of the
32		<u> </u>	fiscal year to the extent the balances exceed the amount estimated for that
33			date in the Current Operations Appropriations Act for the following fiscal
34			year.
35		(2)	The unallotted and unencumbered balances on the last day of the fiscal year
36		<u> </u>	for the following:
37			a. Funds appropriated from the Highway Fund for the multimodal
38			programs of the Department, consisting of funds for bicycle and
39			pedestrian, railroad, aviation, and public transportation programs,
40			excluding funds deposited in the Freight Rail & Rail Crossing Safety
41			Improvement Fund.
42			b. Funds appropriated from the Highway Fund for the construction
43			programs of the Department, consisting of funds for secondary
44			construction, access and public service roads, spot safety
45			improvement, contingency, small urban construction, and economic
46			development programs.
47		<u>(3)</u>	The unencumbered and unexpended balances on the last day of the fiscal
48			year for the following:
49			<u>a.</u> <u>Central and program administration.</u>
50			b. Transfers to other State agencies or departments not used or returned.

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1	(4) The remaining bal	ance for (i) a	ny open project that	has been inactive for two	
2	or more years after construction of the project has been completed or (ii) any				
3				cal years in which funds	
4	are appropriated."				
5	SECTION 34.19.(b) T	he sum of	twelve million dolla	rs (\$12,000,000) of the	
6	unallotted and unexpended balance of funds within the Bicycle program (fund center				
7	1500/0036), Ferry Operations (fund center 1500/7825), Railroad program (fund center				
8	1500/7829), Airports program (fund			1 0	
9	(fund center 1500/7831), excluding funds deposited in the Freight Rail & Rail Crossing Safety				
10	Improvement Fund, shall be transferred to the Highway Fund as appropriated and allocated by				
11	this act.				
12					
13	SALE OF CERTAIN FORMER N	C RAILRO	AD PROPERTIES		
14	SECTION 34.20.(a) Subject to the right of first refusal in subsection (b) of this				
15	section, the Department of Administ	ration shall c	lispose of the followi	ing parcels following the	
16	procedures set out in Chapter 146 of	the General S	Statutes:		
17	Property Description	County	Nearest Town	Parcel ID	
18	4th Street Lot	Carteret	Morehead	638620808907000	
19	Station & Former Industrial Lot	Carteret	Morehead	638620718127000	
20	Waterfront & Riparian Rights	Carteret	Morehead	638620708857000 &	
21				638620709868000	
22	SECTION 34.20.(b) Be	fore the Depa	artment disposes of a	my property described in	
23	subsection (a) of this section, the o	city of More	head City, Carteret	County, or the city and	
24	county jointly, shall be given the righ	nt of first refu	isal to purchase, lease	e, or rent any or all of the	
25	parcels. The right of first refusal shal	l expire on Ju	une 30, 2015.		
26	SECTION 34.20.(c) Fo	llowing expi	iration of the right o	f first refusal period set	
27	forth in subsection (b) of this sectio	n, or upon w	vritten notice from th	e city of Morehead City	
28	and Carteret County waiving the ri	ght of first	refusal, the Departm	ent shall dispose of the	
29	properties in any manner authorized	v 1			
30	SECTION 34.20.(d) No				
31	the net proceeds from the dispositio		perties into the Freig	ht Rail & Rail Crossing	
32	Safety Improvement Fund of the Highway Fund.				
33					
34	MAINTENANCE CONDITION ASSESSMENT PROGRAM CHANGES				
35	SECTION 34.21. G.S. 136-44.3 reads as rewritten:				
36	"§ 136-44.3. Maintenance program				
37	The Department shall establish p				
38	the State highway system. In each ev		• · I	1	
39	survey the condition of the State hig		1 1	1 0	
40	the survey. The report shall provide	-	1	tive descriptions of the	
41	condition of the system and shall pro		_		
42				d performance standards	
43		•		n, delineated by costs to	
44				coutine maintenance and	
45		• •		pavement and bridge	
46				of work: (i) contract	
47				e highway maintenance,	
48		-	· · ·	und bridge maintenance,	
49			-	epair, or replacement.	
50				nal funding requirements	
51	for a seven-year	plan to sust	tain established perf	ormance standards. The	

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	report shall also identify target levels of service for each maintenance
	activity and assess historical program performance across divisions,
	including project delivery rates, staffing, and direct and indirect costs. The
	Department shall clearly denote prioritized maintenance needs and
	recommended resource allocations and distribution methods to achieve each
	target.
(3)	Any significant variations in system conditions among highway divisions.
	The report should include an examination of how well the highway divisions
	streamline project delivery, maximize efficiency, and prioritize spending
	based on needs and make recommendations on ways to improve these
	processes. The report should analyze the cost of delivering maintenance
	activities by division and make recommendations on how to reduce these
	costs regionally and statewide.
(4)	An assessment of the level of congestion throughout the primary highway
	system based on traffic data, and a ranking of the most congested areas
	based on travel time reliability and the average number of congested hours,
	together with the Department's recommendations for congestion reduction
	and mobility improvement.
<u>(5)</u>	An analysis of existing highway division staffing levels and
	recommendations to ensure staffing levels are distributed appropriately
	based on need.
<u>(6)</u>	A cross-divisional comparison summary document, not to exceed one page
	in length, which includes the divisional performance data described in
	subdivision (2) of this section as well as the most deficient roads and bridges
	in each division.
	is of the report and from funds available, the Department of Transportation shall
-	wide annual maintenance program for the State highway system, which shall be
•	approval of the Board of Transportation and is consistent with performance
tandards.	
-	on the condition of the State highway system and maintenance funding needs
-	ted to the Joint Legislative Transportation Oversight Committee by December
	en-numbered year, and copies shall be made available to any member of the
General Assen	bly upon request."
	F MOTOR VEHICLES POSITION FUNDING
	CTION 34.22. Notwithstanding any other provision of law, the Department of
	may use funds appropriated for the 2014-2015 fiscal year from the Highway
-	continue funding positions within the Division of Motor Vehicles that were
	Highway Trust Fund during the 2013-2014 fiscal year.
funded by the	ingliway Trust I and during the 2013-2014 fiscal year.
DOT CASH N	IANAGEMENT
	CTION 34.23.(a) G.S. 143C-6-11 reads as rewritten:
	Highway appropriation.
, 1 ICC 0 111	
(f) Fiv	e Percent (5%) of the Cash Balance Required.Seven and One-Half Percent
	alance Required. – The Department of Transportation shall maintain an available
	t the end of each month equal to at least five percent (5%)seven and one-half
	of the unpaid balance of the total transportation project contract obligations.the
	tions for the current fiscal year from the Highway Fund and the Highway Trust
	cting cash balances in future years, the Department shall use the estimated cash
	ed in the Current Operations Appropriation Act. In the event this cash position is
<u>_</u>	

not maintained, no further transportation project contract commitments may be entered into 1 until the cash balance has been regained. For the purposes of awarding contracts involving 2 federal aid, any amount due from the federal government and the Highway Bond Fund as a 3 result of unreimbursed expenditures may be considered as cash for the purposes of this 4 5 provision. Any federal funds on hand shall not be considered as cash for the purposes of this subsection. 6 7 . . . 8 (k) The Department of Transportation shall do all of the following: Utilize cash flow financing to the extent possible to fund transportation 9 (1)projects with the goal of reducing the combined average daily cash balance 10 of the Highway Fund and the Highway Trust Fund to an amount equal to the 11 twelve percent (12%) of the combined estimate of the yearly receipts of the 12 Funds. between fifteen and twenty percent (15-20%) of the total 13 appropriations for the current fiscal year from those funds. In projecting cash 14 balances in future years, the Department shall use the estimated cash flow as 15 specified in the Current Operations Appropriation Act. Any federal funds on 16 hand shall not be considered as cash for the purposes of this subsection. The 17 18 target amount shall include an amount necessary to make all municipal-aid funding requirements of the Department. 19 20 (2)Establish necessary management controls to facilitate use of cash flow financing, such as establishment of a financial planning committee, 21 22 development of a monthly financing report, establishment of appropriate fund cash level targets, review of revenue forecasting procedures, and 23 24 reduction of accrued unbilled costs. Report annually, on October 1 of each year, to the Joint Legislative 25 (3) 26 Transportation Oversight Committee on its cash management policies and 27 results." SECTION 34.23.(b) The Board of Transportation shall study the Department's 28 cash management policies and identify ways to strengthen these policies in order to prevent 29 30 excessive cash balances. The Department shall report to the House of Representatives Appropriations Subcommittee on Transportation, the Senate Appropriations Committee on 31 Department of Transportation, and the Fiscal Research Division by April 1, 2015, on the 32 findings from this study and any resulting policy changes made based on the findings of the 33 study. 34 35 **SECTION 34.23.(c)** In any month in which the Department's total cash balance on hand from the Highway Fund and the Highway Trust Fund exceeds one billion dollars 36 (\$1,000,000,000), the Department shall report its cash balance no later than the 15th day of the 37 following month as follows: 38 To the Board of Transportation. 39 (1)If the General Assembly is in session, to the Chairs of the House of 40 (2)Representatives Appropriations Subcommittee on Transportation, the Chairs 41 of the Senate Appropriations Committee on Department of Transportation, 42 and the Fiscal Research Division. 43 If the General Assembly is not in session, to the Chairs of the Joint (3) 44 Legislative Transportation Oversight Committee and the Fiscal Research 45 46 Division. The report shall include an explanation from the Department of the reasons the cash 47 balance has exceeded the amount specified in this subsection, the actions to be taken by the 48 Department to reduce the cash balance, and the estimated amount of time it will take to bring 49 50 the cash balance to the target identified in G.S. 143C-6-11(k)(1), as amended by subsection (a) of this section. 51

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SEC	TION 34.23.(d) Subsection (c) of this section becomes e	effective July 1, 2015.
DOT LEGAL S	ERVICES	
SEC	FION 34.24.(a) Section 34.27 of S.L. 2013-360 reads as	rewritten:
	34.27. The Department of Transportation may engage	
	the pertinent expertise to timely defend or othe	
	le legal services related to transportation projects	
	e Department shall supervise and manage the private c	•
1	shall not be required to obtain written permission	00
	l under G.S. 114-2.3. The Department shall report the	
•	ed by this section within 30 days to the General Assembly	
(1)	If the General Assembly is in session, the Departme	
~ /	Chairs of the Appropriations Subcommittee on Transp	1
	of Representatives, the Chairs of the Appropria	
	Transportation of the Senate, and the Fiscal Research I	
(2)	If the General Assembly is not in session, or adjourn	
	30-day period, the Department shall report to the	6
	Legislative Transportation Oversight Committee and	
	Division."	
SEC	TION 34.24.(b) It is the intent of the General Assembl	y that the Department
	n exercise the authority granted by subsection (a) of thi	
	project delivery benefits attributed to the avoidance or	
	complish this intent, the Department is directed to incl	
U U	to no less than ten percent (10%) of new cases arising	
fiscal year, incr	easing to no less than twenty percent (20%) of new ca	ses arising during the
2015-2016 fisca		
SEC	FION 34.24.(c) The Department shall develop per	rformance metrics to
evaluate its utilized	zation of in-house and outside counsel, to include the follo	owing:
(1)	A summary of new matters opened by legal area.	
(2)	Case cycle times.	
(3)	Resolution of cases.	
(4)	A comparison of in-house costs to billable rates for ext	ernal counsel.
(5)	The process for procurement for legal services.	
The	Department shall report no later than January 1, 2015, an	nd quarterly thereafter,
to the Joint Leg	islative Transportation Oversight Committee and the Jo	int Legislative Justice
and Public Safe	ty Oversight Committee regarding the performance me	etrics set forth in this
subsection.		
	FION 34.24.(d) G.S. 136-103.1 reads as rewritten:	
"§ 136-103.1. C		
	y GeneralSecretary of Transportation is authorized to en	
	tary deems necessary for the purpose of obtaining ti	
	transportation system rights-of-way and for assista	
	ases involving the acquisition of rights-of-way and other	
	transportation construction. Compensation, as appro-	
	y, shall be paid out of the appropriations from the Highw	-
	FION 34.24.(e) Legal positions assigned to the I	-
-	Justice which become vacant during the 2014-2015 fis	scal year shall not be
filled.		
	NC	
FERRY TOLL		
SEC	TION 34.26.(a) G.S. 136-82 reads as rewritten:	

"§ 136-82. Department of Transportation to establish and maintain ferries. 1 Powers of Department. – The Department of Transportation is vested with authority 2 (a) 3 to provide for the establishment and maintenance of ferries connecting the parts of the State 4 highway system, whenever in its discretion the public good may require, and shall prescribe 5 and collect tolls on the ferry routes as established by the Board of Transportation following the 6 procedures set forth in this section.require. 7 Establishment of Tolling. The Board of Transportation may establish tolls on any (b) 8 untolled ferry route as set forth in this subsection. Prior to establishing tolls on an untolled ferry 9 route, the Board of Transportation must receive a resolution approved by the Transportation Advisory Committee of each affected local transportation planning organization requesting 10 tolls on that route. No later than March 1, 2014, the Department shall hold a separate public 11 12 hearing in the geographic area of each untolled ferry route and invite each affected local transportation planning organization. At the public hearing, the Department shall present an 13 explanation of the toll setting methodology, the impact of tolling on the availability of funding 14 15 for other local transportation priorities, and the minimum and maximum toll rates. After the 16 public hearing, an affected local transportation planning organization may consider and adopt a ferry tolling resolution. The Board of Transportation shall adopt the toll at its next regularly 17 18 scheduled meeting after receipt of the ferry tolling resolutions required by this subsection. The 19 Department shall collect the toll as soon as is feasible following its adoption, but in no case 20 more than 180 days after adoption of the toll. The establishment of tolls by the Board of 21 Transportation pursuant to the authority granted in this section shall be exempt from the 22 provisions of Chapter 150B of the General Statutes. For purposes of this section, "affected local transportation planning organization" means any Metropolitan Planning Organization or Rural 23 24 Transportation Planning Organization with geographic jurisdiction over any part of an untolled 25 ferry route, and "untolled ferry route" means any ferry route for which no tolls were in effect as

26 of June 30, 2013.

(c) Revisions of Tolls. The Department of Transportation shall report to the Fiscal
 Research Division, the Joint Legislative Transportation Oversight Committee, and all affected
 local transportation planning organizations 30 days prior to any change in toll rates or change
 in the toll setting methodology by the Board of Transportation.

Use of Toll Proceeds. - The Department of Transportation shall credit the proceeds 31 (d)32 from tolls collected on North Carolina Ferry System routes and receipts generated under 33 subsection (e) of this section to reserve accounts within the Highway Fund for each of the Highway Divisions in which system terminals are located and fares are earned. For the 34 purposes of this subsection, fares are earned based on the terminals from which a passenger trip 35 originates and terminates. Commuter pass receipts shall be credited proportionately to each 36 37 reserve account based on the distribution of trips originating and terminating in each Highway Division. The proceeds credited to each reserve account shall be used exclusively for 38 prioritized North Carolina Ferry System ferry passenger vessel replacement projects in the 39 40 Division in which the proceeds are earned. Proceeds may be used to fund ferry passenger vessel 41 replacement projects or supplement funds allocated for ferry passenger vessel replacement 42 projects approved in the Transportation Improvement Program.

43

(f) Authority to Generate Certain Receipts. – The Department of Transportation,
notwithstanding any other provision of law, may operate or contract for the following
receipt-generating activities and use the proceeds for ferry passenger vessel replacement
projects in the manner set forth in subsection (c) of this section: and other ferry system capital
<u>needs:</u>

- 49
- 50 51

(1) Operation of, concessions on the ferries and at ferry facilities to provide to passengers on the ferries food, drink, and other refreshments, personal comfort items, Internet access, and souvenirs publicizing the ferry system.

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1	(2)	The Sponsorships, including, but not limited to, the	sale of naming rights to
2	(2)	any ferry vessel, ferry route, or ferry facility.	on at any fammy facility
3 4	(3)	Advertising on or within any ferry vessel, vessel including including, but not limited to, display adv	• • •
4 5		delivered to passengers through the use of video n	
6		systems installed in passenger areas, and other electro	
7	(4)	Any other receipt-generating activity not otherwise	
8	(+)	law pertaining to public health or safety.	ioroidden by applicable
9	The Departm	ent may issue rules to implement this subsection.	
10		Capital Improvement Account. – The following shall	be credited to a reserve
11	<u> </u>	lighway Fund which shall be designated as the Ferr	
12	Account:	inginitary rund which shall be designated as the ren	<u>j cuptur improvement</u>
13	<u>(1)</u>	Net receipts generated under subsection (f) of this set	ction
14	(2)	The unallotted and unencumbered balances on the la	
15	<u>\</u>	of funds appropriated from the Highway Fund to the	
16	(3)	Any other funds available from appropriations by the	
17	<u></u>	from contributions and grants from public or private	•
18	Funds credite	ed to the account shall be used for prioritized improve	
19		orth Carolina Ferry System.	
20		dentiality of Personal Information. – Identifying info	rmation obtained by the
21	-	ed to operation of the ferry system is not a public reco	-
22	the General Stat	utes and is subject to the disclosure limitations in 1	8 U.S.C. § 2721 of the
23		Privacy Protection Act. The Department shall maintain	
24	information requi	ired to be kept confidential under 18 U.S.C. § 2721(a),	, as well as any financial
25	information, tran	saction history, and information related to the collect	ion of a toll or user fee
26	from a person, in	cluding, but not limited to, photographs or other record	ded images or automatic
27	vehicle identification	tion or driver account information generated by radio-	frequency identification
28		ic means. The Department may use identifying inform	• • •
29		enforcing tollsuser fees. Nothing in this section is in	
30	• •	examine that person's own account information, or the	
31	• 1	oper court order, to inspect and examine identifying inf	
32		TION 34.26.(b) The Board of Transportation shall ce	
33		date of this act and shall take action as expeditiously	
34		ementing ferry tolls. Prepaid tolls or commuter pass pa	
35	-	erry trips after the effective date of this act shall be re-	
36	1 1	er passes, partially refunded based on the proportion of	the time period covered
37	•	pass for which tolls were in effect.	
38		TION 34.26.(c) From funds appropriated by this act	- ·
39	-	nt of Transportation, the sum of six million two hu	
40		all be allocated to the Ferry Capital Improvement	it Account created by
41	• • •	as amended by subsection (a) of this section.	
42	SECI	TION 34.26.(d) G.S. 136-189.11(b)(8) is repealed.	
43			TION
44		IDGE PRESERVATION PROGRAM CLARIFICA	
45 46		TION 34.27. G.S. 136-18 is amended by adding a new The Department shall not transfer ownership of a St	
46 47	"(44)		
		bridge to any public, private, or nonprofit entity	
48 49		relocation or reuse program project unless the entit	• •
49 50		financial assurance acceptable to the Department to of future maintenance costs, as well as any right-of-	-
50		or ruture mannenance costs, as well as any light-of	-way of other additional

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	costs if the bridge transfer would require the Department to change the
	planned route of any replacement structure."
	"FIRST IN FREEDOM" REGISTRATION PLATES
	SECTION 34.28.(a) G.S. 20-63 reads as rewritten:
	"§ 20-63. Registration plates furnished by Division; requirements; replacement of regular
	plates with First in Flight plates; plates or First in Freedom plates; surrender
	and reissuance; displaying; preservation and cleaning; alteration or
	concealment of numbers; commission contracts for issuance.
	(b) Every license plate must display the registration number assigned to the vehicle for
	which it is issued, the name of the State of North Carolina, which may be abbreviated, and the
	year number for which it is issued or the date of expiration. A plate issued for a commercial
	vehicle, as defined in G.S. 20-4.2(1), and weighing 26,001 pounds or more, must bear the word
	"commercial," unless the plate is a special registration plate authorized in G.S. 20-79.4 or the
	commercial vehicle is a trailer or is licensed for 6,000 pounds or less. The plate issued for
	vehicles licensed for 7,000 pounds through 26,000 pounds must bear the word "weighted,"
	unless the plate is a special registration plate authorized in G.S. 20-79.4.
	A registration plate issued by the Division for a private passenger vehicle or for a private baular vahicle licensed for 6 000 pounds or loss shall be be at the option of the owner either (i)
	hauler vehicle licensed for 6,000 pounds or less shall be be, at the option of the owner, either (i) a "First in Flight" plate. plate or (ii) a "First in Freedom" plate. A "First in Flight" plate shall
	have the words "First in Flight" printed at the top of the plate above all other letters and
	numerals. The background of the <u>"First in Flight"</u> plate shall depict the Wright Brothers biplane
	flying over Kitty Hawk Beach, with the plane flying slightly upward and to the right. <u>A "First</u>
	in Freedom" plate shall have the words "First in Freedom" printed at the top of the plate above
	all other letters and numerals. The background of the "First in Freedom" plate may include an
	image chosen by the Division that is representative of the Mecklenburg Declaration of 1775 or
	the Halifax Resolves of 1776.
	(b1) The following special registration plates do not have to be a "First in Flight" plate or
1	"First in Freedom" plate as provided in subsection (b) of this section. The design of the plates
	that are not "First in Flight" plates or "First in Freedom" plates must be developed in
	accordance with G.S. 20-79.4(a3). For special plates authorized in G.S. 20-79.7 on or after July
	1, 2013, the Division may not issue the plate on a background under this subsection unless it
	receives at least 200 applications for the plate in addition to the applications required under
	G.S. 20-79.4 or G.S. 20-81.12.
	SECTION 34.28.(b) G.S. 20-79(c) reads as rewritten:
	"(c) Form and Duration. – A dealer license plate is subject to G.S. 20-63, except for the
	requirement that the plate display the registration number of a motor vehicle and the
	requirement that the plate be a "First in Flight" plate. plate or a "First in Freedom" plate. A
	dealer license plate must have a distinguishing symbol identifying the plate as a dealer license
	plate. The symbol may vary depending upon the classification of dealer license plate issued.
	The Division must provide suitably reduced sized license plates for motorcycle dealers and
	manufacturers.
	SECTION 34.28.(c) G.S. 20-79.2(c) reads as rewritten:
	"(c) Form, Duration, and Transfer. – A transporter plate is subject to G.S. 20-63, except
	for the requirement that the plate display the registration number of a motor vehicle and the
	requirement that the plate be a "First in Flight" plate. plate or a "First in Freedom" plate. A
	transporter plate shall have a distinguishing symbol identifying the plate as a transporter plate.
	The symbol may vary depending upon the classification of transporter plate issued A

51 The symbol may vary depending upon the classification of transporter plate issued. A

transporter plate is issued for a period of one year. The Division shall vary the expiration dates 1 of transporter registration renewals so that an approximately equal number expires at the end of 2 each month, quarter, or other period consisting of one or more months. When the Division 3 issues a transporter plate, it may issue a registration that expires at the end of any monthly 4 5 interval. During the year for which it is issued, a business or dealer may transfer a transporter plate from one vehicle to another as long as the vehicle is driven only for a purpose authorized 6 by subsection (a) of this section. The Division must rescind a transporter plate that is displayed 7 8 on a motor vehicle driven for a purpose that is not authorized by subsection (a) of this section." 9 SECTION 34.28.(d) This section becomes effective January 1, 2015, and applies 10 to registration plates issued on or after that date. 11 **REPORT ON USE OF ECONOMIC DEVELOPMENT PROGRAM FUNDS** 12 SECTION 34.29.(a) Section 34.7 of S.L. 2013-360 reads as rewritten: 13 **"ECONOMIC DEVELOPMENT PROGRAM FUNDS** 14 15 "SECTION 34.7.(b) Of the funds appropriated to the Economic Development fund, the 16 sum of three million three hundred forty-six thousand two hundred fifteen dollars (\$3,346,215) 17 18 in nonrecurring funds for fiscal year 2013-2014 and four million thirty-six thousand one hundred seventy-one dollars (\$4,036,171) ineight million dollars (\$8,000,000) in recurring 19 20 funds for fiscal year 2014-2015 shall be used for prioritized transportation improvements and 21 infrastructure that expedite commercial growth as well as either job creation or job retention. Projects funded under this section shall be jointly approved by the Secretary of Transportation 22 and the Secretary of Commerce. 23 24 "SECTION 34.7.(c) The Department of Commerce and the Department of Transportation shall both develop guidelines and procedures related to the administration of the Economic 25 26 Development funds referred to in subsection (b) of this section and to the selection of projects to receive allocations of those funds, including project evaluation measures. The guidelines and 27 procedures shall include a process for submitting, evaluating, and prioritizing projects on a 28 monthly basis. The Department of Commerce shall publish the guidelines and procedures it 29 30 develops on its Web site, and the Department of Transportation shall publish the guidelines and procedures it develops on its Web site. Both Departments shall develop guidelines and 31 procedures no later than October 1, 2014. 32 "SECTION 34.7.(d) Beginning October 1, 2014, the Department of Commerce and the 33 Department of Transportation shall do both of the following: 34 Meet quarterly to select projects for funding based on the prioritization 35 (1)rankings developed in subsection (c) of this section and assigned by each 36 37 Department. Report quarterly to the Joint Legislative Transportation Oversight 38 (2)Committee and the Joint Legislative Commission on Governmental 39 Operations on the commitment, disbursement, and use of funds referred to in 40 subsection (b) of this section. The report is due no later than one month after 41 the end of the fiscal quarter." 42 43 **SECTION 34.29.(b)** This section becomes effective June 30, 2014. 44 ADMINISTRATION COSTS/REGULATION OF UNMANNED AIRCRAFT SYSTEMS 45 46 **SECTION 34.30.** If House Bill 1099 or substantially similar legislation becomes law during the 2014 Regular Session of the 2013 General Assembly, the Division of Aviation 47 of the Department of Transportation shall use funds appropriated in this act to the Division to 48 cover the administration costs incurred from developing and implementing the knowledge and 49 skills test and licensing system for commercial operation required by that law. 50 51

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USE OF FUN	DS APPROPRIATED TO GLOBAL TRANSPAR	K AUTHORITY
SE	CTION 34.31. Of the funds appropriated to the G	lobal TransPark Authority
	4-2015 fiscal year, the sum of two hundred fifty th	•
-	clusively for costs incurred for on-site projects.	
	NONADMINISTRATIVE INSPECTION TAX UNDERGROUND STORAGE TANK FUND	PROCEEDS TO THE
SE	CTION 34.33. G.S. 119-18(b) reads as rewritten:	
"(b) Pro	ceeds. – The proceeds of the inspection tax levied by t	this section shall be applied
first to the cos	s of administering this Article and Subchapter V of (Chapter 105 of the General
	emainder of the proceeds shall be credited on a mor	
	d for system preservation under the Department of Tra	
	rogram. Commercial Leaking Petroleum Undergrou	
	Ioncommercial Leaking Petroleum Underground Stor	
	subsection. If the amount of revenue in the Noncomr	
	st five million dollars (\$5,000,000), one-half of the	
	ed to the Noncommercial Fund, and one-half of the	-
	ed to the Commercial Fund. If the amount of rever	
	nd of a month is less than this threshold amount, a	
	be credited to the Noncommercial Fund."	
DRIVERS LI	CENSE TECHNICAL STANDARDS	
	CTION 34.34. G.S. 20-7(n) reads as rewritten:	
	mat. – A drivers license issued by the Division mus	t be tamperproof and must
• •	ne following information:	1 1
(1)	An identification of this State as the issuer of the l	icense.
(2)	The license holder's full name.	
(3)	The license holder's residence address.	
(4)	A color photograph, or a properly applied 1	aser engraved picture on
	polycarbonate material, of the license holder, tak	0 1
	photograph of the license holder applied to mater	
	industry standard of security and durability and is	
	reproduction.	
(5)	A physical description of the license holder, inclu	ding sex, height, eve color.
	and hair color.	<i>6 ··· , ··· 6 ·· 6 · 6 · 6 · 6 · 6 · 6 · 6 · 6 i i i i i i i i i i</i>
(6)	The license holder's date of birth.	
(7)	An identifying number for the license holder ass	igned by the Division. The
	identifying number may not be the license holder's	
(8)	Each class of motor vehicle the license holder is a	5
(0)	endorsements or restrictions that apply.	
(9)	The license holder's signature.	
(10)	-	cense expires
	issioner shall ensure that applicants 21 years old of	-
	special identification cards that are printed in a	
	shall ensure that applicants under the age of 21 are	
	cation cards that are printed in a vertical format, that c	
-	nat, for ease of identification of individuals unde	-
	regulate controlled products that are sale restricted by	•
officers enforce		j ugo una iuw omoreoment
	ing incochaws.	1 1

50 At the request of an applicant for a drivers license, a license issued to the applicant must 51 contain the applicant's race."

PART XXXV. SALARIES AND BENEFITS	
GOVERNOR AND COUNCIL OF STATE	
SECTION 35.1.(a) G.S. 147-11(a) reads as rewritten:	
"(a) The salary of the Governor shall be one hundred forty of	na thousand two hundred
sixty-five dollars (\$141,265) one hundred forty-two thousand two h	
(\$142,265) annually, payable monthly."	lundred sixty-live donars
SECTION 35.1.(b) Section 35.1(b) of S.L. 2013-360 read	s as rewritten.
"SECTION 35.1.(b) Effective for the 2013-2015 fiscal biennium	
for members of the Council of State, payable monthly, shall remain us	
one thousand dollars (\$1,000) as follows:	hendinged be mereased by
<u>Council of State</u>	Annual Salary
Lieutenant Governor	<u>Annual Salary</u> <u>\$124,676</u> §125,676
Attorney General	4124,676 125,676
Secretary of State	124,676 125,676
State Treasurer	· · · · · · · · · · · · · · · · · · ·
	124,676 <u>125,676</u>
State Auditor	124,676 <u>125,676</u>
Superintendent of Public Instruction	124,676 <u>125,676</u>
Agriculture Commissioner	<u>124,676125,676</u>
Insurance Commissioner	<u>124,676125,676</u>
Labor Commissioner	124,676<u>125,676</u>"
SECTION 35.1.(c) Section 35.1(a) of S.L. 2013-360 is rej	pealed.
CEDTAIN EVECUTIVE DDANCH OFFICIALS	
CERTAIN EXECUTIVE BRANCH OFFICIALS SECTION 35.2. Section 35.2 of S.L. 2013-360 reads as reads	
"SECTION 35.2. Effective for the 2013-2015 fiscal biennium,	
payable monthly, for the following executive branch officials sha increased by one thousand dollars (\$1,000) as follows:	in remain unchanged <u>be</u>
Executive Branch Officials	Annual Salary
	<u>Annual Salary</u>
Chairman, Alcoholic Beverage Control Commission State Controller	<u>\$110,868</u> <u>\$111,868</u> 155,150156,150
	155,159<u>156,159</u> 124,676125,676
Commissioner of Banks Chair Board of Bayiay, Division of Employment Security	124,676 125,676
Chair, Board of Review, Division of Employment Security	122,255 <u>123,255</u> 120,727121,727
Members, Board of Review, Division of Employment Security	
Chairman, Parole Commission	101,235 <u>102,235</u>
Members of the Parole Commission	93,464<u>94,464</u>
Chairman, Utilities Commission	138,849<u>139,849</u>
Members of the Utilities Commission	124,676<u>125,676</u>
Executive Director, North Carolina	
Agricultural Finance Authority	107,915<u>108,915</u>"
JUDICIAL BRANCH	
SECTION 35.3.(a) Section 35.3 of S.L. 2013-360 reads a	
"SECTION 35.3.(a) Effective for the 2013-2015 fiscal biennium	
payable monthly, for specified judicial branch officials shall remain u	nchanged be increased by
one thousand dollars (\$1,000) as follows:	
Judicial Branch Officials	Annual Salary
Chief Justice, Supreme Court	\$142,623 <u>\$143,623</u>
Associate Justice, Supreme Court	138,896 <u>139,896</u>
Chief Judge, Court of Appeals	136,682<u>137,682</u>

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1	Judge, Court of Appeals	133,109 <u>134,109</u>	
2	Judge, Senior Regular Resident Superior Court	129,492 130,492	
3	Judge, Superior Court	125,875 126,875	
4	Chief Judge, District Court	114,301 115,301	
5	Judge, District Court	110,684 111,684	
6	District Attorney	120,737 121,737	
7	Administrative Officer of the Courts	128,259 <u>129,259</u>	
8	Assistant Administrative Officer of the Courts	117,152 118,152	
9	Public Defender	120,737 <u>121,737</u>	
10	Director of Indigent Defense Services	124,498 125,498	
11	"SECTION 35.3.(b) Effective for the 2013-2015 fiscal bienni	· · · · · · · · · · · · · · · · · · ·	
12	employees of the Judicial Department shall remain unchanged as foll		
13	(1) The annual salaries of permanent full-time and p		
14	Judicial Department whose salaries are not itemized	1 .	
15	unchanged.	in this use shull remain	
16	(2) Notwithstanding anything to the contrary, the a	mual salaries of clerks of	
17	superior court under G.S. 7A-101(a) shall not char		
18	from one population group to another.	ige when a county changes	
19	(3) The annual salaries of assistant and deputy of	verks of court set under	
20	G.S. 7A-102(c1) shall remain unchanged.	forks of court set under	
21	(4) The annual salaries of magistrates set un	der GS 7A-171 1(2) or	
22	G.S. 7A-171.1(a1)(1) shall remain unchanged."		
23	SECTION 35.3.(b) The annual salaries of permanent f	full-time employees of the	
24	Judicial Department whose salaries are not itemized in this act		
25	thousand dollars (\$1,000), effective July 1, 2014, except for employees eligible to receive step		
26	increases under G.S. 7A-102(c1) at any time during the 2014-2015 fiscal year.		
27	SECTION 35.3.(c) The district attorney or public defender of a judicial district,		
28	with the approval of the Administrative Officer of the Courts or the Commission on Indigent		
29	Defense Services, respectively, shall set the salaries of assistant district attorneys or assistant		
30	public defenders, respectively, in that district such that the average	-	
31	attorneys or assistant public defenders in that district do not exc		
32	seven hundred ninety-seven dollars (\$72,797) and the minimum salary of any assistant district		
33	attorney or assistant public defender is at least thirty-eight thousand six hundred twenty-eight		
34	dollars (\$38,628), effective July 1, 2014.		
35	SECTION 35.3.(d) G.S. 7A-101(a) reads as rewritten:		
36	"(a) The clerk of superior court is a full-time employee of the	State and shall receive an	
37	annual salary, payable in equal monthly installments, based on the p	opulation of the county as	
38	determined in subsection (a1) of this section, according to the follow:	ing schedule:	
39	Population Annual Salary		
40	Less than 100,000 \$83,390		
41	100,000 to 149,999 93,578 <u>94,578</u>		
42	150,000 to 249,999 <u>103,766104,766</u>		
43	250,000 and above <u>113,958114,958</u>		
44	When a county changes from one population group to another, t	he salary of the clerk shall	
45	be changed, on July 1 of the fiscal year for which the change	is reported, to the salary	
46	appropriate for the new population group, except that the salary of an		
47	be decreased by any change in population group during his continuar	ce in office."	
48	SECTION 35.3.(e) G.S. 7A-102(c1) reads as rewritten:		
49	"(c1) A full-time assistant clerk or a full-time deputy clerk, and		
50	clerk serving as head bookkeeper per county, shall be paid an an	nual salary subject to the	
51	following minimum and maximum rates:		

	General Assembly Of North Carolina	Session 2013
1	Assistant Clerks and Head Bookkeeper Ann	nual Salary
2	Minimum \$32,609	
3	Maximum <u>55,42456,424</u>	
4	Deputy Clerks Annual Salary	
5	Minimum \$28,223	
6	Maximum <u>-43,107.44,107.</u> "	
7	SECTION 35.3.(f) G.S. 7A-171.1(a	(1) reads as rewritten:
8	"(a) The Administrative Officer of the C	ourts, after consultation with the chief district
9	judge and pursuant to the following provisions, s	hall set an annual salary for each magistrate.
10	(1) A full-time magistrate shall b	e paid the annual salary indicated in the table
11	set out in this subdivision.	A full-time magistrate is a magistrate who is
12	assigned to work an average of	f not less than 40 hours a week during the term
13	of office. The Administrative	Officer of the Courts shall designate whether a
14	magistrate is full-time. Initia	al appointment shall be at the entry rate. A
15	magistrate's salary shall incr	ease to the next step every two years on the
16	anniversary of the date the ma	agistrate was originally appointed for increases
17		ry four years on the anniversary of the date the
18	magistrate was originally appe	pinted for increases to Steps 4 through 6.
19	Table of Salaries of F	all-Time Magistrates
20	Step Level	Annual Salary
21	Entry Rate	\$33,025 <u>\$35,275</u>
22	Step 1	35,951<u>37,950</u>
23	Step 2	39,135 <u>40,835</u>
24	Step 3	4 2,640 43,890
25	Step 4	4 6,551 47,550
26	Step 5	50,959 <u>51,960</u>
27	Step 6	55,901.<u>56,900.</u>"
28	SECTION 35.3.(g) G.S. 7A-171.1(a	
29		s section, the following salary provisions apply
30	to individuals who were serving as magistrates o	
31		salaries of magistrates who on June 30, 1994,
32	1	ess than five years of service under the table in
33	effect that date shall be as foll	ows:
34		<u>Minimum</u> <u>Maximum</u>
35	Less than 1 year of service	\$26,846 <u>\$27,846</u>
36	1 or more but less than 3 year	
37	3 or more but less than 5 year	
38	· · ·	years of service, those magistrates shall receive
39	• •	e in the table in subsection (a)."
40		generated by the clerk of superior court offices
41	during the 2014-2015 fiscal year shall be used e	•••
42	clerks of superior court may use these funds t	•
43	specifically provided for deputy and assistant	
44	additional increases may be awarded at the disc	-
45	The Administrative Office of the Courts shall	•
46	salary adjustments on a per capita basis and (ii	
47	consultation with the Conference of Clerks of Su	perior Court.
48		
49	LEGISLATIVE BRANCH	

49 LĽ GISLAII E BRANCH

50

SECTION 35.4.(a) Section 35.4 of S.L. 2013-360 reads as rewritten:

General Assembly Of North CarolinaSession 2013
"SECTION 35.4. For the 2013-2015 fiscal biennium, the salaries of members and officers
of the General Assembly shall remain unchanged at the amounts set under G.S. 120-3, as
provided in 1994 by the 1993 General Assembly. Effective for the 2013-2015 fiscal biennium,
salaries in the legislative branch shall remain unchanged, as follows:
(1) The annual salaries set by G.S. 120-37(c) for the principal clerks in each
house shall remain unchanged.
(2) The annual salaries set by G.S. 120-37(b) of the sergeant-at-arms and the
reading clerk in each house shall remain unchanged.
(3) The annual salaries of the Legislative Services Officer and of nonelected
employees of the General Assembly set under G.S. 120-32 shall remain
unchanged."
SECTION 35.4.(b) G.S. 120-37(b) reads as rewritten:
"(b) The sergeant-at-arms and the reading clerk in each house shall be paid a salary of
three hundred eighty five dollars (\$385.00) four hundred four dollars (\$404.00) per week plus
subsistence at the same daily rate provided for members of the General Assembly, plus mileage
at the rate provided for members of the General Assembly for one round trip only from their
homes to Raleigh and return. The sergeants-at-arms shall serve during sessions of the General
Assembly and at such time prior to the convening of, and subsequent to adjournment or recess
of, sessions as may be authorized by the Legislative Services Commission. The reading clerks
shall serve during sessions only."
SECTION 35.4.(c) G.S. 120-37(c) reads as rewritten:
"(c) The principal clerks shall be full-time officers. Each principal clerk shall be entitled
to other benefits available to permanent legislative employees and shall be paid an annual
salary of one hundred five thousand three hundred thirty-three dollars (\$105,333), one hundred
six thousand three hundred thirty-three dollars (\$106,333), payable monthly. Each principal
clerk shall also receive such additional compensation as approved by the Speaker of the House
of Representatives or the President Pro Tempore of the Senate, respectively, for additional
employment duties beyond those provided by the rules of their House. The Legislative Services
Commission shall review the salary of the principal clerks prior to submission of the proposed
operating budget of the General Assembly to the Governor and shall make appropriate
recommendations for changes in those salaries. Any changes enacted by the General Assembly
shall be by amendment to this paragraph."
SECTION 35.4.(d) The annual salaries of the Legislative Services Officer and of
nonelected employees of the General Assembly in effect on June 30, 2014, shall be increased by one thousand dollars (\$1,000).
by one mousand donars (\$1,000).
COMMUNITY COLLECTS DEDSONNEL
COMMUNITY COLLEGES PERSONNEL SECTION 35.5. Section 35.5 of S.L. 2013-360 reads as rewritten:
"SECTION 35.5.(a) The annual salaries of all <u>full-time</u> community college nonfaculty and
professional staff whose salaries are supported from the State's General Fund shall remain
unchanged for the 2013-2015 fiscal biennium.be increased by one thousand dollars (\$1,000).
"SECTION 35.5.(b) For the 2013-2015 fiscal biennium, the Effective July 1, 2014, the
annual salaries of all <u>full-time</u> community college faculty whose salaries are supported from the
State's General Fund shall remain unchanged. The be increased by one thousand dollars
(\$1,000). The minimum salaries for nine-month, full-time curriculum community college
faculty shall also remain unchanged be increased as follows:
Education Level <u>Minimum Salary</u>
Vocational Diploma/Certificate or Less \$34,314
Associate Degree or Equivalent 34,81935,819
Bachelor's Degree <u>37,00938,009</u>
Masters Degree or Education Specialist 38,95239,952

General Assemb	bly Of North Carolina	Session 2013
Doctoral	Degree	41,753 42,753
	sulty member shall earn less than the minimum sa	
level.	5	5
	hourly rate of the minimum salary for each edu	cation level shall be used to
	inimum salary for part-time faculty members."	
UNIVERSITY	OF NORTH CAROLINA SYSTEM	
	TION 35.6.(a) Section 35.6 of S.L. 2013-360 read	ds as rewritten:
	35.6.(a) The annual compensation of all \underline{fu}	
	<u>EHRA</u> faculty, <u>EPA-EHRA</u> nonfaculty, <u>SPA-SH</u>	
	e North Carolina School of Science and Mathema	
	15 fiscal biennium.2013-2014 fiscal year. Effect	
year:	15 fiscar oformann. <u>2015 2017 fiscar your. Effect</u>	
<u>(1)</u>	The annual compensation of all full-time U	niversity of North Carolina
<u>(1)</u>	SHRA employees shall be increased by one thou	-
(2)	The funds appropriated in this act to The Univ	
<u>\</u>	EHRA faculty and EHRA nonfaculty comper	-
	teachers at the North Carolina School of Science	· •
	used to award compensation increases to EH	
	policies adopted by the Board of Governors, i	- · ·
	any one or more of the following: (i)	
	across-the-board increases, (iii) recruitment	± •
	increases.	sonabes, and (iv) reconnent
"SECTION	35.6.(b) The annual compensation of all <u>full-time</u>	employees of the University
	ha Health Care System and the Medical Faculty P	
	remain unchanged for the 2013-2015 fiscal bienni	
•	TION 35.6.(b) For the 2014-2015 fiscal year, t	-
	School of Science and Mathematics shall award	
	Salary Schedule under Section 9.1 of this act.	
ey die Teacher S		
STATE AGENO	CY TEACHERS	
	TION 35.6A. Employees of schools operated by t	the Department of Health and
	s, the Department of Public Safety, and the State	±
	cher Salary Schedule shall receive the experience	
Section 9.1 of the		step mereuses autorized in
STATE HIGHV	WAY PATROL STEP INCREASES	
	TION 35.6B. Notwithstanding G.S. 20-187.3 fo	or the 2014-2015 fiscal year.
	y of a member of the State Highway Patrol whos	
	e applicable salary range shall be increased on a p	
	nber received sworn law enforcement officer statu	
the date the men		, , ,
in the amount of	Six percent (6%) for a member sworn between 2	2012 and June 30, 2014.
in the amount of (1)	Six percent (6%) for a member sworn between 2 Five and five-tenths percent (5.5%) for a mem	
in the amount of	Five and five-tenths percent (5.5%) for a mem	
in the amount of (1) (2)	Five and five-tenths percent (5.5%) for a mem 2011.	ber sworn between 2008 and
in the amount of (1)	Five and five-tenths percent (5.5%) for a mem	ber sworn between 2008 and
in the amount of (1) (2) (3)	Five and five-tenths percent (5.5%) for a mem 2011.	ber sworn between 2008 and
in the amount of (1) (2) (3) SALARY ADJU	Five and five-tenths percent (5.5%) for a member 2011. Five percent (5%) for a member sworn between	ber sworn between 2008 and 2005 and 2007.
in the amount of (1) (2) (3) SALARY ADJU SECT	Five and five-tenths percent (5.5%) for a member 2011. Five percent (5%) for a member sworn between	ber sworn between 2008 and 2005 and 2007. as rewritten:

	General Assembly Of North Carolina Session 2013
1 2 3	boards of education, community colleges, and The University of North Carolina, for the 2013-2015 fiscal biennium 2013-2014 fiscal year shall remain unchanged from that authorized on June 30, 2013, or the last date in pay status during the 2011-2013 fiscal biennium, if earlier, unless an increase is authorized by this section or under the Salary Adjustment Fund
4 5	unless an increase is authorized by this section or under the Salary Adjustment Fund established by this act.
6	"SECTION 35.8.(b) Salary increases may be awarded during the 2013-2015 fiscal
7	biennium 2013-2014 fiscal year under this section subsection only for the following special
8	circumstances:
9	(1) For all State employees regardless of funding source, and for employees of
10	the North Carolina Community College System and local school boards who
11	are paid from State funds, salaries may be increased for reallocations or
12	promotions, in-range adjustments for job change, career progression
13 14	adjustments for demonstrated competencies, or any other adjustment related to an increase in job duties or responsibilities, none of which are subject to
14 15	the salary freeze otherwise provided by this Part. All other salary increases
16	are prohibited.
17	(1a) For employees of the North Carolina Community College System,
18	notwithstanding subdivision (1) of this subsection, salaries may be increased
19	if the increase is (i) funded from local funding sources or (ii) for the
20	purposes of retention or equity.
21	(2) For The University of North Carolina, (i) faculty using funds from the
22	Faculty Recruiting and Retention Fund, the Distinguished Professors
23	Endowment Fund, or the University Cancer Research Fund in the case of
24	faculty involved in cancer research supported by that fund; (ii) faculty,
25	nonfaculty, and other employee adjustments, including retention
26 27	adjustments, funded from non-State funding sources; (iii) faculty, nonfaculty, and other employees for the purposes of retention or equity.
27	(3) For employees of the judicial branch, for local supplementation as
29	authorized by G.S. 7A-300.1.
30	The cumulative salary adjustment allowed under this subsection for each fiscal year during
31	the 2013-2015 fiscal biennium 2013-2014 fiscal year may exceed ten percent (10%) of annual
32	salary only if the adjustment is approved in advance by the Office of State Budget and
33	Management, The University of North Carolina Board of Governors, the Board of the North
34	Carolina Community College System, the Legislative Services Commission, the local board of
35	education, or other authorized body as appropriate.
36	"SECTION 35.8.(c) The automatic salary step increases for assistant and deputy clerks of superior court and magistrates are supported for the 2013 2015 fiscal biophysical sectors and magistrates are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are supported for the 2013 2015 fiscal biophysical sectors are sector
37 38	superior court and magistrates are suspended for the 2013-2015 fiscal biennium.2013-2014 fiscal year.
39	"SECTION 35.8.(d) The salary increase provisions of G.S. 20-187.3 are suspended for the
40	2013-2015 fiscal biennium. 2013-2014 fiscal year.
41	"SECTION 35.8.(e) During the 2013-2015 fiscal biennium, For the 2013-2014 fiscal year,
42	notwithstanding G.S. 53C-2-3(c), employees of the Office of the Commissioner of Banks shall
43	not be awarded (i) compensation increases unless allowed under subdivision (1) of subsection
44	(b) of this section or (ii) compensation bonuses.
45	"SECTION 35.8.(f) Employees of the Lottery Commission shall not receive compensation
46	bonuses during the 2013-2015 fiscal biennium. 2013-2014 fiscal year."
47	HOE OF FUNDE ADDODDIATED FOR I FOIST ATTUDES MANDATED CASADS
48 40	USE OF FUNDS APPROPRIATED FOR LEGISLATIVELY MANDATED SALARY
49 50	INCREASES SECTION 35.8.(a) The appropriations set forth in Section 2.1 of this act include
50 51	appropriations for legislatively mandated salary increases in amounts set forth in the committee
<u> </u>	appropriations for registrativery mandaled surary mercuses in amounts set forth in the committee

1	report described in Section 38.2 of this act. The Office of State Budget and Management shall		
2	ensure that those funds are used only for legislatively mandated salary increases.		
3	SECTION 35.8.(b) If the Director of the Budget determines that funds		
4	appropriated to a State agency for legislatively mandated salary increases exceed the amount		
5	required by that agency for that purpose, the Director may reallocate those funds to other State		
6	agencies that received insufficient funds for legislatively mandated salary increases.		
7	SECTION 35.8.(c) No later than October 1, 2014, the Office of State Budget and		
8	Management shall report to the Joint Legislative Commission on Governmental Operations on		
9	the expenditure of funds for legislatively mandated salary increases. This report shall include at		
10	least the following information for each State agency for the 2014-2015 fiscal year:		
11	(1) The total amount of funds that the agency received for legislatively		
12	mandated salary increases.		
13	(2) The total amount of funds transferred from the agency to other State		
14	agencies pursuant to subsection (b) of this section. This section of the report		
15	shall identify the amounts transferred to each recipient State agency.		
16	(3) The total amount of funds used by the agency for legislatively mandated		
17	salary increases.		
18	(4) The total amount of funds received by the agency for legislatively mandated		
19	salary increases that are anticipated to revert at the end of the fiscal year.		
20	salary increases that are anticipated to revert at the end of the fiscar year.		
20	ALL STATE-SUPPORTED PERSONNEL/SALARY INCREASES		
21	SECTION 35.9.(a) Salaries and related benefits for positions that are funded		
22	partially from the General Fund or Highway Fund and partially from sources other than the		
23 24	General Fund or Highway Fund shall be increased from the General Fund or Highway Fund		
24 25	appropriation only to the extent of the proportionate part of the salaries paid from the General		
25 26	Fund or Highway Fund.		
20 27	SECTION 35.9.(b) The salary increases provided in this act become effective July		
27	1, 2014, and do not apply to persons separated from State service due to resignation, dismissal,		
28 29	reduction in force, death, or retirement, or whose last workday is prior to July 1, 2014.		
29 30	SECTION 35.9.(c) Payroll checks issued to employees after July 1, 2014, which		
30 31	represent payment of services provided prior to July 1, 2014, shall not be eligible for salary		
32 33	increases provided for in this act. This subsection applies to all employees paid from State		
	funds, whether or not subject to or exempt from the North Carolina Human Resources Act,		
34 25	including employees of public schools, community colleges, and The University of North Carolina.		
35 26			
36	SECTION 35.9.(d) Nothing in this act authorizes the transfer of funds between the		
37	General Fund and the Highway Fund for salary increases.		
38	SECTION 35.9.(e) Unless otherwise provided by this act, for the 2014-2015 fiscal		
39 40	year, permanent, full-time State agency employees and State-funded public school employees		
40	who work a nine-, 10-, or 11-month work year schedule shall receive the one thousand dollar (\$1,000) annual increase provided by this set		
41	(\$1,000) annual increase provided by this act.		
42			
43	MOST STATE EMPLOYEES		
44	SECTION 35.10.(a) Section 35.7 of S.L. 2013-360 reads as rewritten:		
45	"SECTION 35.7. For the 2013 2015 fiscal biennium, the salaries in effect June 30, 2013,		
46	for the following employees shall remain unchanged, effective July 1, 2013: Except as		
47 49	otherwise specifically set forth in this act, the salaries in effect for the following employees on June 30, 2014, shall be increased by one thousand dollars (\$1,000):		
48 40	June 30, 2014, shall be increased by one thousand dollars (\$1,000):		
49 50	(1) Permanent full-time State officials and persons whose salaries are set in accordance with the State Personnel Act.North Carolina Human Resources		
50 51			
71	<u>Act.</u>		

	General Assem	bly Of North Carolina	Session 2013
1	(2)	Permanent full-time State officials and persons in positions	exempt from the
2		State Personnel Act. North Carolina Human Resources Act.	-
3	(3)	Permanent part-time State employees.employees and	temporary and
4		permanent hourly State employees, on a prorated and equitation	able basis subject
5		to the availability of funds in the employing State agency	y, department, or
6		institution and within regular State Budget Act procedures.	
7	(4)	Temporary and permanent hourly State employees."	
8		FION 35.10.(b) Except as otherwise specifically provided, an	iy employee who
9	is paid on a step		
10	(1)	Does not receive a step increase, shall receive the one	thousand dollar
11		(\$1,000) salary increase authorized by this act.	
12	(2)	Does receive a step increase, shall not receive the one	
13		(\$1,000) salary increase authorized by this act. Further, such	1 1
14		not eligible to move more than one step on the applicable sa	lary schedule.
15			
16		UAL LEAVE BONUS	1
17		FION 35.10A. Any person (i) who was on July 1, 2014, a ful	-
18	1 ·	State, a community college institution, or a local board of	
19		on July 1, 2014, to be employed for the 2014-2015 schoo	•
20	1	who is eligible to earn annual leave shall have a one-time ad	•
21		credited on July 1, 2014. The additional leave shall be account	
22		l leave bonus provided by Section 28.3A of S.L. 2002-	
23		L. 2003-284, by Section 29.14A of S.L. 2005-276, and by S	
24		and must be used by June 30, 2015. Annual leave bonus not u	Ū
25	•	shall expire on June 30, 2015, and shall not be paid in a	1 I
26		employment unless the person effects a retirement from a	
27	-	em immediately upon termination of employment. Part	time permanent
28	employees shall	receive a pro rata amount of the five days.	
29	STATE EMI	PLOYEES REASSIGNMENT/NO THIRTY-FIVE-M	ILE RADIUS
30 21	REQUIREN		ILE KADIUS
31 32	-	FION 35.11.(a) G.S. 126-5(e)(2) reads as rewritten:	
32 33		xempt employee may be transferred, demoted, or separated	from his or hor
33 34		epartment head authorized to designate the exempt position ex	
54 35	position by the d	epartment nead authorized to designate the exempt position ex	cept.
35 36	(2)	When an employee who has 10 years or more cumulative s	arvice including
30 37	(2)	the immediately preceding 12 months, in subject po	· · · · ·
38		placement in an exempt position is removed from an exe	-
38 39		reasons other than just cause, the employee shall be reassi	1 1
40		position within the same department or agency, or if	•
40 41		another agency, and within a 35 mile radius of the exemp	
41		same grade and salary, including all across-the-board	- ·
42		placement in the position designated as exempt, as his-the	
43 44		recent subject position."	<u>employees</u> most
44 45	SEC	FION 35.11.(b) This section is effective when it becomes la	w and annlies to
45 46		hired before June 30, 2013.	w and applies to
40 47	State employees	med before june 50, 2015.	
47 48	STUDY CRAN	TING EXPERIENCE AND EDUCATION CREDIT TO	PROSPECTIVE
48 49		GHWAY PATROL MEMBERS WITH PRIOR LAW EN	
49 50		ARY EXPERIENCE	
50			

1 2	SECTION 35.11A. The State Highway Patrol, in consultation with the Criminal Justice Education and Training Standards Commission and the Fiscal Research Division, shall
3	study granting law enforcement experience and education credit to prospective members of the
4	State Highway Patrol who have prior law enforcement or military police experience. No later
5	than February 1, 2015, the State Highway Patrol shall report its findings to the Chairs of the
6	House Appropriations Committee, the Chairs of the Senate Appropriations/Base Budget
7	Committee, the Chairs of the House Appropriations Subcommittee on Justice and Public
8	Safety, and the Chairs of the Senate Appropriations Committee on Justice and Public Safety.
9	The report shall include at least the following:
10	(1) An analysis of potential costs and benefits of granting experience and
11	education credit to prospective members of the State Highway Patrol who
12	have prior law enforcement or military police experience.
13	(2) Identification of additional resources that may be needed to facilitate the
14	granting of credit under these circumstances.
15	(3) Identification of obstacles that may need to be addressed before a program of
16	granting credit under these circumstances can be implemented.
17	
18	LOTTERY COMMISSION/LIMITS ON CERTAIN SALARY INCREASES
19	SECTION 35.12A. For the 2014-2015 fiscal year, notwithstanding the provisions
20	of G.S. 18C-114(a)(11) and G.S. 18C-120(b)(3), the Lottery Commission shall not expend
21	funds for merit-based or performance-based increases.
22	
23	SALARY-RELATED CONTRIBUTIONS
24 25	SECTION 35.13.(a) Section 35.15(b) of S.L. 2013-360 reads as rewritten: "SECTION 35.15.(b) Effective July 1, 2013, the State's employer contribution rates
25	budgeted for retirement and related benefits as a percentage of covered salaries for the
20	2013-2015 fiscal biennium2013-2014 fiscal year are (i) fourteen and sixty-nine hundredths
28	percent (14.69%) – Teachers and State Employees; (ii) nineteen and sixty-nine hundredths
29	percent (19.69%) – State Law Enforcement Officers; (ii) twelve and sixty-eight hundredths
30	percent (12.68%) – University Employees' Optional Retirement Program; (iv) twelve and
31	sixty-eight hundredths percent (12.68%) – Community College Optional Retirement Program;
32	(v) thirty-three and forty-one hundredths percent (33.41%) – Consolidated Judicial Retirement
33	System; and (vi) five and forty hundredths percent (5.40%) – Legislative Retirement System.
34	Each of the foregoing contribution rates includes five and forty hundredths percent (5.40%) for
35	hospital and medical benefits. The rate for the Teachers and State Employees, State Law
36	Enforcement Officers, University Employees' Optional Retirement Program, and the
37	Community College Optional Retirement Program includes forty-four hundredths percent
38	(0.44%) for the Disability Income Plan. The rates for Teachers and State Employees and State
39	Law Enforcement Officers include sixteen hundredths percent (0.16%) for the Death Benefits
40	Plan. The rate for State Law Enforcement Officers includes five percent (5%) for Supplemental
41	Retirement Income. The rate for Teachers and State Employees and State Law Enforcement
42	Officers includes one hundredths percent (0.01%) for the Qualified Excess Benefit
43	Arrangement."
44	SECTION 35.13.(b) Effective July 1, 2014, the State's employer contribution rates
45 46	budgeted for retirement and related benefits as a percentage of covered salaries for the $2014, 2015$ fixed war are (i) fifteen and thirty six hundred the percent (15,36%). Teachers and
46 47	2014-2015 fiscal year are (i) fifteen and thirty-six hundredths percent (15.36%) – Teachers and State Employees: (ii) twenty and thirty six hundredths percent (20.36%) – State Law
47 48	State Employees; (ii) twenty and thirty-six hundredths percent (20.36%) – State Law Enforcement Officers; (iii) twelve and seventy-four hundredths percent (12.74%) – University
48 49	Employees' Optional Retirement Program; (iv) twelve and seventy-four hundredths percent
49	Employees Optional Retriement Flogram, (1) twelve and seventy-four numbered in percent

Employees' Optional Retirement Program; (iv) twelve and seventy-four hundredths percent (12.74%) – Community College Optional Retirement Program; (v) thirty-two and eighty-nine hundredths percent (32.89%) – Consolidated Judicial Retirement System; and (vi) five and 50

51

forty-nine hundredths percent (5.49%) – Legislative Retirement System. Each of the foregoing 1 contribution rates includes five and forty-nine hundredths percent (5.49%) for hospital and 2 medical benefits. The rate for the Teachers and State Employees, State Law Enforcement 3 Officers, University Employees' Optional Retirement Program, and the Community College 4 5 Optional Retirement Program includes forty-one hundredths percent (0.41%) for the Disability Income Plan. The rates for Teachers and State Employees and State Law Enforcement Officers 6 include sixteen hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 7 8 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income. The 9 rate for Teachers and State Employees and State Law Enforcement Officers includes one hundredths percent (0.01%) for the Qualified Excess Benefit Arrangement. 10

11

SECTION 35.13.(c) Section 35.15(d) of S.L. 2013-360 reads as rewritten:

SECTION 35.15.(d) Effective July 1, 2014, the maximum annual employer contributions, payable monthly, by the State for each covered employee or retiree for the 2014-2015 fiscal year to the State Health Plan for Teachers and State Employees are (i) Medicare eligible employees and retirees – four thousand two hundred twenty four dollars (\$4,224) four thousand one hundred seventy-nine dollars (\$4,179) and (ii) non-Medicare eligible employees and retirees – five thousand four hundred thirty-five dollars (\$5,435).five thousand three hundred seventy-eight dollars (\$5,378)."

19

23

33

PROVIDE COST-OF-LIVING INCREASES FOR RETIREES OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT SYSTEM, THE JUDICIAL RETIREMENT SYSTEM, AND THE LEGISLATIVE RETIREMENT SYSTEM

SECTION 35.14.(a) G.S. 135-5 is amended by adding a new subsection to read:

24 "(ttt) From and after July 1, 2014, the retirement allowance to or on account of beneficiaries whose retirement commenced on or before July 1, 2013, shall be increased by one 25 26 and forty-four hundredths percent (1.44%) of the allowance payable on June 1, 2014, in 27 accordance with G.S. 135-5(o). Furthermore, from and after July 1, 2014, the retirement allowance to or on account of beneficiaries whose retirement commenced after July 1, 2013, 28 but before June 30, 2014, shall be increased by a prorated amount of one and forty-four 29 30 hundredths percent (1.44%) of the allowance payable as determined by the Board of Trustees based upon the number of months that a retirement allowance was paid between July 1, 2013, 31 and June 30, 2014." 32

SECTION 35.14.(b) G.S. 135-65 is amended by adding a new subsection to read:

"(ee) From and after July 1, 2014, the retirement allowance to or on account of 34 beneficiaries whose retirement commenced on or before July 1, 2013, shall be increased by one 35 and forty-four hundredths percent (1.44%) of the allowance payable on June 1, 2014. 36 Furthermore, from and after July 1, 2014, the retirement allowance to or on account of 37 beneficiaries whose retirement commenced after July 1, 2013, but before June 30, 2014, shall 38 be increased by a prorated amount of one and forty-four hundredths percent (1.44%) of the 39 allowance payable as determined by the Board of Trustees based upon the number of months 40 that a retirement allowance was paid between July 1, 2013, and June 30, 2014." 41

42 SECTION 35.14.(c) G.S. 120-4.22A is amended by adding a new subsection to 43 read:

⁴⁴ "(y) <u>In accordance with subsection (a) of this section, from and after July 1, 2014, the</u> ⁴⁵ retirement allowance to or on account of beneficiaries whose retirement commenced on or ⁴⁶ before January 1, 2014, shall be increased by one and forty-four hundredths percent (1.44%) of ⁴⁷ the allowance payable on June 1, 2014. Furthermore, from and after July 1, 2014, the ⁴⁸ retirement allowance to or on account of beneficiaries whose retirement commenced after ⁴⁹ January 1, 2014, but before June 30, 2014, shall be increased by a prorated amount of one and ⁵⁰ forty-four hundredths percent (1.44%) of the allowance payable as determined by the Board of

1	Trustees based upon the number of months that a retirement allowance was paid between
2	January 1, 2014, and June 30, 2014."
3	
4	USE OF FUNDS APPROPRIATED FOR STATE RETIREMENT SYSTEM
5	CONTRIBUTION INCREASES
6	SECTION 35.15.(a) The appropriations set forth in Section 2.1 of this act include
7	appropriations for State Retirement System contribution increases in amounts set forth in the
8	committee report described in Section 38.2 of this act. The Office of State Budget and
9	Management shall ensure that those funds are used only for State Retirement System
10	contribution increases.
11 12	SECTION 35.15.(b) If the Director of the Budget determines that funds appropriated to a State agency for increases exceed the amount required by that agency for that
12	purpose, the Director may reallocate those funds to other State agencies that received
15 14	insufficient funds for State Retirement System contribution increases.
14	SECTION 35.15.(c) No later than October 1, 2014, the Office of State Budget and
16	Management shall report to the Joint Legislative Commission on Governmental Operations on
17	the expenditure of funds for State Retirement System contribution increases. This report shall
18	include at least the following information for each State agency for the 2014-2015 fiscal year:
19	(1) The total amount of funds that the agency received for State Retirement
20	System contribution increases.
21	(2) The total amount of funds transferred from the agency to other State
22	agencies pursuant to subsection (b) of this section. This section of the report
23	shall identify the amounts transferred to each recipient State agency.
24	(3) The total amount of funds used by the agency for State Retirement System
25	contribution increases.
26	(4) The total amount of funds received by the agency for State Retirement
27	System contribution increases that are anticipated to revert at the end of the
28	fiscal year.
29	
30	FUNDING FOR NORTH CAROLINA PUBLIC SCHOOL TEACHERS' AND
31	PROFESSIONAL EDUCATORS' INVESTMENT PLAN
32	SECTION 35.15A. Notwithstanding the provisions of G.S. 135-151(e), the assets
33	of the Qualified Excess Benefit Arrangement (QEBA) established under Article 7 of Chapter
34	135 of the General Statutes may be used to loan the sum of one hundred fifty thousand dollars
35	(\$150,000) to the administrative account of the North Carolina Public School Teachers' and
36	Professional Educators' Investment Plan established under G.S. 115C-341.2. The Plan shall
37	repay the QEBA when the balance in its administrative account exceeds the sum of two
38	hundred fifty thousand dollars (\$250,000). The repayment shall be made with interest at a rate
39	set by the Board of Trustees established under G.S. 135-6.
40	FIDE AND DESCUE SOULD SUDDI EMENTAL DENSIONS AND CDANT FUNDS
41 42	FIRE AND RESCUE SQUAD SUPPLEMENTAL PENSIONS AND GRANT FUNDS SECTION 35.15B.(a) G.S. 58-86-55 reads as rewritten:
42 43	"§ 58-86-55. Monthly pensions upon retirement. attaining the age of 55 years.
43 44	(a) Any member who has served 20 years as an "eligible firefighter" or "eligible rescue
45	squad worker" in the State of North Carolina, as provided in G.S. 58-86-25 and G.S. 58-86-30,
46	and who has attained the age of 55 years is entitled to be paid a monthly pension from this
40 47	fund. The monthly pension shall be in the amount of one hundred seventy dollars (\$170.00) per
48	month. Any retired firefighter receiving a pension shall, effective July 1, 2008, receive a
49	pension of one hundred seventy dollars (\$170.00) per month.
50	(b) Members shall pay ten dollars (\$10.00) per month as required by G.S. 58-86-35 and
51	G.S. 58-86-40 for a period of no longer than 20 years. No "eligible rescue squad member" shall

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1 receive a pension prior to July 1, 1983. No member shall be entitled to a pension hereunder

2 until the member's official duties as a fireman or rescue squad worker for which the member is

3 paid compensation shall have been terminated and the member shall have retired as such

4 according to standards or rules fixed by the board of trustees.

5 A member who is totally and permanently disabled while in the discharge of the (c) 6 member's official duties as a result of bodily injuries sustained or as a result of extreme exercise or extreme activity experienced in the course and scope of those official duties and who leaves 7 8 the fire or rescue squad service because of this disability shall be entitled to be paid from the 9 fund a monthly benefit in an amount of one hundred seventy dollars (\$170.00) per month beginning the first month after the member's fifty-fifth birthday. All applications for disability 10 are subject to the approval of the board who may appoint physicians to examine and evaluate 11 12 the disabled member prior to approval of the application, and annually thereafter. Any disabled member shall not be required to make the monthly payment of ten dollars (\$10.00) as required 13 14 by G.S. 58-86-35 and G.S. 58-86-40.

15 (d) A member who is totally and permanently disabled for any cause, other than line of 16 duty, who leaves the fire or rescue squad service because of this disability and who has at least 10 years of service with the pension fund, may be permitted to continue making a monthly 17 contribution of ten dollars (\$10.00) to the fund until the member has made contributions for a 18 19 total of 240 months. The member shall upon attaining the age of 55 years be entitled to receive 20 a pension as provided by this section. All applications for disability are subject to the approval 21 of the board who may appoint physicians to examine and evaluate the disabled member prior to 22 approval of the application and annually thereafter.

A member who, because the member's residence is annexed by a city under Part 2 or 23 (e) 24 Part 3 of Article 4A of Chapter 160A of the General Statutes, or whose department is closed 25 because of an annexation by a city under Part 2 or Part 3 of Article 4A of Chapter 160A of the 26 General Statutes, or whose volunteer department is taken over by a city or county, and because of such annexation or takeover is unable to perform as a firefighter or rescue squad worker of 27 28 any status, and if the member has at least 10 years of service with the pension fund, may be permitted to continue making a monthly contribution of ten dollars (\$10.00) to the fund until 29 the member has made contributions for a total of 240 months. The member upon attaining the 30 age of 55 years and completion of such contributions shall be entitled to receive a pension as 31 32 provided by this section. Any application to make monthly contributions under this section shall be subject to a finding of eligibility by the Board of Trustees upon application of the 33 member. 34

(f) The pensions provided shall be in addition to all other pensions or benefits under
 any other statutes of the State of North Carolina or the United States, notwithstanding any
 exclusionary provisions of other pensions or retirement systems provided by law."

38 30 **SECTION 35.15B.(b)** G.S. 105-228.5(d)(3) reads as rewritten:

"(3) Additional Rate on Property Coverage Contracts. - An additional tax at the 39 40 rate of seventy-four hundredths percent (0.74%) applies to gross premiums on insurance contracts for property coverage. The tax is imposed on ten 41 percent (10%) of the gross premiums from insurance contracts for 42 automobile physical damage coverage and on one hundred percent (100%) 43 of the gross premiums from all other contracts for property coverage. 44 Twenty five percent (25%) Twenty percent (20%) of the net proceeds of this 45 46 additional tax must be credited to the Volunteer Fire Department Fund established in Article 87 of Chapter 58 of the General Statutes. Twenty 47 percent (20%) of the net proceeds must be credited to the Department of 48 Insurance for disbursement pursuant to G.S. 58-84-25. Up to twenty percent 49 (20%), as determined in accordance with G.S. 58-87-10(f), must be credited 50

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1 2 3	to the Workers' Compensation Fund. The remaining net credited to the General Fund.	proceeds must be
4	SECTION 35.15B.(c) The Department of State Treasurer shall	report by March 1,
5	2015, and for two years thereafter, to the House Committee on State Person	
6	Committee on Pensions & Retirement and Aging on the Department's pr	
7	following efforts related to the North Carolina Firefighters' and Rescue	e Squad Workers'
8	Pension Fund:	
9	(1) Building appropriate lapse assumptions into the State	s annual required
10	contribution to the pension fund.	.1
11	(2) Collecting timely member contributions to the pension fun SECTION 35 15P (d) Effective January 1, 2015, and applicable	
12 13	SECTION 35.15B.(d) Effective January 1, 2015, and applicable process, G.S. 58-87-1(a1) reads as rewritten:	e to the 2015 grant
15 14	"(a1) Grant Program. – An eligible fire department may apply to the C	Commissioner for a
15	grant under this section. In awarding grants under this section, the Commis	
16	extent possible, select applicants from all parts of the State based	
17	Commissioner must award the grants on <u>May 15 May 15, or on the first busin</u>	-
18	15 if May 15 falls on a weekend or a holiday, of each year subject to the follow	
19	(1) The size of a grant may not exceed thirty thousand dollars	0
20	(2) The applicant shall match the grant on a dollar-for-dollar	
21	the applicant receives less than fifty thousand dollars (
22	from municipal and county funding, in which case the ap	
23	one dollar (\$1.00) for each three dollars (\$3.00) of grant fu	-
24	(3) The grant may be used only for equipment purchases, pa	yment of highway
25	use taxes on those purchases, costs of putting property	acquired from the
26	Department of Defense through the Firefighter Property	(FFP) and federal
27	Excess Property (FEPP) programs in service, or ca	pital expenditures
28	necessary to provide fire protection services.	
29		
30	SECTION 35.15B.(e) G.S. 58-87-1(c) reads as rewritten:	a 1.4 1.1
31	"(c) Report. – The Commissioner must submit a written report to the	
32	within 60 days after the grants have been made. This report must contain the	<u>following:</u>
33	(1) The amount of the grant and the name of the recipient. (2) The Found halo are static herein in a fitter count could be the second	
34 25	(2) The Fund balance at the beginning of the grant cycle.	
35 36	 (3) Cash receipts through the grant cycle. (4) Cash disbursements through the grant cycle. 	
30 37	(5) The Fund balance at the end of the grant cycle."	
38	SECTION 35.15B.(f) G.S. 58-87-5 reads as rewritten:	
39	"§ 58-87-5. Volunteer Rescue/EMS Fund.	
40	(a) There is created in the Department of Insurance the Volunteer Re	scue/EMS Fund to
41	provide grants to volunteer rescue units units, rescue/EMS units, and EM	
42	rescue or rescue and emergency medical services to purchase equipment	
43	improvements. An eligible rescue or rescue/EMS unit may apply to the	_
44	Insurance for a grant under this section. The application form and criteria	-
45	established by the Department. The North Carolina Association of Rescu	0
46	Medical Services, Inc., shall provide the Department with an advisory priorit	
47	equipment eligible for funding, and the Department of Health and Hun	nan Services shall
48	provide the Department with an advisory priority listing of EMS equip	
49	funding. The State Treasurer shall invest the Fund's assets according to law	
50	shall remain in the Fund. On December 15-December 15, or on the first	
51	December 15 if December 15 falls on a weekend or a holiday, of each year	ar, the Department

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shall make limitations:	grants to eligible rescue or rescue/EMS units subject to a	all of the following
	(1) A grant to an applicant who is required to match the	grant with non-State
	funds may not exceed twenty-five thousand dollars (\$25	6
	an applicant who is not required to match the grant w	•
	may not exceed three thousand dollars (\$3,000).	
	(2) An applicant whose liquid assets, when combined with	the liquid assets of
	any corporate affiliate or subsidiary of the applicant,	-
	thousand dollars (\$1,000) shall match the grant on a do	
	with non-State funds.	
	(3) The grant may be used only for equipment purchases or	capital expenditures.
	(4) An applicant may receive no more than one grant per fise	
	(5) The grant may be used only for purposes related to	-
	services that the unit is authorized to provide.	
In awardin	g grants under this section, the Department shall to the ex	stent possible select
	from all parts of the State based upon need. need, subject to the	
	scue units, (ii) rescue/EMS units, (iii) EMS units that are license	• • •
	131E-155.1, and, finally, (iv) EMS units that are volunteer fire	
	<u>county's EMS system plan.</u> Up to two percent (2%) of the Fu	
	staff and resources to administer the Fund in each fiscal	•
	ding G.S. 58-78-20, up to four percent (4%) of the Fund may b	-
	sources for the North Carolina Fire and Rescue Commission.	e used for additional
	A rescue, emergency medical services, or rescue/EMS unit is	eligible for a grant
	ection if it meets all of the following conditions:	s eligible for a grant
	(1) Repealed by Session Laws 1989 (Regular Session, 1990)) c 1066 s 33(a)
	(2) It consists entirely of volunteer members, with the exc	
	may have paid members to fill the equivalent of 10 full-t	-
	(3) It has been recognized by the Department as an organi	
	rescue, emergency medical services, or rescue and	-
	services. A unit that provides emergency medical service	
	grant funding only after all those eligible rescue or res	
	medical services units that are approved have been fun	
	A unit that only provides emergency medical services r	0,
	the level of emergency medical services that the unit is	
	by the authority having jurisdiction.a rescue unit, a resc	
	EMS unit.	cuc/Livio unit, or an
	(4) It satisfies the eligibility criteria established by the	Doportmont under
	subsection (a) of this section.	Department under
(a)	For the purpose of this section and Article 88 of this Chapter,	"racqua" magne the
• •	1 1	
	individuals facing external, nonmedical, and nonpatient relat	-
	ety. A "rescue unit" or "rescue squad" means a group of indi	
•	trained in emergency medical services, fire fighting, or law er	
-	nselves to an external, nonmedical, and nonpatient related peril	
	als facing the same type of peril to areas of relative safety. The	-
	th existing State statutes and with eligibility criteria establ	ished by the North
	ssociation of Rescue and Emergency Medical Services, Inc.	" or "EMC" has the
	For the purposes of this section, "emergency medical services	
	ing as in G.S. 131E-155(6). Unless otherwise more narrowly	
	s either (i) an EMS provider licensed under G.S 131E-155.1 or (department that is part of its county's EMS system plan. The	
	department that is part of its county's Eivis system plan. The	unit of squad must

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1	comply with existing State statutes and with eligibility criteria established by the North
2	Carolina Association of Rescue and Emergency Medical Services, Inc.
3	(e) Report. – The Commissioner must submit a written report to the General Assembly
4	within 60 days after the grants have been made. This report must contain the following:
5	(1) The amount of the grant and the name of the recipient.
6	(2) The Fund balance at the beginning of the grant cycle.
7	(3) Cash receipts through the grant cycle.
8	(4) Cash disbursements through the grant cycle.
9	(5) The Fund balance at the end of the grant cycle."
10	SECTION 35.15B.(g) Effective July 1, 2015, G.S. 58-87-7 reads as rewritten:
11	"§ 58-87-7. Oversight and accountability of grant awards.
12	(a) <u>Examination of Purchased Equipment and Supplies.</u> – To increase accountability
13	and to expedite receipt of certain grant awards, notwithstanding any other provision, the Office
14	of the State Fire Marshal and other employees of the Department of Insurance may in their
15	discretion conduct on-site examinations of fire, rescue, and EMS equipment and supplies
16	purchased with funds awarded from either the Volunteer Fire Department Fund or the
17	Volunteer Rescue/EMS Fund. Fund for up to five years from the date of the grant award. The
18	on-site examinations may include the inspection of equipment purchased from prior grants and
19	may be conducted prior to or simultaneous with the delivery of the grant awards. The on-site
20	examination shall document what equipment and supplies have been purchased by the
21	volunteer fire department or volunteer rescue/EMS department and whether those items were
22	received by the department and visually reviewed by the on-site examiner. Items that have
23	already been distributed or put in the field shall be noted by the on-site examiner. The Office of
24	the State Fire Marshal shall maintain records of on-site inspections and provide them, or a
25	summary thereof, in reports reports of such inspections, upon request, to the State Auditor or
26	the Office of State Budget and Management.
27	(b) <u>Reimbursement to Funds. – If equipment purchased with grant funds is disposed of</u>
28	within five years of the date of the grant award funding its purchase, then the grant recipient
29	shall reimburse the appropriate fund the amount of matching funds used for the purchase of the
30	equipment, less depreciation.
31	(c) Transfer of Purchased Equipment. – If a grant recipient shall cease to exist within
32	five years of the date of award of the grant, it shall transfer, subject to the approval of the
33	Department of Insurance, any and all equipment purchased with such grant funds to whichever
34	department shall assume responsibility for providing service to the grant recipient's area of
35	service or to another appropriate department that may effectively use the equipment."
36	SECTION 35.15B.(h) By the effective date of subsection (g) of this section, the
37	Department of Insurance shall take the following actions to facilitate the implementation and
38	enforcement of G.S. 58-87-7:
39	(1) Adopt rules to establish specific guidelines for the following:
40	a. G.S. 58-87-7(b), enacted by subsection (g) of this section.
41	b. G.S. 58-87-7(c), enacted by subsection (g) of this section, including
42	guidelines for determining which department receives the equipment
43	of a dissolved department and under what circumstances.
44	(2) Provide transfer of equipment forms to fire and rescue departments that
45	receive grant equipment from dissolved departments.
46	Additionally, in time for the 2015 grant cycle, the Department shall add language to the
47	Agreement of Payment form departments must fill out as part of the grant application process
48	to ensure that departments understand what will happen to grant equipment in the event of
49 50	dissolution.
50 E 1	SECTION 35.15B.(i) No later than January 1, 2015, the Department of Insurance shall report to the Joint Program Evaluation Oversight Committee on the Department's efforts
51	shall report to the Joint Program Evaluation Oversight Committee on the Department's efforts

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1 2 3	to update and correct its computer code that assigns points to grant applicants for funds awarded under Article 87 of Chapter 58 of the General Statutes.
4	ENHANCE BENEFITS PAYABLE THROUGH THE NATIONAL GUARD PENSION
5	FUND
6	SECTION 35.15C. G.S. 127A-40(a) reads as rewritten:
7	"(a) Every member and former member of the North Carolina National Guard who
8	meets the requirements of this section shall receive, commencing at age 60, a pension of
9	ninety five dollars (\$95.00) one hundred dollars (\$100.00) per month for 20 years' creditable
) 1	military service with an additional nine dollars fifty cents (\$9.50) ten dollars (\$10.00) per
	month for each additional year of such service; provided, however, that the total pension shall
	not exceed one hundred ninety dollars (\$190.00) two hundred dollars (\$200.00) per month. The
	requirements for a pension are that each member shall: (1) Have served and qualified for at least 20 years' creditable military service,
	including National Guard, reserve and active duty, under the same
	requirement specified for entitlement to retired pay for nonregular service
	under Chapter 67, Title 10, United States Code.
	(2) Have at least 15 years of the aforementioned service as a member of the
	North Carolina National Guard.
	(3) Have received an honorable discharge from the North Carolina National
	Guard."
	ALTERNATIVE HEALTH BENEFIT COVERAGE FOR NONPERMANENT
	FULL-TIME STATE EMPLOYEES
	SECTION 35.16.(a) Section 1 of S.L. 2013-324 is repealed. The amendment to
	G.S. 135-48.43(a)(2) made in Section 4 of S.L. 2013-324 is repealed.
	SECTION 35.16.(b) G.S. 135-48.22 reads as rewritten:
	"§ 135-48.22. Board powers and duties.
	The Board of Trustees shall have the following powers and duties:
	(1) Approve benefit programs, as provided in G.S. $135-48.30(a)(2)$.
	(2) Approve premium rates, co-pays, deductibles, and coinsurance percentages $a_{1} = a_{2} = a_{1} + a_{2} = a_{2} + a_{2} = a_{2} + a_{2} + a_{2} = a_{2} + a_{2} +$
	and maximums for the Plan, as provided in G.S. $135-48.30(a)(2)$.
	(2a) <u>Approve the benefit program, premium rates, co-pays, deductibles, and</u> coinsurance percentages and maximums for the coverage offered under
	G.S. 135-48.40(e).
	 (3) Oversee administrative reviews and appeals, as provided in G.S. 135-48.24.
	 (4) Approve large contracts, as provided in G.S. 135-48.33(a).
	 (5) Consult with and advise the State Treasurer as required by this Article and as
	requested by the State Treasurer.
	(6) Develop and maintain a strategic plan for the Plan."
	SECTION 35.16.(c) G.S. 135-48.40 is amended by adding a new subsection to
	read:
	"(e) Other Contributory Coverage. – Any employee of an employing unit is eligible for
	coverage under this section on a contributory basis, subject to the provisions of G.S. 135-48.43
	and of this section, if (i) the employee's employing unit determines that the employee is a
	full-time employee and (ii) the employee does not qualify for coverage under subdivision (1),
	(5), (6), (7), (8), (9), or (10) of G.S. 135-48.40(b). For the purposes of this subsection, the
	full-time status of an employee shall be determined by the employing unit, in its sole discretion,
	in accordance with Section 4980H of the Internal Revenue Code and the applicable regulations,
)	as amended. The coverage offered and the contribution required for coverage under this section

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1	shall be determine	ned by the Treasurer and approved by the Board	of Trustees. Such coverage
2	shall do all of the	• • • •	<u> </u>
3	(1)	Be designed to meet the requirements of minim	um essential coverage under
4		the Patient Protection and Affordable Care	
5		applicable regulations, as amended (Affordable)	· · · · · · · · · · · · · · · · · · ·
6	<u>(2)</u>	Provide no greater coverage than a bronze-leve	
7		Affordable Care Act.	*
8	<u>(3)</u>	Minimize the required employer contribution in	an administratively feasible
9		manner."	
10	SECT	TON 35.16.(d) G.S. 135-48.43 (a)(2) reads as rev	written:
11	"(2)	New employees may apply for coverage to be	
12		the month following employment, or on a like	•
13		the employee has enrolled.enrolled, except	6
14		coverage for employees who become elig	· · · · · · · · · · · · · · · · · · ·
15		$\overline{G.S. 135-48.40}$ (e) will be determined by the em	
16		is consistent with section 4980H of the Inter	
17		applicable regulations, as amended."	
18	SECT	TION 35.16.(e) Subsection (a) of this section	is effective when this act
19		bsections (b) through (d) of this section become effectively become effectively become effectively become effectively become effective become	
20	apply to plan yea	rs beginning on or after that date.	2 • • •
21			
22	CLARIFY THA	T RE-HIRED STATE RETIREES SHALL BI	E OFFERED COVERAGE
23	IN STATE	HEALTH PLAN AS ACTIVE EMPLOYE	ES RATHER THAN AS
24	RETIREES		
25	SECT	TION 35.16A.(a) G.S. 135-48.41 is amended by	y adding the following new
26	subsection:		
27	"§ 135-48.41. A	dditional eligibility provisions.	
28			
29	<u>(j)</u> If a re	etiree has been hired by an employing unit and is	s eligible for coverage under
30	subdivision (1), ((5), (6), (7), (8), (9), or (10) of G.S. 135-48.40(b)	or under G.S. 135-48.40(e),
31	then the hired ret	iree shall not, during the time of employment, be	eligible for retiree coverage
32	under G.S.	135-48.40(a)(1), G.S. 135-48.40(b)(3),	G.S. 135-48.40(c)(2), or
33	<u>G.S. 135-48.40(d</u>	. <u>)(11).</u> "	
34	SECT	FION 35.16A.(b) The second paragraph of Section	on 35.15(a) of S.L. 2013-360
35	is repealed.		
36			
37		SURANCE BENEFITS PLAN FOR LAW ENF	
38		TION 35.17. Section 35.17(c) of S.L. 2013-360 re	
39		35.17.(c) For each fiscal year of the 2013	
40	-	tate Treasurer shall calculate the total compensation	-
41		and Department of Justice have paid retiremen	
42		cement officers. The Department of State Treasure	1,0
43	-	five and forty hundredths percent (5.40%) for m	0
44		/ five and fifty-five hundredths percent (5.55%) fi	•
45	-	for months during the 2014-2015 fiscal year and	
46	-	nbursed for these costs by executing periodic trans	-
47	-	e Insurance Benefits Plan established under G.S.	5. 143-166.60 to the General
48	Fund."		
49			
50	PART XXXVI.	CAPITAL APPROPRIATIONS	
51			

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CAPITAL APPROPRIATIONS/GENERAL FUND		
SECTION 36.1. Section 36.2(a) of S.L. 201		
"SECTION 36.2.(a) There is appropriated from the		2013-2015 fiscal
biennium the following amounts for capital improvemen		
Capital Improvements – General Fund	2013-2014	2014-2015
Department of Administration		
Sandhills State Veterans Facility – Committal	\$ 125,000	
Enclosure Coldshore State Vaterane' Comptery	\$ 125,000 600,000	-
Goldsboro State Veterans' Cemetery	000,000	-
Department of Cultural Resources		
NC History Museum		1,800,000
<u>ive motory museum</u>		<u>1,000,000</u>
Department of Environment and Natural Resources		
Water Resources Development Projects	11,522,000	5,810,000
1 5		
Department of Justice		
Western Crime Lab Planning	1,442,000	-
Department of Public Safety		
Samarkand Training Facility	5,250,000	5,173,000
National Guard	5,000,000	3,250,000
Office of State Budget and Management		2 000 000
USS North Carolina Battleship Hull Repairs Challer	ige Grant	<u>3,000,000</u>
The University of North Coroline System		
The University of North Carolina System University of North Carolina Asheville –		
Land Purchases	2,000,000	
Appalachian State University – Health Sciences	2,000,000	_
Building Advance Planning	2,000,000	4,000,000
Dunding Mavanee Training	2,000,000	4,000,000
TOTAL CAPITAL IMPROVEMENTS –		
GENERAL FUND	\$ 27,939,000	\$8,423,000
	+ ;; ;	\$23,033,00
		······
WATER RESOURCES DEVELOPMENT PROJEC	CTS	
SECTION 36.2.(a) The Department of En	vironment and Natura	l Resources shal
allocate funds for water resources development project	ts in accordance with	the schedule that
follows. The amounts set forth in the schedule include		
resources development projects and funds carried for	-	•
accordance with subsection (b) of this section. These f	1	
estimated nine million six hundred fifty thousand dollars	s (\$9,650,000) in feder	al funds.
Name of Project		2014-2015
(1) B. Everett Jordan Lake Water Supply Storage		\$ 200,000
(2) Wilmington Harbor Maintenance – Disposal Are	ea 8 & 10	4,000,000
(3) Morehead City Harbor Maintenance(4) Wilmington Harbor Deepening		-
(4) Wilmington Harbor Deepening		600,000
(5) Wilmington Harbor Improvements Feasibility St	udv	200,000

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1	(6) Natural Resources Conservation Service (NRCS) Equipment Projects	2,000,000
2	(7) Planning Assistance to Communities	25,000
3	(8) Hookerton, NC – Stream Bank Erosion Repair (Sec 14)	410,000
4	(9) State/Local Water Resource Development Grants	1,000,000
5 6 7	TOTALS	\$ 8,435,000
7 8	SECTION 36.2.(b) It is the intent of the General Assembly the	at funds carried
9	forward from previous fiscal years be used to supplement the five million ei	
)	thousand dollars (\$5,810,000) appropriated for water resources development pro-	-
L	36.2(a) of S.L. 2013-360, as amended by Section 36.1(a) of this section.	Therefore, the
	following funds carried forward from previous fiscal years shall be used for	or the following
	projects:	
	Name of Project Amount Ca	arried Forward
	(1) Wilmington Harbor Maintenance – Disposal Area 8 & 10	\$ 2,000,000
	(1) Wilmington Harbor Deepening(2) Wilmington Harbor Deepening	600,000
	(3) Planning Assistance to Communities	25,000
		- ,
	TOTALS	\$ 2,625,000
	SECTION 36.2.(c) Where the actual costs are different from the	estimated costs
	under subsection (a) of this section, the Department may adjust the allocations	
	as needed. If any projects funded under subsection (a) of this section are a	•
	budgeted State funds cannot be used during the 2014-2015 fiscal year or if the	1 0
	under subsection (a) of this section are accomplished at a lower cost, the Depa	rtment may use
	the resulting fund availability to fund any of the following:	
	(1) U.S. Army Corps of Engineers project feasibility studies.	
	(2) U.S. Army Corps of Engineers projects whose schedules hav	ve advanced and
	require State-matching funds in the 2014-2015 fiscal year.	
	(3) State-local water resources development projects.Funds subject to this subsection that are not expended or encu	mbarad for the
	purposes set forth in subdivisions (1) through (3) of this subsection shall rever	
	Fund at the end of the 2015-2016 fiscal year.	t to the General
	SECTION 36.2.(d) The Department shall make semiannual report	ts on the use of
	these funds to the Joint Legislative Commission on Governmental Operation	
	Research Division, and the Office of State Budget and Management. Each rep	
	all of the following:	
	(1) All projects listed in this section.	
	(2) The estimated cost of each project.	
	(3) The date that work on each project began or is expected to be	-
	(4) The date that work on each project was completed or is	expected to be
	completed.	
	(5) The actual cost of each project.	1 1 1 4
	The semiannual reports also shall show those projects advanced in	
	projects delayed in schedule, and an estimate of the amount of funds expected	to revert to the
	General Fund.	controry funda
	SECTION 36.2.(e) Notwithstanding any provision of law to the appropriated for a water resources development project shall be used to provide	•
	fifty percent (50%) of the nonfederal portion of funds for the project. This subs	
	funds appropriated in this act and to funds appropriated prior to the 2013-2015	11
	that are unencumbered and proposed for reallocation to provide the nonfederal	
	and are unencontrol and proposed for realiseation to provide the homederal	rondon of funds

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for water resources development projects. The limitation on fund usage subsection applies only to projects in which a local government or participate.	
NON-GENERAL FUND CAPITAL IMPROVEMENT AUTHORIZATI SECTION 36.3. The General Assembly authorizes the following	
be funded with receipts or from other non-General Fund sources available	
department:	to the appropriate
Name of Project Amount of Non-Ge	eneral Fund
Funding Authorized	
Department of Administration	
Salisbury Veterans Home Renovation	\$ 3,715,000
Subsury veteralis frome Renovation	φ 5,715,000
Department of Agriculture and Consumer Services	
Alexander, Richmond County, District Three Head Quarters	
•	210,000
Site Development and Modular Placement	
Alexander County Office Purchase	100,000
Tidewater Research Station – Deer Fence	80,000
DuPont Recreational State Forest – Trail Improvement	100,000
Raleigh Farmers Market	
Parking	200,000
New Vendor Building	700,000
Research Stations	
Safety Improvements	80,000
Land Acquisitions	1,000,000
Jordan Lake Classroom Development and Modular Placement	75,000
Western North Carolina Agricultural Center	
Livestock Improvements	3,000,000
E&F Barns Roof Replacements	500,000
Restrooms	750,000
North Carolina State Fairgrounds	100,000
HVAC Improvements	1,500,000
Renovations to Existing Buildings	2,000,000
Infrastructure Repairs	1,550,000
1	2,000,000
Horse Complex Improvements	
Mountain Island Educational Forest – Visitor and Interpretive Center	3,000,000
Holmes Educational State Forest – Repair and Renovation of Facilitie	
Tuttle Education Forest – Repair and Renovation of Facilities	15,000
Piedmont Research Station – New Bridge	200,000
Western North Carolina Farmers Market – Paving Improvements	100,000
Rendezvous Mountain Education State Forest – Repair and Renovation	
Umstead Research Farm-Infrastructure	800,000
Department of Cultural Resources	
Museum of Art – East Building Technology Improvement	1,118,750
Department of Environment and Natural Resources	
NC Zoo – Solar Pointe Restrooms	475,000
Fort Fisher Aquarium – Renovations	5,800,000
	- , ,
Department of Justice	
Raleigh Crime Lab Renovation	807,000
Senate Bill 744-Seventh Edition	Page 261

General Assembly Of North Carolina Session 2013 1 2 Department of Public Safety 3 Caledonia Farms Grain Station 361,340 Maury Correctional Institution - Industrial Area Uplift 2,830,499 4 5 Raleigh Facilities Maintenance – Latrine Renovations 165,000 Raleigh Troop Motor Pool – Latrine Renovations 6 130,000 **Camp Butner Training Site** 7 **Range Control Building** 738,000 8 **Training Building** 495,000 9 Multipurpose Building 800,000 10 Water Tower and System Improvements 494,000 11 Land Buffer Acquisitions 12 300,000 Youngsville Field Maintenance Shop – Lighting Upgrade 95.000 13 High Point Field Maintenance Shop 14 Office and Storage Building 15 525,000 Military- Owned Vehicle Lot Paving 525,000 16 Morrisville Army Aviation Support Facility 17 Latrine Renovations 18 88,000 Guard Shack and Access Improvements 525,000 19 20 Fort Bragg Regional Training Site Fire Alarm System 21 27,000 Wash Rack Addition 525,000 22 **Red Springs Field Maintenance Shop Expansion** 788,000 23 24 Winston-Salem Field Maintenance Shop – Addition and Alteration 775,000 25 26 Wildlife Resources Commission Land Acquisition 3,750,000 27 Fishing Access Areas - New Construction 200,000 28 **Boating Access Areas** 29 New Construction 900,000 30 Renovations 900.000 31 1,300,000 32 Balsam Depot – Renovation 33 TOTAL AMOUNT OF NON-GENERAL FUND CAPITAL 34 **PROJECTS AUTHORIZED** 35 \$47,142,589 36 37 JUVENILE FACILITIES PROJECTS SECTION 36.4.(a) Of the funds allocated to the Department of Public Safety from 38 the Reserve for Repairs and Renovations for the 2013-2014 fiscal year, the sum of one million 39 seven hundred seventy-four thousand dollars (\$1,774,000) for Dobbs Youth Development 40 Center Kitchen Renovations may be used by the Department to support construction, 41 expansions, renovations, and repairs necessary to implement the Department's 2014 Juvenile 42 43 Justice Facilities Strategic Plan. Notwithstanding G.S. 143C-4-3, no report to the Joint Legislative Commission on Governmental Operations on this allocation shall be required. 44 **SECTION 36.4.(b)** Section 16D.9 of S.L. 2013-360 is repealed. 45 46 USE OF CERTAIN FUNDS CARRIED FORWARD BY UNC FOR CAPITAL 47 **PROJECTS** 48

49 **SECTION 36.5.** G.S. 143C-8-12 reads as rewritten:

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1 2	"§ 143C-8-12. University system capital improvement projects from s General Fund sources: approval of new project or change	
3	project.	
4	(a) Notwithstanding any other provision of this Chapter, the Board	
5	University of North Carolina may approve: (i) expenditures to plan a c	
6	project of The University of North Carolina the planning for which is to be	-
7	non-General Fund money, (ii) expenditures for a capital improvement proje	•
8	of North Carolina that is to be funded and operated entirely with non-Gen	
9	(iii) a change in the scope of any previously approved capital improven	1 0
10	University of North Carolina provided that both the project and change	-
11	entirely with non-General Fund money. The Board of Governors shall rep	• •
12	made pursuant to this section to the Office of State Budget and Managen	ient and to the Joint
13	Legislative Commission on Governmental Operations.	
14	(b) For purposes of this section, the term "non-General Fund mo	
15	carried forward from one fiscal year to another pursuant to G.S. 116-30.3	and G.S. 116-30.3B.
16	These funds shall only be used for projects listed in G.S. 143C-4-3(b)."	
17		
18	INCREASE NATIONAL GUARD FLEXIBILITY WITH RESPEC	CT TO CERTAIN
19	CAPITAL PROJECTS	
20	SECTION 36.8.(a) G.S. 143C-8-12, as amended by Section 3	6.5 of this act, reads
21	as rewritten:	
22	"§ 143C-8-12. University system capitalCapital improvement projects	
23	are not General Fund sources: approval of new project or	-change in scope of
24	existing project.other than the General Fund.	
25	(a) <u>University Projects.</u> – Notwithstanding any other provision	-
26	Board of Governors of The University of North Carolina may approve: (i)	1 1
27	a capital improvement project of The University of North Carolina the plan	0
28	be funded entirely with non-General Fund money, (ii) expenditures for a	
29	project of The University of North Carolina that is to be funded and op	•
30	non General Fund money, or (iii) a change in the scope of any previous	• • • •
31	improvement project of The University of North Carolina provided that	1 0
32	change in scope are funded entirely with non-General Fund money. The	
33	shall report any expenditure made pursuant to this section to the Office	U
34	Management and to the Joint Legislative Commission on Governmental	<u>Operations.approve</u>
35	any of the following:	
36	(1) <u>Expenditures to plan a capital improvement project o</u>	
37	North Carolina, the planning for which is to be fu	inded entirely with
38	non-General Fund money.	
39	(2) Expenditures for a capital improvement project of The	•
40	Carolina that is to be funded and operated entirely with	h non-General Fund
41	money.	
42	(3) <u>A change in the scope of any previously approved c</u>	
43	project of The University of North Carolina provided t	1 0
44	and change in scope are funded entirely with non-Genera	
45	(b) <u>Carryforward Funds.</u> – For purposes of this section, the term	
46	money' includes funds carried forward from one fiscal year to a	
47	G.S. 116-30.3 and G.S. 116-30.3B. These funds shall only be used for	or projects listed in
48	G.S. 143C-4-3(b).	
49	(c) <u>National Guard Projects. – Notwithstanding any other provision</u>	÷
50	North Carolina National Guard may approve expenditures for a capital	project of the North

2		Guard but only if (i) the project will be funded entire	1 11 0 1 1 0 1
2			elv with federal funds
		ting costs associated with the project will be paid entirely	
3		ing. – The Board of Governors and the National Gu	
	expenditure made pursuant to this section to the Office of State Budget and Management and to		
	_	ve Commission on Governmental Operations."	
6		ION 36.8.(b) Section 36.11(c) of S.L. 2013-360 reads a	s rewritten.
7		6.11.(c) Where the actual costs are different from the	
		this section, the Adjutant General of the National C	
		g projects as needed. However, State funds shall not be	2 3
		aximum amount of State funds authorized to be allocate	
			1 0
	• •	this section. If any projects funded under subsection (
		led and the budgeted State funds cannot be used during	
		e projects funded under subsection (a) of this section a	
		partment may use the resulting fund availability to fund	any of the following:
15	(1)	Future project feasibility studies.	
16	(2)	Survey, testing, and permitting.	
17	(3)	Planning and execution for reversion of facilities no lor	0
18	<u>(4)</u>	Armory and facilities projects approved by the Congress	
19		that are not listed in subsection (a) of this section an	nd that require State-
20		matching funds."	
21	SECT	ION 36.8.(c) Article 8 of Chapter 143 of the General S	tatutes is amended by
22	adding a new sect	ion to read:	
23	" <u>§ 143-129.6.</u> Е	xemption for certain training projects of the North	<u>h Carolina National</u>
24	Guard	<u>L</u>	
25	Expenditures,	excluding design fees, for a capital project, construction	on, or repair work (i)
26	that is for training	g purposes and for a single exercise or undertaking	at a National Guard
27	facility; (ii) that h	as a total cost that does not exceed applicable federal lin	nits; and (iii) that will
28	be funded entirely	with federal funds, shall not be subject to this Article."	
29	•		
30	USS NORTH C	CAROLINA BATTLESHIP CHALLENGE GRAN	T/OSBM SPECIAL
31	APPROPRIA	ATIONS	
32	SECT	ION 36.10.(a) Of the funds appropriated in Section 30	6.2 of S.L. 2013-360,
33		ction 36.1 of this act, to the Office of State Budget and	
		ollars (\$3,000,000) in nonrecurring funds for the 2014-	
		e Office of State Budget and Management and transfer	
		urces in order to establish a Capital Improvement F	-
		p in accordance with this section. It is the intent of the C	
		a Battleship Commission raise at least five million do	-
		or the 2014-2015 fiscal year. The North Carolina Battles	
		sferred from the organization's endowment to its operat	1
		rights set out in subsection (b) of this section.	ing budget to achieve
41	-	•	portmont of Cultural
		ION 36.10.(b) For the 2014-2015 fiscal year, the Detablish a Conital Improvement Project to construct a construct a	-
		stablish a Capital Improvement Project to construct a co	
		p that will enable completion of major hull repairs. Fund	
	-	t of Cultural Resources from the Office of State Budge	t and Management as
	follows:	T	
47	(1)	Upon raising the initial sum of three million dol	
48		non-State funding, the sum of one million dollars (\$1,000,000) shall be
49		transferred.	
50	(2)	Upon raising an additional sum of one million do	
51		non-State funding for a total amount of four million de	ollars (\$4,000,000) in

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1		non-State funds, the sum of one million dollars (\$1	1,000,000) shall be
2		transferred.	
3	(3)	Upon raising an additional sum of one million dolla	
4		non-State funding for a total sum of five million doll	
5		non-State funds, the final sum of one million dollars (\$1,	
6		sum of three million dollars (\$3,000,000) shall be transf	1
7		Improvement Project for the North Carolina Battleship	p in the 2014-2015
8		fiscal year.	
9			
LO		BONDS ACT OF 2014 TION 36 12 (a) Short Title This section may be sited	as the "Two Thirds
1	Bonds Act of 20	TION 36.12.(a) Short Title. – This section may be cited	as the Two-Thirds
L2 L3		TION 36.12.(b) Findings and Determinations. – It is the in	ntant and number of
L3 L4		embly by this section to provide for the issuance of general	
L5		e in order to provide funds for the cost of State capital facili	
16		TION 36.12.(c) Definitions. – The following definitions a	
L7		xt otherwise requires:	appry in this section
18	(1)	Bonds. – Bonds issued under this section.	
19	(2)	Cost. – The term includes all of the following:	
20		a. The cost of constructing, reconstructing, rer	novating, repairing,
21		enlarging, acquiring, and improving State capital	
22		the acquisition of land, rights-of-way, ease	ements, franchises,
23		equipment, machinery, furnishings, and other	interests in real or
24		personal property acquired or used in connection	with a State capital
25		facility.	
26		b. The cost of engineering, architectural, and other	consulting services
27		as may be required.	
28		c. Administrative expenses and charges.	
29		d. The cost of providing personnel to ensure	e effective project
30		management.	1. 1 .
31		e. The cost of bond insurance, investment contracts,	
32		and liquidity facilities, interest-rate swap ag	
33 34		derivative products, financial and legal consultan of bond and note issuance, to the extent and as	
94 85		State Treasurer.	s determined by the
35 86		f. Finance charges, reserves for debt service, a	and other types of
37 37		reserves required pursuant to the terms of any bo	• 1
38		documents, interest before and during constructio	
39		State capital facility and, if considered advis	-
10		Treasurer, for a period not exceeding two years	•
11		date of completion of construction or acquisition.	
12		g. The cost of bond insurance, investment contracts,	
13		facilities and liquidity facilities, interest-rate s	
14		other derivative products, financial and legal con	
15		costs of the incurrence or issuance of any bond or	
16		h. The cost of reimbursing the State for any paymen	ts made for any cost
17		described in this subdivision.	
18		i. Any other costs and expenses necessary or incide	ental to the purposes
19		of this section.	m 1170
~	(3)	Credit facility. – An agreement entered into by the State	Treasurer on behalf
50 51	× ,	of the State with a bank, savings and loan associatio	

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	institution, an insurance company, reinsurance compan other insurance institution, a corporation, investment b investment institution, or any financial institution or o	banking firm or other
	of a credit facility, which provider may be located w	within or without the
	United States, such agreement providing for prompt p	
	part of the principal or purchase price (whether at mat tender for purchase, redemption or acceleration), red	
	any, and interest on any bonds or notes payable on den	
	owner, in consideration of the State agreeing to repay	
	credit facility in accordance with the terms and	provisions of such
(4)	agreement. Notes. – Notes issued under this section.	
(5)	Par formula. – A provision or formula adopted by the S	tate to provide for the
	adjustment, from time to time, of the interest rate of	r rates borne by any
	bonds or notes, including the following:	
	a. A provision providing for such adjustment so the	1 1
	of such bonds or notes in the open market would possible.	t be as close to par as
	b. A provision providing for such adjustment base	ed upon a percentage
	or percentages of a prime rate or base rate, percentages may vary or be applied for different	which percentage or
	c. Such other provision as the State Treasurer r	-
	consistent with this act and will not materially	-
	the financial position of the State and the market	ting of bonds or notes
(6)	at a reasonable interest cost to the State. State. – The State of North Carolina, including any State	a aganay
(0) (7)	State agency. – Any agency, institution, board, commis	• •
(,)	department, division, officer, or employee of the State	
	include counties, municipal corporations, political subd	ivisions, local boards
	of education, or other local public bodies.	
	FION 36.12.(d) Authorization of Bonds and Notes. – T	
	nd with the consent of the Council of State, to issue and se neral obligation bonds of the State to be designated "State	
0	on Bonds," with any additional designations as may be de	
	aggregate principal amount of up to two hundred sixty	
•	five thousand dollars (\$263,725,000), this amount being	
	ount by which the State's outstanding indebtedness wa	
	ended June 30, 2013, for the purpose of providing fu for the purposes authorized by this section.	mus, with any other
	FION 36.12.(e) Uses of Bond and Note Proceeds. – The	

40 **SECTION 36.12.(e)** Uses of Bond and Note Proceeds. – The proceeds of bonds 41 and notes shall be used for financing the cost of State capital facilities as provided in this 42 section. Any additional moneys which may be received by grant from the United States of 43 America or any agency or department thereof or from any other source to aid in financing the 44 cost of any State capital facilities authorized by this section may be placed by the State 45 Treasurer in a separate fund or funds and shall be disbursed, to the extent permitted by the 46 terms of the grant, without regard to any limitations imposed by this section.

The proceeds of bonds and notes may be used with any other moneys made available by the General Assembly for the cost of State capital facilities, including the proceeds of any other State bond or special indebtedness issues, whether heretofore made available or which may be made available at the session of the General Assembly at which this section is ratified or any subsequent sessions. The proceeds of bonds and notes shall be expended and

disbursed under the direction and supervision of the Director of the Budget. The funds provided 1 by this section shall be disbursed for the purposes provided in this section upon warrants drawn 2 on the State Treasurer by the State Controller, which warrants shall not be drawn until 3 requisition has been approved by the Director of the Budget and which requisition shall be 4 5 approved only after full compliance with the State Budget Act, Chapter 143C of the General 6 Statutes. The Office of State Budget and Management shall provide semiannual reports to the 7 8 Chairs of the Senate Appropriations Committees and the House Appropriations Subcommittees 9 and to the Fiscal Research Division on the expenditure of moneys authorized by this section. The reports shall continue until the completion of the projects provided for in this section. 10 **SECTION 36.12.(f)** Allocation of Proceeds. – The proceeds of bonds and notes 11 12 shall be allocated and expended as provided in this subsection: A maximum aggregate principal amount of fifteen million four hundred 13 (1)14 thousand dollars (\$15,400,000) to finance the capital facility costs of a Western Crime Lab. 15 A maximum aggregate principal amount of two hundred six million dollars (2)16 (\$206,000,000) to finance the capital facility costs of projects previously 17 18 authorized or subsequently to be authorized by the General Assembly to be financed pursuant to Article 9 of Chapter 142 of the General Statutes but for 19 20 which some or all of the amount of bonds authorized to be issued under that 21 Article have not yet been issued. To the extent that bonds and notes are issued pursuant to this subdivision, there shall be a corresponding reduction 22 in the amount of debt that has been authorized to be issued but has not been 23 24 issued pursuant to Article 9 of Chapter 142 of the General Statutes. A maximum aggregate principal amount of forty-two million three hundred 25 (3) twenty-five thousand dollars (\$42,325,000) to finance the capital facility 26 costs of renovating the Albemarle Building. 27 SECTION 36.12.(g) Issuance of bonds and notes. -28 Terms and conditions. - Bonds or notes may bear a date or dates, may be 29 (1)serial or term bonds or notes, or any combination thereof, may mature in 30 such amounts and at such time or times, not exceeding 40 years from their 31 date or dates, may be payable at such place or places, either within or 32 without the United States of America, in such coin or currency of the United 33 States of America as at the time of payment is legal tender for payment of 34 public and private debts, may bear interest at such rate or rates, which may 35 vary from time to time, and may be made redeemable before maturity, at the 36 37 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 38 the bonds or notes, and under such terms and conditions, all as may be 39 determined by the State Treasurer, by and with the consent of the Council of 40 State. 41 Signatures; form and denomination; registration. - Bonds or notes may be (2)42 issued in certificated or uncertificated form. If issued in certificated form, 43 bonds or notes shall be signed on behalf of the State by the Governor or shall 44 bear the Governor's facsimile signature, shall be signed by the State 45 46 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 47 or imprinted thereon. If bonds or notes bear the facsimile signatures of the 48 Governor and the State Treasurer, the bonds or notes shall also bear a 49 50 manual signature which may be that of a bond registrar, trustee, paying agent, or designated assistant of the State Treasurer. Should any officer 51

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1		whose signature or facsimile signature appears on bonds	s or notes cease to be
2		such officer before the delivery of the bonds or not	
3		facsimile signature shall nevertheless have the same val	idity for all purposes
4		as if the officer had remained in office until delivery.	Bonds or notes may
5		bear the facsimile signatures of persons who at the	actual time of the
6		execution of the bonds or notes shall be the proper offic	ers to sign any bond
7		or note, although at the date of the bond or note such p	ersons may not have
8		been such officers. The form and denomination of bond	ls or notes, including
9		the provisions with respect to registration of the bond	ds or notes and any
10		system for their registration, shall be as the State Treasur	rer may determine in
11		conformity with this section.	
12	(3)	Manner of sale; expenses Subject to the approval by	the Council of State
13		as to the manner in which bonds or notes shall be offered	d for sale, whether at
14		public or private sale, whether within or without the	United States, and
15		whether by publishing notices in certain newspapers an	nd financial journals,
16		mailing notices, inviting bids by correspondence, neg	otiating contracts of
17		purchase or otherwise, the State Treasurer is authoriz	ed to sell bonds or
18		notes at one time or from time to time at any rates of	interest, which may
19		vary from time to time, and at any prices, including	a price less than or
20		greater than the face amount of the bonds or notes, as	the State Treasurer
21		may determine. All expenses incurred in the preparatio	n, sale, and issuance
22		of bonds or notes shall be paid by the State Treasurer f	from the proceeds of
23		bonds or notes or other available moneys.	
24	(4)	Notes; repayment. –	
25		a. By and with the consent of the Council of State	, the State Treasurer
26		is hereby authorized to borrow money and to exe	ecute and issue notes
27		of the State for the same, but only in the followir	ng circumstances and
28		under the following conditions:	
29		1. For anticipating the sale of bonds, the is	
30		Council of State has approved, if t	
31		considers it advisable to postpone the issu	
32		2. For the payment of interest on or any ins	
33		of any bonds then outstanding, if ther	
34		funds in the State treasury with which the	1 0
35		installment of principal as they respective	•
36		3. For the renewal of any loan evidenced by	y notes authorized in
37		this section;	
38		4. For the purposes authorized in this section	
39		5. For refunding bonds or notes as authorize	
40		b. Funds derived from the sale of bonds or notes	-
41		payment of any bond anticipation notes issued	
42		Funds provided by the General Assembly for the	
43		on or principal of bonds shall be used in paying	-
44		principal of any notes and any renewals there	-
45		which shall have been used in paying interest o	n or principal of the
46		bonds.	
47	(5)	Refunding bonds and notes By and with the conserved	
48		State, the State Treasurer is authorized to issue and sell	-
49		notes pursuant to the provisions of the State Refundir	-
50		purpose of refunding bonds or notes issued pursuant	
51		refunding bonds and notes may be combined with any	other issues of State

bonds and notes similarly secured. Refunding bonds or notes may be issued 1 at any time prior to the final maturity of the debt obligation to be refunded. 2 The proceeds from the sale of any refunding bonds or notes shall be applied 3 to the immediate payment and retirement of the bonds or notes being 4 5 refunded or, if not required for the immediate payment of the bonds or notes being refunded, the proceeds shall be deposited in trust to provide for the 6 payment and retirement of the bonds or notes being refunded and to pay any 7 8 expenses incurred in connection with the refunding. Money in a trust fund 9 may be invested in (i) direct obligations of the United States government, (ii) obligations the principal of and interest on which are guaranteed by the 10 United States government, (iii) obligations of any agency or instrumentality 11 of the United States government if the timely payment of principal and 12 interest on the obligations is unconditionally guaranteed by the United States 13 government, or (iv) certificates of deposit issued by a bank or trust company 14 located in the State if the certificates are secured by a pledge of any of the 15 obligations described in (i), (ii), or (iii) above having an aggregate market 16 value, exclusive of accrued interest, equal at least to the principal amount of 17 18 the certificates so secured. This section does not limit the duration of any deposit in trust for the retirement of bonds or notes being refunded but that 19 20 have not matured and are not presently redeemable, or if presently 21 redeemable, have not been called for redemption. 22 (6) Tax exemption. – Bonds and notes shall at all times be free from taxation by the State or any political subdivision or any of their agencies, excepting 23 24 estate, inheritance or gift taxes, income taxes on the gain from the transfer of bonds or notes, and franchise taxes. The interest on bonds or notes is not 25

(7) Investment eligibility. – Bonds and notes are securities in which all of the following may invest, including capital in their control or belonging to them: public officers, agencies, and public bodies of the State and its political subdivisions, all insurance companies, trust companies, investment companies, banks, savings banks, savings and loan associations, credit unions, pension or retirement funds, other financial institutions engaged in business in the State, executors, administrators, trustees, 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 which the deposit of bonds, notes, or obligations of the State or any political

- subdivision is now or may hereafter be authorized by law.
 (8) Faith and credit. The faith and credit and taxing power of the State are hereby pledged for the payment of the principal of and the interest on bonds and notes. The State expressly reserves the right to amend any provision of this section to the extent it does not impair any contractual right of a bond owner.
- Other agreements. The State Treasurer may authorize, execute, obtain, or otherwise provide for bond insurance, investment contracts, credit and liquidity facilities, interest-rate swap agreements and other derivative products, and any other related instruments and matters the State Treasurer determines are desirable in connection with issuance, incurrence, carrying, or securing of bonds or notes. The State Treasurer is authorized to employ and designate any financial consultants, underwriters, and bond attorneys to

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1		be associated with any bond or note issue under this	s section as the State
2		Treasurer considers necessary.	
3	SEC	FION 36.12.(h) Variable Rate Demand Bonds and N	otes. – In fixing the
4	details of bonds	and notes, the State Treasurer may provide that any of the	bonds or notes may:
5	(1)	Be made payable from time to time on demand or tende	er for purchase by the
6		owner, if a credit facility supports the bonds or no	tes, unless the State
7		Treasurer specifically determines that a credit facility i	s not required upon a
8		finding and determination by the State Treasurer that the	
9		facility will not materially and adversely affect the fin	ancial position of the
10		State and the marketing of the bonds or notes at a reaso	onable interest cost to
11		the State;	
12	(2)	Be additionally supported by a credit facility;	
13	(3)	Be made subject to redemption or a mandatory tender	for purchase prior to
14		maturity;	
15	(4)	Bear interest at a rate or rates that may vary for any p	eriod of time, as may
16		be provided in the proceedings providing for the issu	ance of the bonds or
17		notes, including, without limitation, such variations	as may be permitted
18		pursuant to a par formula; and	
19	(5)	Be made the subject of a remarketing agreement where	by an attempt is made
20		to remarket bonds or notes to new purchasers prior to	their presentment for
21		payment to the provider of the credit facility or to the Section 2015	tate.
22	If the	aggregate principal amount payable by the State under	a credit facility is in
23	excess of the ag	ggregate principal amount of bonds or notes secured b	by the credit facility,
24	whether as a res	sult of the inclusion in the credit facility of a provision	n for the payment of
25	interest for a lim	nited period of time or the payment of a redemption pren	nium or for any other
26	reason, then the	amount of authorized but unissued bonds or notes dur	ing the term of such
27	credit facility sh	all not be less than the amount of such excess, unless	the payment of such
28	excess is otherwi	ise provided for by agreement of the State executed by the	e State Treasurer.
29	SEC	FION 36.12.(i) Interpretation of Section. –	
30	(1)	Additional method The foregoing subsections of	
31		deemed to provide an additional and alternative metho	_
32		things authorized under it and shall be regarded a	
33		additional to powers conferred by other laws and shall	not be regarded as in
34		derogation of any powers now existing.	
35	(2)	Statutory references References in this section to	1
36		Chapters of the General Statutes or to specific acts	
37		references to such sections, Chapters, or acts as they n	hay be amended from
38		time to time by the General Assembly.	
39	(3)	Broad construction This section, being necessary	
40		welfare of the people of the State, shall be broadly co	onstrued to effect the
41		purposes thereof.	
42	(4)	Inconsistent provisions. – Insofar as the provisions	
43		inconsistent with the provisions of any general, spec	
44		parts thereof, the provisions of this section shall be cont	0
45	(5)	Severability. – If any provision of this section or the	
46		any person or circumstance is held invalid, such inva	•
47		other provisions or applications of the section which	-
48 40		without the invalid provision or application, and to this	end the provisions of
49 50	SEC	this section are declared to be severable.	low
50 E 1	SEC	FION 36.12.(j) This section is effective when it becomes	law.
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TRANSFER UNSPENT CAPITAL FUNDS TO PROJECT RESERVE ACCOUNT
SECTION 36.14. G.S. 143C-8-11 reads as rewritten:
"§ 143C-8-11. Reversion of appropriation and lapse appropriation; lapse of project
authorization.authorization; transfer of funds remaining after project
<u>completion.</u>
(c) Funds Remaining After Project Completion. – The State Controller shall transfer
any balance of State funds appropriated for a capital project that remains unspent and
unencumbered two years after completion of the project in accordance with this section. If
applicable law requires a particular disposition of the funds, then the transfer shall be made in
accordance with that requirement. Otherwise, the transfer shall be made in accordance with the
following requirements:
(1) If the funds were initially allocated from the Reserve for Repairs and
Renovations, then the funds shall be transferred to that Reserve.
(2) All other funds shall be transferred to the Project Reserve Account created
by G.S. 143C-8-10."
SITE PLANNING FOR NC SCHOOL OF SCIENCE AND MATHEMATICS
SECTION 36.15.(a) Having considered the study conducted by the Board of
Governors, the North Carolina School of Science and Mathematics, and the Department of
Public Instruction on the feasibility for a western campus of the North Carolina School of
Science and Mathematics (School of Science and Math), the General Assembly finds that the
establishment of a western School of Science and Math located on the campus of the North
Carolina School for the Deaf or other State property adjoining that campus is desirable. The
General Assembly further finds that the establishment of a western School of Science and Math
at that location would be beneficial to the economic growth and workforce preparedness in
western North Carolina and would extend the opportunity for the unique study experience
provided by the School of Science and Math to a significant number of additional students with
excellent academic records. Therefore, the Board of Governors and the Board of Trustees of the
North Carolina School of Science and Mathematics shall jointly determine the most appropriate
location, including the repurposing of property, at either the North Carolina School for the Deaf
or other State-owned property adjoining the North Carolina School for the Deaf for the
proposed western School of Science and Math.
SECTION 36.15.(b) The General Assembly authorizes advanced planning of the
Western School of Science and Mathematics described in subsection (a) of this section to be
funded in accordance with the following for the 2014-2015 fiscal year:
(1) Notwithstanding G.S. 143C-8-12, as amended by Section 36.5 of this act, the
Board of Governors of The University of North Carolina may use up to the
sum of one million two hundred thousand dollars (\$1,200,000) in funds
carried forward pursuant to G.S. 116-30.3 and G.S. 116-30.3B for advanced
planning of the facility.
(2) The Board of Governors may use up to the sum of eight hundred thousand dollars (\$800,000) in funds provided to it by a non-State entity, or
combination of non-State entities, for advanced planning of the facility.
(3) Once the two million dollars (\$2,000,000) that has been made available
pursuant to subdivisions (1) and (2) of this section has been spent or
encumbered, the Board of Governors may continue to fund advanced
planning in accordance with G.S. 143C-8-7.
SECTION 36.15.(b1) The Board of Governors shall ensure that the one million two hundred thousand dollars ($\$1\ 200\ 000$) described in subdivision (h)(1) of this section is not
two hundred thousand dollars $($1,200,000)$ described in subdivision $(b)(1)$ of this section is not spent for any purpose other than advanced planning of the facility described in subsection (a) of
spent for any purpose other than advanced planning of the facility described in subsection (a) of

this section. The Board of Governors may commence advanced planning with these funds as
soon as this section is effective, and if the eight hundred thousand dollars (\$800,000) described
in subdivision (b)(2) of this section is provided to the Board of Governors, the Board shall use
the one million two hundred thousand dollars (\$1,200,000) described in subdivision (b)(1) of
this section for this purpose.
SECTION 36.15.(c) No later than November 30, 2014, the Board of Governors

6 **SECTION 36.15.(c)** No later than November 30, 2014, the Board of Governors 7 and the School of Science and Math shall report to the Joint Legislative Education Oversight 8 Committee regarding its progress on site selection and any other advanced planning for the 9 western School of Science and Math as described in subsection (a) of this section.

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11 REPORT ON APPALACHIAN STATE UNIVERSITY HEALTH SCIENCES 12 BUILDING

SECTION 36.16.(a) No later than October 1, 2014, Appalachian State University shall submit to the Board of Governors and to the Fiscal Research Division a detailed plan for the construction and operation of the Health Sciences Building that will be located on its campus. The report shall include information about the construction planning as well as several options for financing the construction and operation of the facility.

18 **SECTION 36.16.(b)** The General Assembly authorizes planning of the Health 19 Sciences Building at Appalachian State University in an amount not to exceed the sum of seven 20 million two hundred two thousand eight hundred eighty-three dollars (\$7,202,883). This 21 amount represents the total amount authorized to be spent for planning this project. The 22 General Assembly has appropriated six million dollars (\$6,000,000) for this purpose in the 2013-2015 fiscal biennium and does not intend to appropriate additional funds for planning this 23 24 project in the future. Accordingly, the General Assembly hereby authorizes the remaining sum 25 of one million two hundred two thousand eight hundred eighty-three dollars (\$1,202,883) to be 26 funded with receipts or from other non-General Fund sources available to Appalachian State 27 University during the 2014-2015 fiscal year.

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PART XXXVII. FINANCE PROVISIONS

CLARIFY "NET GENERAL FUND TAX COLLECTED" FOR PURPOSES OF THE CORPORATE INCOME TAX RATE REDUCTION TRIGGER

SECTION 37.1.(a) G.S. 105-130.3C reads as rewritten:

34 "§ 105-130.3C. Rate reduction trigger.

Trigger. - If the amount of net General Fund tax collected in fiscal year 2014-2015 35 (a) or fiscal year 2015-2016 exceeds the anticipated General Fund tax collections targeted amount 36 37 for that fiscal year, the rate of tax set in G.S. 105-130.3 may be decreased in accordance with 38 this section effective for the taxable year that begins on the following January 1. The amount of net General Fund tax collected for a fiscal year is the amount reported by the State Controller in 39 the State's Comprehensive Annual Financial Report, required to be prepared under 40 G.S. 143B-426.39. The Secretary must monitor the net General Fund tax collections and notify 41 taxpayers if the rate decreases under this section. The rate is decreased by one percent (1%) if 42 43 net General Fund tax collections for fiscal year 2014-2015 exceed the targeted amount of twenty billion two hundred million dollars (\$20,200,000,000). The rate is decreased by one 44 percent (1%) if net General Fund tax collections for fiscal year 2015-2016 exceed the targeted 45 46 amount of twenty billion nine hundred seventy-five million dollars (\$20,975,000,000). Effective for taxable years beginning on or after January 1, 2017, the rate of tax set in 47 G.S. 105-130.3 is the rate determined in accordance with this section. 48

49 (b) <u>Tax Collections. - For purposes of this section, the amount of net General Fund tax</u>
 50 <u>collected for a fiscal year is the amount of net revenue as reported by the Department of</u>

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Revenue	's June	Statement of Collection as "Total General Fund Revenue"	for the 12-month
		d the previous June 30, modified as follows:	
£	(1)	Less any large one-time, nonrecurring revenue as report	rted to the Fiscal
	<u>, - , </u>	Research Division of the General Assembly by the Depart	
		by the Fiscal Research Division of the General Assembly.	
	(2)	Adjusted by any changes in net collections resulting from	the suspension or
	<u>, , , , , , , , , , , , , , , , , , , </u>	termination of transfers out of General Fund tax collections	-
	SEC	TION 37.1.(b) This section is effective when it becomes law	
MODIF		INTY HOLD HARMLESS FOR REPEALED LOCAL TA	
		TION 37.2.(a) Effective July 1, 2014, G.S. 105-523 reads as	rewritten:
		unty hold harmless for repealed local taxes.	1 (1 1 1
(a) five hur		t. – It is the intent of the General Assembly that each county housand dollars (\$500,000) three hundred seventy-five	
		ally from the exchange of a portion of the local sales and	
		at to assume the responsibility for the non-administrative costs	
(b)	-	nitions. – The following definitions apply in this section:	of meanual.
(0)	Dem	nuons. The following definitions upply in this section.	
	(2)	Hold harmless threshold. – The amount of a county's Med	icaid service costs
	(2)	and Medicare Part D clawback payments assumed by	
		G.S. 108A-54 for the fiscal year, less five hundred	
		(\$500,000).three hundred seventy-five thousand dollar	
		county's Medicaid service costs for fiscal years 2008-2009	
		2010-2011 are determined without regard to the changes m	
		Medical Assistance Percentage by section 5001 of the An	
		and Reinvestment Act of 2009.	j
	"		
	SEC	TION 37.2.(b) Effective July 1, 2015, G.S. 105-523,	as amended by
subsectio		f this section, reads as rewritten:	
"§ 105-5	23. Co	unty hold harmless for repealed local taxes.	
(a)	Inten	t. – It is the intent of the General Assembly that each county	benefit by at least
three hu	ndred s	seventy-five thousand dollars (\$375,000)two hundred fifty	thousand dollars
<u>(\$250,00</u>	<u>0)</u> annı	ally from the exchange of a portion of the local sales and	use taxes for the
State's ag	greemer	nt to assume the responsibility for the non-administrative costs	s of Medicaid.
(b)	Defii	nitions. – The following definitions apply in this section:	
	(2)	Hold harmless threshold. – The amount of a county's Med	icaid service costs
		and Medicare Part D clawback payments assumed by	the State under
		G.S. 108A-54 for the fiscal year, less three hundred seve	•
		dollars (\$375,000).two hundred fifty thousand dollars (\$25	
		Medicaid service costs for fiscal years 2008-2009,	
		2010-2011 are determined without regard to the changes m	
		Medical Assistance Percentage by section 5001 of the An	merican Recovery
		and Reinvestment Act of 2009.	
	"		
		TION 37.2.(c) Effective July 1, 2016, G.S. 105-523,	as amended by
	. ,	f this section, reads as rewritten:	
		unty hold harmless for repealed local taxes.	
(a)		t. – It is the intent of the General Assembly that each county	•
two hun	dred f i	ifty thousand dollars (\$250,000)one hundred twenty-five	thousand dollars

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1	(\$125,000)	annua	lly from the exchange of a portion of the local sales and u	se taxes for the
2			to assume the responsibility for the non-administrative costs of	
3			tions. – The following definitions apply in this section:	
4 5	-	(2)	Hold harmlass threshold The amount of a country's Madia	aid compion anote
5 6	((2)	Hold harmless threshold. – The amount of a county's Medica and Medicare Part D clawback payments assumed by t	
6			1 0 0	
7			G.S. 108A-54 for the fiscal year, less two hundred fifty to $($250,000)$ and hundred two the second dollars (\$125)	
8			(\$250,000).one hundred twenty-five thousand dollars (\$125,	· · ·
9			Medicaid service costs for fiscal years 2008-2009, 2	
10			2010-2011 are determined without regard to the changes made	
11 12			Medical Assistance Percentage by section 5001 of the Ame and Reinvestment Act of 2009.	encan Recovery
12		"	and Kenivestment Act of 2009.	
13 14			ION 37.2.(d) Effective July 1, 2017, G.S. 105-523, a	amondod by
14 15			his section, reads as rewritten:	is amended by
16		. ,	nty hold harmless for repealed local taxes.	
17			- It is the intent of the General Assembly that each county be	anafit by at least
18			enty-five thousand dollars (\$125,000) annuallybe held har	-
19			rtion of the local sales and use taxes for the State's agreement	
20	-	-	the non-administrative costs of Medicaid.	it to assume the
21	-	•	tions. – The following definitions apply in this section:	
22		Jenni	tions. The following definitions uppry in this section.	
23		(2)	Hold harmless threshold. – The amount of a county's Medica	aid service costs
24	· · · · · · · · · · · · · · · · · · ·	(_)	and Medicare Part D clawback payments assumed by t	
25			G.S. 108A-54 for the fiscal year, less one hundred twent	
26			dollars (\$125,000).year. A county's Medicaid service costs	-
27			2008-2009, 2009-2010, and 2010-2011 are determined with	•
28			changes made to the Federal Medical Assistance Percentage	-
29			of the American Recovery and Reinvestment Act of 2009.	,
30		"	2	
31				
32	MODULA	R/MA	NUFACTURED HOME SALES TAX	
33	·	SECT	ION 37.3.(a) G.S. 105-164.13 is amended by adding a new	v subdivision to
34	read:			
35	-		etail sales and use tax.	
36			ail and the use, storage, or consumption in this State of the fo	
37	1 1	1 .	, digital property, and services are specifically exempted from	the tax imposed
38	by this Artic	cle:		
39		•••		
40	<u>(</u>	(64)	Fifty percent (50%) of the sales prices of a modular home or	
41			home, including all accessories attached when delivered to the	
42			ION 37.3.(b) This section becomes effective July 1, 2014	, and applies to
43	sales made	on or a	after that date.	
44				
45			ES TAX RATE ON PIPED NATURAL GAS FOR GAS	5 CITIES AND
46			S OF GAS CITIES	1 1 1
47		SECT	ION 37.4.(a) G.S. 105-164.4(a) is amended by adding a new	w subdivision to
48	read:			C (1
49 50	• •	-	vilege tax is imposed on a retailer at the following percent	0
50			ble sales or gross receipts, as appropriate. The general rate of $(4,75\%)$	i tax is four and
51	unee-quarte	as per	cent (4.75%).	

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 2 <u>(1</u> 4	derived from sales of piped natural gas (i)	received by a gas city for
ļ 5	consumption by that city and (ii) delivered by or transportation customer of the gas city. For	
5	the following definitions apply:	
7	<u>a.</u> Gas city. – A city in this State that	operated a piped natural gas
3))	distribution system as of July 1, 1998 City, Greenville, Kings Mountain, Mount, Shelby, and Wilson.	8. These cities are Bessemer
	<u>b.</u> <u>Sales customer. – An end user who doe</u>	es not have direct access to an
2	interstate gas pipeline and whose pipe the seller of the gas.	
ļ	<u>c.</u> Transportation customer. – An end us	ser who does not have direct
	access to an interstate gas pipeline an	
5	delivered by a person who is not the sel	
SE SE	CTION 37.4.(b) G.S. 105-164.44L(b) reads as rew	
8 "(b) Ex	cise Tax Share The quarterly excise tax share of	a city that is not a gas city is
	of piped natural gas excise tax distributed t	•
	44 for the same related quarter that was the last	-
	iped natural gas under repealed Article 5E of this	
	excise tax share of a gas city and divide that am	-
1 1	ibution amount for a gas city. The excise tax share	e
	have received under repealed G.S. 105-187.44 fo	•
	under repealed Article 5E of this Chapter if piped red by the city to a customer had not been exer	
-	41(c)(1) and $(c)(2)$. A gas city must report the	
	hake the distribution under this section in the form,	1 0
the Secretary.	For purposes of this subsection, the term "gas ci	ty" has the same meaning as
to a city's exci	ealed G.S. 105 187.40. The determination made by se tax share is final and is not subject to administrat	ive or judicial review.
	tax share of a city that has dissolved, merged with	•
	ities since it received a distribution under repealed (J.S. 105-18/.44 is adjusted as
follows:	If a city dissolves and is no longer incomporate	ad the excise tex share of the
5 (1) 5	If a city dissolves and is no longer incorporate city is added to the amount distributed under su	
(2)	•	
(2)	are combined.	shute, then excise tax shutes
(3)		cise tax share of the city that
)	divides is allocated among the new cities in pro	
L	ad valorem taxes levied by each on property ha	ving a tax situs in the city."
SE	CTION 37.4.(c) G.S. 105-164.44L(a) reads as rew	ritten:
"(a) Dis	stribution The Secretary must distribute to cities	s twenty percent (20%) of the
-	f the tax collected under G.S. 105-164.4 on piped r	
-	administering the distribution. Each city's share of	
	x share calculated under subsection (b) of this sect	-
	er subsection (c) of this section. <u>A gas city will also</u>	
	on (b1) of this section as part of its excise tax share	-
	er this section are not sufficient to distribute the on (b) of this section, section and the gas city share	•

1	section, the proceeds shall be distributed to each city on a pro rata basis. The Secretary must
2	make the distribution within 75 days after the end of each quarter."
3	SECTION 37.4.(d) G.S. 105-164.44L is amended by adding a new subsection to
4	read:
5	"(b1) Gas Cities. – In addition to the excise tax share calculated under subsection (b) of
6	this section, a gas city shall receive as part of its excise tax share a distribution calculated under
7	this subsection. The Secretary must determine the amount the gas city would have received
8	under repealed G.S. 105-187.44 for the last year in which taxes were imposed under repealed
9	Article 5E of this Chapter if piped natural gas consumed by the city or delivered by the city to a
10	customer had not been exempt from tax under repealed G.S. 105-187.41(c)(1) and (c)(2),
11	divide that amount by four to calculate the quarterly distribution amount for a gas city under
12	this subsection. A gas city must report the information required by the Secretary to make the
13	distribution under this section in the form, manner, and time required by the Secretary. The
14	determination made by the Department with respect to a gas city's share under this subsection is
15	final and is not subject to administrative or judicial review. For purposes of this section, the
16	term "gas city" is a city in this State that operated a piped natural gas distribution system as of
17	July 1, 1998. These cities are Bessemer City, Greenville, Kings Mountain, Lexington, Monroe,
18	Rocky Mount, Shelby, and Wilson."
19	SECTION 37.4.(e) Subsection (a) of this section becomes effective July 1, 2014,
20	and expires July 1, 2015. Subsection (b) of this section is effective for quarters beginning on or
21	after July 1, 2014. Subsections (c) and (d) of this section are effective for quarters beginning on
22	or after July 1, 2015.
23	
24	MODIFY RENEWABLE ENERGY TAX CREDIT
25	SECTION 37.5.(a) G.S. 105-129.16A reads as rewritten:
26	"§ 105-129.16A. Credit for investing in renewable energy property.
27	
28	(e) Sunset. – This-Except for taxpayers covered by subsection (e1) of this section, this
29	section is repealed effective for renewable energy property placed into service on or after
30	January 1, 2016.
31	(e1) Delayed Sunset. – For taxpayers that have incurred more than five percent (5%) of
32	the cost of constructing renewable energy property on or before January 1, 2016, this section is
33	repealed effective for renewable energy property placed into service after July 1, 2017."
34	SECTION 37.5.(b) This section is effective when it becomes law.
35	
36	MODIFY HISTORIC REHABILITATION TAX CREDIT
37	SECTION 37.6.(a) Article 3D of Chapter 105 of the General Statutes reads as
38	rewritten:
39	"Article 3D.
40	"Historic Rehabilitation Tax Credits.Investment Program.
41	"§ 105-129.35. Credit for rehabilitating income-producing historic structure.
42	(a) Credit. – A taxpayer who is allowed a federal income tax credit under section 47 of
43	the Code for making qualified rehabilitation expenditures for a certified historic structure
44	located in this State is allowed a credit equal to twenty percent (20%) a percentage of the
45	expenditures that qualify for the federal eredit.credit, as follows:
46	(1) Base credit one: Fifteen percent (15%) of qualified rehabilitation
47	expenditures up to ten million dollars (\$10,000,000).
48	(2) <u>Base credit two: Ten percent (10%) of qualified rehabilitation expenditures</u>
49 50	greater than ten million dollars (\$10,000,000) and up to twenty million dollars (\$20,000,000).

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(3)	Development tier additive credit: Five percent (5%) of qualified
<u>x=x</u>	rehabilitation expenditures not exceeding twenty million dollars
	(\$20,000,000) if the certified historic structure is located in a development
	tier one or two area.
<u>(4)</u>	Targeted investment additive credit: Five percent (5%) of qualified
	rehabilitation expenditures not exceeding twenty million dollars
	(\$20,000,000) if the certified historic structure is located in an eligible
	targeted investment site.
If the cert	ified historic structure is a facility that at one time served as a State training
	enile offenders, the amount of the credit is equal to forty percent (40%) of the
	hat qualify for the federal credit. To claim the base credit or credits allowed by
	, the taxpayer must provide a copy of the certification obtained from the State
	rvation Officer verifying that the historic structure has been rehabilitated in
	h this subsection. To claim the targeted investment additive credit allowed by
	, the taxpayer must provide to the Secretary a copy of the eligibility certification.
	withstanding the provisions of G.S. 105-131.8 and G.S. 105-269.15, a
	ntity that qualifies for the credit provided in this section may allocate the credit
	tis owners in its discretion as long as an owner's adjusted basis in the
0.	ntity, as determined under the Code, at the end of the taxable year in which the
	ic structure is placed in service, is at least forty percent (40%) of the amount of
	to that owner.discretion. Owners to whom a credit is allocated are allowed the
	y had qualified for the credit directly. A pass-through entity and its owners must
	heir tax returns for every taxable year in which an allocated credit is claimed a
	e allocation made by the pass-through entity and the allocation that would have
	under G.S. 105-131.8 or G.S. 105-269.15.
-	initions. – The following definitions apply in this section:
(1)	Certified historic structure. – Defined in section 47 of the Code.
(1a)	Development tier area. – Defined in G.S. 143B-437.08.
(1b	-
	Preservation Officer that the site comprises an eligible targeted investment
	site.
<u>(1c)</u>	
- <u></u> ,	all of the following conditions:
	a. It was used as a manufacturing facility or for purposes ancillary to
	manufacturing, as a warehouse for selling agricultural products, or as
	a public or private utility.
	b. It is a certified historic structure.
	c. It has been at least sixty-five percent (65%) vacant for a period of at
	least two years immediately preceding the date the eligibility
	certification is made.
(2)	Pass-through entity. – Defined in G.S. 105-228.90.
(3)	Qualified rehabilitation expenditures. – Defined in section 47 of the Code.
(4)	State Historic Preservation Officer. – Defined in G.S. 105-129.36. The
	Deputy Secretary of the Office of Archives and History of the North
	Carolina Department of Cultural Resources, or the Deputy Secretary's
	designee who acts to administer the historic preservation programs within
	the State.
" <u>§ 10</u> 5-129.35	A. Rules; fees.
	es. – The North Carolina Historical Commission, in consultation with the State
	vation Officer, may adopt rules needed to administer the certification process
required by thi	
,,	

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1	(b) Fees.	- The North Carolina Historical Commission, in consultati	on with the State
2		tion Officer, may adopt a schedule of fees for providing cert	
3		In establishing the fee schedule, the Commission sh	-
4		ad personnel costs incurred by the Department of Cultur	
5		nay not exceed one percent (1%) of the completed qualify	
6		e proceeds of the fees are receipts of the Department of C	
7	-	for performing the duties under this Article.	
8		Credit for rehabilitating nonincome-producing historic st	ructure.
9		x. – A taxpayer who is not allowed a federal income tax credi	
10		who makes rehabilitation expenses for a State-certified	
11		tate is allowed a credit equal to thirty percent (30%) of	
12	expenses.the foll	- · · ·	
13	(1)	Base credit one: Twenty percent (20%) of rehabilitation	expenses incurred
14		up to two hundred thousand dollars (\$200,000) over at	
15		period per discrete property parcel with an assessed valu	-
16		than the statewide median home value.	
17	(2)	Base credit two: Fifteen percent (15%) of rehabilitation exp	penses incurred up
18		to two hundred thousand dollars (\$200,000) over any one	
19		per discrete property parcel with an assessed value greater	-
20		median home value but equal to or less than one hund	
21		(150%) of the statewide median home value; provided t	
22		rehabilitation expenses exceed ten thousand dollars (\$10	
23		24-month period and the rehabilitation expenses have not	
24		State-certified historic property for more than five years.	
25	-If the certifi	ed historic structure is a facility that at one time served a	s a State training
26		le offenders, the amount of the credit is equal to forty per	
27	-	t qualify for the federal credit. To qualify for the cred	
28	-	enses must exceed twenty-five thousand dollars (\$25,000) v	
29	-	the credit allowed by this subsection, subdivision (2) of th	
30	1	ovide a copy of the certification obtained from the State His	
31	Officer verifying	that the historic structure has been rehabilitated in according	ordance with this
32	subsection.		
33	(b) Defin	tions. – The following definitions apply in this section:	
34	(1)	Assessed value The tax value of the property	upon which the
35		State-certified historic structure is sited on the county	
36		beginning of the year in which rehabilitation expenses on	
37		historical structure commence.	
38	<u>(1a)</u>	Certified rehabilitation. – Repairs or alterations consistent	with the Secretary
39		of the Interior's Standards for Rehabilitation and certifie	d as such by the
40		State Historic Preservation Officer.	
41	(2)	Rehabilitation expenses Expenses incurred in the certifie	d rehabilitation of
42		a certified historic structure and added to the property's	basis.basis if the
43		expense is incurred for any of the following of the historie	c structure: (i) the
44		exterior, (ii) the interior of a window sash if work is done	to the exterior of
45		the same window sash, (iii) structural elements, (iv) heat	ing or ventilation
46		systems, (v) electrical or plumbing systems, other than	fixtures, or (vi)
47		insulation. The term does not include the cost of acquiring	
48		cost attributable to the enlargement of an existing buil	•
49		sitework expenditures, or the cost of personal property.pro	
50		of any interior repair not specifically listed in this subdivisi	on.

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1	(3) State-certified historic structure. – A structure that is in	dividually listed in
2	the National Register of Historic Places or is certified by	-
3	Preservation Officer as contributing to the historic signifi-	cance of a National
4	Register Historic District or a locally designated historic	district certified by
5	the United States Department of the Interior.	
6	(4) State Historic Preservation Officer. – The Deputy Secreta	ry of Archives and
7	History or the Deputy Secretary's designee who acts	to administer the
8	historic preservation programs within the State.	
9	(5) Statewide median home value. – The median value	
10	housing units for the State, as determined by the fi	
11	Community Survey estimates published by the United Sta	
12	in the year prior to the year in which the State Historic P	
13	issues the certification verifying that the historic s	tructure has been
14	rehabilitated in accordance with this Article.	5 A Q 66 -
15	(c) Recodified as G.S. 105-129.36A by Session Laws 2003-284, s. 33	5A.2, effective July
16	15, 2003.	
17	"§ 105-129.36A. Rules; fees.	tion with the State
18 10	(a) Rules. – The North Carolina Historical Commission, in consulta	
19 20	Historic Preservation Officer, may adopt rules needed to administer the c	eruncation process
20 21	required by this section.(b) Fees. – The North Carolina Historical Commission, in consulta	tion with the State
21	Historic Preservation Officer, may adopt a schedule of fees for providing cer	
22	by this Article. In establishing the fee schedule, the Commission s	
23 24	administrative and personnel costs incurred by the Department of Cultu	
24 25	application fee may not exceed one percent (1%) of the completed quality	
26	expenditures. The proceeds of the fees are receipts of the Department of	
27	and must be used for performing its duties under this Article.	Cultural Resources
28	"§ 105-129.37. Tax credited; credit limitations.	
29	(a) Tax Credited. – The credits provided in this Article are allowed a	gainst the franchise
30	tax imposed in Article 3 of this Chapter, the income taxes levied in Article 4	
31	the gross premiums tax imposed in Article 8B of this Chapter. The taxp	
32	credits allowed by this Article against only one of the taxes against which	
33	taxpayer must elect the tax against which a credit will be claimed when t	
34	which it is claimed, and this election is binding. The credit may be claimed i	
35	the certified historic structure is placed into service. When the certified h	-
36	placed into service in two or more phases in different years, the amount of	credit that may be
37	claimed in a year is the amount based on the qualified rehabilitation expe	nditures associated
38	with the phase placed into service during that year.	
39	(b) Credit Limitations. – The entire credit may not be taken for t	the taxable year in
40	which the property is placed in service but must be taken in five equal inst	allments beginning
41	with the taxable year in which the property is placed in service. Any unit	
42	credit may be carried forward for the succeeding five years. A credit allower	d under this Article
43	may not exceed the amount of the tax against which it is claimed for the ta	•
44	by the sum of all credits allowed, except payments of tax made by or on beh	
45	Any unused portion of the credit may be carried forward for the succeeding	ng nine years. Any
46	carryforwards of the credit must be claimed against the same tax.	
47	(c) Forfeiture for Disposition. – A taxpayer who is required under	
48	Code to recapture all or part of the federal credit for rehabilitating an income	
49	structure located in this State forfeits the corresponding part of the State cr	
50	G.S. 105-129.35 with respect to that historic structure. If the credit was all	llocated among the

1	owners of a pass-through entity, the forfeiture applies to the owners in the same proportion that
2	the credit was allocated.
3	(d) Forfeiture for Change in Ownership. – If an owner of a pass-through entity that has qualified for the gradit allowed under $C \ge 105 120.25$ disposes of all or a participation of the
4 5	qualified for the credit allowed under G.S. 105-129.35 disposes of all or a portion of the owner's interest in the pass-through entity within five years from the date the rehabilitated
6	historic structure is placed in service and the owner's interest in the pass-through entity is
7	reduced to less than two-thirds of the owner's interest in the pass-through entity is
8	historic structure was placed in service, the owner forfeits a portion of the credit. The amount
9	forfeited is determined by multiplying the amount of credit by the percentage reduction in
10	ownership and then multiplying that product by the forfeiture percentage. The forfeiture
11	percentage equals the recapture percentage found in the table in section $50(a)(1)(B)$ of the
12	Code. The remaining allowable credit is allocated equally among the five years in which the
13	credit is claimed.
14	(e) Exceptions to Forfeiture. – Forfeiture as provided in subsection (d) of this section is
15	not required if the change in ownership is the result of any of the following:
16	(1) The death of the owner.
17	(2) A merger, consolidation, or similar transaction requiring approval by the
18	shareholders, partners, or members of the taxpayer under applicable State
19	law, to the extent the taxpayer does not receive cash or tangible property in
20	the merger, consolidation, or other similar transaction.
21	(f) Liability From Forfeiture. – A taxpayer or an owner of a pass-through entity that
22	forfeits a credit under this section is liable for all past taxes avoided as a result of the credit plus
23	interest at the rate established under G.S. 105-241.21, computed from the date the taxes would have been due if the gradit had not been allowed. The past taxes and interest are due 20 days
24 25	have been due if the credit had not been allowed. The past taxes and interest are due 30 days after the date the credit is forfeited. A taxpayer or owner of a pass-through entity that fails to
23 26	pay the taxes and interest by the due date is subject to the penalties provided in G.S. 105-236.
20	"§ 105-129.38. Report. Report; tracking.
28	(a) The Department must include in the economic incentives report required by
28 29	(a) The Department must include in the economic incentives report required by G.S. 105-256 the following information itemized by taxpayer:
28 29 30	G.S. 105-256 the following information itemized by taxpayer:
29	G.S. 105-256 the following information itemized by taxpayer:
29 30	G.S. 105-256 the following information itemized by taxpayer:(1) The number of taxpayers that took the credits allowed in this Article.
29 30 31	 G.S. 105-256 the following information itemized by taxpayer: (1) The number of taxpayers that took the credits allowed in this Article. (2) The amount of rehabilitation expenses and qualified rehabilitation
29 30 31 32 33 34	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project.
29 30 31 32 33 34 35	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. (b) The Department shall track the credits, including credits carried forward, allowed to
29 30 31 32 33 34 35 36	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office
29 30 31 32 33 34 35 36 37	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. (b) The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax
29 30 31 32 33 34 35 36 37 38	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns.
29 30 31 32 33 34 35 36 37 38 39	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by
29 30 31 32 33 34 35 36 37 38 39 40	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information:
29 30 31 32 33 34 35 36 37 38 39 40 41	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits
29 30 31 32 33 34 35 36 37 38 39 40 41 42	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year.
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax.
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax.
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax.
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax. *§ 105-129.39. Sunset. This Article expires for qualified rehabilitation expenditures and rehabilitation expenses incurred on or after January 1, 2015.2020."
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax.
 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. (b) The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. (c) The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax. "§ 105-129.39. Sunset. This Article expires for qualified rehabilitation expenses incurred on or after January 1, 2015.2020." SECTION 37.6.(b) This section becomes effective January 1, 2015, and applies to qualified rehabilitation expenses incurred on or after that date.
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 G.S. 105-256 the following information itemized by taxpayer: The number of taxpayers that took the credits allowed in this Article. The amount of rehabilitation expenses and qualified rehabilitation expenditures with respect to which credits were taken. The total cost to the General Fund of the credits taken.taken per taxpayer per project. The Department shall track the credits, including credits carried forward, allowed to each taxpayer by use of a project number generated by the State Historic Preservation Office and shall develop a method for reporting the project number on North Carolina annual tax returns. The Department shall include in the economic incentives report required by G.S. 105-256 the following information: The total amount of tax credits awarded and the total amount of tax credits claimed against current taxes, by type of tax, during the relevant tax year. The total amount of tax credits carried forward, by type of tax. *§ 105-129.39. Sunset. This Article expires for qualified rehabilitation expenditures and rehabilitation expenses incurred on or after January 1, 2015.2020."

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1	"§ 105-129.75. Sunset.
2	This Article expires January 1, 2015, for rehabilitation projects for which an application for
3	an eligibility certification is submitted on or after that date. Eligibility certifications under this
4	section expire January 1, 2020."
5	SECTION 37.7.(b) G.S. 105-129.75A reads as rewritten:
6	"§ 105-129.75A. Report.
7	(a) The Department must include in the economic incentives report required by
8	G.S. 105-256 the following information itemized by taxpayer:
9	(1) The number of taxpayers that took the credits allowed in this Article.
10	(2) The amount of rehabilitation expenses and qualified rehabilitation
11	expenditures with respect to which credits were taken.
12	(3) The total cost to the General Fund of the credits taken.
13	(b) The Department shall track the allowable credits, including credits carried forward,
14	to each taxpayer by use of a project number generated by the State Historic Preservation Office
15	and shall develop a method for reporting said project number on North Carolina annual tax
16	<u>returns.</u>
17	(c) <u>The Department must also include in the economic incentives report required by</u>
18	G.S. 105-256 the following information:
19	(1) The total amount of tax credits awarded and the total amount of tax credits
20	claimed against current taxes, by type of tax, during the relevant tax year.
21	(2) The total amount of tax credits carried forward for future tax years, by type
22	<u>of tax.</u> "
23	
24	THE FILM AND ENTERTAINMENT GRANT FUND
25	SECTION 37.8.(a) Article 10 of Chapter 143B of the General Statutes is amended
26	by adding a new section to read:
27	" <u>§ 143B-437.02A. The Film and Entertainment Grant Fund.</u>
28	(a) <u>Creation and Purpose of Fund. – There is created in the Department of Commerce a</u>
29	special, nonreverting account to be known as the Film and Entertainment Grant Fund to
30	provide funds to encourage the production of motion pictures, television shows, and
31	commercials and to develop the film-making industry within the State. The Department of
32	Commerce shall adopt guidelines providing for the administration of the program. Those
33	guidelines may provide for the Secretary to award the grant proceeds over a period of time, not
34 25	to exceed three years. Those guidelines shall include the following provisions, which shall
35 26	<u>apply to each grant from the account:</u> (1) The funds are reserved for a production on which the production company
36 27	(1) The funds are reserved for a production on which the production company has qualifying expanses of at least the following:
37 20	has qualifying expenses of at least the following:
38 39	 <u>a.</u> For a feature-length film, ten million dollars (\$10,000,000). b. For a video or television production, one million dollars (\$1,000,000)
40	per episode.
41	<u>c.</u> For a commercial for theatrical or television viewing, five hundred
42	$\frac{\text{thousand dollars ($500,000).}}{\text{The funds are not used to provide a grant in evenes of any of the following:}$
43 44	(2) The funds are not used to provide a grant in excess of any of the following:
44 45	<u>a.</u> <u>An amount more than twenty-five percent (25%) of the qualifying</u>
45 46	b. An amount more than five million dollars (\$5,000,000) for a
40 47	b. <u>An amount more than five million dollars (\$5,000,000) for a</u> feature-length film, more than five million dollars (\$5,000,000) for a
47 48	single episode of a television or video production, or two hundred
48 49	fifty thousand dollars (\$250,000) for a commercial for theatrical or
49 50	television viewing.
50	wievision viewing.

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1	<u>(3)</u>	The funds are not used to provide a grant to mor	e than one production	
2		company for a single production.		
3	<u>(4)</u>	The funds are not used to provide a grant for a production that meets one or		
4	<u></u>	more of the following:		
5		<u>a.</u> <u>It contains material that is obscene, as defin</u>	ed in G.S. 14-190.1 or	
6		material that is "harmful to minors" as defined		
7		b. It has the primary purpose of political adver		
8		marketing, other than by commercial, a produc		
9		c. News programming, including weather, finance		
10		events reporting.	erar market, and earrent	
11		<u>d.</u> <u>Live sporting event programming, including p</u>	re-event and post-event	
12		<u>coverage and scripted sports entertainment.</u>	-	
13		exception, a live sporting event is a schedule		
13		game, or race that is originated solely by an		
14		professional organization, institution, or a		
15		tape-delayed television or satellite broadcas		
10		include commercial advertising, an episod		
		television pilot, a music video, a motion pic		
18				
19		production in which sporting events are pres		
20		historical footage or similar footage taken at le	east 30 days before it is	
21		used.		
22		 <u>e.</u> <u>Radio productions.</u> <u>f.</u> It is a talk, game, or awards show or other game. 	1	
23			÷ ÷	
24		of this exception, an awards show is te		
25		involving the filming of a ceremony in which	individuals, groups, or	
26		organizations are given an award.		
27		g. It fails to contain, in the end credits of the p		
28		that the production was "Filmed in North Car	• •	
29		by the North Carolina Film Office, and an ad	-	
30		regional film office responsible for the geogra		
31		filming of the production occurred. Additi		
32		company will offer marketing opportunities	•	
33		North Carolina Film Office to ensure that	they offer promotional	
34		value to the State.		
35	<u>(5)</u>	Priority for the use of funds shall be given to proc		
36		results of an economic impact assessment conduc	ted by the Labor and	
37		Economic Analysis Division, are reasonably anticipation	pated to maximize the	
38		economic benefits accruing to the State. The ass	sessment shall include	
39		consideration of at least the following factors:		
40		a. <u>Percentage of employees that are permanent re</u>	esidents in the State.	
41		b. The extent to which the production features id	lentifiable attractions or	
42		State locales in a manner that would be r	reasonably expected to	
43		induce visitation by nonresidents of the Sta	ate to the attraction or	
44		locale.		
45		c. The extent to which the production i	invests in permanent	
46		improvements to open, public spaces,		
47		traditional downtown areas, public landmark		
48		similar properties or areas.		
49		<u>d.</u> The extent to which the production will be file	med in an economically	
50		distressed county or area of the State.	<u> </u>	
51		e. The duration of production activities in the Sta	ate.	
			<u></u>	

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<u>(b)</u>	Defin	Definitions. – The following definitions apply in this section:		
<u></u>	(1)		artment. – The Department of Commerce.	
	(2)		loyee. – A person who is employed for cons	sideration for at least 3
	<u>, , , , , , , , , , , , , , , , , , , </u>		s a week and whose wages are subject to with	
		-	napter 105 of the General Statutes.	
	<u>(3)</u>		ly compensated individual. – An individual v	who directly or indirectl
	(3)	-	ves compensation in excess of one million	•
		-	onal services with respect to a single production	
		-	pensation indirectly when a production compar	
			bany or an employee leasing company that pays	
	<u>(4)</u>		out company. – A personal service corp	
	<u>(+)</u>		ridual who is hired by a film or digital media pr	
	(5)		uction. – Any of the following:	ouuction company.
	<u>(5)</u>		• •	distribution to a motio
		<u>a.</u>	A motion picture intended for commercial	
			picture theater or directly to the consumer v	newing market that has
		1.	running time of at least 75 minutes.	······································
		<u>b.</u>	<u>A video or television production or a con</u>	
			television viewing. For a television series	
			intended to be shown in two or more epis	
			elect to treat each episode as a separate pro	
			more episodes as a single production for all	
			A single application may be filed for tw	
			provided that the application clearly of	describes each separa
			production.	
	<u>(6)</u>		uction company. – Defined in G.S. 105-164.3.	
	<u>(7)</u>	-	ifying expenses The sum of the amount	
			ivisions of this subdivision substantiated purs	
		-	section and spent in this State by a production	L L
			a production, less the amount paid in excess	
			00,000) to a highly compensated individual.	
		-	ost of financing for the production, bonding	
			uction-related insurance coverage obtained	
		expe	nses for insurance coverage purchased from a r	
		<u>a.</u>	Goods and services leased or purchased. Fe	· ·
			price of twenty-five thousand dollars (\$25,0	
			included in qualifying expenses is the pur	rchase price less the fa
			market value of the good at the time the	production is complete
			Goods and services includes the costs of	tangible and intangib
			property used for, and services performed p	primarily and customari
			in, production, including preproduction and	postproduction and oth
			direct costs of producing the project in ac	ccordance with general
			accepted entertainment industry practice	s. Goods and servic
			exclude costs for development, marketing, a	
		<u>b.</u>	Compensation and wages and payments	
			payments are remitted to the Department of	
			4A of Chapter 105 of the General Statutes.	
			out company for services provided in North	
			to gross income tax withholding at the a	•
			Article 4 of Chapter 105 of the General State	* *
		C	Employee fringe contributions, includin	
		<u>c.</u>	welfare contributions.	s nourin, ponsion, a

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1	d. Per diems, stipends, and living allowances paid for work being				
2	performed in this State.				
3	(8) Related member. – Defined in G.S. 105-130.7A.				
4	(9) Secretary. – The Secretary of Commerce.				
5	(c) <u>Application. – A production company shall apply, under oath, to the Secretary for a</u>				
6	grant on a form prescribed by the Secretary. The Secretary shall evaluate the applications to				
7	ensure the production's content is created for entertainment purposes. The application shall				
8	include all documentation and information the Secretary deems necessary to evaluate the grant				
9	application.				
10	(d) <u>Substantiation. – The Secretary shall work with the North Carolina Film Office to</u>				
11	adopt guidelines to provide a process to verify the actual qualifying expenses of a certified				
12	production. The Secretary may not release grant funds until the substantiation process required				
13	by this subsection is complete and the final verified amount of qualified expenses is				
14	determined. The process shall require each of the following:				
15	(1) The production company shall submit all the qualifying expenses for the				
16	production and data substantiating the qualifying expenses, including				
17	documentation on the net expenditure on equipment and other tangible				
18	personal property to an independent certified public accountant licensed in				
19	this State.				
20	(2) The accountant shall conduct a compliance audit, at the certified				
21	production's expense, pursuant to guidelines established by the Secretary and				
22	submit the results as a report, along with the required substantiating data, to				
23	the production company and the North Carolina Film Office.				
24	(3) The North Carolina Film Office shall review the report and advise the				
25	Department on the final verified amount of qualifying expenses made by the				
26	certified production.				
27	(e) <u>Report. – The Department shall provide to the Department of Revenue, and the</u>				
28	Department of Revenue must include in the economic incentives report required by				
29	<u>G.S. 105-256, the following information, itemized by production company:</u>				
30	(1) <u>The location of sites used in a production for which a grant was awarded.</u>				
31	(2) <u>The qualifying expenses, classified by whether the expenses were for goods,</u>				
32	services, or compensation paid by the production company.				
33	(3) The number of people employed in the State with respect to grants awarded,				
34 35	(4) including the number of residents of the State employed.(4) The total cost of the grants awarded.				
35 36	 (4) <u>The total cost of the grants awarded.</u> (f) NC Film Office. – To claim a grant under this section, a production company must 				
30 37	notify the Division of Tourism, Film, and Sports Development in the Department of Commerce				
38	of its intent to apply for a grant. The notification must include the title of the production, the				
39	name of the production company, a financial contact for the production company, the proposed				
40	dates on which the production company, a manetal contact for the production company, the proposed				
41	information required by the Division.				
42	(g) <u>Guidelines. – The Department of Commerce shall develop guidelines related to the</u>				
43	administration of the Film and Entertainment Grant Fund and to the selection of productions				
44	that will receive grants from the Fund. At least 20 days before the effective date of any				
45	guidelines or nontechnical amendments to the guidelines, the Department of Commerce shall				
46	publish the proposed guidelines on the Department's Web site and provide notice to persons				
47	who have requested notice of proposed guidelines. In addition, the Department must accept oral				
48	and written comments on the proposed guidelines during the 15 business days beginning on the				
49	first day that the Department has completed these notifications."				
50	SECTION 37.8.(b) G.S. 150B-1(d) is amended by adding a new subdivision to				
51	read:				

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	"(d) Exempt following:	ions from Rule Making. – Article 2A of this C	Chapter does not apply to the
	(The Department of Commerce and the Econor developing criteria and administering the Jo Development Fund under G.S. 143B-437.012.	
	<u>(18a)</u>	The Department of Commerce in administering Grant Fund under G.S. 143B-437.02A.	g the Film and Entertainment
)		ON 37.8.(c) Notwithstanding anything in this	s act or in the NC House of
	Representatives Ap	propriations Committee Report on the Continu e Bill 744, dated June 11, 2014, to the con	ation, Expansion, and Capital
	Management Flexil greater than the am	bility Reserve for the Department of Commerc nount in the Report, and five dollars (\$5.00) sh	e shall be five dollars (\$5.00) hall be used for grants for the
	following divisions	ment Grant Fund created by this section. No of the Department of Commerce, regardless of	of whether any of those funds
	may be used for the	d to a nonprofit entity to perform any function Film and Entertainment Grant Fund created by	
		Small Business & Entrepreneurship. Tourism, Film, and Sports Development.	
		Marketing and Customer Service.	
		Business and Industry Development.	
	• •	International Trade Division.	
		ON 37.8.(d) This Part becomes effective Janu	ary 1, 2015, and expires July
		tary shall not award a grant for any qualifying e	
		t under G.S. 105-130.47 or G.S. 105-151.29.	1 1 2
	PART XXXVIII.	MISCELLANEOUS PROVISIONS	
	STATE BUDGET		
		ON 38.1. The provisions of the State Budge	-
		re reenacted and shall remain in full force and	effect and are incorporated in
	this act by reference	е.	
	COMMITTEE RI	PORT	
		ON 38.2.(a) The N.C. House of Representativ	es Appropriations Committee
		inuation, Expansion, and Capital Budgets for S	11 1
	-	istributed in the House of Representatives and	
		the House of Representatives on this act and	1
	•	s provided in the State Budget Act, Chapter 143	
		r these purposes shall be considered a part of	
	printed as a part of	the Session Laws.	
	SECTI	ON 38.2.(b) The budget enacted by the C	General Assembly is for the
	maintenance of the	various departments, institutions, and other sp	pending agencies of the State
		5 budget as provided in G.S. 143C-3-5.	This budget includes the
		tate funds as defined in G.S. 143C-1-1(d)(25).	
		ector of the Budget submitted recommended	
		nbly in May 2014 in the document "The G	
	institutions, and of	dget Adjustments" for the 2014-2015 fiscal yea ther spending agencies of the State. The adju al Assembly are set out in the Committee Repo	ustments to these documents
	made of the Genera	a resonary are set out in the committee Repo	

SECTION 38.2.(c) The budget enacted by the General Assembly shall also be 1 interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other 2 3 appropriate legislation. In the event that there is a conflict between the line-item budget certified by the 4 5 Director of the Budget and the budget enacted by the General Assembly, the budget enacted by the General Assembly shall prevail. 6 7 8 **REPORT BY FISCAL RESEARCH DIVISION ON CHANGES TO 2014-2015** 9 **BUDGET/PUBLICATION SECTION 38.3.(a)** The Fiscal Research Division of the Legislative Services 10 Commission shall issue a report on budget actions taken by the 2013 Regular Session of the 11 General Assembly in 2014. The report shall be in the form of a revision of the Committee 12 Report adopted for Senate Bill 744 pursuant to G.S. 143C-5-5 and shall include all 13 modifications made to the 2014-2015 budget prior to sine die adjournment of the 2013 Regular 14 15 Session. SECTION 38.3.(b) The Director of the Fiscal Research Division of the Legislative 16 Services Commission shall send a copy of the report issued pursuant to this section to the 17 18 Director of the Budget. The report shall be published on the General Assembly's Internet Web site for public access. 19 20 21 **MOST TEXT APPLIES ONLY TO 2014-2015 FISCAL YEAR** 22 **SECTION 38.4.** Except for statutory changes or other provisions that clearly indicate an intention to have effects beyond the 2014-2015 fiscal year, the textual provisions of 23 24 this act apply only to funds appropriated for, and activities occurring during, the 2014-2015 25 fiscal year. 26 **EFFECT OF HEADINGS** 27 28 **SECTION 38.5.** The headings to the parts and sections of this act are a convenience to the reader and are for reference only. The headings do not expand, limit, or 29 30 define the text of this act, except for effective dates referring to a part. 31 APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY 32 SECTION 38.6.(a) Except where expressly repealed or amended by this act, the 33 provisions of S.L. 2013-360, S.L. 2013-363, S.L. 2013-364, and S.L. 2013-397 remain in 34 35 effect. **SECTION 38.6.(b)** Notwithstanding any modifications by this act in the amounts 36 appropriated, except where expressly repealed or amended, the limitations and directions for 37 the 2014-2015 fiscal year in S.L. 2013-360, S.L. 2013-363, S.L. 2013-364, and S.L. 2013-397 38 that applied to appropriations to particular agencies or for particular purposes apply to the 39 newly enacted appropriations and budget reductions of this act for those same particular 40 41 purposes. 42 **SEVERABILITY** 43 SECTION 38.7. If any section or provision of this act is declared unconstitutional 44 or invalid by the courts, it does not affect the validity of this act as a whole or any part other 45 46 than the part so declared to be unconstitutional or invalid. 47 48 **EFFECTIVE DATE SECTION 38.8.** Except as otherwise provided, this act becomes effective 49 50 July 1, 2014.

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