GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

Η

HOUSE BILL 1030

Committee Substitute Favorable 5/17/16 Committee Substitute #2 Favorable 5/18/16

ommittee Substitute #2 Favorable 5/1

Fourth Edition Engrossed 5/19/16 Senate Appropriations/Base Budget Committee Substitute Adopted with unengrossed

amendments 6/1/16

Senate Finance Committee favorable as amended with unengrossed amendments 6/1/16 Senate Pensions & Retirement and Aging Committee Substitute Adopted 6/1/16 Sixth Edition Engrossed 6/3/16

Proposed Conference Committee Substitute H1030-PCCS40686-LUxfr-3

Short Title:	2016 Appropriations Act.	(Public)
Sponsors:		

Referred to:

May 5, 2016

A BILL TO BE ENTITLED

- AN ACT TO MODIFY THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS
 APPROPRIATIONS ACT OF 2015 AND TO MAKE OTHER CHANGES IN THE BUDGET
 OPERATIONS OF THE STATE.
- 5 The General Assembly of North Carolina enacts:6

7 PART I. INTRODUCTION AND TITLE OF ACT

8

1

9 INTRODUCTION

10 **SECTION 1.1.** The appropriations made in this act are for maximum amounts 11 necessary to provide the services and accomplish the purposes described in the budget. Savings 12 shall be affected where the total amounts appropriated are not required to perform these services 13 and accomplish these purposes, and, except as allowed by the State Budget Act or this act, the 14 savings shall revert to the appropriate fund at the end of each fiscal year, except as otherwise 15 provided by G.S. 143C-1-2(b).

1617 **TITLE OF ACT**

18 SECTION 1.2. This act shall be known as the "Current Operations and Capital
 19 Improvements Appropriations Act of 2016."

- 20
- 21 22

PART II. CURRENT OPERATIONS AND EXPANSION GENERAL FUND

23 CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

SECTION 2.1. Appropriations from the General Fund of the State for the maintenance of the State departments, institutions, and agencies, and for other purposes as enumerated, are adjusted for the fiscal year ending June 30, 2017, according to the schedule that



D

General Assembly Of North Carolina	Session 2015
follows. Amounts set out in parentheses are reductions from 0 2016-2017 fiscal year:	General Fund appropriations for the
Current Operations – General Fund	FY 2016-2017
EDUCATION	
Community Colleges System Office	30,095,192
Department of Public Instruction	313,930,959
University of North Carolina – Board of Governors Appalachian State University East Carolina University Academic Affairs	
Health Affairs	250,000
Elizabeth City State University Fayetteville State University NC A&T State University NC Central University NC State University	250,000
Academic Affairs Agricultural Extension Agricultural Research UNC-Asheville	200,000
UNC-Chapel Hill Academic Affairs	1,500,000
Health Affairs AHEC UNC-Charlotte	3,000,000
UNC-Greensboro UNC-Pembroke UNC-School of the Arts UNC-Wilmington	675,000 630,000
Western Carolina University Winston-Salem State University General Administration	
University Institutional Programs Related Educational Programs NC School of Science & Math	118,285,194 300,000
Aid to Private Institutions Total University of North Carolina – Board of Governors	44,140,000 168,980,194
HEALTH AND HUMAN SERVICES	
Department of Health and Human Services Central Management and Support Division of Aging & Adult Services Division of Blind Services/Deaf/HH Division of Child Development & Early Education Health Service Regulation	8,942,769 809,321 91,653 (6,675,783) 469,252

	General Assembly Of North Carolina	Session 2015
1	Division of Medical Assistance	(310,324,922)
2	Division of Mental Health, Developmental Disabilities,	
3	& Substance Abuse Services	25,173,816
4	NC Health Choice	350,831
5	Division of Public Health	19,638,226
6	Division of Social Services	14,370,213
7	Division of Vocational Rehabilitation	456,517
8 9	Total Health and Human Services	(246,698,107)
10 11	AGRICULTURE AND NATURAL AND ECONOMIC RESOURCES	
12 13	Department of Agriculture and Consumer Services	9,572,830
14	Department of Commerce	
15	Commerce	20,320,848
16 17	Commerce State-Aid	650,000
18	Department of Natural and Cultural Resources	
19	Natural and Cultural Resources	14,718,687
20	Roanoke Island Commission	0
21		
22 23	Wildlife Resources Commission	305,608
24 25	Department of Environmental Quality	19,767,076
26 27	Department of Labor	298,430
28 29	JUSTICE AND PUBLIC SAFETY	
30 31	Department of Public Safety	61,149,731
32 33	Judicial Department	27,643,723
34 35	Judicial Department – Indigent Defense	6,541,345
36 37	Department of Justice	5,540,436
38 39	GENERAL GOVERNMENT	
40 41	Department of Administration	5,405,307
42 43	Office of Administrative Hearings	103,296
44 45	Department of State Auditor	501,059
46 47	Office of State Controller	361,006
48 49	State Board of Elections	117,012
50 51	General Assembly	7,806,816

Ge	eneral Assembly Of North Carolina	Session 201
Of	fice of the Governor	
	Office of the Governor	107,248
	Office of the Governor – Special Projects	313
Of	fice of State Budget and Management	440,763
01	OSBM – Reserve for Special Appropriations	20,700,000
		20,700,000
Ho	busing Finance Agency	5,000,000
De	partment of Insurance	2,532,502
Of	fice of Lieutenant Governor	25,637
De	partment of Military and Veterans Affairs	213,347
_		
De	epartment of Revenue	1,891,151
Б		050.010
De	epartment of Secretary of State	878,913
D.	and the sector of Color and The sector of th	
De	state Treasurer	210.009
	State Treasurer Detirement for Fire and Descue Squad Workers	319,008
	State Treasurer – Retirement for Fire and Rescue Squad Workers	5,197,982
De	partment of Information Technology	43,297,929
Б	partment of information reenhology	+5,277,727
RI	ESERVES, ADJUSTMENTS AND DEBT SERVICE	
Co	ompensation Bonus Reserve – Executive Branch	28,103,159
	SHR Minimum of Market Adjustment	(12,000,000)
	serve for Future Benefit Needs	(867,331)
	Formation Technology Reserve	(21,320,843)
	Formation Technology Fund	(21,681,854)
	b Development Investment Grants (JDIG)	(10,000,000)
	ne North Carolina Fund	(417,883)
Pe	nding Legislation Reserve	1,200,000
Pu	blic Schools Average Daily Membership (ADM)	(107,000,000)
Ul	NC System Enrollment Growth Reserve	(31,000,000)
Sta	ate Emergency Response and Disaster Relief Fund	10,000,000
De	bt Service	
	General Debt Service	1,253,023
	Federal Reimbursement	38,000,000
Т		401 004 512
10	DTAL CURRENT OPERATIONS – GENERAL FUND	401,984,512
CI	ENERAL FUND AVAILABILITY STATEMENT	
G	SECTION 2.2.(a) The General Fund availability statement se	t out in Section $2.2(a)$
SI	L. 2015-241 applies to the 2015-2016 fiscal year only. The General F	
	justing the 2016-2017 budget is shown below:	und availability useu
au	Justing the 2010 2017 budget is shown below.	

	General Assembly Of North Carolina	Session 2015
1	Unappropriated Balance	175,488,544
2	Over Collections FY 2015-16	330,200,000
3	Reversions FY 2015-16	420,815,473
4	Earmarkings of Year End Fund Balance:	
5	Savings Reserve	(473,616,801)
6	Repairs and Renovations	(81,400,000)
7	Beginning Unreserved Fund Balance	371,487,216
8		
9	Revenues Based on Existing Tax Structure	21,417,800,000
10		
11	Non-tax Revenues	
12	Investment Income	37,500,000
13	Judicial Fees	242,600,000
14	Disproportionate Share	147,000,000
15	Insurance	77,000,000
16	Master Settlement Agreement (MSA)	127,400,000
17	Other Non-tax Revenues	178,700,000
18	Subtotal Non-tax Revenues	810,200,000
19 20	Adjustment for Medicaid Transformation Fund (S.L. 2015-241)	(150,000,000)
20 21	Aujustment for Medicalu Transformation Fund (S.L. 2013-241)	(130,000,000)
22	Total General Fund Availability	22,449,487,216
23		
24	Adjustments to Availability: 2016 Session	(1.45.000.000)
25	Individual Income Tax – Increase Standard Deduction	(145,000,000)
26	Sales Tax – Exempt Styrofoam Pellets for Alternative Wastewater System Ma	terials (1,000,000)
27	Sales Tax – Limit Repair and Maintenance Tax on	
28	Airplanes and Boats (Direct Pay Option)	(500,000)
29	Sales Tax – Repeal Automotive Service Contracts (RMI Services Taxable)	(1,600,000)
30	Sales Tax – Modify Base on RMI – Removes Retail/Non-retail	22 400 000
31	Distinction, Applies Capital Improvement Test	22,400,000
32	Sales Tax – Elimination of State Contribution to Local Sales Tax Distribution	17,600,000
33	Mill Machinery Tax – Expand 1%/\$80 rate to Secondary and	$\langle c \rangle \langle 0 \rangle \langle 0 \rangle \rangle$
34 25	Precious Metal Recyclers, Metal Fabricators, and Ports	(6,000,000)
35	Adjustment for Transfer from Treasurer's Office	517,872
36	Adjustment for Transfer from Insurance Regulatory Fund	2,532,502 3,000,000
37 38	Adjustment for Transfer from NCGA Special Fund	3,000,000
38 39	Subtatal Adjustments to Availability, 2016 Session	(108,049,626)
39 40	Subtotal Adjustments to Availability: 2016 Session	(100,049,020)
40 41	Revised General Fund Availability	22,341,437,590
42	Keviseu General Fund Availability	22,341,437,390
43	Less General Fund Appropriations	(22,341,437,590)
44 45	Unappropriated Balance Remaining	0
46 47	SECTION 2.2.(b) Notwithstanding the provisions of G.S. 14	$3C_{-1}$ (a) the State
48	Controller shall transfer a total of eighty-one million four hundred thousand of	
49	from the unreserved fund balance to the Repairs and Renovations Reserved	
50	Funds transferred under this section to the Repairs and Renovations	

50 Funds transferred under this section to the Repairs and Renovations Reserve are hereby 51 appropriated for the 2016-2017 fiscal year and shall be used in accordance with Section 31.5 of

1 2	S.L. 2015-241, as amended by Section 37.4 of this act. This subsection become 2016.	es effective Ju	ne 30,
3	SECTION 2.2.(c) Notwithstanding G.S. 143C-4-2, the State Cont	roller shall tr	ansfer
4	a total of four hundred seventy-three million six hundred sixteen thousand		
5	dollars (\$473,616,801) from the unreserved fund balance to the Savings Reserved	0	
6	30, 2016. This transfer is not an "appropriation made by law," as that phrase		
7	7(1) of Article V of the North Carolina Constitution. This subsection becomes		
		s effective Jul	lie 50,
8	2016.		
9	SECTION 2.2.(d) Notwithstanding any other provision of la		
10	effective July 1, 2016, three million dollars (\$3,000,000) from the Special F		
11	Bearing (Budget Code 21000) shall be transferred to the State Controller to	-	
12	appropriate budget code as determined by the State Controller. These fund		
13	support the General Fund appropriations as specified in this act for the 2016-20	17 fiscal year	•
14			
15	PART III. CURRENT OPERATIONS/HIGHWAY FUND		
16			
17	CURRENT OPERATIONS AND EXPANSION/HIGHWAY FUND		
18	SECTION 3.1. Appropriations from the State Highway Fund for the	he maintenand	ce and
19	operation of the Department of Transportation and for other purposes as enum		
20	for the fiscal year ending June 30, 2017, according to the following schedule.	•	,
21	parentheses are reductions from Highway Fund Appropriations for the 2016-20		
22	parenaleses are reductions from finghway r and rippropriations for the 2010 20	17 Hoear year	•
22	Current Operations – Highway Fund	FY 2016-2	017
23 24	Current Operations – Ingliway Fund	F I 2010-20	017
24 25	Demontry of Transmontation		
	Department of Transportation	¢	0
26	Administration	\$	0
27			
28	Division of Highways		
29	Administration		0
30	Construction	2,500,0	
31	Maintenance	1,554,0	90
32	Planning and Research		0
33	OSHA Program		0
34			
35	State Aid to Municipalities		0
36	1		
37	Intermodal Divisions		
38	Ferry	10,000,0	00
39	Public Transportation	4,000,0	
40	Aviation	14,817,4	
41	Rail	13,750,0	
42		15,750,0	
	Bicycle and Pedestrian		0
43			0
44	Governor's Highway Safety		0
45		4	
46	Division of Motor Vehicles	4,973,1	11
47			
48	Other State Agencies, Reserves, Transfers	7,494,1	67
49			
50	Capital Improvements		0
51			

Total Highway Fund Appropriations HIGHWAY FUND AVAILABILITY STATEMENT SECTION 3.2. Section 3.2 of S.L. 2015-241 is re availability used in adjusting the 2016-2017 fiscal year budget is show Highway Fund Availability Statement	1	\$ 2,048,69	90,000
SECTION 3.2. Section 3.2 of S.L. 2015-241 is re availability used in adjusting the 2016-2017 fiscal year budget is show	1		
availability used in adjusting the 2016-2017 fiscal year budget is show	1		
	wn below	The Highv	way Fund
Highway Fund Availability Statement			
		FY 201	6-2017
Unreserved Fund Balance	\$		0
Estimated Revenue		2,048,9	10,000
Adjustment to Revenue Availability:			
Vehicle Registration Fees (Permanent Plates)		(22	20,000)
Total Highway Fund Availability	\$	2,048,69	90,000
Unappropriated Balance	\$		0
Chappi optiante Datante	φ		U
PART IV. HIGHWAY TRUST FUND APPROPRIATIONS			
CURRENT OPERATIONS/HIGHWAY TRUST FUND			
SECTION 4.1. Appropriations from the State High	ghway T	Frust Fund	d for the
maintenance and operation of the Department of Transportation	and for	t other pu	rposes as
enumerated are adjusted for the fiscal year ending June 30, 2017	, accordi	ng to the	following
schedule. Amounts set out in parentheses are reductions from Highwa	ay Trust l	Fund Appr	opriations
for the 2016-2017 fiscal year.			
Current Operations – Highway Trust Fund		FY 201	6-2017
		¢	0
Program Administration		\$	0
Turnpike Authority			0
Transfer to Highway Fund			0
Debt Service		22.0	0
Strategic Prioritization Funding Plan for Transportation Investments		32,04	45,000
Total Highway Trust Fund Appropriations		\$ 1,371,2	80,000
		. , ,	,
HIGHWAY TRUST FUND AVAILABILITY STATEMENT			
SECTION 4.2. Section 4.2 of S.L. 2015-241 is repealed	ed. The H	Highway T	rust Fund
availability used in adjusting the 2016-2017 fiscal year budget is show	wn below	:	
Highway Trust Fund Availability Statement		FY 201	6-2017
Unreserved Fund Balance	\$		0
Estimated Revenue		1,370,08	80,000
Adjustment to Revenue Availability:			
Title Fees (Mercury Switch Removal)		1,20	00,000
	+		00.000
Total Highway Trust Fund Availability	\$	1,371,2	80,000
			<i>ф</i> ^
			u, 1
Unappropriated Balance			\$ 0

General Assembly Of North Carol	ina	Session 2015
PART V. OTHER APPROPRIAT	IONS	
EDUCATION LOTTERY FUNDS		
	on 5.2 of S.L. 2015-241 reads a	
"SECTION 5.2.(a) The approximately approxima	-	lucation Lottery Fund for the
2015-2017 fiscal biennium are as fol	lows:	
	FY 2015-2016	FY 2016-2017
Noninstructional Support Person		\$ 314,950,482<u>\$</u> 372,266,860
Prekindergarten Program	78,252,110	78,252,110
Public School Building Capital F		100,000,000
Scholarships for Needy Students		30,450,000
UNC Need-Based Financial Aid	10,744,733	10,744,733
TOTAL	\$ 529,902,000	\$ 534,397,325<u>\$</u> 591,713,703
		Office of State Dedeat and
		Office of State Budget and
Management shall not transfer funds		-
2015-2017 fiscal biennium.G.S. 180 Fund from the 2015 2016 fiscal year		
Fund from the 2015-2016 fiscal yea (a) of this section for the 2015-2016		
<u>a) of this section for the 2013-2016</u>	inscar year shari be transferred	to the Lottery Reserve Fulla.
	18C-164(a) reads as rewritten:	
§ 18C-164. Transfer of net reven		
-		ttery Fund after receipt of all
evenues to the Lottery Fund and aft		
expenses shall be considered to be the		
net revenues of the North Carolina S		
the Education Lottery Fund, which		
s the Education Eottery I und, which	i shull be created in the State i	cusury.
CIVIL PENALTY AND FORFEI	TURE FUND/REVISIONS	
	5.3(c) of S.L. 2015-241 reads a	s rewritten:
"SECTION 5.3.(c) The clear pr		
fee charged pursuant to G.S. 20-88.0	•	e
source of revenue for the drivers e	-	-
Instruction in accordance with G.S.		
for this purpose for the 2016-2017		
years thereafter."		
PART VI. GENERAL PROVISIO	NS	
ESTABLISHING OR INCREASI	NG FEES	
SECTION 6.1.(a) Notw	vithstanding G.S. 12-3.1, an ag	gency is not required to consult
with the Joint Legislative Commis	ssion on Governmental Operation	ations prior to establishing or
increasing a fee to the level authorized	ed or anticipated in this act.	-
SECTION 6.1.(b) Not	withstanding G.S. 150B-21.1A	A(a), an agency may adopt an
emergency rule in accordance with C		
this act if the adoption of a rule wou	ld otherwise be required under	Article 2A of Chapter 150B of
the General Statutes.		
EXPENDITURES OF FUNDS IN		.
		reserves may be expended only
for the purposes for which the reserv	es were established.	

1		
2	BUDGET STAB	ILITY AND CONTINUITY
3	SECT	ION 6.3.(a) G.S. 143C-5-4 reads as rewritten:
4	"§ 143C-5-4. E	nactment deadline.deadline; procedures to be followed when the Current
5	<u>Opera</u>	tions Appropriations Act does not become law prior to the end of certain
6	fiscal	years.
7	(a) Enactr	nent Deadline. – The General Assembly shall enact the Current Operations
8	Appropriations A	ct by June 15 of odd-numbered years and by June 30 of even-numbered years in
9	which a Current C	Deperations Appropriations Act is enacted.
10	(b) Proceed	lure for Budget Continuation. – If a fiscal year begins for which no Current
11		opriations Act providing for current operations of State government during that
12		ecome law, then the following procedures shall be followed and the following
13	limitations shall a	
14	(1)	Authority. – Unless otherwise provided by law, the Director of the Budget may
15	<u> </u>	continue to allocate funds from all funds for expenditure by State departments,
16		institutions, and agencies at a level not to exceed the level of recurring
17		expenditures from those funds for the prior fiscal year. If the Director of the
18		Budget finds that projected revenues for the fiscal year will not support
19		expenditures at the level of recurring expenditures for the prior fiscal year, the
20		Director of the Budget shall allot funds at a lower level. In making these
21		allocations, the Director of the Budget shall ensure the prompt payment of the
22		principal and interest on bonds and notes of the State according to their terms.
23		Except as otherwise provided by this section, the limitations and directions on
23 24		
24 25	(2)	the expenditure of funds for the prior fiscal biennium shall remain in effect.
	<u>(2)</u>	<u>Appropriation of funds necessary to implement. – There is appropriated from</u>
26		the appropriate State funds, cash balances, federal receipts, and departmental
27		receipts sums sufficient to implement the authority described in this subsection
28		for the applicable fiscal year.
29	<u>(3)</u>	Relation to Current Operations Appropriations Act. – The appropriations and
30		the authorizations to allocate and spend funds which are set out in this
31		subsection shall remain in effect until the Current Operations Appropriations
32		Act for the applicable fiscal year becomes law, at which time that act shall
33		become effective and shall govern appropriations and expenditures. When the
34		Current Operations Appropriations Act for that fiscal year becomes law, the
35		Director of the Budget shall adjust allotments to give effect to that act from July
36		1 of the fiscal year.
37	<u>(4)</u>	Vacant positions If both houses of the General Assembly have passed their
38		respective versions of the Current Operations Appropriations Act on the third
39		reading and ordered them sent to the other chamber, then vacant positions
40		subject to proposed budget reductions in either or both versions of the bill shall
41		not be filled.
42	<u>(5)</u>	State employee salaries The salary schedules and specific salaries established
43		for the prior fiscal year and in effect on June 30 of the prior fiscal year for
44		offices and positions shall remain in effect until the Current Operations
45		Appropriations Act for the current fiscal year becomes law. State employees
46		subject to G.S. 7A-102(c), 7A-171.1, 20-187.3, or any other statutory salary
47		schedule, shall not move up on salary schedules or receive automatic increases,
48		including automatic step increases, until authorized by the General Assembly.
49		State employees, including those exempt from the classification and
50		compensation rules established by the State Human Resources Commission,

	General Assem	bly Of North Carolina	Session 2015
1		shall not receive any automatic step increases, annual, j	performance, merit,
2		bonuses, or other increments until authorized by the General	-
3	<u>(6)</u>	School Employee Salaries. – Public school employees p	aid on the teacher
4		salary schedule, the school-based administrator salary sch	edule, or any other
5		salary schedule established by State law shall not move up	on salary schedules
6		or receive automatic step increases until authorized by the G	
7	<u>(7)</u>	State's employer contribution rate. – The State's employe	r contribution rates
8		budgeted for retirement and related benefits for the curre	
9		remain the same as they are on June 30 of the prior fiscal y	
10		effective until the Current Operations Appropriations Act f	
11		year becomes law and are subject to revision in that act.	
12		those rates, the Director of the Budget shall further modify	
13		act for the remainder of the fiscal year so as to compensation	
14		amount contributed between July 1 and the date the	
15		Appropriations Act becomes law so that the effective rates	
16		reflect the rates set in the Current Operations Appropriations	
17	<u>(8)</u>	Statutory transfers to reserves. – Notwithstanding	
18	<u>(0)</u>	G.S. 143C-4-3, funds shall not be reserved to the Savings	
19		the Repairs and Renovations Reserve Account and the State	
20		transfer funds from the unreserved credit balance to the tho	
21		30 of the prior fiscal year.	
22	<u>(9)</u>	Federal block grant funds and other grant funds.	 Notwithstanding
23	7-7	G.S. 143C-6-4, State agencies may, with approval of the	-
24		Budget, spend funds received from grants awarded durin	
25		year, including federal block grants, that are for less that	-
26		hundred thousand dollars (\$2,500,000), do not require Sta	
27		and will not be used for a capital project. State agencies sha	
28		Legislative Commission on Governmental Operations withi	-
29		of such funds. State agencies may spend all other funds fr	· · · ·
30		during the current fiscal year, including federal block grants	
31		of the Director of the Budget and after consultation with t	
32		Commission on Governmental Operations, except that co	
33		Joint Legislative Commission on Governmental Operation	
34		required prior to an expenditure to respond to an emerger	
35		defined in G.S. 166A-19.3(6). The Office of State Budge	
36		shall work with the recipient State agencies to budget grant	
37		the annual program needs and within the parameters of the	
38		entities. Depending on the nature of the award, additional S	
39		be employed on a time-limited basis. Funds received fro	
40		hereby appropriated and shall be incorporated into the authority	-
41		recipient State agency. Notwithstanding the provisions of	
42		State agency may accept a grant if acceptance of the grant	
43		State to make future expenditures relating to the program re	-
44		would otherwise result in a financial obligation as a consec	
45		the grant funds. Nothing in this subdivision shall be cons	· · · ·
46		limit expenditures that are authorized under subdivision (1)	_
47	SEC	FION 6.3.(b) This section is effective when it becomes law.	<u> </u>
48			
49	SECTION 6.25	OF S.L. 2015-241 IS APPLICABLE TO BOTH FISCAL Y	EARS
		$\mathbf{FION} \in \mathcal{A} \text{Spatian} \in \mathcal{D}^{2} \text{ of } \mathbb{S} \mid \mathcal{D} \setminus \mathcal{D} \mid $	

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General Assembly Of North Carolina Session 20)15
"SECTION 6.25.(a) Elimination of Certain Vacant Positions. – Notwithstandi	ing
G.S. 143C-6-4, and except as otherwise provided in subsection (c) of this section, for each fis	cal
rear of the 2015-2017 fiscal biennium, each State agency, in conjunction with the Office of St	ate
Budget and Management, shall do all of the following:	
(1) Abolish all positions that have been vacant for more than 12 months as of Ap	pril
17, 2015, and as of April 17, 2016, other than those positions required to ex	-
as part of the State's maintenance of effort requirements related to a fede	
grant that cannot be addressed with other State funds, or for which the Direc	
of the Budget provides an exception, in the Director's sole discretion. T	
requirement shall apply regardless of the source of funding for affect	
positions.	icu
(2) Fund objects or line items in the certified budget for recurring obligations the	hat
have been funded from nonrecurring sources in two or more of the previo	
č 1	
three fiscal years. The amount funded shall not exceed the average amou	unt
expended for each object or line item during the previous three fiscal years.	. 1
(3) Fund objects or line items in the following priority order if funds generat	
pursuant to subdivision (1) of this subsection are insufficient to adequately fu	
all of the objects and line items described in subdivision (2) of this subsection	
a. Fund legal obligations of the agency that have been funded with laps	sed
salaries in prior years.	
b. Fund operational requirements directly related to the health, safety,	
well-being of individuals in the care or custody of the State that ha	ave
been funded with lapsed salaries in prior years.	
c. Fund legal obligations of the agency or operational requireme	
directly related to the health, safety, or well-being of individuals in	
care or custody of the State that have been funded with other	her
nonrecurring sources in prior years.	
d. Fund operational deficiencies where the obligation cannot be reduc	
and where no other source of funding exists and failure to fund w	vill
result in operational disruptions or unfunded liabilities at fis	cal
year-end.	
(4) Adjust the appropriate objects or line items in the next recommended ba	ase
budget submitted pursuant to G.S. 143C-3-5 to reflect the actions tak	cen
pursuant to this subsection.	
"SECTION 6.25.(b) Reporting. – No later than December 1, 2015, and December 1, 20	16,
he Office of State Budget and Management shall report to the Fiscal Research Division on t	the
mplementation of this section. The report shall include all of the following, by budget code a	and
und code:	
(1) A list of positions abolished pursuant to subdivision (1) of subsection (a) of t	his
section.	-
(2) A list of positions that were exempted from being abolished pursuant	to
subdivision (1) of subsection (a) of this section.	
(3) A list of objects or line items funded pursuant to subdivision (2) of subsection	ion
(a) of this section and the associated amount for each object or line item.	1011
(4) The amount and disposition of savings from the Highway Fund, federal fun	ds
and other non-State agency dedicated receipt sources.	
(5) A list of objects or line items that were not funded because the funds general	ted
pursuant to subdivision (1) of this subsection were insufficient.	uu
"SECTION 6.25.(c) Section Inapplicable to Certain Vacant Positions. – This section shall a	not
pply to vacant positions (i) within the Department of Transportation or (ii) reclassified pursus	
o Section 30.18(e) of this act."	un

1 2 3	EXEMPT GOLDEN L.E.A.F. FROM CERTAIN GR SECTION 6.6. G.S. 143C-9-3(a1) reads as 1		NTS	
4	"(a1) Each year, the sum of ten million dollars (\$10,000,000) from the Settlement Reserve			
5	Fund is appropriated to The Golden L.E.A.F. (Long-Te			
6	Inc., a nonprofit corporation. corporation, and these fun			
7	The remainder of the funds credited to the Settlement		-	
8 9	transferred to the General Fund and included in General	Fund availability as n	ontax revenue."	
10 11	PART VII. DEPARTMENT OF INFORMATION T	ECHNOLOGY		
12	INFORMATION TECHNOLOGY FUND ALLOCA			
13	SECTION 7.1. Section 7.1 of S.L. 2015-241			
14	"SECTION 7.1. The availability used to support		in this act from the	
15	Information Technology Fund established in G.S. 147-33	3.72H is as follows:		
16		FY 2015-2016	FY 2016-2017	
17 18		F I 2013-2010	F I 2010-2017	
18 19	General Fund Appropriation for IT Fund	\$21,755,191	\$21,681,854	
20	Scherar Fund Appropriation for FF Fund	$\psi_{21}, \tau_{33}, \tau_{77}$	$\psi_{21,001,00-}$	
21	Appropriations Allocations are made from the Inform	nation Technology Fu	nd for the 2015-2017	
22	fiscal biennium as follows:			
23				
24		FY 2015-2016	FY 2016-2017	
25				
26	Criminal Justice Information Network	\$193,085	\$193,085	
27	Center for Geographic Information and Analysis	\$503,810	\$503,810	
28	Enterprise Security Risk Management		871,497<u>\$1,021,497</u>	
29	Staffing and Strategic Projects		873,903<u></u>\$7,917,951	
30	First Net (State Match)	\$140,000	\$140,000	
31	Enterprise Project Management Office	\$1,501,234	\$1,501,234	
32	IT Strategy and Standards	\$865,326	\$865,326	
33	State Portal	\$233,510	\$233,510	
34	Process Management	\$398,234	\$398,234	
35	IT Consolidation	- -		
36	Government Data Analytics Center)1,255 <u>\$10,061,255</u>	
37	Compensation Reserve	\$73,337		
38	Unloss a shange is annewed by the State Chief Infor	mastion Officer often	ongultation with the	
39 40	Unless a change is approved by the State Chief Infor Office of State Budget and Management, funds appropr			
40 41	shall be spent only as specified in this section. Changes			
42	information technology operations or projects listed i			
43	originally appropriated.	in this section for wi	nen the funds were	
44	Any changes to the specified uses shall be report	ted in writing to the	chairs of the Joint	
45	Legislative Oversight Committee on Information Techn			
46	Appropriations Committee on Information Technology,			
47	rr -r			
48	INFORMATION TECHNOLOGY RESERVE ALLO	DCATIONS		
49	SECTION 7.2. Section 7.3(a) of S.L. 2015		Section 2.1 of S.L.	
50	2015-268, reads as rewritten:			

1	"SECTION 7.3.(a) The appropriations for the	-Information Tec	hnology Reserve Fund
2	allocations for the 2015-2017 fiscal biennium are as foll	lows:	
3			
4		FY 2015-201	6 FY 2016-2017
5	Government Data Analytics Center	\$8,100,000	\$8,100,000<u></u>\$8,280,000
6	Improve Efficiency and Customer		
7	Service through IT Modernization	\$8,127,991	\$8,061,512
8	IT Restructuring	\$2,775,184	\$2,978,812 <u>\$2,140,178</u>
9	Economic Modeling Initiative	\$500,000	\$500,000
10	Maintenance Management System Replacement	\$173,180	\$129,901
11	NC Connect	\$593,899	\$788,503<u></u>\$736,899
12	E-Forms/Digital Signatures	\$762,115	\$762,115 <u>\$318,305</u>
13	Law Enforcement Information Exchange	\$288,474	0"

14

15 ESTABLISH GENERAL FUND BUDGET

SECTION 7.3.(a) Notwithstanding G.S. 143C-6-4, the Office of State Budget and 16 17 Management shall establish a general fund budget for the Department of Information Technology in Budget Code 14660 for the purpose of establishing the Department's operating budget. The 18 19 Department's general fund budget shall include Information Technology Fund fund codes (27xx) 20 from Budget Code 24667. The Office of State Budget and Management shall also establish a reserve in Budget Code 14660 for the transfer of Information Technology Reserve appropriations. 21 The changes authorized by this section shall be completed by September 30, 2016, but are 22 23 effective from July 1, 2016, and shall be reflected in the base budget for the 2017-2019 fiscal 24 biennium.

25 SECTION 7.3.(b) The general fund budget for the Department of Information 26 Technology established pursuant to this section shall include nonrate-based information technology expenditures, as appropriate, from participating agencies and from exempt agencies 27 28 that have elected to participate with the Department pursuant to Part 1 of Article 15 of Chapter 29 143B of the General Statutes prior to the submission of the Governor's proposed budget for the 30 2019-2021 fiscal biennium. Adjustments made pursuant to this requirement shall be made with 31 consideration of the effect those changes may have on the State's ability to draw down federal receipts and utilize non-net appropriation funding sources for information technology projects. 32

33 **SECTION 7.3.(c)** It is the intent of the General Assembly to appropriate funds during 34 the 2017 Regular Session for the Department of Information Technology internal service fund 35 overhead costs upon removal of agency costs from the service rate structure, thereby eliminating 36 the use of a subscription fee to agencies.

38 **IT REPORTING CHANGES**

SECTION 7.4.(a) G.S. 143B-1355(c) reads as rewritten:

40 "§ 143B-1355. Award review.

41

...

37

39

42 The State CIO shall provide a report of all contract awards approved through the (c) Statewide Procurement Office as indicated below. The report shall include the amount of the 43 44 award, the contract term, the award recipient, the using agency, and a short description of the 45 nature of the award, as follows:

46

49

50

- 47 48
- (1)For contract awards greater than twenty-five thousand dollars (\$25,000), to the cochairs of the Joint Legislative Oversight Committee on Information Technology and the Fiscal Research Division on a monthly basis.as requested.
- (2)For all contract awards outside the established purchasing system, to the Department of Administration, Joint Legislative Oversight Committee on

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1	Information Technology, and the Fiscal Research	Division on a quarterly
2	basis. March 1 and September 1 of each year."	
3	SECTION 7.4.(b) G.S. 143B-1360 reads as rewritten:	
4	"§ 143B-1360. Data on reliability and other issues; report.	
5	The Department of Information Technology shall maintain data of	on equipment reliability,
6	potential cost savings, and any issues associated with the refurbish	
7	initiative and shall report the results of the initiative to the Joint Legislat	1 1 1
8	on Information Technology and the Fiscal Research Division by M	-
9	quarterly annually thereafter."	
10	SECTION 7.4.(c) G.S. 143B-1344 reads as rewritten:	
11	"§ 143B-1344. Legacy applications.	
12	Participating agency legacy applications shall be moved to the Dep	partment once a detailed
13	plan is coordinated and in place for the successful transition of a sp	pecific application to the
14	Department. The Department shall identify situations where multiple a	gencies are using legacy
15	systems with similar capabilities and shall prepare plans to consolida	•
16	identification of similar capabilities shall be reported to the Joint Legislat	0
17	on Information Technology and the Fiscal Research Division by March 1	· · ·
18	shall include a schedule for the consolidation. The report shall also inclu-	1 0
19	and maintaining the current systems, the estimated costs for an enterprise	1
20	the operations and maintenance costs associated with an enterprise system	n. "
21	SECTION 7.4.(d) G.S. 143B-1333 reads as rewritten:	
22	"§ 143B-1333. Internal Service Fund.	
23		11 / 1 A
24 25	(b) Receipts shall be used solely for the purpose for which they	•
25 26	of the Information Technology Internal Service Fund not specifical	
26 27	receipt supported services to State agencies shall immediately be reporte Oversight Committee on Information Technology and the Fiscal Research	
27		
28 29	(c) <u>Receipts shall be used solely for the purpose for which</u> coordination with the Office of the State Controller and the Office of St	-
2) 30	the State CIO shall ensure processes are established to manage federal	U
31	receipts, and ensure that federal receipts are correctly utilized. By Septe	
32	State CIO shall certify that federal receipts for participating agency	
33	programs have been properly used during the previous State fiscal year."	information technology
34	SECTION 7.4.(e) G.S. 143B-1334 is repealed.	
35	SECTION 7.4.(f) Section 7.22(c) of S.L. 2015-241 reads as r	ewritten:
36	"SECTION 7.22.(c) Beginning January 1, 2016, and quarterly sen	
37	DIT, in conjunction with OSC and OSBM, shall report to the Join	
38	Committee on Information Technology and the Fiscal Research Divis	
39	program. The report shall include all of the following:	
40		
41	SECTION 7.4.(g) Section 7.24(b) of S.L. 2015-241 reads as	rewritten:
42	"SECTION 7.24.(b) On or before March 1, 2016, the State CIO sha	all provide the completed
43	plan to the Joint Legislative Oversight Committee on Information Te	chnology and the Fiscal
44	Research Division. On or before March 1, 2016, and then at least sen	niannually_annually_each
45	January 1 for the duration of the 2015-2017 fiscal biennium, the State C	
46	reports regarding the establishment and use of the business Internet	
47	Legislative Oversight Committee on Information Technology and the Fise	cal Research Division."
48	SECTION 7.4.(h) G.S. 143B-1330(a)(2) reads as rewritten:	
49	"§ 143B-1330. Planning and financing State information technology i	
50	(a) The State CIO shall develop policies for agency information	
51	financing. Agencies shall prepare and submit such plans as required in thi	is section, as follows:
	Page 14 House Bill 1030 H1030-P	CCS40686-LUxfr-3 [v 6]

_	General Assemb	ly Of North Carolina Session 2015
	 (2)	The State CIO shall develop a biennial State Information Technology Plan (Plan). (Plan), including, but not limited to, the use of cloud-based utility computing for use by State agencies."
1	USE OF CASH	BALANCE FOR IT RATE CREDITS
		TION 7.5. The Department of Information Technology shall use funds available
		available in Fund Code 24667 as a credit to the following agencies for telephone rates, and computer rates billed to the agency for the Internal Service
		5-2017 fiscal year:
	(1)	North Carolina Community Colleges System Office – \$102,023
	(2)	Department of Public Instruction – \$1,534,623
	(3)	The University of North Carolina:
		a. Appalachian State University – \$19,725
		b. Elizabeth City State University – \$389.00
		c. North Carolina A & T State University – \$13,994
		d. North Carolina School of the Arts – \$17,033
		e. Winston Salem State University – \$26,382
		f. University of North Carolina at Asheville – \$1,244
		g. University of North Carolina at Chapel Hill – \$1,313
		h. University of North Carolina at Pembroke – \$6,741
		i. University of North Carolina at Wilmington – \$194.00
		j. Western Carolina University – \$10,469
	(4)	The Department of Administration – \$190,187
	(5)	The Department of Insurance – \$26,504
	(6)	The Department of Revenue – \$972,197
	(7)	General Assembly – \$14,432
	(8)	Office of State Budget and Management – \$176,700
	(9)	Office of Lieutenant Governor – \$6,474
	(10)	Office of Administrative Hearings – \$38,405
	(11)	Department of State Auditor – \$20,832
	(12)	Office of State Controller – \$619,802
	(13)	Department of Secretary of State – \$4,346
	(14)	State Board of Elections – \$43,880
	(15)	Department of State Treasurer – \$6,491
	(16)	Department of Health and Human Services – \$559,461
	(17)	Administrative Office of the Courts – \$101,812
	(18)	Department of Public Safety – \$693,292
	(19)	Department of Agriculture – \$30,556
	(20)	Department of Environmental Quality – \$910,564
	(21)	Department of Natural and Cultural Resources – \$665,262
	(22)	Industrial Commission – \$232,000
	(23)	Department of Labor – \$300,000
1	ΙΝΈΩΡΛΑΤΙΩ	N TECHNOLOCY CRENDING TRANSPARENCY
J		N TECHNOLOGY SPENDING TRANSPARENCY
		TION 7.6.(a) All participating agencies, pursuant to Part 1 of Article 15 of f the General Statutes, including all divisions, boards, commissions, and other
	-	or which the participating agencies have budgetary authority, shall realign
,		nology budgets and expenditures within existing programs and divisions in a

	General Assembly Of North Carolina	Session 2015
1 2	Changes shall be completed in a timely manner such that the changes may be 2017-2019 biennial budget.	e included in the
3	SECTION 7.6.(b) In conjunction with the budget realignment requi	red by subsection
4	(a) of this section, the OSBM shall submit a report that identifies the following:	
5	(1) The line-item budgeted requirements for each State ager	cy's information
6	technology expenditures.	
7	(2) Actual information technology expenditures for each State age	•
8	(3) The sources of funds transferred from other line items to c	over information
9	technology expenditures in excess of budgeted requirements.	
10	OSBM shall submit this information, by agency, to the Fiscal Research Divisi	
11	submission of the Governor's proposed budget for the 2017-2019 fiscal biennium	
12		
13	APPRENTICESHIPS AND CAREER-BASED OPPORTUNITIES IN CYL	BERSECURITY
14	FOR DISABLED VETERANS	u chall areata a
15 16	SECTION 7.7.(a) The Department of Information Technology cybersecurity apprenticeship program to provide training, apprenticeships,	
10 17	opportunities for disabled veterans within the State. Opportunities may be offe	
18	veterans who have at least a ten percent (10%) disability rating as established	
19	Administration.	by the veteralis
20	SECTION 7.7.(b) The State Chief Information Officer shall condu	uct a competitive
21	process to select disabled veterans to participate in the cybersecurity apprent	-
22	Participants will have the opportunity to apply concepts, protocols, and tools acq	
23	program by working side by side with experts in cybersecurity within the State of	
24	SECTION 7.7.(c) Of the funds appropriated by this act for th	
25	cybersecurity apprenticeship program, the Department of Information Technolog	gy shall select up
26	to five disabled veterans to participate in the program. The Department may use	•
27	from receipts for continuation or expansion of the program beyond the 2016-2017	/ fiscal year.
28		
29	ADJUST IT BUDGETS AS NECESSARY DUE TO TRANSFER OF FUNC	
30	SECTION 7.8.(a) Notwithstanding G.S. 143C-6-4, the Office of S	-
31	Management, after coordination with the Department of Information Technology	
32 33	of Environmental Quality, the Department of Natural and Cultural Resources	
33 34	Research Division, may adjust information technology budgets, as approp Department of Natural and Cultural Resources and the Department of Environme	
34	SECTION 7.8.(b) Notwithstanding G.S. 143C-6-4, the Office of S	· ·
36	Management, after coordination with the Department of Information Technology	-
37	of Military and Veterans Affairs, the Department of Administration, and the	
38	Division, may adjust information technology budgets, as appropriate, within the	
39	Military and Veterans Affairs and the Department of Administration.	
40	SECTION 7.8.(c) All information technology budget adjustments a	uthorized by this
41	section shall be completed by December 1, 2016, and shall be reflected in the ba	se budget for the
42	2017-2019 fiscal biennium. Adjustments may be made only for the inform	ation technology
43	budgets of the Department of Environmental Quality and the Department of Nat	
44	Resources, and the Department of Military and Veterans Affairs and the	e Department of
45	Administration, respectively, for the purposes stated in this section.	
46	SECTION 7.8.(d) The Office of State Budget and Management	
47	adjustments made pursuant to this section to the Joint Legislative Oversigh	
48	Information Technology, the Joint Legislative Oversight Committee on Agricu	
49 50	and Economic Resources, the Joint Legislative Oversight Committee on General	Government, and
50 51	the Fiscal Research Division on or before January 15, 2017.	
31		

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1	DATA CENTER CONSOLIDATION EXEMPTION FOR CLOUD-BASED SOLUTIONS
2	SECTION 7.9. Section 7.9(b) of S.L. 2015-241 reads as rewritten:
3	"SECTION 7.9.(b) State agencies shall use the State infrastructure to host their projects,
4	services, data, and applications, except that the State Chief Information Officer may grant an
5	exception if the State agency demonstrates any of the following:
6	(1) Using an outside contractor would be more cost effective for the State.
7	(2) The Department of Information Technology does not have the technical
8	capabilities required to host the application.
9	(3) Valid security requirements preclude the use of State infrastructure, and a
10	vendor can provide a more secure environment.
11	With the prior approval of the State Chief Information Officer, applications that are natively or
12	commercially sold and delivered as cloud-based solutions are not subject to the requirements of
13	this subsection."
14	
15	ENTERPRISE RESOURCE PLANNING DESIGN AND IMPLEMENTATION
16	SECTION 7.10.(a) The Department of Information Technology, in coordination with
17	the Office of the State Controller and the Office of State Budget and Management, shall conduct
18	the planning and design of an enterprise resource planning system (ERP) for State agencies by
19	utilizing business process reengineering to identify and organize processes and workflow in order
20	to prioritize and link work activities to realize efficiencies and organize around outcomes. The
21	ERP system shall address, at a minimum, core financial management, grants, assets and inventory,
22	fleet management, and human resource management. A request for proposal for a replacement
23	system implementation shall be prepared for release no later than July 1, 2017. The Department
24	may use savings generated through efficiencies gained from transition of participating agencies to
25	the Department and overall Department operations, including procurement, to fund the project.
26	SECTION 7.10.(b) The Department of Information Technology shall submit a report
27	to the Joint Legislative Oversight Committee on Information Technology on or before January 15,
28	2017. The report shall identify results from the business process reengineering efforts for State
29	agencies and shall include at least all of the following:
30	(1) Proposed sequence of functional and site implementation.
31	(2) A phased-in contracting plan with checkpoints to facilitate budgeting and
32	program management.
33	(3) The feasibility of a cloud-based component.
34	 (4) Cost estimate for full implementation. (5) Detailed information substitute for diag from the president of the formation of the second second
35	(5) Detailed information relating to project funding from the savings generated
36 37	through efficiencies gained from agency transition and overall Department
38	operations.
30 39	COMMUNITY COLLEGES SYSTEM ERP DESIGN AND IMPLEMENTATION
39 40	SECTION 7.10A.(a) The North Carolina Community Colleges System Office, in
40 41	consultation with the Department of Information Technology, shall begin planning and design of a
42	modernized ERP for the State's 58 community colleges. The ERP system shall address, at a
43	minimum, student information system, core financial management, grants, human resource
44	management, and payroll. The planning and design of the ERP system may include either a
45	modernization of the current system or a replacement system. A request for proposal for a
46	replacement system implementation shall be prepared for release no later than October 1, 2017.
47	The North Carolina Community Colleges System Office may use funds from the North Carolina
48	Community College IT Systems Budget Code 26802 to support planning and request for proposal
49	development efforts; provided, that the total amount expended for the project does not exceed one
50	million dollars (\$1,000,000). To the extent that these funds have not been appropriated for the
51	2016-2017 fiscal year elsewhere, they are hereby appropriated.

General Assemb	oly Of North Carolina	Session 2015
	TION 7.10A.(b) The North Carolina Community College to the Joint Legislative Oversight Committee on Information	
before January 1	5, 2017. The report shall identify the results of the plan	ning and design effort,
	all of the following information:	
(1)	Proposed sequence of functional and site implementation	n.
(2)	A phased-in contracting plan with checkpoints to fa	
	program management.	6 6
(3)	The feasibility of a cloud-based component.	
(4)	Cost estimate for full implementation.	
AGENCY EXE	MPTIONS FROM DIT OVERSIGHT	
	FION 7.11.(a) G.S. 143B-1325 reads as rewritten:	
	Fransition to Department of Information Technology.	
(c) Partic	ipating Agencies The State CIO shall prepare detailed	plans to transition each
	ng agencies. As the transition plans are completed, the	-
	transfer information technology personnel, operations,	
-	ng to the Department of Information Technology:	
(1)	Department of Natural and Cultural Resources.	
(2)	Department of Health and Human Services.	
(3)	Department of Revenue.	
(4)	Department of Environmental Quality.	
(5)	Department of Transportation.	
(6)	Department of Administration.	
(7)	Department of Commerce.	
(8)	Governor's Office.	
(9)	Office of State Budget and Management.	
(10)	Office of State Human Resources.	
(11)	Office of the State Controller.	
(12)	Department of Military and Veterans Affairs.	
<u>(13)</u>	Department of Public Safety, with the exception of the fe	<u>ollowing:</u>
	<u>a.</u> <u>State Bureau of Investigation.</u>	
	b. <u>State Highway Patrol.</u>	
	c. <u>Division of Emergency Management.</u>	
	O shall ensure that agencies' operations are not adverse	ly impacted during the
transition.		
- · · · -	t on Transition Planning. – The Department of Public Saf	•
•	Office, Office and the State Board of Elections shall work	
	ion to the Department. By October 1, 2018, these agenci	
	shall report to the Joint Legislative Oversight Com	
	the Fiscal Research Division on their respective transition	plans.
"		
	LIC SAFETY DIVISIONS FROM ENTERPRISE ACT	
	FION 7.12. Section 7.25 of S.L. 2015-241 reads as rewrite CENTERPRISE ACTIVE DIRECTORY	len:
	COF ENTERPRISE ACTIVE DIRECTORY	the Coverner all State
	7.25.(a) On or before July 1, 2016, unless exempted by	
•	ed as principal departments under G.S. 143B-6 shall bec	
	e Enterprise Active Directory. A principal department n	
Ciller Informatio	n Officer a written request to deviate from certain require	ments of the Enterprise

	General Assen	nbly Of North Carolina	Session 2015
1	Active Director	ry, provided that any deviation shall be consi	istent with available funding and shall
2	be subject to any terms and conditions specified by the State Chief Information Officer.		
3		7.25.(b) Subsection (a) of this section sh	
4		the State Highway Patrol, or the Division	
5	Department of		
6		ź	
7	GOVERNME	NTAL DATA ANALYTICS CENTER/L	ONGITUDINAL DATA SYSTEM
8	BOARD		
9	SEC	CTION 7.14.(a) G.S. 116E-1(1) reads as rewa	ritten:
10	"(1)	"Board" means the governing board of t	he North Carolina Longitudinal Data
11		System."Center" means the Governmenta	1 Data Analytics Center as established
12		in Part 8 of Article 15 of Chapter 143B of	the General Statutes."
13	SEC	CTION 7.14.(b) G.S. 116E-4 reads as rewritt	en:
14	"§ 116E-4. Po	wers and duties of the Board.<u>Center.</u>	
15	(a) The	Board-Center shall have the following power	rs and duties: duties with respect to the
16	System:		
17			
18	(4)	Before the use of any individual data in t	the System, the Board Center shall do
19		the following:	
20			
21		1 1 1	to comply with FERPA and any other
22		privacy measures, as required by la	aw or the Board.<u>Center.</u>
23			
24	(9)	Establish an advisory committee on data	· ·
25		issues related to data auditing and tracking	
26		Board Center shall adopt rules according to	-
27	-	G.S. 116E-6 to implement the provisions of th	
28		Board Center shall report quarterly to the J	•
29		e Joint Legislative Commission on Gove	
30	-	ersight Committee on Information Technolog	y beginning September 30, 2013. The
31	report shall inc.	lude the following:	
32 33	(2)	Any other recommendations made by t	he Board Conter including the most
33 34	(3)	Any other recommendations made by the effective and efficient configuration for the	U
34 35	SFO	CTION 7.14.(c) G.S. 116E-6 reads as rewritte	
36	"§ 116E-6. Da		
37	-	al school administrative units, charter scho	ols community colleges constituent
38		The University of North Carolina, and State ag	
39	(1)	Comply with the data requirements ar	
40	(1)	System as set forth by the Board. <u>Center.</u>	in implementation schedule for the
41	(2)	Transfer student data and workforce data	to the System in accordance with the
42	(-)	data security and safeguarding plan de	
43		G.S. 116E-5.	eloped by the Board <u>Center</u> ander
44	(b) Priv	ate colleges and universities, the North	Carolina Independent Colleges and
45		ic., and nonpublic schools may transfer stu	
46		rdance with the data security and safeguardir	
47	G.S. 116E-5."		
48		CTION 7.14.(d) G.S. 116E-3, 120	-123(81), 143B-1321(a)(31), and
49		21) are repealed.	
50		· •	
51	PART VIII. P	UBLIC SCHOOLS	

H1030-PCCS40686-LUxfr-3 [v.6] House Bill 1030

FUNDS FOR CHILDREN WITH DISABILITIES

SECTION 8.1. The State Board of Education shall allocate additional funds for 3 4 children with disabilities on the basis of three thousand nine hundred eighty-five dollars and 5 fifty-three cents (\$3.985.53) per child. Each local school administrative unit shall receive funds for the lesser of (i) all children who are identified as children with disabilities or (ii) twelve and 6 one-half percent (12.5%) of its 2016-2017 allocated average daily membership in the local school 7 8 administrative unit. The dollar amounts allocated under this section for children with disabilities 9 shall also be adjusted in accordance with legislative salary increments, retirement rate adjustments, 10 and health benefit adjustments for personnel who serve children with disabilities.

11 12

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1 2

FUNDS FOR ACADEMICALLY GIFTED CHILDREN

SECTION 8.2. Section 8.2 of S.L. 2015-241 reads as rewritten:

14 "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 eighty dollars and 15 16 seventy cents (\$1,280.70) per child for fiscal years-year 2015-2016 and one thousand two hundred 17 ninety-five dollars and twenty-seven cents (\$1,295.27) per child for fiscal year 2016-2017. A local 18 school administrative unit shall receive funds for a maximum of four percent (4%) of its 19 2015-2016 allocated average daily membership, membership for the 2015-2016 fiscal year and a 20 maximum of four percent (4%) of its 2016-2017 allocated average daily membership for the 21 2016-2017 fiscal year, regardless of the number of children identified as academically or 22 intellectually gifted in the unit. The dollar amounts allocated under this section for academically or 23 intellectually gifted children shall also be adjusted in accordance with legislative salary 24 increments, retirement rate adjustments, and health benefit adjustments for personnel who serve 25 academically or intellectually gifted children."

26 27

28

SMALL COUNTY SUPPLEMENTAL FUNDS ELIGIBILITY

SECTION 8.4. Section 8.4 of S.L. 2015-241 reads as rewritten:

29 "SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING

30

31 "SECTION 8.4.(b) Phase-Out Provision for the 2015-2016 Fiscal Year. – If a local school 32 administrative unit becomes ineligible for funding under the schedule in subsection (a) of this 33 section in the 2015-2016 fiscal year, funding for that unit shall be phased out over a five-year 34 period. Funding for such local school administrative units shall be reduced in equal increments in 35 each of the five years after the unit becomes ineligible. Funding shall be eliminated in the fifth 36 fiscal year after the local school administrative unit becomes ineligible.

Allotments for eligible local school administrative units under this subsection shall not be reduced by more than twenty percent (20%) of the amount received in fiscal year 2014-2015 in any fiscal year. <u>A local school administrative unit shall not become ineligible for funding if either</u> the higher of the first two months total projected average daily membership for the current year or the higher of the first two months total prior year average daily membership would otherwise have made the unit eligible for funds under the schedule in subsection (a) of this section.

43 "SECTION 8.4.(c) Phase-Out Provision for the 2016-2017 Fiscal Year. – If a local school 44 administrative unit becomes ineligible for funding under the schedule in subsection (a) of this 45 section in the 2016-2017 fiscal year, funding for that unit shall be phased out over a five-year 46 period. Funding for such local school administrative units shall be reduced in equal increments in 47 each of the five years after the unit becomes ineligible. Funding shall be eliminated in the fifth 48 fiscal year after the local administrative unit becomes ineligible.

Allotments for eligible local school administrative units under this subsection shall not be reduced by more than twenty percent (20%) of the amount received in fiscal year 2015-2016 in any fiscal year. A local school administrative unit shall not become ineligible for funding if either

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1	the higher of the first two months total projected average daily membership for the	current year or
2	the higher of the first two months total prior year average daily membership would	-
3	made the unit eligible for funds under the schedule in subsection (a) of this section.	
4		
5		
6	DRIVERS EDUCATION PROGRAM FUNDS	
7	SECTION 8.5. Section 8.39(h) of S.L. 2015-241 reads as rewritten:	
8	"SECTION 8.39.(h) Subsections (a), (b), and (c) of this section are effective	
9	and apply beginning with the 2016-2017 school year. Subsections (a), (b), and (c)	
10	are repealed effective December 31, 2017. The remainder of this section is effective	ve when this act
11	becomes law."	
12		
13	TEACHER COMPENSATION MODELS AND ADVANCED TEACHING R	
14	SECTION 8.7.(a) Purpose. – The State Board of Education sh	
15	three-year pilot program (pilot) to develop advanced teaching roles and organization	
16	link teacher performance and professional growth to salary increases in selected	
17	administrative units for classroom teachers. For the purposes of this section, a class	
18	a teacher who works in the classroom providing instruction at least seventy perce	
19 20	instructional day and who is not instructional support personnel. The purpose of the	ie pilot shall be
20	to do the following:	and number of
21 22	(1) Allow highly effective classroom teachers to teach an increa	
22	students by assuming accountability for additional students, by the classroom teacher accountable for the student performance of all student performance of all student performance.	U
23 24	taught by teachers on that lead classroom teacher's team, or by	
24 25	effort in the school to implement new instructional mode	0 0
25 26	school-wide performance.	
20 27	(2) Enable local school administrative units to provide salary	supplements to
28	classroom teachers in advanced teaching roles. Selection o	
29	teaching role classroom teacher and award of related salary su	
30	be made on the basis of demonstrated effectiveness	
31	responsibilities.	
32	(3) Enable local school administrative units to create innovative	e compensation
33	models that focus on classroom teacher professional grow	-
34	outcomes.	
35	(4) Utilize local plans to establish organizational changes related to	o compensation
36	in order to sustain evidenced-based teaching practices that have	the capacity to
37	be replicated throughout the State.	
38	SECTION 8.7.(b) Request for Proposal. – By September 15, 2016, the	
39	Education shall issue a Request for Proposal (RFP) for the pilot. Local boards of	
40	submit their proposals by October 15, 2016. The RFP shall require that propos	als include the
41	following information at a minimum:	
42	(1) Description of the program structure, including the proce	
43	advancement based on performance, professional growth,	or the specific
44	teacher roles assumed by the teacher.	1.01
45	(2) Descriptions of the advanced teaching roles, including minimum	n qualifications
46	for the positions that must include at least one of the following:	
47	a. Advanced certifications, such as National Board for	
48	Teaching Standards Certification, or a master's degree	in the area in
49	which the classroom teacher is licensed and teaching.	

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1 2		b. A rating of at least accomplished on each or Standards 1-5 on the North Carolina Teacher	Evaluation instrument or
3		the equivalent on an out-of-state evaluation sys	
1		c. Evidence that the teacher has exceeded expec	
5		on three years of teacher evaluation data as Board of Education.	s calculated by the State
7 3		d. Equivalent demonstrated mastery of teaching new local compensation model.	skills as required by the
)	(3)	Job responsibilities that include at least one of the follo	owing:
)		a. Teaching an increased number of students as	-
		their performance as the teacher of record for the	-
2		b. Becoming a lead classroom teacher among	
} -		being the teacher of record for all students teachers.	•
5		c. Leading a school-wide effort to implement	data-driven instructional
,)		models that include blended learning enviro	
7		learning and resources, and focusing on met	
		school-wide performance issues.	
		d. Completing training that certifies the teacher a	as an in-house provider of
)		professional development or functioning as an	-
		coach or a coach in another professional develo	
	(4)	Description of how the local school administrati	-
		employees and the public on the criteria and selection	
		roles, the continued eligibility requirements for the	-
		and how the individuals selected for the advanced	0
		evaluated.	
	(5)	Description of how the local school administrati	ve unit will inform all
		employees and the public on the criteria for movem	
		local compensation model.	ent on the proposed new
	(6)	The process for the voluntary relinquishment of an	advanced teaching role
	(-)	including the associated additional duties. Voluntar	-
		advanced teaching role shall not be considered a d	
		Article 22 of Chapter 115C of the General Statutes.	
	(7)	Salary supplement information including the following	2:
		a. The amount of the salary supplements that w	-
		selected for the advanced teaching roles. The s	-
		thirty percent (30%) of the State teacher salary	
		b. A statement by the local school administra	
		supplements will be paid as a supplement to	
		regular salary and not be included in the avera	
		for budgeting State allotments.	ge salary calculation asec
		c. A statement by the local school administrativ	e unit that if a classroom
		teacher in an advanced teaching role (i) fails	
		criteria established for the position, (ii) is no	
		the additional duties associated with the advar	
		voluntarily relinquishes the advanced teaching	
		only be paid the salary applicable to that indiv	-
		salary schedule and any other local suppleme	
		apply to the classroom teacher's compensation.	

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1 2 3		d. The amount of the salary supplements at all levels local school administrative unit compensation mo State teacher salary schedule.	
4	(8)	The implementation plan, including the number of schoo	ls in the local school
5	(-)	administrative unit that will have advanced teaching	
6		proposed compensation model, the number of advanced t	2
7		of those schools, the number of students whose teacher	-
8		teacher in an advanced teaching role, and the number of	
9 10		would be eligible for the proposed new local school compensation model.	l administrative unit
11	(9)	Plans for financial sustainability once any grant money th	at may be awarded to
12		the local school administrative unit is no longer available.	
13	SECT	TION 8.7.(c) Selection by State Board of Education. – By	December 15, 2016,
14	the State Board	of Education shall review the proposals submitted by local	l boards of education
15	and shall select u	p to 10 local school administrative units as follows:	
16	(1)	Up to five local school administrative units with an avera	ge daily membership
17		(ADM) equal to or less than 4,000.	
18	(2)	Up to three local school administrative units with an ADM	
19	(3)	Up to two local school administrative units with an ADM	
20		TION 8.7.(d) Pilot Implementation. – The selected local	
21	-	ment their approved pilots beginning with the 2017-2018 sc	
22		20 school year. The local board of education for each selec	-
23		it shall provide any requested information and access to the	-
24 25	-	cted by the State Board of Education to evaluate the pilots p	bursuant to subsection
25 26	(f) of this section		1.1 4. 11
26 27		TION 8.7.(e) Use of Grant Funds. – Funds award	led to local school
27 28		its shall be used for any of the following: Salary supplements for advanced teaching roles.	
28 29	(1) (2)	Development of advanced teaching role plans.	
2) 30	(2) (3)	Development of professional development courses.	
31	(4)	Transition costs associated with designing and implementi	ng advanced teaching
32	()	role models in schools within the local school administr	
33		costs may include employing staff members or contractors	
34		and implementation of the pilot plan.	to usbist with design
35	(5)	Development of the design and implementation of con	propensition plans that
36		focus on teacher professional growth and student outcon	
37		costs associated with designing and implementing new	
38		including employing staff members or contractors to as	
39		implementation of the pilot plan.	-
40	SECT	TION 8.7.(f) Pilot Evaluation. – The State Board of Educati	on shall contract with
41	an independent	research organization to evaluate how the advanced tead	ching roles and new
42	compensation pla	in pilots have accomplished, at a minimum, the following:	
43	(1)	Improvement in the quality of classroom instructio	n and increases in
44		school-wide growth.	
45	(2)	An increase in the attractiveness of teaching.	
46	(3)	Recognition, impact, and retention of high-quality classroo	
47	(4)	Assistance to and retention of beginning classroom teacher	
48	(5)	Improvement in and expansion of the use of technology an	
49 50		ndependent research organization shall report annually be	0 0
50		onclusion of the pilot to the State Board on all aspects of the	-
51	evaluation of the	pilot. The independent research organization shall also ev	anuate, as part of the

annual report, the existing Project LIFT, Inc., program in Charlotte-Mecklenburg Schools, and the
proposed Project Advance in Chapel Hill-Carrboro City Schools, if that project is implemented.
The State Board shall provide the annual report to the offices of the President Pro Tempore of the
Senate and the Speaker of the House of Representatives, the Senate Appropriations/Base Budget
Committee, the House Committee on Appropriations, the Senate Appropriations Committee on
Education/Higher Education, the House Appropriations Committee.

8 **SECTION 8.7.(g)** Of the funds appropriated to the Department of Public Instruction 9 by this act for the 2016-2017 fiscal year to support teacher compensation models and advanced 10 teaching roles, the Department may use up to two hundred thousand dollars (\$200,000) for the 11 State Board of Education to contract with an independent research organization for the pilot 12 evaluations. Any remaining funds may be used to award funds to selected local school 13 administrative units for the implementation of the pilots in accordance with this section. Funds 14 appropriated to the Department of Public Instruction for the 2016-2017 fiscal year for the pilot 15 shall not revert at the end of the fiscal year but shall remain available until expended.

16 **SECTION 8.7.(h)** It is the intent of the General Assembly to appropriate from the 17 General Fund to the Department of Public Instruction for the 2017-2018 fiscal year the sum of 18 nine million eight hundred thousand dollars (\$9,800,000) for the award of funds to selected local 19 school administrative units for the pilots in accordance with this section. Funds awarded to the 20 local school administrative units shall be awarded in proportion to the current expenditure of the 21 pilot local school administrative unit on teacher salaries.

SECTION 8.7.(i) Flexibility for Local School Administrative Units. –
 Notwithstanding G.S. 115C-301, local school administrative units receiving grants under this
 program may exceed the maximum class size requirements for kindergarten through third grade.

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ADVANCED PLACEMENT/INTERNATIONAL BACCALAUREATE TEACHER BONUS PILOT PROGRAM

SECTION 8.8.(a) The State Board of Education shall establish the Advanced Placement/International Baccalaureate Pilot Program (pilot program) to reward advanced course teacher performance and to encourage student learning and improvement. To attain this goal, the Department of Public Instruction shall administer bonus pay for two school years to licensed teachers of advanced courses, beginning with data from the 2015-2016 school year, in accordance with the following:

- 34(1)A bonus in the amount of fifty dollars (\$50.00) for each student taught by an35advanced course teacher in each advanced course who receives the following36score:
 - a. For Advanced Placement courses, a score of three or higher on the College Board Advanced Placement Examination.

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- b. For International Baccalaureate Diploma Programme courses, a score of four or higher on the International Baccalaureate course examination.
- (2) No teacher shall be awarded a bonus pursuant to this subsection that exceeds two thousand dollars (\$2,000) in any given school year. The bonus awarded to a teacher pursuant to this subsection shall be in addition to any regular wage or other bonus the teacher receives or is scheduled to receive.
- 45 (3) For advanced course scores collected from the 2015-2016 school year and the
 46 2016-2017 school year, bonuses awarded pursuant to this subsection are
 47 payable in January 2017 and January 2018, respectively, to qualifying advanced
 48 course teachers who remain employed teaching advanced courses in the same
 49 local school administrative unit at least from the school year the data is
 50 collected until the corresponding school year that the bonus is paid.

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1	SECTION 8.8.(b) For the purposes of this section, an "advanced course" shall mean
2	an Advanced Placement or International Baccalaureate Diploma Programme course.
3	SECTION 8.8.(c) Notwithstanding G.S. 135-1(7a), the compensation bonuses
4	awarded under this section are not compensation under Article 1 of Chapter 135 of the General
5	Statutes, the Teachers' and State Employees' Retirement System.
6	SECTION 8.8.(d) The State Board of Education shall report on and study the pilot
7	program as follows:
8	(1) The State Board shall report on the amount of bonuses awarded to advanced
9	course teachers, including the amount awarded for Advanced Placement
10	courses and the amount awarded for International Baccalaureate Diploma
11	Programme courses, to the President Pro Tempore of the Senate, the Speaker of
12	the House of Representatives, and the Fiscal Research Division by March 15,
13	2017, and again by March 15, 2018.
14	(2) The State Board shall study the effect of the pilot program on advanced course
15	teacher performance and retention. The State Board shall report the results of its
16	findings to the President Pro Tempore of the Senate, the Speaker of the House
17	of Representatives, the Fiscal Research Division, and the Joint Legislative
18	Education Oversight Committee by March 15, 2018.
19	SECTION 8.8.(e) For the 2017-2018 fiscal year only, the Director of the Budget shall
20	also include in the base budget, as defined by G.S. 143C-1-1(d)(1c), the amount of nonrecurring
21	funds needed to support the pilot program.
22	SECTION 8.8.(f) This section expires June 30, 2018.
23	
24	INDUSTRY CERTIFICATIONS AND CREDENTIALS TEACHER BONUS PILOT
25	PROGRAM
26	SECTION 8.9.(a) The State Board of Education, in collaboration with the Department
27	of Commerce, shall establish the Industry Certifications and Credentials Teacher Bonus Pilot
28	Program (pilot program) to reward the performance of teachers who teach students earning
29	approved industry certifications or credentials consistent with G.S. 115C-156.2 and to encourage
30	student learning and improvement. To attain this goal, the Department of Public Instruction shall
31	administer bonus pay for two school years to teachers who teach students earning approved
32	industry certifications or credentials, beginning with data from the 2015-2016 school year, in
33	accordance with the following:
34	(1) For teachers who provide direct instruction to students, bonuses shall be
35	provided in the following amounts:
36	a. A bonus in the amount of twenty-five dollars (\$25.00) for each student
37	taught by a teacher who provided instruction in a course that led to the
38	attainment of an industry certification or credential with a
39	twenty-five-dollar (\$25.00) value ranking as determined under
40	subdivision (3) of this subsection.
41	b. A bonus in the amount of fifty dollars (\$50.00) for each student taught
42	by a teacher who provided instruction in a course that led to the
43	attainment of an industry certification or credential with a fifty-dollar
44	(\$50.00) value ranking as determined under subdivision (3) of this
45	subsection.
46	(2) No teacher shall be awarded a bonus pursuant to this subsection that exceeds
47	two thousand dollars (\$2,000) in any given school year. The bonus awarded to a
48	teacher pursuant to this subsection shall be in addition to any regular wage or
49	other bonus the teacher receives or is scheduled to receive.
50	(3) The Department of Commerce, in consultation with the State Board, shall
51	assign a value ranking for each industry certification and credential based on

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1 2 3 4 5 6	 academic rigor and employment value in accordance with this subdivision. Fifty percent (50%) of the ranking shall be based on academic rigor and the remaining fifty percent (50%) on employment value. Academic rigor and employment value shall be based on the following elements: a. Academic rigor shall be based on the number of instructional hours, including work experience or internship hours, required to earn the
7	industry certification or credential, with extra weight given for
8	coursework that also provides community college credit.
9	b. Employment value shall be based on the entry wage, growth rate in
10	employment for each occupational category, and average annual
11 12	openings for the primary occupation linked with the industry certification or credential.
13 14 15	(4) For data on courses leading to student attainment of industry certifications and credentials collected from the 2015-2016 school year and the 2016-2017 school year, bonuses awarded pursuant to this subsection are payable in January 2017
16	and January 2018, respectively, to qualifying teachers who remain employed
17	teaching students earning approved industry certifications or credentials in the
18	same local school administrative unit at least from the school year the data is
19	collected until the corresponding school year that the bonus is paid.
20	SECTION 8.9.(b) Notwithstanding G.S. 135-1(7a), the compensation bonuses
21 22	awarded under this section are not compensation under Article 1 of Chapter 135 of the General Statutes, the Teachers' and State Employees' Retirement System.
22	SECTION 8.9.(c) The State Board of Education shall report on and study the pilot
23 24	program as follows:
25	(1) The State Board shall report on the amount of bonuses awarded to teachers who
26 27 28	teach students earning approved industry certifications or credentials and the type of industry certifications and credentials earned by their students to the Descident. Due Tempere of the Sector the Sector of the Herry of
28 29 30	President Pro Tempore of the Senate, the Speaker of the House of Representatives, and the Fiscal Research Division by March 15, 2017, and again by March 15, 2018.
31 32 33 34 35	(2) The State Board shall study the effect of the pilot program on teacher performance and retention. The State Board shall report the results of its findings to the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Fiscal Research Division, and the Joint Legislative Education Oversight Committee by March 15, 2018.
36	SECTION 8.9.(d) For the 2017-2018 fiscal year only, the Director of the Budget shall
37 38	also include in the base budget, as defined by G.S. 143C-1-1(d)(1c), the amount of nonrecurring funds needed to support the pilot program.
30 39	SECTION 8.9.(e) This section expires June 30, 2018.
40	Selection of this section expires such 50, 2010.
41	CERTAIN CIHS OPERATING WITHOUT ADDITIONAL FUNDS
42	SECTION 8.11. Beginning with the 2016-2017 school year and for subsequent school
43	years thereafter, notwithstanding G.S. 115C-238.51A(c) and G.S. 115C-238.54,
44	Alamance-Burlington Early College, Alexander Early College, Cabarrus Early College of
45	Technology, Camden Early College, Chatham County School of Science and Engineering, City of
46 47	Medicine Cooperative Innovative High School, Gaston Early College High School, Hillside New Tech Cooperative Innovative High School, Johnston County Career and Technical Academy,
47 48	Northampton County New Tech Early College, Person Early College for Innovation and
49 50	Leadership, Stanly County School of Engineering and Design, and Wayne School of Engineering at Goldsboro High School shall be permitted to operate in accordance with G.S. 115C-238.53 and
50	a consister man benefit shan be permitted to operate in accordance with 0.5. 115C-250.55 and

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1 2 3	G.S. 115C-238.54 as cooperative innovative high schools approved under G.S. 115C-238.51A(c) and shall be subject to the evaluation requirements of G.S. 115C-238.55.
4	REPORT FOR SCHOOLS FOR STUDENTS WITH VISUAL AND HEARING
5	IMPAIRMENTS/FOREIGN EXCHANGE STUDENTS
6	SECTION 8.12.(a) Article 9C of Chapter 115C of the General Statutes is amended by
7	adding a new section to read:
8	" <u>§ 115C-150.15. Reporting to residential schools on deaf and blind children.</u>
9	(a) <u>Request for Consent. – Local superintendents shall require that the following request</u>
10	for written consent be presented to parents, guardians, or custodians of any hearing impaired or
11	visually impaired children no later than October 1 of each school year: "North Carolina provides
12	three public residential schools serving visually and hearing impaired students: the Governor
13 14	Morehead School for the Blind, the Eastern North Carolina School for the Deaf, and the North
14 15	<u>Carolina School for the Deaf. Do you consent to the release of your contact information and</u> information regarding your child and his or her impairment to these schools so that you can
15 16	receive more information on services offered by those campuses?"
10	(b) <u>Annual Report to Residential Schools. – Local superintendents shall report by</u>
18	November 30 each year the names and addresses of parents, guardians, or custodians of any
19	hearing impaired or visually impaired children who have given written consent to the directors of
20	the Governor Morehead School for the Blind, the Eastern North Carolina School for the Deaf, and
21	the North Carolina School for the Deaf. The report shall include the type of disability of each
22	child, including whether the hearing and visual impairments range from partial to total disability,
23	and if the child has multiple disabilities with the visual or hearing impairment not identified as the
24	primary disability of the student. The report shall also be made to the Department of Public
25	Instruction.
26	(c) <u>Confidentiality of Records. – The directors of the Governor Morehead School for the</u>
27	Blind, the Eastern North Carolina School for the Deaf, and the North Carolina School for the Deaf
28	shall treat any information reported to the schools by a local superintendent under subsection (b)
29	of this section as confidential, except that a director or the director's designee may contact the
30	parents, guardians, or custodians of any hearing impaired or visually impaired children whose
31 32	information was included in the report. The information shall not be considered a public record under G.S. 132-1."
32 33	SECTION 8.12.(b) G.S. 115C-150.14 reads as rewritten:
33 34	"§ 115C-150.14. Tuition and room and board.
35	(a) Only children who are residents of North Carolina are entitled to free tuition and room
36	and board at a school governed by this Article.
37	(b) A school governed by this Article may enroll a foreign exchange student and shall
38	charge the student the full, unsubsidized per capita cost of providing education at the school for
39	the period of the student's attendance. A school that seeks to enroll foreign exchange students
40	under this section shall submit a plan prior to enrolling any of those students to the State Board of
41	Education for approval, including the proposed costs to be charged to the students for attendance
42	and information on compliance with federal law requirements. For the purposes of this section, a
43	foreign exchange student is a student who is domiciled in a foreign country and has come to the
44	United States on a valid, eligible student visa.
45	(c) <u>Notwithstanding subsection (b) of this section, foreign exchange students who have</u>
46	obtained the status of nonimmigrants pursuant to the Immigration and Nationality Act, 8 U.S.C. §
47 48	<u>1101(a)(15)(F) may only be enrolled in a school governed by this Article in grades nine through</u>
48 40	<u>12 for a maximum of 12 months at the school.</u> "
49 50	SECTION 8.12.(c) This section applies beginning with the 2016-2017 school year. Local superintendents shall present the consent form to parents, guardians, or custodians of any
50 51	hearing impaired or visually impaired children required by subsection (a) of this section by
51	neuring imparted of visually imparted enhance required by subsection (a) of this section by

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	October 1, 2016 later than Novem	·	hall make the first report required under subset, 2016.	ection (a) of this section no
	VIRTUAL CHA	ARTEI	R SCHOOL CHANGES	
			8.13.(a) Section 8.35(c) of S.L. 2014-100 reads	as rewritten:
			e) In addition to the operating requirements ap	
			the pilot program pursuant to Part 6A of Article	
			llowing requirements shall apply to a participation	
	(1)		school shall maintain an administrative office	
		addit	ion, the school shall maintain at least one test	ing center or meeting place
			in each of the eight State Board of Edu	
		-	cipating students reside, to allow educators a	
			ol to meet students and parents. When utili	
			ing place for test administration, the school	ol is permitted to do the
			<u>wing:</u>	
		<u>a.</u> b	Administer tests to multiple grade levels at the Contract with a test administrator who is not set the contract with a test administrator who is not set to be administration of the contract with a test administration of test administratic with a test administration of te	
		<u>b.</u>	directors of the school and meets the followi	
			<u>1.</u> <u>Holds a valid, North Carolina educate</u>	
				check as defined in
			G.S. 115C-332(a)(1) performed by th	
			3. Is trained on test administration in	
			Carolina Testing Program.	
	(2)	If th	e school contracts with a third party for the	provision of administrative
			such staff fulfilling the equivalent positions of	
			siness officer shall be residents of North Caroli	
	(3)		eaching staff shall carry the appropriate State	
			se and shall receive professional developm	
		-	ant to the school's application to the Stat	
			cipate in the pilot program within 30 days of t east ninety percent (90%)eighty percent (80%)	
			e within North Carolina.	of the teaching start shart
	(4)		school shall have a withdrawal rate below tw	enty-five percent (25%) A
			ent who meets any of the following criteria	• • • –
		-	suring the school's withdrawal rate:	
		<u>a.</u>	A student enrolled in a school with the	intent expressed prior to
			enrollment of only being enrolled for a finit	-
			school year shall not be counted in the mea	•
			The school shall keep a written record of	a student's stated intent for
		1	finite enrollment.	
		<u>b.</u>	<u>A student who is withdrawn from the school</u>	pursuant to subdivision (3)
			of subsection (b) of this section.	the lower of this State for
		<u>c.</u>	<u>A student who is no longer qualified unde</u>	
			admission to a public school in North Car student relocating to another state.	onna, merudnig due to the
		<u>d.</u>	A student who (i) withdraws from the school	ol for a family personal or
		<u>u.</u>	medical reason and (ii) notifies the school o	
			The school shall keep a written record of a	
			withdrawal under this sub-subdivision.	
		<u>e.</u>	A student who withdraws from the school	ol within the first 30 days
			following the date of the student's enrollmen	<u>t.</u>

<u>(4a)</u> (5)	A count of school attendance shall be taken at least for funding purposes. The school shall ensure that each student is assign	once during each semester
(5)		
	learning coach shall provide (i) daily support and s ensure student participation in online lessons, and instructional sessions and State assessments."	upervision of students, (ii)
SECT	ION 8.13.(b) This section applies beginning with the	2016-2017 school year.
SCHOOL BUSH	NESS SYSTEM MODERNIZATION	
SECT	ION 8.15.(a) The State Board of Education shall c	ollaborate with the Friday
	cational Innovation at North Carolina State Unive	
	modernize the systems used by the Department of P	
	vices Division, to manage and deliver funds and tec	11
	nistrative units and charter schools. This process shal	
•	stems for student information management, financia	
	information, and capital and repairs and renovations pl ION 8.15.(b) By May 15, 2017, the State Board of E	0
	Education Oversight Committee on the plan develop	1
U	mization of the systems used by the Financial and B	
	clude the scope of work necessary to procure and	
-	sts of modernization of the systems, and a time line fo	•
	ION 8.15.(c) By October 1, 2017, the Departmen	-
	the Friday Institute, local school administrative units	
	r Proposal to outside vendors and entities for impleme	
		-
	AL EXCHANGE TEACHER FUNDS	
	ION 8.16. G.S. 115C-105.25(b)(5a) reads as rewritten	
"(5a)	Positions allocated for classroom teachers may	
	equivalents to contract for visiting international e	
	through a visiting international exchange teacher	
	<u>State.</u> These positions shall be converted at the state classroom teachers, including benefits. The converte	e .
	to provide visiting international exchange teachers v	
	with their experience levels, to provide any State-	
	cover the costs associated with bringingsupport	
	exchange teachers towithin the local school adm	
	State-approved visiting international exchange teach	•
	the visiting exchange teachers.unit, including p	1 0 11 0
	activities, background checks, medical covera	ge, and other program
	administration services in accordance with the fe	ederal regulations for the
	Exchange Visitor Program, 22 C.F.R. Part 62."	
	CURITY STUDY	
	ION 8.17. The Department of Public Instruction	•
• •	North Carolina public schools, including charter school	-
	request local school administrative units and char current policies and procedures on cybersecurity p	
	d employee personally identifiable data. By Decembe	
	sults of the study to the General Assembly in accordan	
shun report the re-	sails of the study to the General Assembly in accordan	$\sim 0.0111 \ 0.01120^{-2}$
	OL PERFORMANCE GRADES SCALE FOR TH	

	General Assem	oly Of North Carolina	Session 2015
1	SEC	FION 8.19. Notwithstanding G.S. 115C-83.15(d), for the	2016-2017 school year,
2	the 2017-2018 s	chool year, and the 2018-2019 school year only, for all	schools the total school
3	performance sco	pre shall be converted to a 100-point scale and used	to determine a school
4	performance grad	de based on the following scale:	
5	(1)	A school performance score of at least 85 is equivale	ent to an overall school
6		performance grade of A.	
7	(2)	A school performance score of at least 70 is equivale	ent to an overall school
8		performance grade of B.	
9	(3)	A school performance score of at least 55 is equivale	ent to an overall school
10		performance grade of C.	
11	(4)	A school performance score of at least 40 is equivale	ent to an overall school
12		performance grade of D.	
13	(5)	A school performance score of less than 40 is equival	ent to an overall school
14		performance grade of F.	

15

PILOT PROGRAM TO RAISE THE HIGH SCHOOL DROPOUT AGE FROM SIXTEEN TO EIGHTEEN

18 **SECTION 8.21.(a)** Notwithstanding any provisions in Part 1 of Article 26 of Chapter 19 115C of the General Statutes, G.S. 7B-1501(27), 115C-238.66(3), 116-235(b)(2), and 20 143B-805(20) to the contrary, the State Board of Education shall authorize the Hickory Public 21 Schools, the Newton-Conover City Schools, and the Rutherford County Schools to establish and 22 implement a pilot program pursuant to this section to increase the high school dropout age from 16 23 years of age to the completion of the school year coinciding with the calendar year in which a 24 student reaches 18 years of age, unless the student has previously graduated from high school. The 25 pilot program may be implemented beginning with the 2016-2017 school year and may continue 26 for subsequent school years following the end of the 2015-2017 fiscal biennium.

27 **SECTION 8.21.(b)** For the purposes of implementing the pilot program authorized by 28 this section, a local school administrative unit that is participating in the pilot program shall have 29 the authority to provide that, if the principal or the principal's designee determines that a student's 30 parent, guardian, or custodian, or a student who is 18 years of age, has not made a good-faith 31 effort to comply with the compulsory attendance requirements of the pilot program, the principal 32 shall notify the district attorney and, if the student is less than 18 years of age, the director of 33 social services of the county where the student resides. If the principal or the principal's designee 34 determines that a parent, guardian, or custodian of a student less than 18 years of age has made a 35 good-faith effort to comply with the law, the principal may file a complaint with the juvenile court 36 counselor pursuant to Chapter 7B of the General Statutes that the student is habitually absent from 37 school without a valid excuse. Upon receiving notification by the principal or the principal's 38 designee, the director of social services shall determine whether to undertake an investigation 39 under G.S. 7B-302.

40 **SECTION 8.21.(c)** The local boards of education of the participating local school 41 administrative units shall prescribe specific rules to address under what circumstances a student 42 who is 18 years of age who is required to attend school as part of the pilot program shall be 43 excused from attendance, including if the student has attained a high school equivalency certificate 44 or a student has enlisted as a member of the Armed Forces.

45 **SECTION 8.21.(d)** For the purposes of implementing the pilot program authorized by 46 this section, any (i) parent, guardian, or other person having charge or control of a student enrolled 47 in a school located within a participating local school administrative unit and (ii) student who is 18 48 years of age enrolled in a school located within a participating local school administrative unit 49 who violates the compulsory attendance provisions of the pilot program without a lawful 50 exception recognized under Part 1 of Article 26 of Chapter 115C of the General Statutes or the 51 provisions of this section shall be guilty of a Class 1 misdemeanor.

1 **SECTION 8.21.(e)** If an affidavit is made by the student, parent of the student, or by 2 any other person that any student who is required to attend school under the requirements of the 3 pilot program is not able to attend school by reason of necessity to work or labor for the support of 4 himself or herself or the support of the family, then the school social worker of the applicable 5 school located within the participating school administrative unit shall diligently inquire into the 6 matter and bring it to the attention of an appropriate court, depending on the age of the student. 7 The court shall proceed to find whether as a matter of fact the student is unable to attend the 8 school or such parents, or persons standing in loco parentis, are unable to send the student to 9 school for the term of compulsory attendance for the reasons given. If the court finds, after careful 10 investigation, that the student or the parents have made or are making a bona fide effort to comply 11 with the compulsory attendance law, and by reason of illness, lack of earning capacity, or any other cause which the court may deem valid and sufficient, the student is unable to attend school, 12 13 then the court shall find and state what help is needed for the student or family to enable 14 compliance with the attendance requirements under the pilot program.

15 **SECTION 8.21.(f)** Each local school administrative unit may use any funds available 16 to it to implement the pilot program in accordance with this section to (i) employ up to three 17 additional teachers and (ii) fund additional student-related costs, such as transportation and 18 technology costs, including additional computers, to serve a greater number of students as a result 19 of the pilot program. Each local school administrative unit may also use any funds available to it 20 to operate a night school program for students at risk of dropping out of high school. For Hickory Public Schools and Newton-Conover City Schools, to the extent possible, the local school 21 administrative units shall partner with Catawba Valley Community College in administering the 22 23 pilot program. For Rutherford County Schools, to the extent possible, the local school 24 administrative unit shall partner with Isothermal Community College in administering the pilot 25 program.

SECTION 8.21.(g) The local school administrative units, in collaboration with the State Board of Education, shall report to the Joint Legislative Education Oversight Committee, the House Appropriations Subcommittee on Education, and the Senate Appropriations Committee on Education/Higher Education by January 15, 2018, and by January 15 of each even-numbered year thereafter until the end of the operation of the pilot programs. The report shall include at least all of the following information:

the impact of the pilot program on the graduation rate.

- 32
- 33

(1)

(2)

(3)

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37 38

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- 40 41 42

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45

(4) Catawba County and Rutherford County and the disposition of those cases.
 (4) Implementation of enforcement mechanisms for violations of the compulsory attendance requirements of the pilot program including the imposition of

The teen crime statistics for Catawba County and for Rutherford County.

An analysis of the graduation rate in each local school administrative unit and

The number of reported cases of violations of compulsory attendance laws in

- attendance requirements of the pilot program, including the imposition of criminal penalties.(5) The number of at-risk students served in any night programs established as part
- (5) The number of at-risk students served in any night programs established as part of the pilot program and student graduation and performance outcomes for those students.
 - (6) All relevant data to assist in determining the effectiveness of the program and specific legislative recommendations, including the continuation, modification, or expansion of the program statewide.

46 **SECTION 8.21.(h)** The State Board of Education shall not authorize a pilot program 47 under subsection (a) of this section in Catawba County except upon receipt of a copy of a joint 48 resolution adopted by the boards of education for the Hickory Public Schools and the 49 Newton-Conover City Schools setting forth a date to begin establishment and implementation of 50 the pilot program. The State Board of Education shall not authorize a pilot program under 51 subsection (a) of this section in Rutherford County except upon receipt of a copy of a resolution

	General Assembly Of	North Carolina	Session 2015
1 2 3	1 1	f education for the Rutherford County Schools ementation of the pilot program.	setting forth a date to begin
4	DIGITAL LEARNING	G PLAN FUNDS	
5		8.23. The State Board of Education shall	collaborate with the Friday
6		l Innovation at North Carolina State Universit	
7		tal Learning Plan in North Carolina public so	
8	following:		
9	(1) Coor	dinate the implementation of professional lea	rning programs that support
10		ers and school administrators in transitioning t	
11		age statewide cooperative purchasing of c	
12	share	ed resources for teachers to use for lesson pla	nning and formative student
13		sments.	_
14		elop infrastructure maintenance and support pro	
15		ify and update State policies to provide	the support and flexibility
16 17		ssary for local digital learning innovation.	
17 18		elop and maintain a continuous improvement pattern assessments for technological and pedago	
18 19		ices from those assessments.	bgic skills and identify best
20	pract	ices from mose assessments.	
20	LOCAL BOARD REP	PORT ON SCHOOL START AND RELEAS	SE TIMES
22		8.24.(a) G.S. 115C-84.2 is amended by adding	
23		chool Start and Release Times As part of	
24		cation Reporting System pursuant to G.S. 1150	
25		o the State Board of Education on the start tir	
26		f the local board of education. For the purpose	
27		time of day when academic classes begin f	
28		and "release time" shall mean the time of day	
29	• •	ents enrolled in the school. Each local board of	
30		information in the report regarding any school	
31 32		ot conform to the definitions set forth in this su \mathbf{R} 24 (b) By October 1, 2016, each local board	
32 33		8.24.(b) By October 1, 2016, each local board e Board of Education as required by G.S. 1150	
33 34		information on the start times and release	
35		2014-2015, 2015-2016, and 2016-2017 school	
36	2012 2012, 2012 2011,	2011 2010, 2010 2010, and 2010 2017 Sentos	jears.
37	AFTER SCHOOL O	UALITY IMPROVEMENT COMPETITIV	VE GRANT FUNDS FOR
38	-	R CERTAIN RECIPIENTS	
39	SECTION 8	8.25. Section 8.29(a) of S.L. 2015-241 reads as	s rewritten:
40	"SECTION 8.29.(a) Of the funds appropriated by this act for the	he At-Risk Student Services
41		otment for the 2015-2017 fiscal biennium, the	
42	-	on dollars (\$6,000,000) for the 2015-2016 fisc	
43		ee million two hundred fifteen thousand three	-
44		016-2017 fiscal year for the After-School	
45	-	by the Department of Public Instruction. The	
46 47	-	on, the Department may use these funds to	
47 48		t recipients approved under the After-School ction 8.19 of S.L. 2014-100. <u>The Department</u>	
40 49	0 1	l year with any of the funds remaining after aw	
49 50		ler this section. From the funds available, a th	
20	<u>respicitts approved und</u>	the rund been rion are runds available, a th	jour grant recipiont shall

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1	be awarded a proportional share of funds based upon the amount of the second-	year grant awarded
2	to the recipient in the prior fiscal year.	· · · ·
3	Of the funds appropriated for the program, the Department of Public Instruc	tion may use up to
4 5	two hundred thousand dollars (\$200,000) for each fiscal year to administer the p	
6	ALTERNATIVE TEACHER PREPARATION	
7	SECTION 8.27.(a) Purpose. – The State Board of Education shall	establish a Request
8	for Proposal (RFP) for up to five local alternative teacher preparation programs	
9	administered by local boards of education to prepare, support, and recommen	
10	lateral entry teachers for continuing licensure.	•
11	SECTION 8.27.(b) Request for Proposal. – By September 15, 202	16, the State Board
12	of Education shall issue the RFP to local boards of education. The RFP shall inc	clude the following
13	criteria:	
14	(1) Program of study requirements. – At a minimum, the LA	ATP program shall
15	provide 150 contact hours of appropriate pedagogy and con	ntent for continued
16	licensure in the initially licensed teacher's area of licensure	1
17	to the quality of instruction required for a traditional to	
18	program, as provided in G.S. 115C-296.10. Local boards	
19	include evidence of relevant partnerships with institutions o	U ,
20	including community colleges, private two-year colleges, an	d public or private
21	colleges or universities.	A (T) D 1 11
22	(2) Mentoring and support requirements. – At a minimum, the L	
23	provide 150 contact hours with mentor teachers, classro	0
24 25	periodic evaluations with timely feedback to each individu	iai in the program
23 26	 over the initially licensed teacher's first year of employment. Minimum program size. – The LATP program shall be admi 	nistrated by a local
20 27	board of education with a minimum student population of 2	-
28	by a coalition of local boards of education that together	-
29	student population of 20,000 or higher.	nave a minimum
30	Local boards of education shall submit their proposals to the State B	oard by January 6
31	2017. Proposals may be submitted by individual local boards of education of	
32	multiple local boards of education. Proposals shall contain detailed information	•
33	costs, including a cost per teacher participant and anticipated funding sources f	
34	program.	1
35	SECTION 8.27.(c) Selection by State Board of Education. – By M	farch 15, 2017, the
36	State Board of Education shall review the proposals submitted by local board	s of education and
37	shall select up to five proposals for approval based on program quality, via	ability, and use of
38	evidence-based principles in program design.	
39	SECTION 8.27.(d) Program Implementation. – The selected LATH	P programs shall be
40	implemented beginning with the 2017-2018 school year and ending with the	
41	year. The local board or boards of education for each selected LATP program	
42	requested information and access to the independent research organization se	-
43	Board of Education to evaluate the programs pursuant to subsection (f) of this se	
44	SECTION 8.27.(e) Program Continuation. – The selected LATP p	rograms shall meet
45	the following annual benchmark standards:	
46 47	(1) A program shall have a completion rate of no less than seve	enty percent (70%)
47 48	of initial enrollees.	romante and other
48 49	(2) A program shall provide the minimum contact hour require program elements contained in the proposal approved by	
49 50	Education.	ine state duatu ol
50		

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1 2	(3)	A program shall demonstrate an increase in retentio over the previous year's retention rate.	n of lateral entry teachers
- 3 4 5	(4)	A program shall be fully financed by the local board per teacher cost estimate contained in the proposal app Funding may be through public or private funds, as ay	proved by the State Board.
6 7	-	ogram that fails to meet any of the benchmark standards shall not be continued in the following school year.	
8		TION 8.27.(f) LATP Program Evaluation. – The State	Board of Education shall
9	contract with ar	n independent research organization to evaluate how	
10	· ·	a minimum, the following:	
11	(1)	Recruitment of lateral entry teachers into the classroom	
12	(2)	Retention rates for lateral entry teachers beyond initia	
13	(3)	Quality of classroom instruction by lateral entry teac	1 1 0
14		LATP program as compared to those prepared by tra	
15 16		programs as demonstrated by multiple meas performance.	ures, including student
17	(4)	Teacher vacancy rates in local school administrative	units participating in the
18		LATP program as compared to similarly situated lo	
19		units.	
20	(5)	Funding mechanisms used to support the LATP progr	am, including sources and
21		stability of funding.	
22 23	(6)	Recommendations regarding the continuation, expa LATP programs.	ansion, or elimination of
24	The	independent research organization shall report annu	ally to the State Board
25		per 15, 2017, on the progress of local boards of educa	
26		. The independent research organization shall submit an	
27		0, to the State Board on the implementation and evaluation	-
28	and shall submit	a final report no later than October 15, 2022, to the Sta	ate Board on all aspects of
29 30	1	ion and evaluation of the LATP programs. The State int Legislative Education Oversight Committee by De	1
31	-	each year thereafter through 2022.	•
32	SEC'	TION 8.27.(g) Issuance of Licenses. – The Department	of Public Instruction shall
33	issue a license	to all individuals who (i) successfully complete I	LATP programs, (ii) are
34	•	y the local board of education, and (iii) otherwise meet li	1
35		FION 8.27.(h) Credit for Work Successfully Complete	•
36	•	her leaves a local board of education with a LATP prog	1 0
37		hired to teach by another local board of education in th	
38		r any work successfully completed as part of the program $\mathbf{P}(\mathbf{x}) = \mathbf{x} + \mathbf{x}$	
39 40		TION 8.27.(i) Use of Funds. – Of the funds appropri-	1
40 41		n for the 2016-2017 fiscal year to implement the LATP vo hundred thousand dollars (\$200,000) in nonrecurring	
41	• •	contract with the independent research organization as	
43		unds shall be used to award one-year grants to each LAT	1 0
44		f this section for the purposes of implementing the prog	1 0
45	()	e awarded a proportional amount of the funds available.	
46	r 8 a a a	I I	
47	TEACHER AS	SISTANT TUITION REIMBURSEMENT PILOT P	ROGRAM
48		TION 8.29.(a) Purpose The purpose of this section	
49 50	program for the Richmond Coun	local boards of education of the Anson County, Frankli ty, and Scotland County school administrative units to	in County, Moore County, provide tuition assistance
51	awards to part-t	ime or full-time teacher assistants working in those lo	ocal school administrative

1 units to pursue a college degree that will result in teacher licensure. Tuition assistance awards 2 under the program may be provided for part-time or full-time coursework. A local board of 3 education may grant a teacher assistant academic leave to pursue coursework that may only be 4 taken during working hours. A teacher assistant receiving an award under the program shall fulfill 5 the student teaching requirements of an educator preparation program by working in the teacher 6 assistant's employing local school administrative unit. 7 **SECTION 8.29.(b)** Selection of applicants. - Each local board of education 8 participating in the pilot program may select up to five teacher assistants to receive an award of up 9 to four thousand five hundred dollars (\$4,500) per academic year for a period of up to four years to be used towards the cost of tuition and fees for a teacher assistant to attend an educator 10 11 preparation program at an institution of higher education. Priority for awards shall be given to a teacher assistant who received a tuition assistance award for the previous academic year and who 12 13 is making satisfactory academic progress towards achieving teacher licensure. The local board of 14 education shall set criteria for the application and selection of teacher assistants to receive tuition 15 assistance awards that includes at least the following: 16 The teacher assistant shall be employed by the local board of education in the (1)17 local school administrative unit. The teacher assistant shall be enrolled or provide a statement of intent to enroll 18 (2)19 in an accredited institution of higher education in North Carolina with an 20 educator preparation program approved by the State Board of Education to 21 pursue teacher licensure. 22 (3)The teacher assistant shall be a resident of North Carolina. For purposes of this 23 subdivision, residency shall be determined by the same standard as residency 24 for tuition purposes pursuant to G.S. 116-143.1. 25 SECTION 8.29.(c) Endorsement of tuition assistance awards for recipients. - Each 26 local board of education participating in the pilot program shall enter into a memorandum of understanding with the institution of higher education in which a recipient of a tuition assistance 27 28 award under this program is enrolled that includes procedures for at least the following: 29 Remittance of the award from the local board of education to the institution of (1)30 higher education. 31 Endorsement of the funds awarded to the recipient to the institution of higher (2)32 education for deposit into the account of the institution. 33 Return of a pro rata share of funds to the local board of education in the event a (3) 34 recipient (i) withdraws from the institution of higher education prior to the end 35 of a term or (ii) the recipient's employment with the local board of education is 36 terminated. The return of funds shall be consistent with procedures used by the 37 institution under federal Title IV programs. 38 **SECTION 8.29.(d)** The local boards of education participating in the pilot program 39 shall jointly report to the Joint Legislative Education Oversight Committee by September 1, 2017, 40 and by September 1 of each year thereafter on the results of the pilot program, including at least the following information: 41 42 The number and amount of funds in tuition assistance awards provided to (1)43 teacher assistants. 44 The number of teacher assistant recipients who achieved teacher licensure, (2)45 including the period of time from the issue of an initial tuition assistance award to the time of achieving licensure. 46 47 The number of recipients who remained employed in the local school (3) 48 administrative unit after achieving teacher licensure. 49 50 **USE OF DEPARTMENT OF PUBLIC INSTRUCTION BUDGET REDUCTIONS**

	General Assembly Of North Carolina Session 2015
1	SECTION 8.30. Section 8.37 of S.L. 2015-241 is amended by adding a new
2	subsection to read:
3	"SECTION 8.37.(c) In implementing budget reductions for the 2016-2017 fiscal year, the
1	Department of Public Instruction shall do all of the following:
5	(1) In addition to the prohibition on a reduction to funding and positions for the
5	items listed in subsection (b) of this section, the Department shall make no
7	transfers from or reduction to funding or positions for the following:
8	a. <u>The Excellent Public Schools Act, Read to Achieve Program, initially</u>
)	established under Section 7A.1 of S.L. 2012-142.
)	b. The North Carolina School Connectivity Program.
	(2) The Department shall transfer the sum of fifty thousand dollars (\$50,000) to the
	Office of Administrative Hearings to be allocated to the Rules Review
	Commission, created by G.S. 143B-30.1, to pay for any litigation costs incurred
	in the defense of North Carolina State Board of Education v. The State of North
	Carolina and The Rules Review Commission, Wake County Superior Court,
	File No. 14 CVS 14791 (filed November 7, 2014). These funds shall not revert
	at the end of the 2016-2017 fiscal year but shall remain available during the
	2017-2018 fiscal year for expenditure in accordance with the provisions of this
	subdivision."
	REMEDIATION PLAN FOR PRINCIPALS IN LOW-PERFORMING SCHOOLS
	SECTION 8.31.(a) G.S. 115C-105.39(a) reads as rewritten:
	"(a) Within 30 days of the initial identification of a school as low-performing, whether by
	the local school administrative unit under G.S. 115C-105.37(a1) or low-performing by the State
	Board under G.S. 115C-105.37(a), the superintendent shall take one of the following actions
	concerning the school's principal: (i) recommend to the local board that the principal be retained in
	the same position, (ii) recommend to the local board that the principal be retained in the same
	position and a plan of remediation should be developed, (iii) recommend to the local board that the
	principal be transferred, or (iv) proceed under G.S. 115C-325.4 to dismiss or demote the principal.
	The principal may be retained in the same position without a plan for remediation only if the
	principal was in that position for no more than two years before the school is identified as
	low-performing. The superintendent may only recommend a principal be retained in the same
	position without a plan for remediation if the principal has been at the school for less than two
	years or, in the case of a principal having been at the school for two years or more, if the school
	has both met student growth and has improved student achievement scores under G.S. 115C-83.15
	for the prior school year. The principal shall not be transferred to another principal position unless
	(i) it is in a school classification in which the principal previously demonstrated at least 2 years of
	success, (ii) there is a plan to evaluate and provide remediation to the principal for at least one
	year following the transfer to assure the principal does not impede student performance at the
	school to which the principal is being transferred; and (iii) the parents of the students at the school
	to which the principal is being transferred are notified. The principal shall not be transferred to
	another low-performing school in the local school administrative unit. If the superintendent
	intends to recommend demotion or dismissal, the superintendent shall notify the local board.
	Within 15 days of (i) receiving notification that the superintendent intends to proceed under
	G.S. 115C-325.4 or (ii) its decision concerning the superintendent's recommendation, but no later
	than September 30, the local board shall submit to the State Board a written notice of the action
	taken and the basis for that action. If the State Board does not assign an assistance team to that
	school or if the State Board assigns an assistance team to that school and the superintendent
	proceeds under G.S. 115C-325.4 to dismiss or demote the principal, then the State Board shall
	take no further action. If the State Board assigns an assistance team to the school and the
	superintendent is not proceeding under G.S. 115C-325.4 to dismiss or demote the principal, then

1 the State Board shall vote to accept, reject, or modify the local board's recommendations. The 2 State Board shall notify the local board of its action within five days. If the State Board rejects or 3 modifies the local board's recommendations and does not recommend dismissal of the principal, 4 the State Board's notification shall include recommended action concerning the principal's 5 assignment or terms of employment. Upon receipt of the State Board's notification, the local board 6 shall implement the State Board's recommended action concerning the principal's assignment or 7 terms of employment unless the local board asks the State Board to reconsider that 8 recommendation. The State Board shall provide an opportunity for the local board to be heard 9 before the State Board acts on the local board's request for a reconsideration. The State Board shall 10 vote to affirm or modify its original recommended action and shall notify the local board of its 11 action within five days. Upon receipt of the State Board's notification, the local board shall implement the State Board's final recommended action concerning the principal's assignment or 12 13 terms of employment. If the State Board rejects or modifies the local board's action and 14 recommends dismissal of the principal, the State Board shall proceed under G.S. 115C-325.12." 15 **SECTION 8.31.(b)** This section applies beginning with the 2016-2017 school year. 16 17 SCHOOL NOTIFICATION REOUIREMENTS/TEACHER EMPLOYMENT/LICENSURE 18 CHANGES AND BEGINNING TEACHER SUPPORT 19 **SECTION 8.32.(a)** State Board of Education Survey Notification. – G.S. 115C-12 is 20 amended by adding a new subdivision to read: 21 "(45) To provide notification of student and parent surveys. - The State Board of Education shall provide written notification to the General Assembly in 22 23 accordance with G.S. 120-29.5 of its intent to conduct any mandatory student or 24 parent surveys in individual local school administrative units or on a statewide 25 basis, including a copy of the proposed survey. The Department of Public 26 Instruction shall also notify a superintendent of any plan to conduct a student or parent survey in the local school administrative unit. The superintendent shall 27 be given a reasonable amount of time following notification to contact the 28 29 Department with feedback on the survey prior to the survey being conducted in 30 the local school administrative unit." 31 SECTION 8.32.(b) Notification/Report on Testing Programs. - G.S. 115C-174.12 32 reads as rewritten: 33 "§ 115C-174.12. Responsibilities of agencies. 34 . . . 35 Local boards of education shall cooperate with the State Board of Education in (c) 36 implementing the provisions of this Article, including the regulations and policies established by 37 the State Board of Education. Local school administrative units shall use the annual tests to fulfill 38 the purposes set out in this Article. Local school administrative units are encouraged to continue to 39 develop local testing programs designed to diagnose student needs. 40 By September 1 of each year, each local board of education shall notify the State Board (d) of Education of any local testing to be administered to students by the local school administrative 41 42 unit in its schools and the calendar for administering those tests. The local board of education shall 43 include information on the source of funds supporting the local testing program. 44 By October 15 of each year, the State Board of Education shall submit a report to the (e) 45 Joint Legislative Education Oversight Committee containing information regarding the statewide administration of the testing program, including the number and type of tests and the testing 46 47 schedule, and a summary of any local testing programs reported by local boards of education to 48 the State Board of Education in accordance with subsection (d) of this section." 49 **SECTION 8.32.(c)** Employment of Career and Technical Education Personnel. – 50 Article 10 of Chapter 115C of the General Statutes is amended by adding a new section to read:

51 "<u>§ 115C-157.1 Adjunct CTE instructors.</u>

	General Assembly Of	North Carolina	Session 2015
1 2 2	criteria of relevant ed	ring Criteria. – The State Board of Education sha lucation or employment experience to qualify to co	ontract as an adjunct
3 4	available to local board	eer and technical education career cluster and shall	<u>I make such criteria</u>
4 5		with Adjunct Instructors. – Notwithstanding Artic	ble 20 and Part 3 of
6		oter, a local board of education may contract with an	
7		who meets the adjunct hiring criteria established by	
8		c career and technical education career cluster. The loc	
9	may contract with an	adjunct instructor on an annual or semester basis, sul	
10	requirements:		
11		adjunct instructor may be employed for no more than 1	-
12		adjunct instructor shall be subject to a criminal history	
13		person has not been convicted of any crime listed in G.	
14		adjunct instructor shall not be required to hold or ap	ply for licensure as a
15	teac		
16		adjunct instructor must complete preservice training i	n all of the following
17		s prior to beginning instruction:	· I . · I ·
18	<u>a.</u>	The identification and education of children with d	<u>isabilities.</u>
19 20	<u>b.</u>	Positive management of student behavior. Effective communication for defusing and deese	poloting dismuntive or
20 21	<u>c.</u>	dangerous behavior.	alating distuptive of
21	<u>d.</u>	Safe and appropriate use of seclusion and restraint.	"
22	SECTION		
23 24	G.S. 115C-296(b)(1)b.	<i>c i b</i>	ie Standards.
25	"b.	The State Board of Education, in consultation	with the Board of
26		Governors of The University of North Carolina	
27		develop enhanced requirements for continuing	
28		requirements shall reflect more rigorous stand	
29		licensure and shall be aligned with high-	quality professional
30		development programs that reflect State priorities	for improving student
31		achievement. Standards for continuing licensus	re shall include the
32		following:	
33			
34		4. For all teachers employed by a local	
35		evidence of a rating of at least proficien	
36		annual evaluation to maintain the curre	-
37		teacher who is unable to satisfy this requ	
38		placed on a mandatory improvement plan	• •
39		receive an initial degree license if that tead	cher satisfies all other
40	GEGTION	licensure requirements."	
41		8.32.(e) Out-of-State Licensure Applications. – G	.S. 115C-296(b)(1) 18
42	• •	new sub-subdivision to read:	- f - t - t - 1 ¹ 1 - 11
43	" <u>d.</u>	Initial applications from an applicant with an out	
44 45		require the applicant to provide evidence of that to	
43 46		when available, as measured by the evaluation applicant's state of current licensure at the time of	-
40 47		any growth measures included in that evaluation	
47		that include the evidence of that teacher's ef	• • • • •
48 49		prioritized for review over initial applications	
5 0		out-of-state licenses that do not include that inform	

	General Assembly Of North Carolina Session 2015
1	who does not include evidence of that teacher's effectiveness with the
2	initial application shall only be eligible for an initial degree license."
3	SECTION 8.32.(f) Mentor Teacher Requirements. – G.S. 115C-296(e) reads as
4	rewritten:
5	"(e) The State Board of Education shall develop a mentor program to provide ongoing
6	support for teachers entering the profession. In developing the mentor program, the State Board
7	shall conduct a comprehensive study of the needs of new teachers and how those needs can be met
8	through an orientation and mentor support program. For the purpose of helping local boards to
9	support new teachers, the State Board shall develop and distribute guidelines which address
10	optimum teaching load, extracurricular duties, student assignment, and other working condition
11	considerations. These guidelines shall provide that initially licensed teachers not be assigned
12	extracurricular activities unless they request the assignments in writing and that other
13	noninstructional duties of these teachers be minimized. The State Board shall develop and
14	coordinate a mentor teacher training program. The State Board shall develop criteria for selecting
15	excellent, experienced, and qualified teachers to be participants in the mentor teacher training
16	program.program, including requiring that mentor teachers have been rated, through formal
17	evaluations, at least at the "accomplished" level as part of the North Carolina Teacher Evaluation
18	System and have met expectations for student growth."
19 20	SECTION 8.32.(g) Field Experience for Educator Preparation Programs. –
20 21	G.S. 115C-296.11(b)(4) reads as rewritten: "(4) Educator preparation programs shall require, in all programs leading to initial
21	"(4) Educator preparation programs shall require, in all programs leading to initial licensure, field experiences <u>in every semester</u> that include organized and
22	sequenced engagement of students in settings that provide them with
23 24	opportunities to observe, practice, and demonstrate knowledge and skills. The
25	experiences shall be systematically designed and sequenced to increase the
26	complexity and levels of engagement with which students apply, reflect upon,
27	and expand their knowledge and skills.skills and to increase in each semester
28	prior to the student's residency or internship the number of hours spent in field
29	experiences. All programs shall include a field experience in a low-performing
30	school for at least one semester."
31	SECTION 8.32.(h) Beginning Teacher Evaluations in Low-Performing Schools. –
32	G.S. 115C-333(a) reads as rewritten:
33	"(a) Annual Evaluations; Low-Performing Schools. – Local school administrative units
34	shall evaluate at least once each year all licensed employees assigned to a school that has been
35	identified as low-performing. The evaluation shall occur early enough during the school year to
36	provide adequate time for the development and implementation of a mandatory improvement plan
37	if one is recommended under subsection (b) of this section. If the employee is a teacher with
38	career status as defined under G.S. 115C-325(a)(6), or a teacher as defined under
39	G.S. 115C-325.1(6), either the principal, the assistant principal who supervises the teacher, or an
40	assistance team assigned under G.S. 115C-105.38 shall conduct the evaluation. If the employee is
41 42	a school administrator as defined under G.S. 115C-287.1(a)(3), either the superintendent or the
42 43	superintendent's designee shall conduct the evaluation. All teachers in low-performing schools who have been employed for less than three
43 44	consecutive years shall be observed at least three times annually by the principal or the principal's
44	designee and at least once annually by a teacher and shall be evaluated at least once annually by a
45 46	principal. <u>All teachers in low-performing schools who have been licensed as a teacher for less than</u>
40 47	two years shall be observed at least three times annually by the principal or the principal's
48	designee, at least once annually by a teacher, and at least once annually by a principal, and at least
49	two of those observations shall be conducted in the first semester of the school year, and if
50	practicable, at least one of those observations shall be conducted within the first grading period of
-	

1 the school year. This section shall not be construed to limit the duties and authority of an 2 assistance team assigned to a low-performing school under G.S. 115C-105.38. 3 A local board shall use the performance standards and criteria adopted by the State Board and 4 may adopt additional evaluation criteria and standards. All other provisions of this section shall 5 apply if a local board uses an evaluation other than one adopted by the State Board." 6 **SECTION 8.32.(i)** Beginning Teacher Evaluations in All Other Schools. -7 G.S. 115C-333.1(a) reads as rewritten: 8 Annual Evaluations. – All teachers who are assigned to schools that are not designated "(a) 9 as low-performing and who have not been employed for at least three consecutive years shall be 10 observed at least three times annually by the principal or the principal's designee and at least once 11 annually by a teacher and shall be evaluated at least once annually by a principal. All teachers who are assigned to schools that are not designated as low-performing and who have been licensed as a 12 teacher for less than two years shall be observed at least three times annually by the principal or 13 14 the principal's designee, at least once annually by a teacher, and at least once annually by a principal, and at least two of those observations shall be conducted in the first semester of the 15 16 school year, and if practicable, at least one of those observations shall be conducted within the first 17 grading period of the school year. All teachers with career status or on a four-year contract who 18 are assigned to schools that are not designated as low-performing shall be evaluated annually unless a local board adopts rules that allow teachers with career status or on a four-year contract to 19 20 be evaluated more or less frequently, provided that such rules are not inconsistent with State or 21 federal requirements. Local boards also may adopt rules requiring the annual evaluation of 22 nonlicensed employees. A local board shall use the performance standards and criteria adopted by 23 the State Board and may adopt additional evaluation criteria and standards. All other provisions of 24 this section shall apply if a local board uses an evaluation other than one adopted by the State 25 Board." 26 **SECTION 8.32.(j)** This section is effective the date this act becomes law. Subsections 27 (d) and (e) of this section apply to applications submitted on or after that date. The remainder of 28 this section applies beginning with the 2016-2017 school year. 29 30 **K-3 CLASS SIZE ALLOTMENT RATIOS** 31 SECTION 8.33.(a) G.S. 115C-301(c) reads as rewritten: 32 Maximum Class Size for Kindergarten Through Third Grade. - The average class size "(c) 33 for kindergarten through third grade in a local school administrative unit shall at no time exceed 34 the funded allotment ratio of teachers to students in kindergarten through third grade. At the end of 35 the second school month and for the remainder of the school year, the size of an individual class in 36 kindergarten through third grade shall not exceed the allotment ratio by more than three students. 37 The funded class size allotment ratio for kindergarten through third grade shall be as follows: 38 For kindergarten, one teacher per 18 students. (1)39 (2)For first grade, one teacher per 16 students. 40 (3) For second grade, one teacher per 17 students.

(4) For third grade, one teacher per 17 students.

In grades four through 12, local school administrative units shall have the maximum flexibility
 to use allotted teacher positions to maximize student achievement."

44 **SECTION 8.33.(b)** Notwithstanding G.S. 115C-301, as amended by this section, and 45 any other provision of law, for the 2016-2017 school year, class size requirements in kindergarten 46 through third grade shall remain unchanged. The class size requirements set forth in 47 G.S. 115C-301 shall apply beginning with the 2017-2018 school year.

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49 PART IX. COMPENSATION OF PUBLIC SCHOOL EMPLOYEES

50

51 **TEACHER SALARY SCHEDULE**

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	following monthly teacher salary schedule shall apply for the	
2016-2017 fiscal year to licensed personnel of the public schools who are classified as teachers. The salary schedule is based on years of teaching experience.		
	• •	
	7 Teacher Monthly Salary Schedule	
Years of Experience	"A" Teachers	
0	\$3,500	
1	\$3,575	
2	\$3,600	
3	\$3,625	
4	\$3,675	
5	\$3,725	
6	\$3,800	
7	\$3,850	
8	\$3,900	
9	\$3,950	
10	\$4,025	
11	\$4,100	
12	\$4,175	
13	\$4,250	
14	\$4,325	
15-19	\$4,525	
20-24	\$4,800	
25+	\$5,100.	
	ry Supplements for Teachers Paid on This Salary Schedule. –	
	ers who have NBPTS certification shall receive a salary	
	month of twelve percent (12%) of their monthly salary on the	
"A" salary sche		
•	rs who are classified as "M" teachers shall receive a salary	
	month of ten percent (10%) of their monthly salary on the "A'	
salary schedule	month of ten percent (10%) of their monthly salary on the A	
•	s with licensure based on academic preparation at the six-year	
	l receive a salary supplement of one hundred twenty-six dollars	
Ū.		
· · · ·	onth in addition to the supplement provided to them as "M'	
teachers.	wwith licensure based on another is menoration at the destand	
	s with licensure based on academic preparation at the doctoral	
-	l receive a salary supplement of two hundred fifty-three dollars	
	onth in addition to the supplement provided to them as "M'	
teachers.		
	nurses shall receive a salary supplement each month of ter	
-	their monthly salary on the "A" salary schedule.	
	first step of the salary schedule for (i) school psychologists, (ii)	
	e licensed as speech pathologists at the master's degree level or	
	who are licensed as audiologists at the master's degree level or	
	sixth step of the "A" salary schedule. These employees shal	
• • • • • • • • • • • • • • • • • • • •	month of ten percent (10%) of their monthly salary and are	
• • • •	nts equivalent to those of teachers for academic preparation a	
the six-year degree level or the doctoral degree level.		
	•	
SECTION 9.1.(d)	he twenty-sixth step of the salary schedule for (i) school	
SECTION 9.1.(d) psychologists, (ii) school speech	he twenty-sixth step of the salary schedule for (i) school pathologists who are licensed as speech pathologists at the (iii) school audiologists who are licensed as audiologists at the	

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1	master's degree level or higher shall be seven and one-half perce	ent (7.5%) higher than the salary		
2	received by these same employees on the twenty-fifth step of the			
3	SECTION 9.1.(e) Beginning with the 2014-2015	•		
4	annual longevity payments to teachers paid on the teacher salary			
5	longevity payments are included in the monthly amounts under th			
6	SECTION 9.1.(f) A teacher compensated in accorda			
7	the 2016-2017 school year shall receive an amount equal to the gr			
8	(1) The applicable amount on the salary schedule f	0		
9	(2) For teachers who were eligible for longevity for	•		
10	sum of the following:	i the 2013 2011 School year, the		
11	a. The teacher's salary provided in Section	35.11 of S.L. 2013-360		
12	b. The longevity that the teacher would h			
13	system in effect for the 2013-2014 s	.		
14	35.11 of S.L. 2013-360 based on the tea			
15	c. The annual bonus provided in Section 9	-		
16	(3) For teachers who were not eligible for longevit			
17	the sum of the teacher's salary and annual bon			
18	2014-100.			
19	SECTION 9.1.(g) As used in this section, the te	rm "teacher" shall also include		
20	instructional support personnel.	ini toucher shan uise merude		
21	SECTION 9.1.(h) Section 9.1 of S.L. 2015-241 is rep	pealed		
22	SECTION 9.1.(i) It is the intent of the General Asses			
23	base monthly teacher salary schedule for the 2018-2019 fiscal y			
24	public schools who are classified as teachers. The salary sche			
25	teaching experience.	date will be based on years of		
26	2018-2019 Teacher Monthly Salary So	chedule		
27	Years of Experience	"A" Teachers		
28	0	\$3,500		
29	1	\$3,600		
30	2	\$3,700		
31	2 3	\$3,800		
32	4	\$3,900		
33	5	\$4,000		
34	6	\$4,100		
35	7	\$4,200		
36	8	\$4,300		
37	9	\$4,400		
38	10	\$4,500		
39	11	\$4,600		
40	12	\$4,700		
41	13	\$4,800		
42	14	\$4,900		
43	15-24	\$5,000		
44	25+	\$5,100.		
45				
46	SCHOOL-BASED ADMINISTRATOR SALARY SCHEDUL	E		
47	SECTION 9.2.(a) The following base salary schedule			
48	shall apply only to principals and assistant principals. This base s	alary schedule shall apply for the		
49	2016-2017 fiscal year commencing July 1, 2016.			
50	2016-2017 Principal and Assistant Principal Sa	alary Schedules		
51	Classification			

General Ass	embly Of North Ca	rolina			Session 2
Years of Exp	Assistant	Prin I	Prin II	Prin III	Prin IV
	Principal	(0-10)	(11-21)	(22-32)	(33-43)
0-9	\$3,968	-	-	-	-
10	\$4,037	-	-	-	-
11	\$4,185	-	-	-	-
12	\$4,304	-	-	-	-
13	\$4,388	\$4,388	-	-	-
14	\$4,443	\$4,443	-	-	-
15	\$4,501	\$4,501	\$4,556	-	-
16	\$4,556	\$4,556	\$4,615	-	-
17	\$4,615	\$4,615	\$4,675	\$4,735	-
18	\$4,675	\$4,675	\$4,735	\$4,797	\$4,860
19	\$4,735	\$4,735	\$4,797	\$4,860	\$4,924
20	\$4,797	\$4,797	\$4,860	\$4,924	\$4,992
21	\$4,860	\$4,860	\$4,924	\$4,992	\$5,058
22	\$4,924	\$4,924	\$4,992	\$5,058	\$5,126
23	\$4,992	\$4,992	\$5,058	\$5,126	\$5,196
24	\$5,058	\$5,058	\$5,126	\$5,196	\$5,266
25	\$5,126	\$5,126	\$5,196	\$5,266	\$5,342
26	\$5,196	\$5,196	\$5,266	\$5,342	\$5,415
27	\$5,266	\$5,266	\$5,342	\$5,415	\$5,490
28	\$5,342	\$5,342	\$5,415	\$5,490	\$5,565
29	\$5,415	\$5,415	\$5,490	\$5,565	\$5,644
30	\$5,490	\$5,490	\$5,565	\$5,644	\$5,726
31	\$5,565	\$5,565	\$5,644	\$5,726	\$5,808
32	\$5,644	\$5,644	\$5,726	\$5,808	\$5,881
33	\$5,726	\$5,726	\$5,808	\$5,881	\$5,998
34	\$5,808	\$5,808	\$5,881	\$5,998	\$6,117
35	\$5,881	\$5,881	\$5,998	\$6,117	\$6,240
36	\$5,998	\$5,998	\$6,117	\$6,240	\$6,365
37	-	\$6,117	\$6,240	\$6,365	\$6,492
38	-	-	\$6,365	\$6,492	\$6,622
39	-	-	\$6,492	\$6,622	\$6,754
40	-	-		\$6,754	\$6,889
41	-	-	-	\$6,889	\$7,027
42	-	-	-	-	\$7,167
	2016-2017 Princ	inal and Assi	stant Principal	Salary Schedu	
			ification	J ~ J	
Years of Exp	Prin V	Prin VI	Prin VII	Prin VIII	
1	(44-54)	(55-65)	(66-100)	(101+)	
0-19	\$4,992	-	-	-	
20	\$5,058	_	_	-	
21	\$5,126	\$5,196	-	-	
22	\$5,196	\$5,266	\$5,415	-	
23	\$5,266	\$5,342	\$5,490	\$5,565	
24	\$5,342	\$5,415	\$5,565	\$5,644	
25	\$5,415	\$5,490	\$5,644	\$5,726	
26	\$5,490	\$5,565	\$5,726	\$5,808	
27	\$5,565	\$5,644	\$5,808	\$5,881	
28	\$5,644	\$5,726	\$5,881	\$5,998	
_0	\$5,726	\$5,808	\$5,998	\$6,117	

	General Asser	nbly Of North Ca	rolina			Session 2015
l	30	\$5,808	\$5,881	\$6,117	\$6,240	
2	31	\$5,881	\$5,998	\$6,240	\$6,365	
3	32	\$5,998	\$6,117	\$6,365	\$6,492	
1	33	\$6,117	\$6,240	\$6,492	\$6,622	
	34	\$6,240	\$6,365	\$6,622	\$6,754	
5	35	\$6,365	\$6,492	\$6,754	\$6,889	
,	36	\$6,492	\$6,622	\$6,889	\$7,027	
3	37	\$6,622	\$6,754	\$7,027	\$7,167	
)	38	\$6,754	\$6,889	\$7,167	\$7,310	
)	39	\$6,889	\$7,027	\$7,310	\$7,456	
	40	\$7,027	\$7,167	\$7,456	\$7,605	
	41	\$7,167	\$7,310	\$7,605	\$7,758	
5	42	\$7,310	\$7,456	\$7,758	\$7,913	
Ļ	43	\$7,456	\$7,605	\$7,913	\$8,071	
j	44	-	\$7,758	\$8,071	\$8,233	
	45	-	\$7,913	\$8,233	\$8,397	
	46+	_	_	\$8,397	\$8,565	
		CTION 9.2.(b) 7	The appropriat		,	of principals and
)		ipals on the salary			-	
)	-	novative high sch			-	
	schedule:					8
)		Classification		Number of	Teachers Supe	rvised
3		Assistant Prince	ipal		i cuciicis supe	
ŀ		Principal I	-P ***	Fewer than	11 Teachers	
5		Principal II		11-21 Teac		
5		Principal III		22-32 Teac		
7		Principal IV 33-43 Teachers				
3		Principal V		44-54 Teac		
)		Principal VI		55-65 Teac		
)		Principal VII		66-100 Tea		
ĺ		Principal VIII			100 Teachers	
2	The	number of teacher	s supervised in			incipals paid from
3		ly; it does not inclu	-		-	
1		teacher assistants.		ubbibtuitt print	ipuis puia ironn	
5	1 1	beginning classifi	ication for prin	ncipals in alter	native schools a	and in cooperative
5		n school programs				
7		33 or more teac				
3	supervised.					
)	1	CTION 9.2.(c) A	principal shall	be placed on t	he step on the s	alary schedule that
)		al number of years				
		tep for every three				
2						
5	2009. A principal or assistant principal shall also continue to receive any additional State-fund percentage increases earned for the 1997-1998, 1998-1999, and 1999-2000 school years to					
Ļ	· ·	n student performa				senoor years for
,	-	CTION 9.2.(d) H		U U	•	fication based on
		aration at the six-ye				
,		lars $($126.00)$ per				
}	•	two hundred fifty-t			0	i oc para a sarary
)		CTION 9.2.(e) L				cinals shall be as
		ate employees und				icipais snan de as
)	provided for St	ate employees und			Resources Act.	

SECTION 9.2.(f) If a principal is reassigned to a higher job classification because the 1 2 principal is transferred to a school within a local school administrative unit with a larger number 3 of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal 4 had served the principal's entire career as a principal at the higher job classification.

5 If a principal is reassigned to a lower job classification because the principal is 6 transferred to a school within a local school administrative unit with a smaller number of 7 State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had 8 served the principal's entire career as a principal at the lower job classification.

9 This subsection applies to all transfers on or after the effective date of this section, 10 except transfers in school systems that have been created, or will be created, by merging two or 11 more school systems. Transfers in these merged systems are exempt from the provisions of this 12 subsection for one calendar year following the date of the merger.

13 SECTION 9.2.(g)Participants in an approved full-time master's in-school 14 administration program shall receive up to a 10-month stipend at the beginning salary of an 15 assistant principal during the internship period of the master's program. The stipend shall not 16 exceed the difference between the beginning salary of an assistant principal plus the cost of 17 tuition, fees, and books and any fellowship funds received by the intern as a full-time student, including awards of the Principal Fellows Program. The Principal Fellows Program or the school 18 of education where the intern participates in a full-time master's in-school administration program 19 20 shall supply the Department of Public Instruction with certification of eligible full-time interns.

21 **SECTION 9.2.(h)** During the 2016-2017 fiscal year, the placement on the salary 22 schedule of an administrator with a one-year provisional assistant principal's certificate shall be at 23 the entry-level salary for an assistant principal or the appropriate step on the teacher salary 24 schedule, whichever is higher.

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SECTION 9.2.(i) Section 9.2 of S.L. 2015-241 is repealed.

27 NO PAY LOSS FOR BREAK IN SERVICE OR FOR TEACHERS WHO BECOME 28 PRINCIPALS 29

SECTION 9.3.(a) G.S. 115C-285(a) reads as rewritten:

30 "§ 115C-285. Salary.

31 (a) Principals and supervisors shall be paid promptly when their salaries are due provided 32 the legal requirements for their employment and service have been met. All principals and 33 supervisors employed by any local school administrative unit who are to be paid from local funds 34 shall be paid promptly as provided by law and as state-allotted principals and supervisors are paid. 35 Principals and supervisors paid from State funds shall be paid as follows:

- - (8) A teacher who becomes an assistant principal without a break in service shall be paid, on a monthly basis, at least as much as he or she would earn as a teacher employed by that local school administrative unit.
 - A teacher who becomes a principal shall be paid on a monthly basis, at least as (8a) much as he or she would earn as a teacher employed by that local school administrative unit.
 - (9) An assistant principal who becomes a principal without a break in service shall be paid, on a monthly basis, at least as much as he or she would earn as an assistant principal employed by that local school administrative unit."

46 SECTION 9.3.(b) Subsection (a) of this section shall not be construed to modify the 47 compensation of persons initially employed as principals or assistant principals prior to July 1, 48 2016, for work performed prior to July 1, 2016.

49

50 JOINT LEGISLATIVE STUDY COMMITTEE ON SCHOOL-BASED ADMINISTRATOR 51 PAY

	General Assembly Of North Carolina Session 2015				
1	SECTION 9.4.(a) There is established the Joint Legislative Study Committee on				
2	School-Based Administrator Pay (Committee). The Committee shall consist of three members of				
3	the Senate appointed by the President Pro Tempore of the Senate and three members of the House				
4	of Representatives appointed by the Speaker of the House of Representatives. The President Pro				
5	Tempore and the Speaker of the House of Representatives shall each appoint a cochair of the				
6	Committee from among its membership. The Committee and the terms of the members shall				
7	expire when the Committee submits a final report to the General Assembly. Members shall serve				
8	at the pleasure of the appointing officer.				
9	SECTION 9.4.(b) The Committee shall study and make recommendations on the				
10	following:				
11	(1) The feasibility of revising the school-based administrator salary schedule,				
12	including principal and assistant principal pay, and whether revisions are				
13	needed.				
14	(2) The process of recruiting and retaining principals in North Carolina as				
15	compared with the process of recruiting and retaining executives in other				
16	professions.				
17	(3) Strategies for recruiting and retaining the most qualified principals in				
18	low-performing and hard-to-staff schools.				
19	(4) Any other issue the Committee considers relevant to this study.				
20	SECTION 9.4.(c) The Committee shall meet upon the call of its cochairs. A quorum				
21	of the Committee is a majority of its members. No action may be taken except by a majority vote				
22	at a meeting at which a quorum is present. The Committee, while in the discharge of its official				
23	duties, may exercise all powers provided for under G.S. 120-19 and Article 5A of Chapter 120 of				
24 25	the General Statutes. The Committee may contract for professional, clerical, or consultant				
25	services, as provided by G.S. 120-32.02. Members of the Committee shall receive per diem,				
26	subsistence, and travel allowance as provided in G.S. 120-3.1. The expenses of the Committee				
27	shall be considered expenses incurred for the joint operation of the General Assembly.				
28	SECTION 9.4.(d) The Legislative Services Officer shall assign professional and				
29 30	clerical staff to assist the Committee in its work. The Director of Legislative Assistants of the				
30 31	House of Representatives and the Director of Legislative Assistants of the Senate shall assign clerical support staff to the Committee.				
31 32	11				
32 33	SECTION 9.4.(e) The Committee shall submit a final report on the results of its study, including any proposed legislation, to the members of the Senate and the House of				
33 34	Representatives on or before December 31, 2016, by filing a copy of the report with the Office of				
54	Representatives on or before December 51, 2010, by thing a copy of the report with the Office of				

Representatives on or before December 31, 2016, by filing a copy of the report with the Office of the President Pro Tempore of the Senate, the Office of the Speaker of the House of Representatives, the Joint Legislative Education Oversight Committee, and the Legislative Library. The Committee shall terminate on December 31, 2016, or upon the filing of its final report, whichever occurs first.

40 **CENTRAL OFFICE SALARIES**

41 **SECTION 9.5.(a)** The monthly salary ranges that follow apply to assistant 42 superintendents, associate superintendents, directors/coordinators, supervisors, and finance 43 officers for the 2016-2017 fiscal year, beginning July 1, 2016, and shall be increased by one and 44 one-half percent (1.50%) annually as follows:

45	School Administrator I	\$3,442	\$6,418
46	School Administrator II	\$3,646	\$6,805
47	School Administrator III	\$3,868	\$7,217
48	School Administrator IV	\$4,021	\$7,502
49	School Administrator V	\$4,182	\$7,804
50	School Administrator VI	\$4,434	\$8,273
51	School Administrator VII	\$4,610	\$8,605

1 The local board of education shall determine the appropriate category and placement 2 for each assistant superintendent, associate superintendent, director/coordinator, supervisor, or 3 finance officer within the salary ranges and within funds appropriated by the General Assembly 4 for central office administrators and superintendents. The category in which an employee is placed 5 shall be included in the contract of any employee.

6 **SECTION 9.5.(b)** The monthly salary ranges that follow apply to public school 7 superintendents for the 2016-2017 fiscal year, beginning July 1, 2016, and shall be increased by 8 one and one-half percent (1.50%) annually as follows:

0	one and one num percent (1.2070) a	initiality as follows:	
9	Superintendent I	\$4,891	\$9,126
10	Superintendent II	\$5,190	\$9,675
11	Superintendent III	\$5,503	\$10,261
12	Superintendent IV	\$5,838	\$10,882
13	Superintendent V	\$6,194	\$11,543

The local board of education shall determine the appropriate category and placement for the superintendent based on the average daily membership of the local school administrative unit and within funds appropriated by the General Assembly for central office administrators and superintendents.

18 **SECTION 9.5.(c)** Longevity pay for superintendents, assistant superintendents, 19 associate superintendents, directors/coordinators, supervisors, and finance officers shall be as 20 provided for State employees under the State Personnel Act.

21 SECTION 9.5.(d) Superintendents, assistant superintendents, associate 22 superintendents, directors/coordinators, supervisors, and finance officers with certification based 23 on academic preparation at the six-year degree level shall receive a salary supplement of one 24 hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided pursuant 25 Superintendents, assistant superintendents, associate superintendents, this section. to 26 directors/coordinators, supervisors, and finance officers with certification based on academic 27 preparation at the doctoral degree level shall receive a salary supplement of two hundred 28 fifty-three dollars (\$253.00) per month in addition to the compensation provided for under this 29 section.

30 **SECTION 9.5.(e)** The State Board of Education shall not permit local school 31 administrative units to transfer State funds from other funding categories for salaries for public 32 school central office administrators.

33 34 **SECTION 9.5.(f)** Section 9.3 of S.L. 2015-241 is repealed.

35 NONCERTIFIED PERSONNEL SALARIES

36 **SECTION 9.6.(a)** The annual salary increase for permanent, full-time noncertified 37 public school employees whose salaries are supported from the State's General Fund shall be one 38 and one-half percent (1.50%), commencing July 1, 2016.

39 **SECTION 9.6.(b)** Local boards of education shall increase the rates of pay for such 40 employees who were employed for all or part of fiscal year 2015-2016 and who continue their 41 employment for fiscal year 2016-2017 by providing an annual salary increase for employees of 42 one and one-half percent (1.50%).

43 For part-time employees, the pay increase shall be pro rata based on the number of 44 hours worked.

45 **SECTION 9.6.(c)** The State Board of Education may adopt salary ranges for 46 noncertified personnel to support increases of one and one-half percent (1.50%) for the 2016-2017 47 fiscal year.

48

SECTION 9.6.(d) Section 9.4 of S.L. 2015-241 is repealed.

49

50 THIRD GRADE READING TEACHER PERFORMANCE PILOT PROGRAM

	General Assembly Of North Carolina Session 2015
1	SECTION 9.7.(a) The State Board of Education shall establish the Third Grade
2	Reading Teacher Performance Pilot Program to reward teacher performance and encourage
3	student learning and improvement. To attain this goal, the Department of Public Instruction shall
4	administer bonus pay to licensed third grade teachers who have an Education Value-Added
5	Assessment System (EVAAS) student growth index score for third grade reading from the
6	previous school year, beginning with the data from the 2015-2016 school year, as follows:
7	(1) Of the funds appropriated for this program, five million dollars (\$5,000,000)
8	shall be allocated for bonuses to licensed third grade teachers who are in the top
9	twenty-five percent (25%) of teachers in the State according to the EVAAS
10	student growth index score for third grade reading from the previous year.
11	These funds shall be allocated equally among qualifying teachers.
12	(2) Of the funds appropriated for this program, five million dollars (\$5,000,000)
13	shall be allocated to pay bonuses to licensed third grade teachers who are in the
14	top twenty-five percent (25%) of teachers in their respective local school
15	administrative units according to the EVAAS student growth index score for
16	third grade reading from the previous year. These funds shall be split
17	proportionally based on average daily membership for each local school
18	administrative unit and then distributed equally among qualifying teachers in
19	each local school administrative unit, subject to the following conditions:
20	a. Teachers employed in charter schools and regional schools are not
21	eligible to receive a bonus under this subdivision.
22	b. Any teacher working in a local school administrative unit that employs
23	three or fewer third grade teachers shall receive a bonus under this
24	subdivision if that teacher has an EVAAS student growth index score
25	for third grade reading from the previous school year that exceeds
26	expected growth.
27	(3) For EVAAS student growth index score data collected during the 2015-2016
28	school year and the 2016-2017 school year, bonuses awarded pursuant to
29	subdivisions (1) and (2) of this subsection are payable in January of 2017 and
30	January of 2018, respectively, to qualifying third grade teachers who remain
31	employed teaching third grade in the same local school administrative unit at
32	least from the school year the data is collected until the corresponding school
33	year that the bonus is paid.
34	(4) A teacher who is eligible to receive a bonus under both subdivisions (1) and (2)
35	of this subsection shall receive both bonuses.
36	SECTION 9.7.(b) Notwithstanding G.S. 135-1(7a), the compensation bonuses
37	awarded by this section are not compensation under Article 1 of Chapter 135 of the General
38	Statutes, the Teachers' and State Employees' Retirement System.
39	SECTION 9.7.(c) The State Board of Education shall report on and study the Third
40	Grade Reading Teacher Performance Pilot Program (Program) as follows:
41	(1) The State Board of Education shall report on the distribution of statewide
42	bonuses as among local school administrative units and the distribution of
43	bonuses within local school administrative units as among individual schools to
44	the President Pro Tempore of the Senate, the Speaker of the House of
45	Representatives, and the Fiscal Research Division on March 1, 2017, and again
46	on March 1, 2018.
47	(2) The State Board of Education shall study the effect of the Program on teacher
48	performance and retention. The State Board of Education shall report the results
49	of its findings to the President Pro Tempore of the Senate, the Speaker of the
50	House of Representatives, the Fiscal Research Division, and the Joint
51	Legislative Education Oversight Committee no later than March 1, 2018.

General Assemb	ly Of North Carolina	Session 2015
also include in th	ION 9.7.(d) For the 2017-2018 fiscal year only, the Direct e Base Budget, as defined by G.S. 143C-1-1(d)(1c), the an unport the Program	
	upport the Program. ION 9.7.(e) This section expires June 30, 2018.	
PART X. COMM	AUNITY COLLEGES	
	ORMANCE MEASURES	
	ION 10.1. G.S. 115D-31.3 reads as rewritten:	
"§ 115D-31.3. In	stitutional performance accountability.	
····	town Dauformon on Managura The State Deard of Com	munity Callagaa shall
	atory Performance Measures. – The State Board of Com	munity Colleges shall
	ege on the following eight performance measures:	
(1)	Progress of basic skills students.	students
$\frac{(2)}{(2)}$	Attainment of adult high school equivalency diplomas by	
(3)	Performance of students who transfer to a four-year institu	
<u>(3a)</u> (3b)	<u>Success rate of students in credit-bearing English courses.</u> Success rate of students in credit-bearing Math courses.	<u>.</u>
<u>(30)</u> (4)	Success of developmental students in subsequent college-	loval English courses
(4) (5)	Success of developmental students in subsequent college-	
(5a)	Progress of first-year curriculum students.	iever main courses.
(6)	Repealed by Session Laws 2012-142, s. 8.5, effective July	1 2012
(0) (7)	Curriculum student retention and graduation.	, 2012.
(7) (8)	Repealed by Session Laws 2012-142, s. 8.5, effective July	1 2012
(9)	Attainment of licensure and certifications by students.	1, 2012.
	nay also evaluate each college on additional performance n	neasures.
	ation of Performance Ratings. – Each college shall publi	
	es set out in subsection (e) of this section (i) annually in it	
	d (ii) in its printed catalog each time the catalog is reprinted	
	ity Colleges System Office shall publish the performance	
eight-measures.		C
(g) Recog	nition of Successful Institutional Performance For the I	ourpose of recognition
of successful inst	titutional performance, the State Board of Community C	colleges shall evaluate
	ne eight performance measures set out in subsection (e) of t	
•	of funds, the State Board may allocate funds among c	-
	n institution's performance, including at least the following	-
(1)	Program quality evaluated by determining a college's rate	
	each measure as compared to a systemwide performance l	-
(2)	Program impact on student outcomes evaluated by the	e number of students
	succeeding on each measure.	
"		
	OF CAREER COACH PURING	
	OF CAREER COACH FUNDS	nitton
	ION 10.2. Section 10.14(c) of S.L. 2015-241 reads as rew	
	10.14.(c) The funds appropriated under this act to the r the 2015-2017 fiscal biennium to match non-State funds	
•	ach Program shall only be used for <u>(i)</u> salary and benefits	-
	cent (2%) of the direct operating costs related to support	
Coaches."	cont (270) of the ancer operating costs related to support	
Courses.		
YOUTH APPRF	CNTICESHIP TUITION WAIVER	

	General Assembly Of North Carolina	Session 2015
1	SECTION 10.3.(a) G.S. 115D-5(b) reads as rewritten:	
2	"(b) In order to make instruction as accessible as possible to all cit	tizens the teaching of
3	curricular courses and of noncurricular extension courses at convenient	
4	institution campuses as well as on campuses is authorized and shall be en	•
5	portion of the established regular tuition rate charged a full-time studer	• •
6	part-time student taking any curriculum course. In lieu of any tuition charge	
7	Community Colleges shall establish a uniform registration fee, or a	-
8	registration fees, to be charged students enrolling in extension courses fo	
9	financed primarily from State funds. The State Board of Community Col	
10	general and uniform regulations for waiver of tuition and registration fees for	
10	general and uniform regulations for warver of tutuon and registration rees to	i the following.
12	 (16) Courses provided to students who are participating	in on oppropriationship
12	(16) Courses provided to students who are participating	<u>in an apprenticesinp</u>
13 14	program that meets all of the following criteria:	d by the United States
	a. <u>Is a registered apprenticeship program recognized</u>	<u>I by the Officer States</u>
15	Department of Labor.	ating to a job spacific
16 17	b. <u>Has a documented plan of study with courses rel</u>	ating to a job-specific
	<u>occupational or technical skill.</u>	high school students
18 19	c. <u>Requires the participants in the program to be</u> when entering the program.	mgn school students
19 20	The State Board of Community Colleges shall not waive tuition and reg	istration face for other
20 21	individuals."	Istration rees for other
22	SECTION 10.3.(b) This section applies beginning with the 2010	6 fall academic term
22	SECTION 10.5.(b) This section applies beginning with the 2010	
23 24	TUITION WAIVER/FIREFIGHTERS AND EMS PERSONNEI	ON MILITARY
2 4 25	INSTALLATIONS	
25 26	SECTION 10.4.(a) G.S. 115D-5(b) is amended by adding a new	v subdivision to read
27	"(b) In order to make instruction as accessible as possible to all cit	
28	curricular courses and of noncurricular extension courses at convenient	
29	institution campuses as well as on campuses is authorized and shall be en	•
30	portion of the established regular tuition rate charged a full-time studer	0 1
31	part-time student taking any curriculum course. In lieu of any tuition charge	
32	Community Colleges shall establish a uniform registration fee, or a	•
33	registration fees, to be charged students enrolling in extension courses fo	
34	financed primarily from State funds. The State Board of Community Col	
35	general and uniform regulations for waiver of tuition and registration fees for	
36		U
37	(2a) <u>Firefighters, EMS personnel, and rescue and lifesaving</u>	personnel whose duty
38	station is located on a military installation within North	± •
39	that support their organizations' training needs and a	
40	purpose by the State Board of Community Colleges.	<u> </u>
41	·····	
42	The State Board of Community Colleges shall not waive tuition and reg	istration fees for other
43	individuals."	
44	SECTION 10.4.(b) G.S. 115D-39(a1) reads as rewritten:	
45	"(a1) In addition, federal law enforcement officers, firefighters, EMS	personnel, and rescue
46	and lifesaving personnel whose permanent duty station is within North Car	rolina and who do not
47	otherwise qualify for tuition waivers under G.S. 115D-5(b)(2a) shall also be	
48	resident community college tuition rate for courses that support their organi	-
49	and are approved for this purpose by the State Board of Community Colleges	
50	SECTION 10.4.(c) This section applies beginning with the 2016	
51		

1		EER- AND COLLEGE-READY GRADUATE PROGRAM			
2 3		ION 10.5. Section 10.13 of S.L. 2015-241 reads as rewritten:			
	"CAREER- AND COLLEGE-READY GRADUATES				
4		0.13.(a) The State Board of Community Colleges, in consultation with the State			
5		on, shall develop a program for implementation <u>beginning with model programs</u>			
6		7 school year that introduces the college developmental mathematics and			
7		ading and English curriculums in the high school senior year and provides			
8		college remediation for students prior to high school graduation through			
9		community college partners. The program shall be fully implemented in all high			
10		beginning with the 2018-2019 school year. Students who are enrolled in the			
11	_	urse of Study to receive their high school diplomas shall not be required to			
12	1 1	program or be required to take mandatory remedial courses as provided for in			
13		ss a parent specifically requests through the individualized education program			
14		the student participates. The program shall require the following:			
15	(1)	Establishment by the State Board of Community Colleges of measures for			
16		determining student readiness and preparation for college coursework by using			
17		ACT scores, student grade point averages, or other measures currently used by			
18		the State Board of Community Colleges to determine college readiness for			
19 20	(2)	entering students. Changes in surriculum policy and rules as peeded by the State Board of			
20 21	(2)	Changes in curriculum, policy, and rules as needed by the State Board of Community Colleges and State Board of Education to make remedial courses			
21		mandatory for students who do not meet readiness indicators by their junior			
22		year to ensure college readiness prior to high school graduation. These changes			
23 24		shall include the flexibility for students to fulfill senior mathematics and			
25		English graduation requirements through enrollment in mandatory remedial			
26		courses or to enroll in those courses as electives.			
27	(3)	High schools to use curriculum approved by the State Board of Community			
28	~ /	Colleges, in consultation with the State Board of Education.			
29	(4)	Determinations by the State Board of Community Colleges on the following:			
30		a. Appropriate measures of successful completion of the remedial courses			
31		to ensure students are prepared for coursework at a North Carolina			
32		community college without need for further remediation in mathematics			
33		or reading and English.			
34		b. The length of time following high school graduation in which a student			
35		who successfully completed high school remedial courses will not be			
36		required to enroll in developmental courses at a North Carolina			
37		community college.			
38	(5)	Delivery of remedial courses by high school faculty consistent with policies			
39		adopted by the State Board of Community Colleges and the State Board of			
40		Education. The policies shall include, at a minimum, the following			
41		requirements:			
42		a. High school faculty teaching the approved remedial courses must			
43		successfully complete training requirements as determined by the State			
44		Board of Community Colleges, in consultation with the State Board of			
45		Education.			
46 47		b. The North Carolina Community College System shall provide oversight			
47 48	"SECTION	of the remedial courses to ensure appropriate instructional delivery.			
48 49		10.13.(b) The State Board of Community Colleges and the State Board of apart on progress of implementation of the program statewide including the			
49 50		eport on progress of implementation of the program statewide, including the subsection (a) of this section, to the Joint Legislative Education Oversight			
50 51	-	er than March 15, 2016. The State Board of Community Colleges and the State			

	•	Session 2015
Board of Educati	ion shall jointly report to the Joint Legislative	e Education Oversight Committee as
follows:		_
<u>(1)</u>	No later than March 15, 2017, on t	he outcomes of model programs
	implemented in the 2016-2017 school year	r and suggested statutory changes to
	ensure successful implementation of the pro-	ogram statewide.
<u>(2)</u>	No later than March 15, 2018, on	
	development efforts in the 2017-2018 sc	
	changes in curriculum, policy, and rules to	•
	the program statewide in the 2018-2019 sch	*
<u>(3)</u>	No later than October 15, 2019, and annua	
<u> </u>	including impact on remediation rates in	
	English for recent high school graduates en	
	college or constituent institution of The Un	
	conce of constituent institution of the on	iversity of tyotti Curonna.
CONNECT NC	BOND ADMINISTRATION	
SEC7	FION 10.6. Of the funds appropriated in t	this act to the Community Colleges
System Office, t	the sum of one hundred ninety-one thousar	nd seven hundred thirty-five dollars
\$191,735) in rec	curring funds for the 2016-2017 fiscal year sh	all be used only to support review o
Connect NC bon	d project requests and to ensure compliance v	with capital improvement regulation
nd processes. P	Positions created during the 2016-2017 fiscal	l year for the purpose of supporting
review of Conne	ect NC bond project requests and ensuring co	ompliance shall be used only for that
	se positions shall be eliminated as soon as ad	
s complete.		
DELAY PROPH	ERTY TRANSFER TO CLEVELAND CO	MMUNITY COLLEGE
SEC7	FION 10.7.(a) Section 1 of S.L. 2012-177 re	ads as rewritten:
"SECTION	1. The State of North Carolina shall convey to	o the Board of Trustees of Cleveland
Community Coll	lege, for consideration of one dollar (\$1.00),	all its right, title, and interest in the
1 2	r the former Cleveland County Correctional	
	f Parcel 22252 Cleveland County, deed refer	
of approximately	v 13.25 acres currently allocated to the Depa	rtment of Public Safety, Division o
Adult Correction	ns, SPO File No. 23-008. The conveyance-	is subject to a reversionary interes
reserved by the	State. The property shall be conveyed to t	the Board of Trustees of Cleveland
Community Coll	lege for so long as it is utilized for educa	tional purposes consistent with the
mission of the N	Josth Carolina Community Collaga System	
disposition of th	vorth Caronna Community Conege System.	The net proceeds of any subsequen
-	e property shall be remitted to the Board of	
_		f Trustees of Cleveland Community
College and may	e property shall be remitted to the Board of	f Trustees of Cleveland Community urpose."
College and may SECT	e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177	f Trustees of Cleveland Community urpose."
College and may SECT 2014-19, reads as	e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177	f Trustees of Cleveland Community purpose." 7, as amended by Section 1 of S.L
College and may SECT 2014-19, reads as "SECTION	e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten:	f Trustees of Cleveland Community purpose." 7, as amended by Section 1 of S.L
College and may SECT 2014-19, reads as "SECTION	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten: 4. Sections 1 through 3 of this act become 	f Trustees of Cleveland Community purpose." 7, as amended by Section 1 of S.L
College and may SECT 2014-19, reads as "SECTION remainder of this	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten: 4. Sections 1 through 3 of this act become 	<u>f Trustees of Cleveland Community</u> <u>ourpose.</u> " 7, as amended by Section 1 of S.L e effective July 1, 2016. <u>2021.</u> Th
College and may SECT 2014-19, reads as "SECTION remainder of this CERTAIN CON	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten: 4. Sections 1 through 3 of this act becomes act becomes effective January 1, 2013." 	<u>f Trustees of Cleveland Communit</u> <u>ourpose.</u> " 7, as amended by Section 1 of S.L e effective July 1, 2016. <u>2021.</u> Th
College and may SECT 2014-19, reads as "SECTION remainder of this CERTAIN CON SECT	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten: 4. Sections 1 through 3 of this act becomes act becomes effective January 1, 2013." MMUNITY COLLEGE PROJECT FUNDS 	<u>f Trustees of Cleveland Community</u> <u>ourpose.</u> " 7, as amended by Section 1 of S.L e effective July 1, 2016. <u>2021.</u> Th S North Carolina Community College
College and may SECT 2014-19, reads as "SECTION remainder of this CERTAIN CON SECT System Office 1	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten: 4. Sections 1 through 3 of this act becomes act becomes effective January 1, 2013." MMUNITY COLLEGE PROJECT FUNDS FION 10.8. The funds appropriated to the N 	<u>f Trustees of Cleveland Community</u> <u>ourpose.</u> " 7, as amended by Section 1 of S.L e effective July 1, 2016. <u>2021.</u> Th S North Carolina Community College c for (i) the Center for Advanced
College and may SECT 2014-19, reads as "SECTION remainder of this CERTAIN CON SECT System Office 1 Manufacturing a	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 s rewritten: 4. Sections 1 through 3 of this act becomes act becomes effective January 1, 2013." MMUNITY COLLEGE PROJECT FUNDS FION 10.8. The funds appropriated to the N by this act for the 2016-2017 fiscal year 	<u>f Trustees of Cleveland Community</u> <u>ourpose.</u> " 7, as amended by Section 1 of S.L e effective July 1, 2016. <u>2021.</u> Th S North Carolina Community College for (i) the Center for Advanced Mitchell Community College sit
College and may SECT 2014-19, reads as "SECTION remainder of this CERTAIN CON SECT System Office 1 Manufacturing a	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 is rewritten: 4. Sections 1 through 3 of this act becomes act becomes effective January 1, 2013." MMUNITY COLLEGE PROJECT FUNDS FION 10.8. The funds appropriated to the N by this act for the 2016-2017 fiscal year at Gaston Community College and (ii) 	<u>f Trustees of Cleveland Community</u> <u>ourpose.</u> " 7, as amended by Section 1 of S.L e effective July 1, 2016. <u>2021.</u> Th S North Carolina Community College for (i) the Center for Advanced Mitchell Community College sit
College and may SECT 2014-19, reads as "SECTION remainder of this CERTAIN CON SECT System Office 1 Manufacturing a	 e property shall be remitted to the Board of be used by the Board for any lawful public p FION 10.7.(b) Section 4 of S.L. 2012-177 is rewritten: 4. Sections 1 through 3 of this act becomes act becomes effective January 1, 2013." MMUNITY COLLEGE PROJECT FUNDS FION 10.8. The funds appropriated to the N by this act for the 2016-2017 fiscal year at Gaston Community College and (ii) ll not revert at the end of the fiscal year but sl 	 <u>ourpose.</u>" <i>a</i>s amended by Section 1 of S.L. <i>e</i> effective July 1, 2016. <u>2021.</u> The <i>S</i> North Carolina Community Colleges <i>i</i> for (i) the Center for Advanced Mitchell Community College site

EXPAND INTERNSHIPS AND CAREER-BASED OPPORTUNITIES FOR STUDENTS 1 2 ATTENDING HISTORICALLY BLACK COLLEGES AND UNIVERSITIES (HBCU). 3 SECTION 11.1. Section 11.12(b) of S.L. 2015-241 reads as rewritten: 4 "SECTION 11.12.(b) The–For the 2016-2017 fiscal year, the Board of Governors shall 5 conduct a competitive process to select institutions of higher education that are Historically Black 6 Colleges and Universities to participate in the internship program which links 60a minimum of 95 7 students attending Historically Black Colleges and Universities with North Carolina-based 8 companies. The Board of Governors shall determine the number of institutions that may 9 participate in the program; however, at least two of the institutions shall be private institutions. 10 Funds appropriated by this act for this internship program shall be allocated only to constituent 11 institutions of The University of North Carolina that are designated as an HBCU and private 12 colleges and universities located in North Carolina that are designated as an HBCU." 13 14 **MODIFY NC GUARANTEED ADMISSION PROGRAM (NCGAP)** 15 SECTION 11.2.(a) Section 11.7(b) of S.L. 2015-241 reads as rewritten: 16 "SECTION 11.7.(b) The Board of Governors of The University of North Carolina and the 17 State Board of Community Colleges shall jointly study and evaluate how a deferred admission 18 program, to be known as the North Carolina Guaranteed Admission Program (NCGAP), for 19 students identified as academically at risk and designed pursuant to subsection (c) of this section, 20 would address the issues and help achieve the goals set out in subsection (a) of this section. In its 21 study the Board of Governors and State Board of Community Colleges shall also consider the best 22 procedure for implementing NCGAP and the fiscal impact it may have with respect to enrollment. 23 By January 1, 2017, the President of The University of North Carolina, in consultation with 24 the Board of Governors, shall adopt a plan to improve student completion of baccalaureate degrees 25 that includes specific targets for each constituent institution's completion rates and that is effective 26 for the 2017-2018 academic year. For the purposes of this section, "completion rates" may include 27 the four and six year graduation rate of first-time, full-time freshman or other methods of measuring completion that may more accurately capture the success of each institution's 28 29 undergraduate population. The plan shall allow for a variety of strategies designed to best meet the 30 individual constituent institutions' needs, such as, but not limited to: redesigned courses, early 31 alerts systems, tutoring, degree mapping, and innovative merit-based completion incentives." 32 SECTION 11.2.(b) Section 11.7(d) of S.L. 2015-241 reads as rewritten: 33 "SECTION 11.7.(d) The Board of Governors of The University of North Carolina and the 34 State Board of Community Colleges shall report their finding and recommendations to the Joint 35 Legislative Education Oversight Committee, the Fiscal Research Division, and the Office of State 36 Budget and Management by March 1, 2016. The report shall include an analysis of the fiscal 37 impact NCGAP may have with regard to enrollment at constituent institutions of The University 38 of North Carolina and at community colleges, the number of students who may participate in 39 NCGAP, and its effect on FTEs. 40 The President of the University of North Carolina shall report on the plan to improve student completions to the Joint Legislative Education Oversight Committee, the Fiscal Research 41 42 Division, and the Office of State Budget and Management by January 1, 2017." 43 SECTION 11.2.(c) Section 11.7(e) of S.L. 2015-241 reads as rewritten: 44 "SECTION 11.7.(e) Based on the analysis conducted by the Board of Governors and the 45 State Board of Community Colleges pursuant to subsection (b) of this section and the recommendations made pursuant to subsection (d) of this section, each constituent institution shall 46 47 design a deferred admission program as part of NCGAP for implementation at the institution. The 48 institution shall design the program so that it may be implemented at the institution beginning with 49 the 2016-2017-2018 fiscal year and applied to the institution's admission process for the 50 2017-20182018-2019 academic year and each subsequent academic year.year if the plan required 51 by subsection (b) of this section is not implemented."

1 2 2	SECTION 11.2.(d) Section 11.7(g) of S.L. 2015-241 reads as rewritten: " SECTION 11.7.(g) NCGAP shall be implemented at all constituent institutions and all			
3 4	community colleges beginning with the 2016-20172017-2018 fiscal year and shall apply to admissions policies at each constituent institution and community college beginning with the			
5	$\frac{2017-20182018-2019}{2018-2019}$ academic year and each subsequent academic year.year if the plan required			
6	by subsection (b) of this section is not implemented."			
7	by subsection (b) of this section is not implemented.			
8	UNC PART-WAY HOME STRATEGY/REPORT			
9	SECTION 11.3. No later than September 1, 2017, the President of The University of			
10	North Carolina shall report to the Joint Legislative Education Oversight Committee regarding the			
11	expenditure of State funds used to recruit, retain, and graduate "part-way home" and other			
12	nontraditional students who have completed some college but have not earned a degree and to			
13	cover other costs of implementing the strategy to reenroll "part-way home" students. The report			
14	shall include line item expenditures, descriptions of program activities and accomplishments, and			
15	data on outcome measures used to assess program effectiveness.			
16				
17	ACCESS TO AFFORDABLE COLLEGE EDUCATION			
18	SECTION 11.4.(a) Guarantee of No In-State Tuition Increase for Standard College			
19 20	Term. – Article 14 of Chapter 116 of the General Statutes is amended by adding a new section to read:			
20 21	"§ 116-143.9. Fixed tuition payment.			
21	(a) There is established the fixed tuition payment program. The rate of tuition of any			
22	freshman or transfer undergraduate student who is admitted to any constituent institution of The			
24	University of North Carolina and deemed to be a North Carolina resident for purposes of tuition			
25	shall be guaranteed as provided by this section. The program shall have the following components:			
26	(1) <u>A guarantee that the rate of tuition approved by either the Board of Governors</u>			
27	or the Board of Trustees of the constituent institution will remain constant or			
28	decrease during the tuition period.			
29	(2) Except as provided in subsection (b) of this section, the tuition period shall be			
30	(i) eight consecutive academic semesters for a student seeking a baccalaureate			
31	degree in a four-year program or 10 consecutive academic semesters for a			
32	student seeking a baccalaureate degree in a program officially designated by the			
33	Board of Governors as a five-year program, not including any summer sessions,			
34 25	or (ii) the appropriate balance of a designated program length after making the			
35 26	(2) proper adjustments for a student who transfers to the constituent institution.			
36 37	(3) Except as provided in subsection (b) of this section, the student must remain			
38	enrolled continuously at the constituent institution during the entire tuition period.			
39	(4) At the end of the tuition period, the cost of tuition for any additional academic			
40	semesters reverts to the amount of the current tuition for that constituent			
41	institution and a tuition surcharge imposed under G.S. 116-143.7, if applicable.			
42	(b) The tuition period may be tolled if the student is able to demonstrate a substantial			
43	disruption or interruption in the student's pursuit of a degree as provided in G.S. 116-143.7(c).			
44	(c) The Board of Governors shall adopt the policies needed to implement this section and			
45	shall also determine what the fixed tuition rates and the tuition periods shall be for undergraduate			
46	transfer students who are North Carolina residents for purposes of tuition."			
47	SECTION 11.4.(a1) Subsection (a) of this section is effective when it becomes law			
48	and beginning with the 2016 fall academic semester, applies to the rate of tuition for freshmen and			
49	transfer students who enroll at a constituent institution and to the rate of tuition for freshmen and			
50	transfer students who enroll at a constituent institution in subsequent academic semesters.			

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	SECTION 11.4.(b) Cap on Student Fees. – Article 14 of Chapter 116 of the General
)	Statutes is amended by adding a new section to read:
	" <u>§ 116-143.10. Cap on student fees.</u>
	Notwithstanding G.S. 116-143 and G.S. 116-11(7), the Board of Governors of The University
	of North Carolina and the Board of Trustees at each constituent institution may increase the
	cumulative total of all undergraduate student fees approved by either the Board of Governors or
	the Board of Trustees by no more than three percent (3%) per academic year."
	SECTION 11.4.(b1) Subsection (b) of this section is effective when it becomes law
	and applies beginning with the 2017-2018 academic year. The student fees charged for the
	2016-2017 academic year shall be the baseline used to determine the amount of the three percent
	(3%) increase in student fees that is permissible for the 2017-2018 academic year.
	SECTION 11.4.(c) NC Promise Tuition Plan and "Buy Down." – Article 14 of
	Chapter 116 of the General Statutes is amended by adding a new section to read:
	"§ 116-143.11. NC Promise Tuition Plan; State "buy down" of certain financial obligations.
	(a) The NC Promise Tuition Plan shall be established and implemented as provided by this
	section. Notwithstanding G.S. 116-143 and G.S. 116-11(7), the Board of Governors of The
	University of North Carolina shall set the rate of undergraduate tuition for Elizabeth City State
	University, the University of North Carolina at Pembroke, and Western Carolina University as
	follows: beginning with the 2018 fall academic semester, the rate of tuition for students deemed to
	be North Carolina residents for purposes of tuition shall be five hundred dollars (\$500.00) per
	academic semester and the rate of tuition for nonresident students shall be two thousand five
]	hundred dollars (\$2,500) per academic semester.
	(b) Notwithstanding any other provision of law, the State shall "buy down" the amount of
	any financial obligation resulting from the established tuition rate that may be incurred by
	Elizabeth City State University, the University of North Carolina at Pembroke, and Western
	Carolina University as provided by this subsection. Beginning with the 2018-2019 fiscal year, the
	Director of the Budget shall determine each fiscal year, based on information provided by the
	Board of Governors and the Chancellor of each constituent institution, the amount required to
	offset the forgone tuition receipts at each of the three institutions as a result of the tuition rate
	established by this section. The Director of the Budget shall authorize an increase in the base
	budget of The University of North Carolina of up to forty million dollars (\$40,000,000) each fiscal
	year to cover the cost of the "buy down" that fiscal year and shall allocate the appropriate sum to
	each constituent institution. Any increase in the base budget authorized pursuant to this subsection
	shall not be included in the calculation of projected enrollment growth under G.S. 116-30.7.
	(c) When implementing the provisions of this section, the Board of Governors shall give due consideration to maintaining the unique historical character of each institution including
	due consideration to maintaining the unique historical character of each institution, including
	service to students who are first generation, college-going, economically disadvantaged, or minority."
	SECTION 11.4.(c1) By January 16, 2017, the Board of Governors shall develop and
	implement a marketing strategy utilizing advertising means with historically successful results that
	is designed to increase enrollment at Elizabeth City State University and to effectively market the
	NC Promise Tuition Plan at that campus. Of the funds appropriated by this act to the Board of
	Governors of The University of North Carolina for the 2016-2017 fiscal year, the Board of
	Governors of the Oniversity of North Carolina for the 2010-2017 fiscal year, the Board of Governors may use a sum of up to two hundred fifty thousand dollars (\$250,000) to accomplish
	the purpose provided in this subsection.
	SECTION 11.4.(c2) G.S. 116-144 reads as rewritten:
	"§ 116-144. Higher tuition to be charged nonresidents.
	The Unless provided otherwise by law, the Board of Governors shall fix the tuition and
	required fees charged nonresidents of North Carolina who attend the institutions enumerated in
	G.S. 116-4 at rates higher than the rates charged residents of North Carolina and comparable to the
	rates charged nonresident students by comparable public institutions nationwide, except that a
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1	person who serves as a graduate teaching assistant or graduate research assistant or in a similar
2	instructional or research assignment and is at the same time enrolled as a graduate student in the
3	same institution may, in the discretion of the Board of Governors, be charged a lower rate fixed by
4	the Board, provided the rate is not lower than the North Carolina resident rate."
5	SECTION 11.4.(d) Evaluation of Admission Cap on Nonresident Students Entering
6	the Freshman Class of a Constituent Institution. – The Board of Governors shall consider what
7	effect, if any, the elimination of or an increase in the current cap of eighteen percent (18%) on the
8	enrollment of nonresident students entering the freshman class at the constituent institutions listed
9	in subsection (d1) of this section may have regarding the student applications to those institutions.
10	If the Board of Governors determines that eliminating or increasing such cap may increase the
11	number, academic strength, and diversity of student applications at those institutions, then the
12	Board of Governors may, in its discretion, adopt a policy that eliminates or establishes a different
13	cap and the period of time for which the modification of the cap shall be implemented at those
14 15	institutions. SECTION 11 4 (d1) Subsection (d) of this section applies only to Elizabeth City State
15 16	SECTION 11.4.(d1) Subsection (d) of this section applies only to Elizabeth City State University, the University of North Carolina at Pembroke, and Western Carolina University.
10 17	
17	SECTION 11.4.(e) Establish Merit Scholarships at North Carolina Agricultural and Technical State University and North Carolina Central University. – Chapter 116 of the General
18 19	
19 20	Statutes is amended by adding a new Article to read: "Article 35.
20	"Cheatham-White Scholarships.
21	" <u>§ 116-290. Cheatham-White Scholarships; establishment and purpose; benefits.</u>
23	(a) <u>Scholarships</u> Established; Purpose. – The Cheatham-White Scholarships are
23	established as a merit scholarship program at North Carolina Agricultural and Technical State
25	University and at North Carolina Central University. The purpose of the scholarships is to provide
26	an outstanding educational experience for students who are exceptional scholars, versatile and
27	well-rounded individuals with a broad range of interests, and who are accomplished and proficient
28	in areas of both the arts and the sciences. They must also demonstrate leadership potential and a
29	strong commitment to service.
30	(b) Scholarship Benefits. – Each scholarship is a fully funded four-year scholarship that
31	covers the cost of all of the following: full tuition, student fees, housing, meals, textbooks, a
32	laptop, supplies, travel, and personal expenses. Each scholarship also provides four summers of
33	fully funded enrichment and networking opportunities that may include international travel and
34	study.
35	(c) Number of Scholarships Awarded. – Up to 50 scholarships, 40 for resident students
36	and 10 for nonresident students, may be awarded each academic year to students admitted to North
37	Carolina Agricultural and Technical State University. Up to 50 scholarships, 40 for resident
38	students and 10 for nonresident students, may be awarded each academic year to students admitted
39	to North Carolina Central University.
40	"§ 116-291. Cheatham-White Scholarships; fund established; administration of fund.
41	(a) Fund Established. – There is established the Cheatham-White Scholarships Fund to be
42	used to fund scholarships awarded pursuant to this Article. Both private and public funds may be
43	solicited in the creation of the fund.
44	(b) Matching Funds. – The funds appropriated each fiscal year to the Cheatham-White
45	Scholarships Fund shall be matched by non-State funds and disbursed pursuant to G.S. 143C-4-5.
46	(c) Administration of Fund. – The University of North Carolina General Administration
47	shall administer the Cheatham-White Scholarships Fund and the Cheatham-White Scholarships
48	program.
49	"§ 116-292. Cheatham-White Scholarships; eligibility and selection criteria.
50	(a) Eligibility. – To be eligible to be nominated as a potential candidate for a
51	Cheatham-White Scholarship, a person must satisfy all of the following criteria:

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1 2	<u>(1)</u>	Be a competitive applicant for admission as a freshm a baccalaureate program at either North Carolina A	
3		State University or North Carolina Central University	/ <u>.</u>
4	<u>(2)</u>	Be a United States citizen or permanent resident.	
5	(3)	Be on course to graduate from high school in the	e spring semester prior to
6		college admission.	
7	(b) Select	tion Criteria. – Candidates for Cheatham-White Schola	arships shall be selected on
8		ademic merit, honorable character, outstanding lea	-
9		mmitment to service. Financial need shall not be a const	* *
10		eatham-White Scholarships; school nomination of ca	
11		arolina high schools are eligible to nominate a stud	
12		Cheatham-White Scholarship. For purposes of this section	
13		under the direction of a local board of education, a	-
14		shool operated as part of The University of North Card	
15	_	of Health and Human Services, a school operated by the	
16		hool regulated under Article 39 of Chapter 115C of the	
17	-	of nominees from each school is determined by the	
18	follows:		
19	<u>(1)</u>	Up to 199 seniors	2 nominees
20	<u>(2)</u>	200-399 seniors	
21	$\frac{(2)}{(3)}$	400-499 seniors	
22	(4)	500 or more seniors	
23		eatham-White Scholarships; administration of scholarships;	
24		rsity of North Carolina General Administration	
25		Scholarships, in consultation and collaboration with N	
26		State University and North Carolina Central Univer	-
27		Board of Trustees of both constituent institutions. As	• • •
28		The University of North Carolina General Administr	•
29		h North Carolina Agricultural and Technical State Uni	
30		ty, shall do all of the following:	
31	<u>(1)</u>	Design and implement an application and school non	nination process to be used
32	<u>(1)</u>	to identify potential scholarship candidates and a	
33		scholarships.	process for awarding the
34	<u>(2)</u>	Develop a direct nomination process, in addition	to the school nomination
35	<u>(2)</u>	process, that allows a student to nominate himself or	· · · · · · · · · · · · · · · · · · ·
36		a candidate for the scholarship in certain circumstance	
37	<u>(3)</u>	Define and describe more fully the selection criter	
38	<u>(5)</u>	choosing a scholarship candidate and recipient.	to be considered when
39	<u>(4)</u>	Identify the parties that will (i) evaluate scho	larship applications and
40	<u>(+)</u>	nominations and (ii) determine which candidates shall	* **
40 41	<u>(5)</u>	Design the framework and add the necessary s	
42	<u>(J)</u>	scholarship program, including courses of study that	
43		enrichment programs, and other extraordinary educ	
43 44		oversee its implementation.	catoliar opportunities, and
44 45	(6)	Establish a mentoring and networking system for sch	olorship reginients
46	$\frac{(6)}{(7)}$		olarship recipients.
40 47	$\frac{(7)}{(8)}$	Administer the Cheatham-White Scholarships Fund. Establish a Cheatham-White Scholarships alumni ass	ociation and natural
47 48	$\frac{(8)}{(9)}$		
48 49	<u>(9)</u>	Any other function necessary for the successfu Chaotham White Scholarshing program and	₽
		Cheatham-White Scholarships program and	administration of the
50		Cheatham-White Scholarships Fund."	

1	SECTION 11.4.(e1) G.S. 116-291, as enacted by subsection (e) of this section,
2	becomes effective July 1, 2016. The remainder of subsection (e) of this section becomes effective
3	beginning with the 2017 fall academic semester so that students may be nominated for the
4	scholarship during the 2017-2018 academic year, and recipients of the scholarship may enroll to
5	begin a course of study at the constituent institution beginning with the 2018 fall academic
6	semester.
7	SECTION 11.4.(f) Scope. – Subsections (a) through (d) of this section do not apply to
8	high schools governed by The University of North Carolina General Administration.
9	SECTION 11.4.(f1) Effective Date. – Except as provided otherwise, this section is
10	effective when it becomes law and applies to the 2016 fall academic semester and each subsequent
11	academic semester.
12	
13	DISCLOSURE OF STUDENT DATA AND RECORDS BY PRIVATE INSTITUTIONS OF
14	HIGHER EDUCATION/LIABILITY PROTECTION
15	SECTION 11.5. G.S. 116-229.1(a) reads as rewritten:
16	"(a) A private college or university that discloses personally identifiable information in
17	student data or records according to the terms of a written agreement with a State agency, local
18	school administrative unit, community college, constituent institution of The University of North
19	Carolina, or the North Carolina Independent Colleges and Universities, Inc., in compliance with
20	the Family Educational Rights and Privacy Act, 20 U.S.C. § 1232g, shall not be liable for a breach
21	of confidentiality, disclosure, use, retention, or destruction of the student data or records if the
22	breach, disclosure, use, retention, or destruction results from actions or omissions of either (i) the
23	North Carolina Independent Colleges and Universities, Inc., the State agency, local school
24	administrative unit, community college, or constituent institution of The University of North
25	Carolina to which the data was provided or (ii) persons provided access to the data or records by
26	those entities."
27	
28	UNC TEACHER AND PRINCIPAL PREPARATION PROGRAM LAB SCHOOL FOR
29	K-8 STUDENTS
30	SECTION 11.6.(a) Chapter 116 of the General Statutes is amended by adding a new
31	Article to read:
32	" <u>Article 29A.</u> "University of North Consiling Laboratory Schools
33 24	"University of North Carolina Laboratory Schools.
34 35	" <u>§ 116-239.5. University of North Carolina laboratory schools; purpose.</u> (a) The Board of Governors, in consultation with the constituent institutions of The
35 36	University of North Carolina with educator preparation programs, shall designate eight constituent
30 37	institutions to establish laboratory schools to serve public school students in accordance with the
38	provisions of this Article. The Board of Governors shall select eight constituent institutions with
39	guality educator preparation programs as demonstrated by the annual performance measures
40	reported by the constituent institutions in accordance with G.S. 115C-296.13.
41	(b) The mission of a laboratory school shall be to improve student performance in local
42	school administrative units with low-performing schools by providing an enhanced education
43	program for students residing in those units and to provide exposure and training for teachers and
44	principals to successfully address challenges existing in high-needs school settings. A laboratory
45	school shall provide an opportunity for research, demonstration, student support, and expansion of
46	the teaching experience and evaluation regarding management, teaching, and learning.
47	(c) Each laboratory school shall expand student opportunities for educational success
48	through high-quality instructional programming and innovative instruction and research by using
49	the resources available to the constituent institution. Each constituent institution operating a
50	laboratory school shall incorporate best practices gained from State initiatives focused on

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1	leadership development for both teachers and principals in low-performing schools and local				
2	school administrative units.				
3	(d) Except as otherwise provided in this Article, a laboratory school is exempt from				
4		s applicable to a local board of education or local school a	administrative unit.		
5	" <u>§ 116-239.6.</u> D				
6		g definitions apply in this Article:			
7	<u>(1)</u>	Advisory board An advisory board established by th	ne board of trustees under		
8		<u>G.S. 116-239.8.</u>			
9	<u>(2)</u>	Board of trustees. – The board of trustees of a constitu			
10		governing body of the lab school established under this			
11	<u>(3)</u>	Constituent institution. – A constituent institution of	•		
12		Carolina with an educator preparation program that ha			
13	(A)	Board of Governors to establish a laboratory school un			
14 15	<u>(4)</u>	<u>Laboratory school or lab school. – A public</u> G.S. 116-239.7 that (i) is located in a local school ad			
15 16		twenty five percent (25%) or more of the schools loca			
10		as low-performing under G.S. 115C-105.37 and			
18		kindergarten through eighth grade.	(II) serves students III		
19	(5)	Principal. – The principal of a lab school.			
20		lan for the location of lab schools; creation of a lab scl	hool: dissolution.		
21		for the Location of Lab Schools. – The Board of Govern			
22		stees of the constituent institutions, shall adopt a plan f			
23		school administrative units that meet the minimum three			
24	low-performing	schools located in the units under G.S. 116-239.6(4).	The plan shall include a		
25	geographically d	iverse distribution of the lab schools throughout the Stat	e and a maximum of one		
26	lab school locate	ed in a qualifying local school administrative unit. The l	Board of Governors shall		
27		as necessary to reflect any changes to the status of			
28		school and the status of qualifying local school administ			
29	-	ation of a lab school. A constituent institution shall not ac	•		
30		ler this section prior to receiving approval from the Bo			
31		ab school. At least 90 days prior to implementation, the			
32	-	n and any revisions to the plan to the Joint Legi	islative Commission on		
33	Governmental O	▲	с		
34 35		lution to Create a Lab School. – The board of trustees o			
35 36	(1)	blution stating its intent to create a lab school, which shal Name of the lab school.	i include the following.		
30 37	$\frac{(1)}{(2)}$	The local school administrative unit in which the lab	school shall be located		
38	<u>(2)</u>	The local school administrative unit in which the lab			
39		meet the requirement under G.S. 116-239.6(4) that tw			
40		or more of the schools located in the unit are iden	· · · ·		
41		under G.S. 115C-105.37 at the time the resolution is	<u> </u>		
42		board of trustees shall continue to operate the lab scho	-		
43		administrative unit for at least five years as provided			
44		this subsection regardless of whether the local sci			
45		continues to qualify under G.S. 116-239.6(4).			
46	<u>(3)</u>	A term of operation for the lab school of five years	from the date of initial		
47		operation. At the end of five years of operation, if the	lab school is still located		
48		in a local school administrative unit that has twenty-five	-		
49		of the schools located in the unit identified as			
50		G.S. 115C-105.37, the resolution may be renewed by the second sec			
51		at the end of the term for an additional five years. If the	ne lab school is no longer		

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1	locate	d in a qualifying local school administrative u	nit at the end of five years,	
2	the board of trustees shall notify the Board of Governors to request consultation			
3	on determining the location of creating a new lab school in accordance with			
4	subsec	ction (a) of this section and the provisions of th	is Article.	
5		of a Lab School Each board of trustees t		
6	provided in this section s	hall file a copy of the resolution with the State	Board of Education. Upon	
7	▲	from a board of trustees for a named lab s	chool, the State Board of	
8		the creation of the lab school.		
9		r Assumption of a Lab School. – In the event	-	
10		nd of the term of the school's operation or du		
11		gram at the constituent institution, subject to		
12		trustees shall adopt a plan for the dissolution of	-	
13	· · · ·	A local board of education of the local school a		
14		may transition the lab school to a public scho	-	
15		e local school administrative unit still qualifie		
16 17		another constituent institution with an educato		
17 18		lab school. If the lab school is dissolved or		
18 19		school, all net assets of the lab school purchate local school administrative unit in which the	-	
20		n shall be notified in the event of the dissolution		
20		ntity of the entity assuming operation of the scl		
22		trustees; powers and duties.	<u>1001.</u>	
23		shall have the following powers and duties:		
24		ory board. – A board of trustees shall app	oint an advisory board to	
25	provid	le general oversight and guidance to the board	of trustees of the lab school	
26	<u>as foll</u>	ows:		
27	<u>a.</u>	Composition of the advisory board The	e dean of the constituent	
28		institution's educator preparation program sha	all be a standing member of	
29		the advisory board and the board of trustees	÷	
30		the president of the constituent institution,		
31		members from the institution, at least two		
32		educator preparation program, one public n		
33		local school administrative unit in which the		
34 25		parents or guardians of students who attend		
35 36		school student appointed by the principal to s		
30 37		The term of each member shall be for two yes be filled with a person of the same cla		
38		predecessor for the balance of the unexpired		
39		shall stagger the terms of the initial appointed		
40		in the expiration of terms of no more than		
41		The board of trustees shall call the orga		
42		advisory board. The advisory board shall an		
43		vice-chair. There shall be no limitation on s	-	
44		the advisory board or successive terms that n	± ±	
45		vice-chair. The advisory board shall ado	•	
46		procedures or bylaws necessary for efficient	operation. Advisory board	
47		members shall not receive per diem or	travel expenses for the	
48		performance of their duties.		
49	<u>b.</u>	The advisory board shall meet at least qu	arterly and shall have the	
50		following duties:		

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1		<u>1.</u>	Monitor the operations of the la	ab school and the distribution of
2			moneys allocated for such opera	tions.
3		<u>2.</u>	Recommend to the board of tru	stees necessary policy, program,
4			and administration modifications	<u>S.</u>
5		<u>3.</u>	Evaluate biennially the perfo	rmance of the principal and
6			recommend corresponding action	n to the board of trustees.
7		<u>4.</u>	Annually review evaluations of	f the lab school's operation and
8			research findings.	
9	<u>(2)</u>	Academic pro	-	
10			pard of trustees shall establish the	-
11			hool. This course of study shall s	· · ·
12			h grade and the texts and other	
13			t to be used in each grade. The l	
14			ims to meet at least the student pe	
15			ate Board of Education and the	
16			ned in Chapter 115C of the Gener	
17 18			oard of trustees shall conduct stud	tent assessments required by the
18 19			<u>Board of Education.</u> oard of trustees shall adopt a s	school colordar consisting of a
19 20			num of 185 days or 1,025 hours	-
20 21			alendar months.	of instruction covering at least
21	<u>(3)</u>		performance and conduct. – The	board of trustees shall establish
23	<u>(5)</u>		standards for academic performance	
24		-	he lab school. The policies of the	
25			7 of Chapter 115C of the General	. .
26	<u>(4)</u>		nsportation services. – The loca	
27			o school is located shall continu	
28		transportation	to students attending the lab sch	nool. The board of trustees shall
29		arrange for th	e provision of these services from	n the local school administrative
30		<u>unit.</u>		
31	<u>(5)</u>		lance. – Every parent, guardian	-
32			e or control of a child who is enro	
33			years of age shall cause such chi	
34 25		-	qual to the time that the lab scho	•
35			ge, entice, or counsel any child to	
36 27			ny person who aids or abets a stud	
37 38			all, upon conviction, be guilty of	
38 39		* *	<u>Il be responsible for impleme</u> ompulsory attendance as shall be a	•
40		-	ulations concerning lawful and	• •
40 41			temporary absences, maintenan	
42		attendance co		ee of attendance records, and
43	<u>(6)</u>		The board of trustees shall comply	with the reporting requirements
44	<u>107</u>		by the State Board of Educati	
45		Reporting Sys		
46	<u>(7)</u>		results. – The board of trustees	shall provide data to the local
47			istrative unit on the performance	-
48		required by th	e State Board of Education.	
49	<u>(8)</u>	Education of	children with disabilities The	e board of trustees shall require
50			with laws and policies relating to	the education of children with
51		disabilities.		

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1	<u>(9)</u>	Health and safety The board of trustees shall requir	e that the lab school meet
2		the same health and safety standards required of a lo	ocal school administrative
3		unit. The Department of Public Instruction shall ensur	e that lab schools comply
4		with G.S. 115C-375.2A. The board of trustees of a lab	b school shall provide the
5		school with a supply of emergency epinephrine au	ito-injectors necessary to
6		carry out the provisions of G.S. 115C-375.2A.	
7	<u>(10)</u>	School Risk Management Plan. – Each lab school, i	n coordination with local
8		law enforcement agencies, is encouraged to adopt a S	School Risk Management
9		Plan (SRMP) relating to incidents of school viole	nce. In constructing and
10		maintaining these plans, a lab school may utilize the S	School Risk and Response
11		Management System (SRRMS) established pursuan	
12		These plans are not considered a public record as th	e term "public record" is
13		defined under G.S. 132-1 and shall not be subject to in	spection and examination
14		under G.S. 132-6.	-
15	<u>(11)</u>	Schematic diagrams and school crisis kits Lab so	chools are encouraged to
16		provide schematic diagrams and keys to the main entra	ance of school facilities to
17		local law enforcement agencies, in addition to implet	menting the provisions in
18		<u>G.S. 115C-105.52.</u>	
19	<u>(12)</u>	School safety exercises At least once a year, a lab	o school is encouraged to
20		hold a full schoolwide lockdown exercise with loc	
21		emergency management agencies that are part of the la	ab school's SRMP.
22	<u>(13)</u>	Safety information provided to the Department of P	ublic Safety, Division of
23		Emergency Management A lab school is enc	ouraged to provide the
24		following: (i) schematic diagrams, including digital sc	hematic diagrams and (ii)
25		emergency response information requested by the Div	vision for the SRMP. The
26		schematic diagrams and emergency response inform	nation are not considered
27		public records as the term "public record" is defined u	nder G.S. 132-1 and shall
28		not be subject to inspection and examination under G.S.	<u>S. 132-6.</u>
29	<u>(14)</u>	North Carolina school report cards A lab school sh	hall ensure that the report
30		card issued for it by the State Board of Education rec	eives wide distribution to
31		the local press or is otherwise provided to the public.	A lab school shall ensure
32		that the overall school performance score and grade ea	rned by the lab school for
33		the current and previous four school years is prom	inently displayed on the
34		school Web site. If a lab school is awarded a grade	of D or F, the lab school
35		shall provide notice of the grade in writing to the	parent or guardian of all
36		students enrolled in that school.	
37	<u>(15)</u>	Policy against bullying A lab school is encouraged	to adopt a policy against
38		bullying or harassing behavior, including cyberbullying	ng, that is consistent with
39		the provisions of Article 29C of Chapter 115C of the	
40		school adopts a policy to prohibit bullying and har	
41		school shall, at the beginning of each school year, pr	
42		students, and parents as defined in G.S. 115C-390.1(b)	
43	<u>(16)</u>	Access for youth groups Lab schools are encourag	
44		students to participate in activities provided by any y	
45		36 of the United States Code as a patriotic society, s	
46		America, and its affiliated North Carolina groups an	
47		Scouts of the United States of America, and its affiliat	
48		and councils. Student participation in any activ	•
49		organizations shall not interfere with instructional tir	ne during the school day
50		for the purposes of encouraging civic education.	
51	" <u>§ 116-239.9. St</u>	udent admissions and assignment.	

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1	<u>(a)</u> <u>Any</u>	child who is residing in a local school administrative unit in whi	ch a lab school is		
2	located and is enrolled in a low-performing school, as defined by G.S. 115C-105.37 at the time of				
3	the student's application, may attend the lab school.				
4		ocal board of education shall require any student enrolled in	the local school		
5		nit to attend a lab school.			
6		ng each period of enrollment, the lab school shall enroll an elig			
7		application, with priority enrollment given in the order in which	* *		
8		dent who did not meet expected student growth in the prior sch			
9		ving: (i) grades, (ii) observations, (iii) diagnostic and formative			
10		ts, or (v) other factors, including reading on grade level. I			
11	* *	n other eligible students exceeds the capacity of a program, class			
12		students shall be accepted by lot. Once enrolled, students are	e not required to		
13 14		quent enrollment periods.	admission to any		
14 15		ithstanding any law to the contrary, a lab school may refuse been expelled or suspended from a public school under G.S. 11.			
15 16		1 until the period of suspension or expulsion has expired.	<u>JC-JJ0.J unougn</u>		
10	" <u>§ 116-239.10.</u>				
18		f trustees shall appoint all licensed and nonlicensed staff in acc	cordance with the		
19	following:	r dustees shar appoint an nomber and nomberised sam in de	tordunee with the		
20	<u>(1)</u>	Principal The constituent institution shall employ and	contract with a		
21	<u> </u>	principal for a term not to exceed three years. The princip			
22		requirements for licensure set out in G.S. 115C-284, unless wa			
23		Board of Education upon submission of a request by the boar	-		
24		principal shall be responsible for school operations and sha			
25		duties and powers delegated by the board of trustees.			
26	<u>(2)</u>	Faculty members Faculty members may serve simultaneous	ly as instructional		
27		personnel for the lab school and the constituent institution.			
28	<u>(3)</u>	Teachers The constituent institution shall employ and contra			
29		teachers to perform the particular service for which they are	-		
30		school. At least fifty percent (50%) of teachers employed b			
31		institution shall hold teacher licenses, unless waived by the			
32		Education upon submission of a request by the board of trustee			
33	<u>(4)</u>	<u>Leave of absence from local school administrative unit. – If a</u>			
34 35		by a local school administrative unit makes a written reque			
33 36		absence to teach at the lab school, the local school administer and the local school administer administ			
30 37		grant the leave for one year. For the initial year of the lab scho local school administrative unit may require that the reque	-		
38		absence be made up to 45 days before the teacher would of			
39		report for duty. After the initial year of the lab school's op			
40		school administrative unit may require that the request for a le			
41		made up to 90 days before the teacher would otherwise have t			
42		A local board of education is not required to grant a reque			
43		absence or a request to extend or renew a leave of absence f			
44		previously has received a leave of absence from that local			
45		subdivision. A teacher who has career status under G.S. 1			
46		receiving a leave of absence to teach at the lab school may			
47		school in the local school administrative unit with career status	s at the end of the		
48		leave of absence or upon the end of employment at the	lab school if an		
49		appropriate position is available. If an appropriate position is	s unavailable, the		
50		teacher's name shall be placed on a list of available teachers in	accordance with		
51		<u>G.S. 115C-325(e)(2).</u>			

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1	<u>(5)</u>	Nonlicensed employees The constitu	ent institution also may employ
		necessary employees who are not required	to hold teacher licenses to perform
		duties other than teaching and may contract	for other services.
	<u>(6)</u>	Employment dismissal. – An employee of	the constituent institution is not an
		employee of the local school administrative	ve unit in which the lab school is
		located. The constituent institution may d	lischarge licensed and nonlicensed
		employees according to the terms of the emp	oloyment contract.
	<u>(7)</u>	Employee benefits Employees of the con	nstituent institution shall participate
		in the Teachers' and State Employees' Retir	ement System and the State Health
		Plan on the same terms as other employ	yees employed by the constituent
		institution.	
	<u>(8)</u>	Exemptions Employees of the constitue	-
		Chapter 126 of the General Statutes, except	Articles 6 and 7.
		State and local funds.	
	$\underline{(a)}$ The S	state Board of Education shall allocate to a lab	
	<u>(1)</u>	An amount equal to the average per p	
		membership from the local school adminis	
		school is located for each child attendir	• •
		allocation for children with disabilities and	for the allocation for children with
		limited English proficiency.	
	<u>(2)</u>	An additional amount for each child atten	-
		with disabilities. In the event a child with d	
		enrolls in a public school during the first 60	• • •
		lab school shall return a pro rata amount of	
		State Board, and the State Board shall reallo	
		administrative unit in which the public sch	
		with disabilities enrolls in the lab school du	•
		school year, the State Board shall allocate to	•
	(3)	of additional funds for children with disabili An additional amount for children with lir	
	<u>(3)</u>	the lab school, based on a formula adopted b	
	(b) The S	State Board shall allow for annual adjustment	
		its enrollment growth in school years subseque	
		s allocated by the State Board of Education m	• •
		ases for real property or mobile classroom uni	• <u>+</u>
		be used for payments on loans made to lab	·
		ever, State funds allocated under this section s	
	-	operty or mobile classroom units.	
		tudent attends a lab school, the local school ac	Iministrative unit in which the child
		sfer to the lab school an amount equal to the	
	expense fund of	the local school administrative unit for the fis	scal year. The per pupil share of the
	local current exp	bense fund shall be transferred to the lab scho	ool within 30 days of the receipt of
	monies into the	local current expense fund. The local school	administrative unit and lab school
	may use the pro-	ocess for mediation of differences provided	in G.S. 115C-218.95(d) to resolve
		lculation and transference of the per pupil sha	
	The amount tran	sferred under this subsection that consists of	revenue derived from supplemental
	taxes shall be tra	ansferred only to a lab school located in the ta	ax district for which these taxes are
		ich the student resides.	
		ocal school administrative unit shall also pr	-
		upil share of its local current expense fund w	
	within the 30-da	y time period provided in subsection (d) of this	s section:

1 (1) The total amount of monies the local school administrative unit has in each of the funds listed in G.S. 11SC-426(c). 3 (2) The student membership numbers used to calculate the per pupil share of the local current expense fund. 5 (3) How the per pupil share of the local current expense fund. 6 (4) Any additional records requested by a lab school from the local school administrative unit in order for the lab school to audit and verify the calculation and transfer of the local current expense fund. 9 (f) Prior to commencing an action under subsection (d) of this section, the court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall actabilish a time for payment in full that shall be the outer part J 5 days' written notice of the alleged violation. The court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section: 17 *311G-2391.2. Critinial history means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personel or fill 18 *311G-230.12. Critinial history means a county, state, or federal criminal history of Carinian crimes contailed in any of the following Articles 10. Advection for the lab. School personel or fill 19 (1) Criminal history rice of the does not have the integrity or honesty to fulfill 21 his or her duties as school personnel. These crimes include the followi		General	Assemb	ly Of North Carolina	Session 2015
2 the funds listed in G.S. 115C-426(c). 3 (2) The student membership numbers used to calculate the per pupil share of the local current expense fund. 5 (3) How the per pupil share of the local current expense fund was calculated. 6 (4) Any. additional records requested by a lab school from the local school administrative unit in order for the lab school to audit and verify the calculation and transfer of the per pupil share of the local current expense fund. 9 (f) Prior to commencing an action under subsection (d) of this section. the court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any idepment. 15 * \$116-239.12. Criminal history record checks. 16 (a) As used in this section: 17 (1) "Criminal history" means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or (ii) 18 Carolina crimes contained in any of the following Articles of Chapter 14 of the General Statutes: Article 5A, Endangering Executive and Legislative, and Court Matterial: Article 8, Assaults; Article 10, Kidanpping and Abduction; Article 13, Article 8, Assaults; Article 10, Kidanpping	1		(1)	The total amount of monies the local school administrative	unit has in each of
3 (2) The student membership numbers used to calculate the per pupil share of the local current expense fund. 4 (3) How the per pupil share of the local current expense fund was calculated. 6 (4) Any additional records requested by a lab school from the local school to addit and verify the calculation and transfer of the per pupil share of the alleged violation. The court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall other any tidgment. 17 subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any itdgment. 18 "S116-239.12. Criminal history" means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or (ii) 10 has demonstrated that he or she does not have the integrity or honesty to fulfill 11 his or her duties as school personnel. These crimes include the following North Carolina crimes contained in any of the following Articles of Chapter 14 of the Carolina crimes contained in any of the following Article 13. Article 14. 12 his or her duties as school personnel. These crimes include the following North Carolina crim			<u></u>		
4 local current expense fund. 5 (3) How the per pupil share of the local current expense fund was calculated. 6 (4) Any additional records requested by a lab school from the local school administrative unit in order for the lab school to audit and verify the calculation and transfer of the per pupil share of the local current expense fund. 9 (f) Prior to commencing an action under subsection (d) of this section. The court shall avard the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any judgment. 15 1616-239.12. Criminal history record checks. (a) 16 (a) As used in this section: 17 (1) "Criminal history" means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or (ii) has demonstrated that he or she does not have the integrity or honesty to fulfill 10 "Criminal history or pamage by Use of Explosive or Incendity end Columing Articles of Chapter 14 of the General Statutes: Article 5A, Endangering Executive and Legislative, and Court 40 26 Malicious Injury or Damage by Use of Explosive or Incenditary Device or 7 <t< td=""><td></td><td></td><td>(2)</td><td>The student membership numbers used to calculate the per</td><td>r pupil share of the</td></t<>			(2)	The student membership numbers used to calculate the per	r pupil share of the
6 (4) Any additional records requested by a lab school from the local school administrative unit in order for the lab school to audit and verify the calculation administrative unit in order for the lab school to audit and verify the calculation administrative unit in order for the lab school to audit and verify the calculation and transfer of the per pupil share of the local current expense fund. 9 (f) Prior to commencing an action under subsection (d) of this section. The court shall avard the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any judgment. 15 * 116-239.12. Criminal history means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or (ii) has demonstrated that he or she does not have the integrity or honesty to fulfill his or her duties as school personnel. These crimes include the following. North Carolina crimes contained in any of the following Articles of Chapter 14 of the General Statutes: Article 5A. Endangering Executive and Legislative, and Court Officers; Article 6, Homicide; Article 7B, Rape and Other Sex Offenses; Article 8. Assults; Article 19, False or Fraudulent Use of Credit Device or Material; Article 19, False Pretense and Cheats; Article 13, Malicious Injury or Damage by Use of Explosive or Incendiary Device or Material; Article 10, Frauds; Article 26, Malicious, Article 13, Property or Services by False or Fraudulent Use of Credit Device or Other Means; Article 20, Frauds; Article 24,					• •
7 administrative unit in order for the lab school to audit and verify the calculation and transfer of the per pupil share of the local current expense fund. 9 (f) Prior to commencing an action under subsection (d) of this section, the complaining party shall give the other party 15 days' written notice of the alleged violation. The court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any judgment. 18 (a) As used in this section: 17 (f) "Griminal history" means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or (ii) has demonstrated that he or she does not have the integrity or honesty to fulfill 10 has demonstrated that he or she does not have the integrity or honesty to fulfill 11 his or her duties as school personnel. These crimes include the following North Carolina crimes contained in any of the following Articles of Chapter 14 of the General Statutes: Article 5A, Endangering Executive and Legislative, and Court 4 26 Material: Article 14, Burglary and Other Housebreakings; Article 15, Arson and Other Burnings: Article 16, Larceny, Article 17, Robbery, Article 18, 4 28 Article 20, Frauds; Article 21, Forgery, Article 17, Robbery, Article 18,	5		(3)	How the per pupil share of the local current expense fund wa	as calculated.
8 and transfer of the per pupil share of the local current expense fund. 9 (f) Prior to commencing an action under subsection (d) of this section, the complaining party shall give the other party 15 days written notice of the alleged violation. The court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any judgment. 78 116-239.12. Criminal history record checks. (a) As used in this section: 71 (1) "Criminal history" means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or full has demonstrated that he or she does not have the integrity or honesty to fulfill his or her duties as school personnel. These crimes include the following north Carolina crimes contained in any of the following Articles of Chapter 14 of the General Statutes: Article 5A. Endangering Executive and Legislative, and Court Officers: Article 6A. Homicide: Article 7B. Rape and Ohber Sex Offenses: Article 8A. Sasaults; Article 10, Kidnapping and Abduction; Article 15, Arson and Other Burnings; Article 10, Kidnapping and Abduction; Article 15, Arson and Other Burnings; Article 10, False Pretense and Cheats; Article 19, Arbites and Material; Article 19, False Pretense and Cheats; Article 19, Arbites and Property or Services by False or Fraudulent Use of Credit Device or Other Means; Article 20, Frauds; Article 21, Forgery; Arti	6		<u>(4)</u>	Any additional records requested by a lab school from	n the local school
9 (f) Prior to commencing an action under subsection (d) of this section, the complaining party shall give the other party 15 days' written notice of the alleged violation. The court shall award the prevailing party reasonable attorneys' fees and costs incurred in an action under subsection (d) of this section. The court shall order any delinquent funds, costs, fees, and interest to be paid in equal monthly installments and shall establish a time for payment in full that shall be no later than one year from the entry of any judgment. 75 116-239.12. Criminal history record checks. (a) As used in this section: 76 (1) "Criminal history" means a county, state, or federal criminal history of conviction of a crime, whether a misdemeanor or a felony, that indicates an individual (i) poses a threat to the physical safety of students or personnel or (ii) has demonstrated that he or she does not have the integrity or honesty to fulfill 70 his or her duties as school personnel. These crimes include the following North 71 bis or her duties (Article 5A, Endangering Executive and Legislative, and Court 72 Garclina crimes contained in any of the following Articles of Chapter 14 of the General Statutes: Article 6, Homicide: Article 7B, Rape and Other Sex Offenses: 73 Malicious Injury or Damage by Use of Explosive or Incendiary Device or 74 Officers: Article 14, Burglary and Other Housebreakings: Article 15, Arson 75 Article 20, Frauds; Article 121, Forgery: Article 13, Adicle 15, Arson				administrative unit in order for the lab school to audit and ve	erify the calculation
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28and Other Burnings; Article 16, Larceny; Article 17, Robbery; Article 18,29Embezzlement; Article 19, False Pretense and Cheats; Article 19A, Obtaining30Property or Services by False or Fraudulent Use of Credit Device or Other31Means; Article 20, Frauds; Article 21, Forgery; Article 26, Offenses Against32Public Morality and Decency; Article 26A, Adult Establishments; Article 27,33Prostitution; Article 28, Perjury; Article 29, Bribery; Article 31, Misconduct in34Public Office; Article 35, Offenses Against the Public Peace; Article 36A, Riots35and Civil Disorders; Article 39, Protection of Minors; and Article 60,36Computer-Related Crime. These crimes also include possession or sale of drugs37in violation of the North Carolina Controlled Substances Act, Article 5 of38Chapter 90 of the General Statutes, and alcohol-related offenses such as sale to39underage persons in violation of G.S. 18B-302 or driving while impaired in40violation of G.S. 20-138.1 through G.S. 20-138.5. In addition to the North41Carolina crimes listed in this subdivision, such crimes also include similar42crimes under federal law or under the laws of other states.43(2)"School personnel" means any of the following:44a.Member of the board of trustees or the advisory board.45b.Employee of the lab school.46c.Independent contractor or employee of an independent contractor of the47lab school if the independent contractor carries out duties customarily48performed					
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49 or other funds, who has significant access to students or who has				•	
				· · · · ·	
	50			responsibility for the fiscal management of the lab sc	hool.

1	(b) The board of trustees shall adopt a policy that requires an applicant for a school
2	personnel position to be checked for a criminal history as provided in subsection (c) of this
3	section. The board of trustees shall apply its policy uniformly in requiring applicants for school
4	personnel positions to be checked for a criminal history. The board of trustees may grant
5	conditional approval of an application while the board of trustees is checking a person's criminal
6	history and making a decision based on the results of the check. An applicant for a school
7	personnel position shall not be required to be checked for a criminal history if he or she has
8	received a license within six months of employment that required a criminal history check
9	equivalent to the criminal history check required in subsection (c) of this section.
10	The board of trustees shall not require an applicant to pay for the criminal history record check
11	authorized under this section.
12	(c) The board of trustees shall require the person to be checked by the Department of
13	Public Safety (i) to be fingerprinted and to provide any additional information required by the
14	Department of Public Safety to a person designated by the board of trustees or to the local sheriff
15	or the municipal police, whichever is more convenient for the person and (ii) to sign a form
16	consenting to the check of the criminal record and to the use of fingerprints and other identifying
17	information required by the repositories. The board of trustees shall consider refusal to consent
18	when making employment decisions and decisions with regard to independent contractors. The
19	fingerprints of the individual shall be forwarded to the State Bureau of Investigation for a search
20	of the State criminal history record file, and the State Bureau of Investigation shall forward a set of
21	fingerprints to the Federal Bureau of Investigation for a national criminal history record check.
22	The Department of Public Safety shall provide to the board of trustees the criminal history from
23	the State and National Repositories of Criminal Histories of any school personnel for which the
24	board of trustees requires a criminal history record check.
25	The board of trustees shall not require school personnel to pay for fingerprints authorized
26	under this section.
27	(d) The board of trustees shall review the criminal history it receives on an individual. The
28	board of trustees shall determine whether the results of the review indicate that the individual (i)
29	poses a threat to the physical safety of students or personnel or (ii) has demonstrated that he or she
30	does not have the integrity or honesty to fulfill his or her duties as school personnel and shall use
31	the information when making employment decisions and decisions with regard to independent
32	contractors. The board of trustees shall make written findings with regard to how it used the
33	information when making employment decisions and decisions with regard to independent
34	contractors. The board of trustees may delegate any of the duties in this subsection to the principal.
35	(e) <u>The board of trustees, or the principal if designated by the board of trustees, shall</u>
36	provide to the State Board of Education the criminal history it receives on a person who is
37	certificated, certified, or licensed by the State Board of Education. The State Board of Education
38	shall review the criminal history and determine whether the person's certificate or license should
39 40	be revoked in accordance with State laws and rules regarding revocation.
40	(f) All the information received by the board of trustees through the checking of the
41	criminal history or by the State Board of Education in accordance with this section is privileged
42	information and is not a public record but is for the exclusive use of the board of trustees or the
43	State Board of Education. The board of trustees or the State Board of Education may destroy the
44 45	information after it is used for the purposes authorized by this section after one calendar year.
45	(g) There shall be no liability for negligence on the part of the board of trustees, or its
46	employees, or the State Board of Education, or its employees, arising from any act taken or
47 48	omission by any of them in carrying out the provisions of this section. The immunity established
48 49	by this subsection shall not extend to gross negligence, wanton conduct, or intentional wrongdoing that would otherwise be actionable. The immunity established by this subsection shall be deemed
49 50	that would otherwise be actionable. The minumity established by this subsection shall be deemed
	to have been waived to the extent of indemnification by insurance indemnification under Articles
50 51	to have been waived to the extent of indemnification by insurance, indemnification under Articles 31A and 31B of Chapter 143 of the General Statutes, and to the extent sovereign immunity is

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1	waived un	nder th	ne Tort Claims Act, as set forth in Article 31 of C	Chapter 143 of the General
2	Statutes.			
3	<u>(h)</u>		applicant for employment who willfully furnishes,	· · · · · · · · · · · · · · · · · · ·
4			n on an employment application that is the basis for	or a criminal history record
5	check und	er this	section shall be guilty of a Class A1 misdemeanor.	
6	" <u>§ 116-23</u>	9.13.]	Review of lab schools.	
7	<u>The</u> E	Board	of Governors of The University of North Carolin	na, in conjunction with the
8			utions operating lab schools and the State Board of	· · · · · · · · · · · · · · · · · · ·
9			cational effectiveness of the lab schools authorized	
10	_		udents and students enrolled in educator preparation	
11			report by November 15 of each year to the Joint Leg	islative Education Oversight
12	<u>Committe</u>	e on th	e following:	
13		<u>(1)</u>	Information on public school student enrollment is	n each lab school, including
14			student demographics.	
15		<u>(2)</u>	The public school student admissions process a	nd the number of students
16			enrolled under the priority admissions category at e	
17		<u>(3)</u>	Public school student achievement data, including	
18			and student achievement scores and student growth	
19		<u>(4)</u>	Public school student academic progress in each lal	<u> </u>
20			the previous school year and against other schools	s located in the local school
21			administrative unit and statewide.	
22		<u>(5)</u>	Information on the student outcomes for student	•
23			educator preparation program who obtained cli	■
24			leadership and teaching in the lab schools, including	ng the performance elements
25			reported under G.S. 115C-296.13(b).	
26		<u>(6)</u>	Best practices resulting from lab school operations.	
27		<u>(7)</u>	Other information the Board considers appropriate.	
28			FION 11.6.(b) G.S. 14-458.2(a) reads as rewritten:	
29	"(a)		ollowing definitions apply in this section:	
30		(1)	School employee. – The term means any of the follo	0
31			a. An employee of a local board of education	
32			under G.S. 115C-218.5, a regional	school created under
33			G.S. 115C-238.62, <u>a lab school created to</u>	
34			nonpublic school which has filed intent to o	1
35			of Article 39 of Chapter 115C of the Genera	
36			b. An independent contractor or an employee	-
37			of a local board of education, a charter	
38 39			G.S. 115C-218.5, a regional school created	
39 40			lab school created under G.S. 116-239.7, or has filed intent to operate under Part 1 or Pa	-
40 41			115C of the General Statutes, if the independent	-
41			-	
42 43		(2)	duties customarily performed by employees Student. – A person who has been assigned to a	
43 44		(2)	education as provided in G.S. 115C-366 or has education	-
44 45			authorized under G.S. 115C-218.5, a region	
46			G.S. 115C-238.62, <u>a lab school created under G.S</u>	
40 47			school which has filed intent to operate under Part	
47 48			Chapter 115C of the General Statutes, or a person	
40 49			expelled from any of those schools within the last y	-
49 50		SEC	FION 11.6.(c) G.S. 115C-83.15 reads as rewritten:	cai.
50 51	"8 115C-9		School achievement, growth, performance scores, a	and grades
51	2 1120-0	5.15.	sensor active rement, growth, perior mance scores,	una Eranch.

(b) Calcu	lation of the School Achievement Score In calculating the overall schoo
	re earned by schools, the State Board of Education shall total the sum of points
	ol on all of the following indicators that are measured for that school:
(1)	One point for each percent of students who score at or above proficient or
(1)	annual assessments for mathematics in grades three through eight.
(2)	One point for each percent of students who score at or above proficient or
(_)	annual assessments for reading in grades three through eight.
(3)	One point for each percent of students who score at or above proficient or
	annual assessments for science in grades five and eight.
(4)	One point for each percent of students who score at or above proficient on the
	Algebra I or Integrated Math I end-of-course test.
(5)	One point for each percent of students who score at or above proficient on the
	English II end-of-course test.
(6)	One point for each percent of students who score at or above proficient on the
	Biology end-of-course test.
(7)	One point for each percent of students who complete Algebra II or Integrated
	Math III with a passing grade.
(8)	One point for each percent of students who achieve the minimum score
	required for admission into a constituent institution of The University of North
	Carolina on a nationally normed test of college readiness.
(9)	One point for each percent of students enrolled in Career and Technica
	Education courses who meet the standard when scoring at Silver, Gold, o
	Platinum levels on a nationally normed test of workplace readiness.
(10)	One point for each percent of students who graduate within four years o
	entering high school.
In calculatin	g the overall school achievement score earned by schools, the State Board o
	(i) use a composite approach to weigh the achievement elements based on the
number of stude	nts measured by any given achievement element and (ii) proportionally adjust th
	for the absence of a school achievement element for award of scores to a school
that does not have	e a measure of one of the school achievement elements annually assessed for the
grades taught a	t that school. The overall school achievement score shall be translated to
100-point scale	and used for school reporting purposes as provided in G.S. 115C-12(9)c1.
115C-218.65, an	d 115C-238.66.<u>115C-238.66, and 116-239.8.</u>
(c) Calcu	lation of the School Growth Score Using EVAAS, the State Board shall
calculate the over	erall growth score earned by schools. In calculating the total growth score earned
by schools, the	State Board of Education shall weight student growth on the achievement
indicators as pro	ovided in subsection (b) of this section that have available growth values. The
numerical values	s used to determine whether a school has met, exceeded, or has not met expected
	ranslated to a 100-point scale and used for school reporting purposes as provided
	(9)c1., 115C-218.65, and 115C-238.66.<u>115C-238.66</u>, and 116-239.8.
· · ·	lation of the School Performance Scores and Grades The State Board o
Education shall	use EVAAS to calculate the school performance score by adding the school

43 Education shall use EVAAS to calculate the school performance score by adding the school achievement score, as provided in subsection (b) of this section, and the school growth score, as 44 45 provided in subsection (c) of this section, earned by a school. The school achievement score shall account for eighty percent (80%), and the school growth score shall account for twenty percent 46 47 (20%) of the total sum. If a school has met expected growth and inclusion of the school's growth 48 score reduces the school's performance score and grade, a school may choose to use the school 49 achievement score solely to calculate the performance score and grade. For all schools, the total 50 school performance score shall be converted to a 100-point scale and used to determine a school 51 performance grade based on the following scale:

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	(1) A school performance score of at least 90 is equivalent to an performance grade of A.	n overall schoo
	(2) A school performance score of at least 80 is equivalent to an performance grade of B.	n overall schoo
	(3) A school performance score of at least 70 is equivalent to an performance grade of C.	n overall schoo
	(4) A school performance score of at least 60 is equivalent to an performance grade of D.	n overall schoo
	(5) A school performance score of less than 60 points is equivale school performance grade of F.	nt to an overal
serving stu	Elementary and Middle School Reading and Math Achievement Score dents in kindergarten through eighth grade, the school achievement sc	cores in reading
provided u	matics, respectively, shall be reported separately on the annual sch inder G.S. 115C-12(9)c1., 115C-218.65, and 115C-238.66.115C-238.66,	and 116-239.8
achieveme	Indication of Growth. – In addition to awarding the overall sch at, growth, and performance and the performance grade, using EVAAS,	the State Boar
of student	hate that a school has met, exceeded, or has not met expected growth. ' growth shall be clearly displayed in the annual school report card	provided unde
	12(9)c1., 115C-218.65, and 115C-238.66. <u>115C-238.66</u> , and 116-239.8. SECTION 11.6.(d) Notwithstanding G.S. 116-239.5, four lab sc pursuant to Article 29A of Chapter 116 of the General Statutes, as	chools shall b
section, to	begin operation in the 2017-2018 school year. Four additional lab s to begin operation in the 2018-2019 school year.	•
	SECTION 11.6.(e) Notwithstanding G.S. 116-239.7(a), as enacted by 1, 2016, the Board of Governors of The University of North Carolina	
will be o	location of the eight lab schools, including identifying the constituents berating the lab schools, to the Joint Legislative Commission on in accordance with G.S. 116-239.7(a).	
1	Notwithstanding Article 29A of Chapter 116 of the General Statutes, as earlier than April 1, 2017, a constituent institution of The University of	
with an ec	ucator preparation program that has been designated by the Board of lab school shall adopt a resolution to create the lab school under G.S. 1	of Governors t
	with subsection (d) of this section. SECTION 11.6.(f) The nonrecurring funds in the amount of one	million dolla
Principal F Carolina G institutions)) appropriated by this act to the Board of Governors for the UN reparation Laboratory School Program shall be allocated to The Univ eneral Administration to provide administrative and technical assistance with educator preparation programs to support the establishment of with this section.	versity of Nort
lab schools	SECTION 11.6.(g) By November 15, 2017, the Board of Governors e Joint Legislative Education Oversight Committee on the progress of , including information on student enrollment numbers and the admissi	establishing th ons process an
•	nformation the Board deems relevant. By November 15, 2018, the Board it the initial report required by G.S. 116-239.13 to the Joint Legisla Committee.	
	LIMIT ON USE OF STATE FUNDS FOR UNC ADVANCEMENT SECTION 11.7. Section 11.6 of S.L. 2015-241 is repealed.	ACTIVITY
	SH NORTH CAROLINA POLICY COLLABORATORY AT THE RTH CAROLINA AT CHAPEL HILL	UNIVERSIT

SECTION 11.8. The one million dollars (\$1,000,000) in recurring funds appropriated 1 2 in this act to the Board of Governors of The University of North Carolina for the 2016-2017 fiscal 3 year to establish and operate a North Carolina Policy Collaboratory at the University of North 4 Carolina at Chapel Hill shall be used to establish a Collaboratory that facilitates the dissemination 5 of the policy and research expertise of The University of North Carolina for practical use by State 6 and local government. The Collaboratory, at a minimum, shall conduct research on natural 7 resources management, including, but not limited to, research related to the environmental and 8 economic components of the management of the natural resources within the State of North 9 Carolina and of new technologies for habitat, environmental, and water quality improvement. The 10 Collaboratory shall develop and disseminate relevant best practices to interested parties, may lead 11 or participate in projects across the State related to natural resource management, and may make recommendations to the General Assembly from time to time. 12 13 14 **REIMBURSE FINE ASSESSED AGAINST UNC-CHAPEL HILL FOR EXCEEDING** 15 **OUT-OF-STATE STUDENT ADMISSION LIMIT** SECTION 11.9. Of the funds appropriated by this act to the Board of Governors of 16 17 The University of North Carolina for the 2016-2017 fiscal year, the sum of five hundred thousand dollars (\$500,000) shall be allocated to the University of North Carolina at Chapel Hill as a 18 19 reimbursement for the fine assessed against the University of North Carolina at Chapel Hill for 20 exceeding the eighteen percent (18%) limit on the admission of out-of-state students in the 21 entering freshman class for the 2015-2016 academic year. 22 23 SUBPART XI-A. UNIVERSITY/STATE EDUCATION ASSISTANCE AUTHORITY 24 25 MODIFICATIONS TO THE SPECIAL EDUCATION SCHOLARSHIP GRANT 26 PROGRAM FOR CHILDREN WITH DISABILITIES 27 **SECTION 11A.2.(a)** G.S. 115C-112.5(2) reads as rewritten: 28 "(2) Eligible student. - A child under the age of 22 who resides in North Carolina 29 and meets all of the following criteria: 30 a. Is a child with a disability. 31 Is eligible to attend a North Carolina public school pursuant to b. 32 G.S. 115C-366. 33 Has not been placed in a nonpublic school or facility by a public agency c. 34 at public expense. 35 Has not been enrolled in a postsecondary institution as a full-time d. 36 student taking at least 12 hours of academic credit. 37 Has not received a high school diploma. e. 38 Meets at least one of the following requirements: f. 39 Was enrolled in a North Carolina public school or a Department 1. of Defense Elementary and Secondary School, established 40 pursuant to 10 U.S.C. § 2164 and located in North Carolina, 41 42 during the previous semester. Received special education or related services through the North 43 2. Carolina public schools as a preschool child with a disability 44 45 during the previous semester. Was approved for a scholarship for the previous semester. 46 3. 47 Is a child who is identified as a child with a disability prior to the 4. 48 end of the year of initial enrollment in kindergarten or first 49 grade. An award by the Authority based on eligibility under this 50 sub-subdivision shall be conditional. If documentation is not 51 provided to the Authority that the child is a child with a

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1 2 3 4		_	disability prior to the end of the ye reimbursement shall be awarded qualify the following year as sub-sub-subdivision 3. of this section	and (ii) the child shall not an eligible student under on.
5 6		<u>5.</u>	Is a child whose parent or legal g status in the active uniformed se	
7			including members of the National	Guard and Reserve on active
8			duty orders pursuant to 10 U.S.C	C. § 12301, et seq., and 10
9			<u>U.S.C. § 12401, et seq.</u>	
10		<u>6.</u>	Is a child who has been domiciled	d in the State for at least six
11			months."	
12			G.S. 115C-112.6 reads as rewritten	ι:
13	"§ 115C-112.6. Sc	-		
14			ions. – The Authority shall make a	
15	• • •	0	le students for the award of sch	1
16 17			process shall be made available on	
17 18			n awarding scholarships to eligib	
18 19		-	semester. Except as otherwise providing shall be awarded to eligible stud	• • •
20	applications are rec		ips shall be awarded to engible stud	ents in the order in which the
20	11		y. – Information about scholarships	s and the application process
22		-	uthority's Web site. The Authority	
23			its that federal regulations adopted	
24			child with a disability has an indivi	1
25			elated services that the child would	0
26	school.			-
27	(a2) Priority	of Awards.	- The Authority shall award sc	holarships according to the
28			s received by June 15 each year:	
29 30			shall be given to eligible students vious semester.	who received a scholarship
31	(2)	After scholars	hips have been awarded under subd	livision (1) of this subsection,
32	<u> </u>	scholarships	shall be awarded to students	who are eligible under
33	9	<u>G.S. 115C-112</u>	2.5(2)f.1., 2., 4., and 5.	
34			hips have been awarded under subd	
35	-		shall be awarded to students	who are eligible under
36		<u>G.S. 115C-112</u>		
37	_		d to eligible students in each subdiv	ision of this subsection in the
38	order in which the	* *		
39 40		-	- Scholarships awarded to eligible	
40 41			ollars (\$4,000) per semester per elig be enrolled in a public school to	e e
41			C-366. Scholarships shall be award	
43			ion, related services, and education	-
44		1	The Authority shall notify parents in	
45			t will be incurred during the spring s	
46	-		urred during the fall semester of that	•••
47	•		olarship Funds. – The Authority sha	
48			ement of costs incurred by the part	-
49	follows:			-
50		-	<u>iition</u> endorsement for tuition.and	
51	I.	Authority sha	ll remit, at least two times each so	hool year, scholarship funds

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1	awarded to eligible students for endorsement by at least one of the student's
2	parents or guardians for tuition to attend (i) a North Carolina public school
3	other than the public school to which that student has been assigned as provided
4	in G.S. 115C-366 or (ii) a nonpublic school that meets the requirements of Part
5	1 or Part 2 of Article 39 of this Chapter as identified by the Department of
6	Administration, Division of Nonpublic Education. The Authority shall disburse
7	scholarship funds awarded to eligible students for tuition at a nonpublic school
8	based upon the method selected by the nonpublic school. A nonpublic school
9	may elect to participate in the scholarship endorsement for tuition option or the
10	reimbursement for tuition option as set forth in this subdivision. Scholarship
11	funds shall not be provided for tuition for home schooled students. If the
12	student is attending a nonpublic school, the school must be deemed eligible by
13	the Division of Nonpublic Education, pursuant to G.S. 115C-562.4, and the
14	school shall be subject to the requirements of G.S. 115C-562.5. The parent or
15	guardian shall restrictively endorse the scholarship funds awarded to the
16	eligible student to the school for deposit into the account of the school. The
17	parent or guardian shall not designate any entity or individual associated with
18	the school as the parent's attorney-in-fact to endorse the scholarship funds but
10 19	shall endorse the scholarship funds in person at the site of the school. A parent's
20	or guardian's failure to comply with this section shall result in forfeiture of the
20	scholarship funds. A scholarship forfeited for failure to comply with this
21	section shall be returned to the Authority to be awarded to another
22	
23 24	student. Scholarship funds for tuition shall be disbursed as follows:
24 25	<u>a.</u> <u>Scholarship endorsement for tuition. – The Authority shall remit, at</u>
23 26	least two times each school year, scholarship funds awarded to eligible
20 27	students for endorsement by at least one of the student's parents or
	guardians for tuition to attend a nonpublic school that meets the
28	requirements of Part 1 or Part 2 of Article 39 of this Chapter as
29 30	identified by the Department of Administration, Division of Nonpublic
	Education, is deemed eligible by the Division, and is subject to the
31	requirements of G.S. 115C-562.5. The parent or guardian shall
32	restrictively endorse the scholarship funds awarded to the eligible
33	student to the school for deposit into the account of the school. The
34	parent or guardian shall not designate any entity or individual associated
35	with the school as the parent's attorney-in-fact to endorse the
36	scholarship funds but shall endorse the scholarship funds in person at
37	the site of the school. A parent's or guardian's failure to comply with this
38	section shall result in forfeiture of the scholarship funds. A scholarship
39	forfeited for failure to comply with this section shall be returned to the
40	Authority to be awarded to another student.
41	b. Reimbursement for tuition. – The parent or guardian of an eligible
42	student who enrolls in a school that is (i) a North Carolina public school
43	other than the public school to which that student has been assigned as
44	provided in G.S. 115C-366 or (ii) a nonpublic school that meets the
45	requirements of Part 1 or Part 2 of Article 39 of this Chapter as
46	identified by the Department of Administration, Division of Nonpublic
47	Education, is deemed eligible by the Division, and is not subject to
48	G.S. 115C-562.5, shall pay tuition directly to the school. The Authority
49	shall reimburse the parent or guardian no sooner than the midpoint of
50	each semester. A parent or guardian may receive reimbursement for

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1			tuition if the parent or guardian provide	s documentation that the student
2			was enrolled in a school under this sub-	
3	(2)	Schol	arship reimbursements for costs Scho	
4			red shall be provided as follows:	Ĩ
5		a.	Preapproval process. – Prior to the sta	art of each school semester, the
6			parent of an eligible student may subn	
7			education, related services, or educ	1
8			anticipates incurring costs on in that s	U 1
9			Authority.	semester for preupproval of the
10		b.	Reimbursement submissions Followi	ng the conclusion of each school
11			semester, the parent of an eligible stude	ent shall submit to the Authority
12			any receipts or other documentation	approved by the Authority to
13			demonstrate the costs incurred during t	••••••
14			shall provide documentation of the follo	-
15			-	nt. – Parents may only receive
16				ucation if the parent provides
17			-	received special education for no
18				ster for which the parent seeks
19			-	on reimbursement shall not be
20			-	instruction provided to a home
21				r of the household of a home
22			school, as defined in G.S. 115C-	
23				it. – Parents may only receive
24				rvices if the parent provides
25				also received special education
26				e semester for which the parent
27			-	elated services. Related services
28				provided for related services
29				student by a member of the
30			household of a home school, as	
31				ursement. – Parents may only
32				ational technology if the parent
33				ne student used the educational
34			1	ays of the semester for which the
35			parent seeks reimbursement.	
36		c.	Scholarship award. – The Authority s	hall award a scholarship in the
37			amount of costs demonstrated by the pa	-
38			If the costs incurred by the parent	-
39			amount, amount for the fall semester	
40			remainder of those funds for the aw	
41			students for the following semester.spri	· · ·
42			award scholarships to the parents	
43			semiannually.	of engiote stadents at reast
44		<u>d.</u>	<u>Carryforward of funds for reimbur</u>	sements — Any unexpended
45		<u>u.</u>	scholarship funds at the end of each	• -
46			General Fund, except that the Authority	
47			fiscal year an amount necessary to	
48			allowable reimbursements can be dis	
49			section. Any funds carried forward	•
5 0			anticipated reimbursement obligations f	
50 51			not expended shall not be used to a	
51			not expended shall not be used to a	waru auunuonai senoiaisinps to

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		eligi	ble students but shal	l revert to the General Fur	nd at the end of the
		-	fiscal year.		
(c)	Studer			er an eligible student's i	initial receipt of a
· · ·				dent's continuing eligibility	-
		by one of the			
- · · · · j · · · · ·	(1)	-	-	- The local school educa	tional agency shall
	(-)			be a child with a disab	
			a form to be provide		inty and voning the
	(2)		1	chool psychology focus.foc	cus or a psychiatrist.
	(-)	-		rist shall assess, after rev	
				, if the education and relate	
				ic school setting have in	
		•	-	the student would contin	-
			-	ol setting. The psychologist	
		-	-	nent on a form to be provid	
"		5		Ĩ	2
	SECT	'ION 11A.2.((c) G.S. 115C-112.8(b) reads as rewritten:	
"(b)				following information:	
	(1)	-		el of eligible students receiv	ving scholarships.
	(2)		nt of scholarship fund	-	0 1
	(3)	Nonpublic s	schools in which scho	plarship recipients are enrol	lled and the number
		of scholarsh	ip students at that sch	nool.	
	(4)	The type of	f special education of	r related services for which	h scholarships were
		awarded.			
	<u>(5)</u>			gibility type, as listed in G	
				rships awarded by priority	y type, as listed in
		<u>G.S. 115C-1</u>			
				g G.S. 115C-112.5(2)f.1.,	
•	•			et the eligibility requirement	
	-			emester under G.S. 115C-1	
-	-	-		and was eligible to receive	
			1	General Statutes for the 20	•
		1		t 75 days during the spri	0
			the child was enrolled	l for at least 75 days during	the spring semester
of the 201		school year.	(a) Examples of the max	ing provided in this section.	this section annihos
haainnina			-	ise provided in this section,	, this section applies
beginning	g with th	e 2016-2017	school year.		
	TINIT		DSHID MODIFICA	FIONS/PROGRAM FOR	WADD FUNDING
UTUKI			(a) G.S. 115C-562.1(WAND FUNDING
	"(3)			residing in North Carolin	a who has not vet
	(\mathbf{J})			ma and who meets all	
		requirement		ind and who meets an	of the following
		-	ts one of the followin	o criteria:	
		a. Mee 1.		student (i) assigned to and	attending a public
				to G.S. 115C-366 or (
			-	Defense Elementary and	
			-	ant to 10 U.S.C. § 2164 at	-
			_	he previous semester.	
		2.		rship grant during the previ	ous school year.
		3.		kindergarten or the first gra	-

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1 2 3		year prior to submission of the	ree was entered not more than one scholarship grant application.
4 5			egal guardian is on full-time duty ed service of the United States,
6			ional Guard and Reserve on active
7			U.S.C. § 12301, et seq., and 10
8		<u>U.S.C. § 12401, et seq.</u>	-
9	<u>a1.</u>	Has not enrolled in a postsecondary	institution in a matriculated status
10		eligible for enrollment for 12 hours of	
11	b.	Resides in a household with an ind	
12		hundred thirty-three percent (133%)	1
13	CECTION 11	student to qualify for the federal free of $(A, 2, (b), C, S, 115C, 562, 2(c))(2)$ mode	1 1 0
14 15		IA.3.(b) G.S. 115C-562.2(a)(2) reads a scholarship grants have been awarded	
15 16		scholarship grants have been awarded vision (1) of this subsection, scholarship	
17		as follows:	ss shan be awarded with remaining
18	a.	At least fifty percent (50%) of the	remaining funds shall be used to
19		award scholarship grants to eligible st	e
20		an income level not in excess of the	0
21		qualify for the federal free or reduced	-price lunch program.
22	b.	No more than thirty-five percent (
23		remaining funds shall be used to aw	
24		students entering either kindergarten o	-
25	с.	Any remaining funds shall be used	to award scholarship grants to all
26		other eligible students."	
27 28		1A.3.(c) It is the intent of the General A ram funding into the Opportunity S	• • • • •
28 29	1 10	under G.S. 115C-562.8, as enacted	1
30		ship grants in a fiscal year are awarded	•
31		This change shall provide additional pr	
32		1A.3.(d) G.S. 115C-562.1 is amended	
33	read:		
34	"(5a) Reserv	ve. – The Opportunity Scholarship Gra	nt Fund Reserve established under
35		<u>15C-562.8.</u> "	
36		1A.3.(e) G.S. 115C-562.2 is amended	d by adding a new subsection to
37	read:		
38		ith the 2017-2018 school year, within a school school year within a scho	
39 40		vard scholarship grants to eligible stude grants to at least 2,000 more eligible st	•
40 41	served in the prior school		udents cach school year than were
42		1A.3.(f) Part 2A of Article 39 of Chap	ter 115C of the General Statutes is
43	amended by adding a new	• •	
44	•	portunity Scholarship Grant Fund R	eserve.
45		cholarship Grant Fund Reserve is	
46		rd of Governors of The University of	
47		uthority for the award of scholarship g	
48		st of monies appropriated from the Ge	•
49 50		any interest accrued to it thereon. Th	
50		gible students for the school year that	
51	the fiscal year in which	the appropriation is made to the Reser	we. The Board of Governors shall

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1	only use monies in the Reserve in accordance with the purposes set forth	in this section. Funds
2	appropriated in a particular fiscal year to be used for the award of schola	
3	fiscal year that are unexpended at the end of the fiscal year after the fiscal y	
4	were appropriated shall be carried forward for one fiscal year and may be us	
5	forth in this section. Funds carried forward pursuant to this section that hav	
6	one fiscal year shall revert to the General Fund."	
7	SECTION 11A.3.(g) G.S. 115C-562.8, as enacted by subsect	tion (f) of this section
8	reads as rewritten:	tion (1) of this section,
9	"§ 115C-562.8. The Opportunity Scholarship Grant Fund Reserve.	
10	(a) The Opportunity Scholarship Grant Fund Reserve is establish	hed as a reserve to be
10	administered by the Board of Governors of The University of North Caro	
12	allocating funds to the Authority for the award of scholarship grants in acc	1 1
12	The Reserve shall consist of monies appropriated from the General Fund	
13 14	General Assembly and any interest accrued to it thereon. These funds s	
14	scholarship grants to eligible students for the school year that begins in th	
15 16	the fiscal year in which the appropriation is made to the Reserve. The Bo	
10 17	only use monies in the Reserve in accordance with the purposes set forth	
17		
	appropriated in a particular fiscal year to be used for the award of schola	1 0
19 20	fiscal year that are unexpended at the end of the fiscal year after the fiscal y	•
	were appropriated shall be carried forward for one fiscal year and may be us forth in this section. Funds carried forward surgest to this section that have	
21	forth in this section. Funds carried forward pursuant to this section that have	e not been spent within
22	one fiscal year shall revert to the General Fund.	this State to movide
23	(b) The General Assembly finds that, due to the critical need in	-
24	opportunity for school choice for North Carolina students, it is imperative the	-
25 26	increase of funds of at least ten million dollars (\$10,000,000) each fiscal y	
26 27	<u>Opportunity Scholarship Grant Fund Reserve. Therefore, there is appropr</u> Fund to the Reserve the following amounts for each fiscal year to be use	
27	forth in this section:	ed for the purposes set
28 29		Appropriation
30	2017-2018	\$44,840,000
31	2018-2019	<u>\$54,840,000</u>
32	2019-2020	<u>\$64,840,000</u>
33	2020-2021	<u>\$74,840,000</u>
33 34	2021-2022	<u>\$74,840,000</u> \$84,840,000
35	2022-2023	<u>\$94,840,000</u> \$94,840,000
36	2023-2024	<u>\$104,840,000</u>
37	2024-2025	\$114,840,000
38	2025-2026	\$124,840,000
39	2026-2027	\$134,840,000
40	For the 2027-2028 fiscal year and each fiscal year thereafter, there is	
41	General Fund to the Reserve the sum of one hundred forty-four million	
42	thousand dollars (\$144,840,000) to be used for the purposes set forth in this	
43	(c) Of the funds allocated to the Authority to award scholarship gra	
44	Authority may retain the lesser of up to four percent (4%) of the funds appr	
45	five hundred thousand dollars (\$1,500,000) each fiscal year for administ	-
46	with the scholarship grant program."	and the costs associated
47	SECTION 11A.3.(h) Section 8.29(f) of S.L. 2013-360 is repeal	led
48	SECTION 11A.3.(i) Section 8.22(1) of 3.2. 2013-300 is repeat	
49	2016-2017 school year. Subsections (g) and (h) of this section become effect	
4) 50	2010 2017 Senoor year, Subsections (g) and (n) of this section become effect	
50 51	TRANSFORMING PRINCIPAL PREPARATION/CLARIFY RFP GR	ANTS
~ I		

General Assembly Of North Carolina Session 2015 SECTION 11A.4. Subsection 11.9(f) of S.L. 2015-241 reads as rewritten: 1 2 "SECTION 11.9.(f) Application Requirements. – The nonprofit corporation entering into a 3 contract with the Authority under subsection (d) of this section shall issue an initial RFP with 4 guidelines and criteria for the grants no later than March 1, 2016. The nonprofit corporation may 5 issue additional RFPs for grant applicants as it may deem necessary, subject to available funds. An eligible entity that seeks a grant under the program authorized by this section shall submit to the 6 nonprofit corporation an application at such time, in such manner, and accompanied by such 7 8 information as the nonprofit may require. An applicant shall include at least the following 9 information in its response to the RFP for consideration by the nonprofit corporation: 10 The extent to which the entity has a demonstrated record of preparing school (1)11 leaders who implement school leadership practices linked to increased student achievement. 12 13 The extent to which the entity has a rigorous school leader preparation program (2)14 design that includes the following research-based programmatic elements: A proactive, aggressive, and intentional recruitment strategy. 15 a. Rigorous selection criteria based on competencies that are predictive of 16 b. 17 success as a school leader, including, but not limited to, evidence of significant positive effect on student learning growth in the classroom, 18 19 at the school-level, and the local school administrative unit-level, 20 professional recommendations, evidence of problem solving and critical 21 thinking skills, achievement drive, and leadership of adults. 22 Alignment to high-quality national standards for school leadership c. 23 development. 24 d. Rigorous coursework that effectively links theory with practice through 25 the use of field experiences and problem-based learning. 26 Full-time clinical practice of at least five months in duration in an e. authentic setting, including substantial leadership responsibilities where 27 candidates are evaluated on leadership skills and effect on student 28 29 outcomes as part of program completion. 30 f. Multiple opportunities for school leader candidates to be observed and 31 coached by program faculty and staff. Clear expectations for and firm commitment from school leaders who 32 g. will oversee the clinical practice of candidates. 33 34 Evaluation of school leader candidates during and at the end of the h. clinical practice based on the North Carolina School Executive 35 36 Evaluation Rubric. 37 A process for continuous review and program improvement based on i. 38 feedback from partnering local school administrative units and data 39 from program completers, including student achievement data. 40 Established relationship and feedback loop with affiliated local school j. administrative units that is used to inform and improve programmatic 41 42 elements from year to year based on units' needs." 43 44 PART XII. DEPARTMENT OF HEALTH AND HUMAN SERVICES 45 46 SUBPART XII-A. CENTRAL MANAGEMENT AND SUPPORT 47 48 FUNDS FOR NORTH CAROLINA FAMILIES ACCESSING SERVICES THROUGH 49 **TECHNOLOGY (NC FAST)** 50 SECTION 12A.1. Section 12A.7(a) of S.L. 2015-241 reads as rewritten:

1	"SECTION 12A.7.(a) Funds appropriated in this act in the amount of five million eight				
2	hundred three thousand dollars (\$5,803,000) for the 2015-2016 fiscal year and thirteen million				
3	fifty-two thousand dollars (\$13,052,000) for the 2016-2017 fiscal year along with prior year				
4	earned revenue in the amount of nine million four hundred thousand dollars (\$9,400,000) for the				
5	2015-2016 fiscal year and ten million nine hundred eighty-nine thousand seventeen dollars				
6	(\$10,989,017) for the 2016-2017 fiscal year and for each of those fiscal years, the cash balance in				
7	Budget Code 24410 Fund 2411 for the North Carolina Families Accessing Services through				
8	Technology (NC FAST) project shall be used to match federal funds in the 2015-2016 and				
9	2016-2017 fiscal years to expedite the development and implementation of Child Care, Low				
10	Income Energy Assistance, Crisis Intervention Programs, Child Services, and NC FAST				
11	Federally-Facilitated Marketplace (FFM) Interoperability Interoperability, and Additional				
12	Medicaid Eligibility Requirements and Enterprise Program Integrity components of the NC FAST				
13	program. The Department shall report any changes in approved federal funding or federal match				
14	rates within 30 days after the change to the Joint Legislative Oversight Committees on Health and				
15	Human Services and Information Technology and the Fiscal Research Division. Departmental				
16	receipts appropriated in this act in the amount of twelve million six hundred thirty-seven thousand				
17	two hundred fifty-five dollars (\$12,637,255) for the 2016-2017 fiscal year shall be used to				
18	implement the components of the NC FAST project described in this subsection."				
19					
20	ELIMINATION OF NC TRACKS ICD-10 IMPLEMENTATION REPORT				
21	SECTION 12A.2. Section 12A.6(b) of S.L. 2015-241 is repealed.				
22					
23	FINAL REPORT ON COMMUNITY PARAMEDICINE PILOT PROGRAM				
24	SECTION 12A.3. Section 12A.12(e) of S.L. 2015-241 reads as rewritten:				
25	"SECTION 12A.12.(e) The Department of Health and Human Services shall submit a final				
26	report to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal				
27	Research Division by November 1, 2016. March 1, 2017. At a minimum, the final report shall				
28	include all of the following:				
29	(1) An updated version of the evaluation plan required by subsection (d) of this				
30	section.				
31	 An estimate of the cost to expand the program incrementally and statewide. An estimate of encounter tiple encounter of State from the encounter of statewide encounter of the encounter				
32	(3) An estimate of any potential savings of State funds associated with expansion				
33 34	of the program.				
54 35	(4) If expansion of the program is recommended, a time line for expanding the program."				
35 36	program.				
30 37	CONTRACTING SPECIALIST TRAINING PROGRAM				
38	SECTION 12A.4.(a) The School of Government at the University of North Carolina				
39	at Chapel Hill (SOG), in collaboration with the Director of Procurement, Contracts and Grants for				
40	the Department of Health and Human Services, shall prepare a proposal for the design of a				
41	contracting specialist training program for management level personnel within the Department that				
42	is based on both national standards and the Certified Local Government Purchasing Officer				
43	Program administered by the SOG. By August 1, 2016, the SOG and the Department shall submit				
44	the proposal prepared pursuant to this subsection to the Joint Legislative Oversight Committee on				
45	Health and Human Services and the Fiscal Research Division.				
46	SECTION 12A.4.(b) The SOG, in collaboration with the Director of Procurement,				
47	Contracts and Grants for the Department of Health and Human Services, shall prepare a proposal				
48	for the implementation and administration of the contracting specialist training program for				
49	management level personnel within the Department. The proposal shall include budget estimates				
50	for program implementation and administration based on the requirements of the program design.				
51	The SOG and the Department shall submit the proposal prepared pursuant to this subsection				

51 The SOG and the Department shall submit the proposal prepared pursuant to this subsection,

1			nates for program implementation and administration, to the House			
2	Appropriations Committee on Health and Human Services, the Senate Appropriations Committee					
3	on Health and Human Services, and the Fiscal Research Division for consideration during the					
4	2017 Regular Session.					
5	SECI	TION 1	2A.4.(c) This section is effective when it becomes law.			
6 7	DEVISIONS/CO	MDE	TITIVE GRANTS/NONPROFIT ORGANIZATIONS			
			2A.5. Section 12A.8 of S.L. 2015-241 reads as rewritten:			
8 9	SEC]		12A.5. Section 12A.8 of S.L. 2015-241 feads as rewritten:			
		171 0	(b) The Department shall continue administering a competitive grants			
10			(b) The Department shall continue administering a competitive grants			
11 12	includes each of	-	funding. The Department shall administer a plan that, at a minimum,			
12			quest for application (RFA) process to allow nonprofits to apply for and			
13 14	(1)					
			ve State funds on a competitive basis. The Department shall require			
15		-	rofits to include in the application a plan to evaluate the effectiveness,			
16			ding measurable impact or outcomes, of the activities, services, and			
17	(2)	1 0	rams for which the funds are being requested.			
18	(2)	-	uirement that nonprofits match a minimum of fifteen percent (15%) of the			
19 20	(2)		amount of the grant award.			
20	(3)	-	uirement that the Secretary prioritize grant awards to those nonprofits that			
	(A)		ble to leverage non-State funds in addition to the grant award.			
22	(4)	-	occess that awards grants to nonprofits that have the capacity to provide			
23			ces on a statewide basis and that support any of the following State health			
24			vellness initiatives:			
25		a.	A program targeting advocacy, support, education, or residential			
26		h	services for persons diagnosed with autism.			
27 28		b.	A system of residential supports for those afflicted with substance abuse addiction.			
28 29		0	A program of advocacy and supports for individuals with intellectual			
30		c.	and developmental disabilities or severe and persistent mental illness,			
31			substance abusers, or the elderly.			
32		d.	Supports and services to children and adults with developmental			
33		u.	disabilities or mental health diagnoses.			
34		e.	A food distribution system for needy individuals.			
35		e. f.	The provision and coordination of services for the homeless.			
36			The provision of services for individuals aging out of foster care.			
37		g. h.	Programs promoting wellness, physical activity, and health education			
38		11.	programming for North Carolinians.			
39		i.	The provision of services and screening for blindness.			
40		ı. j.	A provision for the delivery of after-school services for apprenticeships			
41		J.	or mentoring at-risk youth.			
42		k.	The provision of direct services for amyotrophic lateral sclerosis (ALS)			
43		к.	and those diagnosed with the disease.			
43 44		1.	A comprehensive smoking prevention and cessation program that			
44		1.	screens and treats tobacco use in pregnant women and postpartum			
45 46			mothers.			
40 47		m	A program providing short-term or long-term residential substance			
48		m.	abuse services. For purposes of this sub-subdivision, "long-term" means			
40 49			a minimum of 12 months.			
49 50		n	A program that provides year-round sports training and athletic			
50 51		<u>n.</u>	<u>A program that provides year-round sports training and atmetic</u> competition for children and adults with disabilities.			
			VATIONALINTE INFORMATION AND AND AND A STREET AND A ST			

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	(5)	Ensures that funds received by the Department to implement the plan
		supplement and do not supplant existing funds for health and wellnes
		programs and initiatives.
	(6)	Allows grants to be awarded to nonprofits for up to two years.
	(7)	With grants awarded beginning July 1, 2016, a requirement that of the fund
		provided for competitive grants pursuant to this section, a minimum of five
		percent (5%) of the grants be awarded to new grant recipients who did no
		receive grant awards during the previous competitive grants process.
	<u>(8)</u>	A requirement that initial disbursement of the grants be awarded no later that
		30 days after certification of the State budget for the respective fiscal year.
	"SECTION	12A.8.(f) Funds appropriated pursuant to this section that have been awarded but
		l or encumbered at the end of each fiscal year shall not revert but shall remai
2	available for exp	
	" <u>SECTION</u>	12A.8.(g) Subsection (f) of this section becomes effective June 30, 2016."
]		CONTINUED DEVELOPMENT OF HEALTH ANALYTICS PILOT
	PROGRAM	
		TION 12A.7. Section 12A.17 of S.L. 2015-241 reads as rewritten:
-		12A.17.(a) Of the funds appropriated in this act to the Department of Health an
		Division of Central Management and Support, the sum of seven hundred fift
		(\$750,000) in nonrecurring funds for the 2015-2016 fiscal year and year; the sur
		fifty thousand dollars (\$250,000) in recurring funds for each year of the
		year2015-2017 fiscal biennium; and the sum of one million two hundred fift
		(\$1,250,000) in nonrecurring funds for the 2016-2017 fiscal year shall be use
	_	ent and implementation phased development, implementation, and operation of
ł		Medicaid claims analytics and population health management.
		12A.17.(b) The Department shall coordinate with the Government Date $(CDAC)$ to develop the gillet program and to provide concept to provide date d
		(GDAC) to develop the pilot program and to provide access to needed dating Medicaid claims data, Medicaid beneficiary files, and local management
		care organization (LME/MCO) encounter data for the pilot program. The pilot
		tilize the subject matter expertise and technology available through existin
-		ivate partnerships in order to apply analytics in a manner that would maximiz
	1 1	gs and efficiencies to the State and optimize positive impacts on health outcomes
1		12A.17.(b1) During the 2016-2017 fiscal year, the scope of the pilot program
s		to include all of the following:
2	(1)	The integration of new data sources, such as patient level Healthcar
		Effectiveness Data and Information Set (HEDIS) quality measures, a
		prioritized by the Department and GDAC.
	<u>(2)</u>	Customized reporting and analytics capabilities.
	$\overline{(3)}$	A tool to construct and analyze claims as clinical episodes of care in order t
	<u>x- x</u>	assist North Carolina in its transition to capitated managed care and value-base
		purchasing arrangements.
	<u>(4)</u>	Operationalization of the pilot program, including an ongoing feed of the dat
	<u>*</u>	sources described in subsection (b) of this section and any other data source
		mutually agreed upon by the Department and GDAC.
	"SECTION	12A.17.(c) By November 30, 2015, the Department shall execute all contractua
2		interagency data-sharing agreements necessary for development an
	0	of the pilot program authorized by this section.
	"SECTION	12A.17.(d) The Department and GDAC shall make the following reports on th

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1	(1)	By January 15, 2016, the Department and GDAC sl	hall provide a progress
2		report on the pilot program authorized by this	1 1 0
3		Appropriations Committee on Health and Human S	
4		Representatives Appropriations Committee on Health a	nd Human Services, and
5		the Fiscal Research Division.	
6	<u>(2)</u>	By May 31, 2016, the Department and GDAC shall	make a finalan interim
7		report of their findings and recommendations on the p	
8		by this section to the Joint Legislative Oversight Co	mmittee on Health and
9		Human Services, the Joint Legislative Oversight Cor	nmittee on Information
10		Technology, and the Fiscal Research Division.	
11	<u>(3)</u>	By May 31, 2017, the Department and GDAC shall ma	ke a final report of their
12		findings and recommendations on the pilot program au	thorized by this section
13		to the Joint Legislative Oversight Committee on Healt	
14		the Joint Legislative Oversight Committee on Information	ion Technology, and the
15		Fiscal Research Division."	
16			
17		EDICAL EDUCATION FUNDING/CAPE FEAR	VALLEY MEDICAL
18	CENTER		
19		ION 12A.8.(a) Calculation of Recurring Payment of	
20		is act to the Department of Health and Human Servic	
21	-	Support, for the 2016-2017 fiscal year for Graduate Med	
22	-	Illion seven hundred thousand dollars (\$7,700,000) in	6
23	-	Fear Valley Medical Center to support the establishmen	
24		mpbell University School of Medicine. In addition to	
25		his section and subject to fulfillment of the conditions sp	
26		e recurring amount of funds allocated to Cape Fear Val	-
27	· 1	o this section shall be calculated so as not to exceed the	e lesser of the following
28	two amounts:		
29 30	(1)	The total amount of actual lost Medicare payments at	
30 31		reclassification by the federal Centers for Medicare (CMS) as a rural hospital minus three million dollars	
32			(\$3,000,000) iii piivate
32 33	(2)	donations for the residency programs. Seven million seven hundred thousand dollars (\$7,700,0	000)
33 34	(2) SECT	[ON 12A.8.(b) Conditions for Payment of Funds. $- N$	
34 35		Medical Center pursuant to the calculation specified i	1
36		Office of State Budget and Management (OSBM) certi-	
30 37		following criteria by June 30, 2017:	nes, in writing, that the
38	(1)	Received private donations for the residency programs	in the amount of at least
39	(1)	three million dollars (\$3,000,000). No funds shall be	
40		Valley Medical Center in any subsequent fiscal year	
41		unless OSBM certifies, in writing, that Cape Fear Val	-
42		received three million dollars (\$3,000,000) in priv	•
43		residency programs by June 30th of that fiscal year.	
44	(2)	Obtained approval from CMS for reclassification as a ru	ural hospital.
45	(3)	Obtained approval from the Accreditation Council	-
46		Education or the American Osteopathic Association	
47		with a minimum of 130 additional residency slots.	
48	SECT	ION 12A.8.(c) Calculation of Initial Payment of Fu	nds. – Following CMS
49		eclassification of Cape Fear Valley Medical Center	-
50	11	ubsection (a) of this section, the Center shall provide d	1
51		ledicare payments for the period commencing from the a	

defined in 42 C.F.R. 412.103(b)(5), and ending on the date CMS approves the Center's 1 2 reclassification request. OSBM shall certify computations of the Center's actual lost Medicare 3 payments and apply the calculations specified in subsection (a) of this section to determine any 4 retroactive amounts due to Cape Fear Valley Medical Center under this section. Any retroactive payment determined to be due to Cape Fear Valley Medical Center shall be paid to the Center 5 6 within 30 days after OSBM certifies the amount of any retroactive amounts due to the Center 7 under this section. 8 **SECTION 12A.8.(d)** Report on Use of Funds. – Following the initial allocation of 9 funds pursuant to this section, Cape Fear Valley Medical Center shall annually report on or before 10 April 1 to the House Appropriations Committee on Health and Human Services, the Senate 11 Appropriations Committee on Health and Human Services, the Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal Research Division regarding its 12 13 progress in establishing any residency programs funded by State appropriations. 14 QUALIFICATIONS OF DIRECTOR OF OFFICE OF PROGRAM EVALUATION, 15 **REPORTING, AND ACCOUNTABILITY** 16 17 SECTION 12A.9. G.S. 143B-216.55(b) reads as rewritten: 18 "(b) The Director must have a minimum of 10 years of experience in program evaluation 19 equivalent to the duties of the office, including at least three years of experience at the 20 management level that demonstrates increasing levels of responsibility within the field of program evaluation." 21 22 23 DATA ANALYTICS AND PERFORMANCE ENHANCEMENT 24 **SECTION 12A.10.** Any enhancement of the State's data analytics capabilities 25 utilizing funds appropriated in this act to the Department of Health and Human Services, Division 26 of Central Management and Support, for the 2016-2017 fiscal year shall be subject to applicable 27 State laws requiring that these analytics be developed and implemented in collaboration with the 28 Government Data Analytics Center. 29 30 SUBPART XII-B. DIVISION OF CHILD DEVELOPMENT AND EARLY EDUCATION 31 32 NC PRE-K/CLARIFY BUILDING STANDARDS 33 SECTION 12B.1.(a) Section 12B.1 of S.L. 2015-241 is amended by adding a new 34 subsection to read: 35 "SECTION 12B.1.(b1) Building Standards. – Notwithstanding G.S. 110-91(4), private child 36 care facilities and public schools operating prekindergarten classrooms shall meet the building 37 standards for preschool students as provided in G.S. 115C-521.1." 38 SECTION 12B.1.(b) Section 12B.1(c) of S.L. 2015-241 reads as rewritten: 39 "SECTION 12B.1.(c) Programmatic Standards. – All-Except as provided in subsection (b1) of this section, entities operating prekindergarten classrooms shall adhere to all of the policies 40 41 prescribed by the Division of Child Development and Early Education regarding programmatic 42 standards and classroom requirements." 43 44 STUDY CHILD CARE SUBSIDY RATE SETTING 45 SECTION 12B.2. The Department of Health and Human Services, Division of Child Development and Early Education, shall study how rates are set for child care subsidy. In 46 47 conducting the study, the Division shall, at a minimum, review market rate studies and other 48 methodologies for establishing rates, including any cost estimation models, along with the pros 49 and cons of each method reviewed. The Division shall report to the House Appropriations 50 Committee on Health and Human Services, the Senate Appropriations Committee on Health and

51 Human Services, and the Fiscal Research Division by March 1, 2017, on any recommendations,

1 2	including the suggested methodology to be used for setting rates, as well as time frames for implementing the methodology.
3	
4	ADDITIONAL CHILD CARE SUBSIDY MARKET RATE INCREASES/CERTAIN AGE
5	GROUPS AND COUNTIES
6	SECTION 12B.3. Section 12B.2A of S.L. 2015-241 reads as rewritten:
7	"SECTION 12B.2A.(a) Beginning January 1, 2016, the Department of Health and Human
8	Services, Division of Child Development and Early Education, shall increase the child care
9	subsidy market rates to the rates recommended by the 2015 Child Care Market Rate Study from
10	birth through two years of age in three-, four-, and five-star-rated child care centers and homes in
11	tier one and tier two counties. For purposes of this section, tier one and tier two counties shall
12	have the same designations as those established by the N.C. Department of Commerce's 2015
13	County Tier Designations.
14	"SECTION 12B.2A.(b) Beginning October 1, 2016, the Division shall increase the child care
15	subsidy market rates to the rates recommended by the 2015 Child Care Market Rate Study from
16	age three through five years in three-, four-, and five-star-rated child care centers and homes in tier
17	one and tier two counties."
18	
19	STUDY COSTS AND EFFECTIVENESS ASSOCIATED WITH NC PRE-K SLOTS
20	SECTION 12B.4.(a) As the objective of the NC Pre-K program is to provide
21	high-quality educational experiences to enhance school readiness for eligible four-year-olds, the
22	Department of Health and Human Services, Division of Child Development and Early Education,
23	shall study the costs and effectiveness associated with funding slots for the NC Pre-K program. In
24	conducting the study, the Division shall review and determine the following:
25	(1) The total cost to fund a NC Pre-K slot, including administration and any local
26	costs.
27	(2) The program's anticipated effectiveness in preparing eligible four-year-olds in
28	the five developmental domains outlined in the North Carolina Foundations for
29	Early Learning and Development.
30	(3) Whether the program's effectiveness as reviewed pursuant to subdivision (2) of
31	this subsection justifies the costs associated with funding NC Pre-K slots or
32	whether there are other alternatives to achieve the same objectives.
33	(4) The State share needed to fund a NC Pre-K slot by each setting, including
34	public schools, child care facilities, and Head Start.
35	(5) The amount of funds needed to maintain the current number of NC Pre-K slots
36	if the per slot cost was increased to the amount recommended by the study.
37	(6) Recommendations on how often the NC Pre-K slot costs should be evaluated
38	and reported to the General Assembly.
39	(7) Any other relevant issues the Division deems appropriate.
40	SECTION 12B.4.(b) The Division of Child Development and Early Education shall
41	report its findings and recommendations, including any legislative proposals, to the chairs of the
42	House Appropriations Committee on Health and Human Services and the Senate Appropriations
43	Committee on Health and Human Services and the Fiscal Research Division on or before February
44	1, 2017.
45	
46	STATE AGENCY COLLABORATION ON EARLY CHILDHOOD
47	EDUCATION/TRANSITION FROM PRESCHOOL TO KINDERGARTEN
48	SECTION 12B.5.(a) The Department of Health and Human Services, in consultation
49	with the Department of Public Instruction and any other agencies or organizations that administer,
50	support, or study early education in this State, and within resources currently available, shall

50 support, or study early education in this State, and within resources currently available, shall 51 collaborate on an ongoing basis to develop and implement a statewide vision for early childhood

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education. In collaborating in this effort, the agencies shall develop a comprehensive approach to early childhood education, birth through third grade, including creating cross agency accountability with a comprehensive set of data indicators, including consideration of the NC Pathways to Grade-Level Reading, to monitor and measure success of the early childhood education systems.

6 **SECTION 12B.5.(b)** The Department of Health and Human Services, the Department 7 of Public Instruction, and any other agencies or organizations that administer, support, or study 8 early education programs in this State shall report their findings and recommendations, including 9 any legislative proposals, resulting from the initiative to develop and implement a statewide vision 10 for early childhood education pursuant to subsection (a) of this section. The agencies shall make 11 an initial report to Joint Legislative Oversight Committee on Health and Human Services and the 12 Joint Legislative Education Oversight Committee on or before January 1, 2017, submit a follow 13 up report to those same committees on or before January 1, 2018, and may make any subsequent 14 reports, annually, on or before January 1, as needed to those same committees.

15 **SECTION 12B.5.(c)** The Department of Health and Human Services, in consultation 16 with the Department of Public Instruction, shall promote the successful transition of children who 17 receive assistance from NC Pre-K program and the Child Care Subsidy Assistance program for 18 four- and five-star rated facility classrooms to kindergarten. In its promotion of a successful 19 transition from preschool to kindergarten, the Department of Health and Human Services shall 20 recommend that both NC Pre-K teachers and preschool teachers prepare a preschool to 21 kindergarten transition plan for each child transitioning to kindergarten that documents the child's 22 strengths and needs based on the five Goals and Developmental Indicator domains for children's 23 developmental and learning progress that are based on the NC Foundations for Early Learning and 24 Development. The preparation of the transition plan shall only apply to children who receive 25 assistance through the NC Pre-K program or the Child Care Subsidy Assistance program. It is the 26 intent of the General Assembly that the Departments utilize this transition plan until such time as 27 the standardized program to transition children from preschool to kindergarten, required pursuant 28 to subsection (e) of this section, is developed and implemented.

SECTION 12B.5.(d) The Department of Health and Human Services shall report on the implementation of the transition plan required pursuant to subsection (c) of this section, including any findings and recommendations and any legislative proposals, to the Joint Legislative Oversight Committee on Health and Human Services and the Joint Legislative Education Oversight Committee on or before December 15, 2016.

34 SECTION 12B.5.(e) The Department of Health and Human Services, in consultation 35 with the Department of Public Instruction, shall develop and implement a standardized program to 36 transition children from preschool to kindergarten. In developing this standardized transition 37 program, the Department of Health and Human Services shall identify, at a minimum:

- 38 39
- (1) Methods to standardize student transition information such that it is quantifiable.
- 40 41

42

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44

45

- (2) Recommendations for sharing data contained in a student's transition plan between preschool teachers and either kindergarten teachers or the schools that receive the incoming kindergarten students.
- (3) Recommendations for sharing data contained in a student's transition plan between preschool teachers and the parents or guardians of the child who is transitioning to kindergarten.
- 46 (4) Recommendations for preschool teacher training and continuing education to 47 support their role in completing transition plans for preschool children.
- 48 (5) Recommendations for baseline information that should be compiled in transition plans for students transitioning to kindergarten.

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1 2 3	(6) Procedures for the management of transition plan documents, includin recommendations for the length of records retention, provisions for confidentiality, and proper disposal.
4 5	 (7) Any other components the Department deems appropriate in the provision or information between preschools, students' families, and kindergartens.
6	SECTION 12B.5.(f) The Department of Health and Human Services shall report of
7 8	the development of the standardized transition program required pursuant to subsection (e) of thi section, including any findings and recommendations and any legislative proposals, to the Joir
9 10	Legislative Oversight Committee on Health and Human Services and the Joint Legislativ Education Oversight Committee on or before January 1, 2018.
11	SUDDADT VIL C. DIVISION OF SOCIAL SEDVICES
12 13	SUBPART XII-C. DIVISION OF SOCIAL SERVICES
14	CHILD WELFARE SYSTEM CHANGES
15	SECTION 12C.1.(a) Federal Improvement Plan Implementation. – The Department of Haalth and Human Semigras. Division of Social Semigras, shall implement the requirements of
16 17	of Health and Human Services, Division of Social Services, shall implement the requirements of the federal Program Improvement Plan to bring our State into compliance with national standard
18	for child welfare policy and practices. The Division shall collaborate with county departments of
19	social services to develop a model of oversight that supports program outcomes and a county
20	ability to meet performance standards as outlined in the Program Improvement Plan. Oversight
21	may include support for continuous quality improvement, staff training, and data analysis. During
22	the first two years of implementing the Program Improvement Plan, the Division shall ensure th
23	three new Human Services/Planner Evaluator positions funded by this act are used to carry out th
24	activities detailed in the Plan. Upon complete implementation of the Plan, these positions shall b
25	used in child welfare services to continually improve outcomes for children and families.
26 27	The Division shall report on the implementation and outcomes of the Program Improvement Plan to the Joint Legislative Oversight Committee on Health and Human Services
28	The report shall be submitted semiannually on February 1 and August 1 of each year, with the first
29	report submitted on August 1, 2016, and the final report on February 1, 2019.
30	SECTION 12C.1.(b) Statewide Strategic Plan. – The Division of Social Services shall
31	develop a statewide strategic plan for child welfare services that complements the required federa
32	Program Improvement Plan. The statewide strategic plan shall, at a minimum, address the finding
33	of the North Carolina Statewide Child Protective Services Evaluation, which was conducted a
34	required by Section 12C.1(f) of S.L. 2014-100, in the areas of county performance, caseload sizes
35	administrative structure, adequacy of funding, social worker turnover, and monitoring and
36 37	oversight. The plan shall also address measures for ensuring that Native American children in this
38	State are served in a culturally appropriate manner, including in placements for adoption and foster care. The Division shall submit the plan to the Joint Legislative Oversight Committee or
39	Health and Human Services by December 1, 2016, for consideration by the 2017 Genera
40	Assembly.
41	SECTION 12C.1.(c) Child Welfare/NC FAST. – The Department of Health and
42	Human Services, Division of Social Services, shall continue toward completion of the chil
43	welfare component of the North Carolina Families Accessing Services Through Technology (No
44	FAST) system to (i) bring the State into compliance with the Statewide Information System
45	systematic factor of the Child and Family Services Review (CFSR) and (ii) ensure that dat
46	quality meets federal standards and adequate information is collected and available to counties to

46 quality meets federal standards and adequate information is collected and available to counties to
 47 assist in tracking children and outcomes across counties.

48 It is the intent of the General Assembly that the child welfare component of the NC 49 FAST system be operational by December 31, 2017. To that end, the Department of Health and 50 Human Services, Division of Social Services, shall report on the development, implementation, 51 and outcomes of the child welfare component of the NC FAST system to the Joint Legislative

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ending with a fin	nittee on Health and Human Services quarterly beginning al report on February 1, 2018. The report shall include, at	
following:		
(1)	The current time line for development and implementa component to NC FAST.	
(2)	Any adjustments and justifications for adjustments to the	e time line.
(3)	Progress on the development and implementation of the	•
(4)	Address any identified issues in developing or implem component to NC FAST and solutions to address those	
(5)	The level of county participation and involvement in ea	ch phase of the project.
(6)	Any budget and expenditure reports, including over expenditures, and current fiscal year budget and expend	
SECT	FION 12C.1.(d) G.S. 7B-101(3) reads as rewritten:	
"§ 7B-101. Defi		
0	is Subchapter, unless the context clearly requires otherw	ise, the following words
have the listed m		8
(3)	Caretaker Any person other than a parent, guardian	n, or custodian who has
	responsibility for the health and welfare of a juvenile in	n a residential setting. A
	person responsible for a juvenile's health and welfare m	eans a stepparent, foster
	parent, an adult member of the juvenile's household, an	
	with the juvenile's care, a potential adoptive parent	
	placement with a juvenile in the custody of a departme	• 1
	house parent or cottage parent who has primary respon	• • • •
	juvenile's health and welfare in a residential child ca	•
	educational facility, or any employee or volunteer of a	
	school operated by the Department of Health and Hum	-
	this subdivision shall be construed to impose a legal	• • • •
	Chapter 50 or Chapter 110 of the General Statutes. The correction of defined in this subdivision shall be f	
	caretaker as defined in this subdivision shall be for Subabapter only."	or the purpose of this
SECT	Subchapter only." FION 12C.1.(e) G.S. 7B-302(a1)(1) reads as rewritten:	
	formation received by the department of social services,	including the identity of
· · · ·	Il be held in strictest confidence by the department, exc	e .
circumstances:	in be nere in surfaces confidence by the department, exe	ept under the following
(1)	The department shall disclose confidential information	to any federal. State, or
(1)	local government entity or its agent agent, or any p	-
	adoption agency licensed by the Department of Health	
	order to protect a juvenile from abuse or neglect. Any	
	disclosed to any federal, State, or local government enti	
	subsection shall remain confidential with the other g	
	agent and shall only be redisclosed for purposes of	-
	carrying out that entity's mandated responsibilities."	
SECT	FION 12C.1.(f) G.S. 7B-401.1(h) reads as rewritten:	
	vention Except as provided in G.S. 7B-1103(b) and	
"(h) Interv	rt shall not allow intervention by a person who is no	t the juvenile's perent
section, the cou		· ·
section, the cou guardian, <u>or cust</u>	todian, or caretaker but may allow intervention by anoth	er county department of
section, the cou guardian, <u>or</u> cust social services th	todian, or caretaker but may allow intervention by anoth hat has an interest in the proceeding. This section shall no	er county department of t prohibit the court from
section, the cou guardian, <u>or</u> cust social services th consolidating a	todian, or caretaker but may allow intervention by anoth	er county department of t prohibit the court from
section, the cou guardian, <u>or</u> cust social services th consolidating a G.S. 7B-200."	todian, or caretaker but may allow intervention by anoth hat has an interest in the proceeding. This section shall no	er county department of t prohibit the court from

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1 2 3	custodian for <u>to</u> c	irector shall obtain consent <u>authorization</u> from the juvenile consent to all care or treatment not covered by subsection (a ourt may authorize the director to provide consent after a) or (b) of this section,
4 5	-	ear and convincing evidence that the care, treatment, or eva t interest. Care and treatment covered by this subsection inc	-
6	(1)	Prescriptions for psychotropic medications.	
7	(2)	Participation in clinical trials.	
8 9	(3)	Immunizations when it is known that the parent has objection to the standard schedule of immunizations.	
10	(4)	Child Medical Evaluations not governed by subsection	
11		comprehensive clinical assessments, or other mental healt	
12	(5)	Surgical, medical, or dental procedures or tests that requir	
13	(6)	Psychiatric, psychological, or mental health care or tr	eatment that requires
14		informed consent."	
15		TION 12C.1.(g) G.S. 7B-901(c) reads as rewritten:	1 4 4 6 1 1
16 17	. ,	disposition order places a juvenile in the custody of a count	• 1
17		rt shall direct that reasonable efforts for reunification as d	
18 19		juired if the court makes written findings of fact pertaining unless the court concludes that there is compelling	e .
19 20	continued reunifi	ing, unless the court concludes that there is compelling	evidence warranting
20 21	(1)	A court of competent jurisdiction has determined that agg	ravated circumstances
21	(1)	exist because the parent has committed or encouraged t	
23		allowed the continuation of, any of the following upon the	
23 24		a. Sexual abuse.	· ju venne.
25		b. Chronic physical or emotional abuse.	
26		c. Torture.	
27		d. Abandonment.	
28 29		e. Chronic or toxic exposure to alcohol or contr causes impairment of or addiction in the juvenile.	olled substances that
30		f. Any other act, practice, or conduct that increased	the enormity or added
31		to the injurious consequences of the abuse or negle	•
32	(2)	A court of competent jurisdiction has terminated invo	
33		rights of the parent to another child of the parent.	• •
34	(3)	A court of competent jurisdiction has determined that	at (i) the parent has
35		committed murder or voluntary manslaughter of another of	child of the parent; (ii)
36		has aided, abetted, attempted, conspired, or solicited t	
37		voluntary manslaughter of the child or another child o	- · · ·
38		committed a felony assault resulting in serious bodily	
39		another child of the parent; (iv) has committed sexual abu	-
40		another child of the parent; or (v) has been required to reg	gister as a sex offender
41		on any government-administered registry."	
42		TION 12C.1.(g1) G.S. 7B-906.1(d)(3) reads as rewritten:	• • •
43		ch hearing, the court shall consider the following criter	ria and make written
44	findings regardin	g those that are relevant:	
45			-111.1.1 f('1
46 47	(3)	Whether efforts to reunite the juvenile with either parent of unsuccessful or inconsistent with the invenile's health or	•
47 48		<u>unsuccessful</u> or inconsistent with the juvenile's <u>health or</u> safe, permanent home within a reasonable period of t	-
48 49		consider efforts to reunite regardless of whether the juv	
49 50		parent, guardian, or custodian at the time of removal. If	
50 51		efforts would be futile unsuccessful or inconsistent, the	

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L 2 3	other permanent plan plans of care for the juvenile.juvenile pursuant to G.S. 7B-906.2.						
4 5	SECTION 12C.1.(h) G.S. 7B-906.2 is amended by adding a new subsection to read: "(a1) Concurrent planning shall continue until a permanent plan has been achieved."						
5 7	REVISE REPORT DATE/EBCI ASSUMPTION OF SERVICES						
3	SECTION 12C.2.(a) Section 12C.10 of S.L. 2015-241, as amended by Section 4.2 of						
)	S.L. 2015-268, reads as rewritten:						
)	"						
l	"SECTION 12C.10.(d) Approval for the Eastern Band of Cherokee Indians to administer the						
2	eligibility process for Medicaid and NC Health Choice is contingent upon federal approval of						
	State Plan amendments and Medicaid waivers by the Centers for Medicare & Medicaid Services						
	(CMS). The Department of Health and Human Services, Division of Medical Assistance (DMA), shall submit any State Plan amandments and Medicaid waivers pacesary for the delegation of						
	shall submit any State Plan amendments and Medicaid waivers necessary for the delegation of authority and administrative transfer of function to the Eastern Band of Cherokee Indians or to						
	authority and administrative transfer of function to the Eastern Band of Cherokee Indians or to effectuate the changes required by this section and Section 12C.3 of S.L. 2014-100. All State Plan						
	amendments and Medicaid waivers submitted as allowed under this subsection shall have an						
	effective date of October 1, 2016. April 1, 2017. DMA shall submit the State Plan amendments and						
	waivers allowed under this subsection and any related responses to CMS requests for additional						
	information to the Eastern Band of Cherokee Indians for review prior to submission to CMS. If						
	CMS does not approve the State Plan amendments and Medicaid waivers allowed by this						
	subsection, the counties shall continue serving individuals living on the federal lands held in trust						
	by the United States. "SECTION 12C 10 (a) Within 20 days of CMS approval of the State Plan amondments and						
	"SECTION 12C.10.(e) Within 30 days of CMS approval of the State Plan amendments and Medicaid waivers submitted as allowed under subsection (d) of this section, the Department of						
	Health and Human Services shall submit an Advanced Planning Document Update (APDU) When						
	an Advanced Planning Document Update (APDU) is required, the Department of Health and						
	Human Services shall submit an APDU within 30 days after CMS approval of the State Plan						
	amendments allowed under subsection (d) of this section. The Department shall submit the APDU						
	to CMS, the United States Department of Agriculture (USDA), and the Administration for						
	Children and Families (ACF). If CMS, USDA, and ACF do not approve the APDU, the counties						
	shall continue serving individuals living on the federal lands held in trust by the United States.						
	 "SECTION 12C.10.(f1) The Department, in collaboration with the Eastern Band of Cherokee						
	Indians, shall draft a project plan to meet the October 1, 2016, April 1, 2017, effective date						
	required by subsection (d) of this section. The Department shall report on the project plan to the						
	Joint Legislative Oversight Committee on Health and Human Services on or before January 1,						
	2016.						
	" 						
	SECTION 12C.2.(b) Section 12C.3(b) of S.L. 2014-100, as amended by Section						
	12C.10(e1) of S.L. 2015-241, reads as rewritten:						
	"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 Nutrition Assistance Program (SNAP). When the Eastern Band of Cherokee Indians assumes 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 for members of the						
	Eastern Band of Cherokee Indians shall no longer apply to the Tribe, and the functions,						
	administration, and funding requirements relating to those social services are thereby delegated to						
	the Eastern Band of Cherokee Indians.						

1 2 3 4 5 6 7	No later than October 1, 2016, April 1, 2017, and with the exception of services related to special assistance, childcare, and adult care homes, the Eastern Band of Cherokee Indians may assume responsibility for other programs as described under G.S. 108A-25(e), enacted in subsection (c) of this section. When the Eastern Band of Cherokee Indians assumes responsibility for any of those other programs, then any State statutes, portions of statutes, or rules relating to the 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,						
8	administration, and funding requirements relating to those programs are thereby delegated to the						
9	Eastern Band of Cherokee Indians."						
10							
11	PILOT PROGRAM/INCREASE ACCESS TO PUBLIC BENEFITS FOR OLDER DUAL						
12	ELIGIBLE SENIORS						
13	SECTION 12C.3.(a) The Department of Health and Human Services, Division of						
14	Social Services (Division), shall establish an evidence-based pilot program to increase access to						
15	public benefits for seniors aged 65 and older who are dually enrolled in Medicare and Medicaid to						
16	(i) improve the health and independence of seniors and (ii) reduce health care costs. On or before						
17	January 1, 2017, the Division shall partner with a not-for-profit firm for the purposes of engaging						
18	in a data-driven campaign to help seniors aged 65 and older who are dually enrolled in Medicare						
19	and Medicaid meet their basic social needs. The not-for-profit firm shall have demonstrated						
20	experience in assisting with these types of services and the partnership shall accomplish each of						
21	the following:						
22	(1) Identify through data sharing, dual eligible seniors aged 65 and older who						
23	qualify for the Supplemental Nutrition and Assistance Program (SNAP) but are						
24 25	not currently enrolled.						
23 26	(2) Conduct an outreach program towards those seniors for the purpose of enrolling them into SNAP.						
20 27	(3) Provide comprehensive application assistance through outreach specialists to						
28	complete public benefits application processes.						
20 29	(4) Evaluate project effectiveness and explore how data can be utilized to achieve						
30	optimal outcomes.						
31	(5) Make recommendations regarding policy options available to the State to						
32	streamline access to benefits.						
33	SECTION 12C.3.(b) The Division of Social Services shall report to the Office of the						
34	Governor and the Joint Legislative Oversight Committee on Health and Human Services on its						
35	progress in the pilot program by February 1 following each year the pilot program is in place. The						
36	report shall, at a minimum, include the following:						
37	(1) The number of seniors age 65 and older who are dual eligibles but are not						
38	enrolled in SNAP.						
39	(2) The number of those identified that would be included in the sample						
40	population.						
41	(3) Methods of outreach toward those seniors in the sample population.						
42	(4) Number of to date enrollments in SNAP as a direct result of outreach during the						
43	pilot program.						
44	(5) Participation rate to date in SNAP of those seniors in the sample population.						
45	(6) Any other findings the Division deems relevant.						
46	SECTION 12C.3.(c) If funding and capacity exist, the Division of Social Services						
47	may expand the pilot program to include other public benefits programs.						
48							
49 50	UPDATE DATES/TANF BENEFIT IMPLEMENTATION PLAN SECTION 12C 5 (a) Section 12C 1 of S L 2015 241 is amonded by adding a naw						
50 51	SECTION 12C.5.(a) Section 12C.1 of S.L. 2015-241 is amended by adding a new subsection to read:						
51	subsection to read:						

1	"SECTION 12C.1.(f) This section expires September 30, 2016."
2	SECTION 12C.5.(b) Beginning October 1, 2016, the General Assembly approves the
3	plan titled "North Carolina Temporary Assistance for Needy Families State Plan FY 2016-2019,"
4	prepared by the Department of Health and Human Services and presented to the General
5	Assembly. The North Carolina Temporary Assistance for Needy Families State Plan covers the

6 period October 1, 2016, through September 30, 2019. The Department shall submit the State Plan, 7 as revised in accordance with subsection (b) of this section, to the United States Department of 8 Health and Human Services.

9 **SECTION 12C.5.(c)** The counties approved as Electing Counties in the North 10 Carolina Temporary Assistance for Needy Families State Plan FY 2016-2019, as approved by this 11 section, are Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.

SECTION 12C.5.(d) Counties that submitted the letter of intent to remain as an 12 13 Electing County or to be redesignated as an Electing County and the accompanying county plan 14 for years 2016 through 2019, pursuant to G.S. 108A-27(e), shall operate under the Electing County budget requirements effective July 1, 2016. For programmatic purposes, all counties 15 16 referred to in this subsection shall remain under their current county designation through 17 September 30, 2019.

18 **SECTION 12C.5.(e)** For the 2016-2017 fiscal year, Electing Counties shall be held 19 harmless to their Work First Family Assistance allocations for the 2015-2016 fiscal year, provided 20 that remaining funds allocated for Work First Family Assistance and Work First Diversion 21 Assistance are sufficient for payments made by the Department on behalf of Standard Counties 22 pursuant to G.S. 108A-27.11(b).

23 **SECTION 12C.5.(f)** In the event that departmental projections of Work First Family 24 Assistance and Work First Diversion Assistance for the 2016-2017 fiscal year indicate that 25 remaining funds are insufficient for Work First Family Assistance and Work First Diversion 26 Assistance payments to be made on behalf of Standard Counties, the Department is authorized to 27 deallocate funds, of those allocated to Electing Counties for Work First Family Assistance in 28 excess of the sums set forth in G.S. 108A-27.11, up to the requisite amount for payments in 29 Standard Counties. Prior to deallocation, the Department shall obtain approval by the Office of 30 State Budget and Management. If the Department adjusts the allocation set forth in subsection (d) 31 of this section, then a report shall be made to the Joint Legislative Oversight Committee on Health 32 and Human Services and the Fiscal Research Division.

33

34 **REPORTING REQUIREMENTS/ECKERD KIDS AND CARING FOR CHILDREN'S** 35 ANGEL WATCH PROGRAM

36 SECTION 12C.6.(a) The Department of Health and Human Services, Division of 37 Social Services, shall report on the use of funds provided in this act to expand the Eckerd Kids and 38 Caring for Children's Angel Watch program, a foster care program for children who are ages zero 39 to six, with siblings up to age 10, who are not in the custody of a county department of social 40 services and whose families are temporarily unable to care for them due to a crisis. The report shall, at a minimum, include each of the following: 41

The number of families and children served by the program, including the

A comparison of children with similar needs that do not participate in the

program and the number of those children who enter into foster care.

- 42 43
- 44
- 45
- The number of children who enter foster care within six months after their (2)family participates in the program.

(1)

(3)

- 46
- 47
- 48
- 49
- Any other matters the Division deems relevant. (4)

counties in which services are provided.

SECTION 12C.6.(b) The Division of Social Services shall make an interim report in 50 accordance with this section on or before March 1, 2017, to the House of Representatives 51 Appropriations Committee on Health and Human Services, the Senate Appropriations Committee

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1 2 3	on Health and Human Services, and the Fiscal Research final report to the Joint Legislative Oversight Committee Fiscal Research Division by September 1, 2017.	
4 5	TEMPORARY FINANCIAL ASSISTANCE FOR FA	CILITIES LICENSED TO ACCEPT
6	STATE-COUNTY SPECIAL ASSISTANCE PAYN	
7	SECTION 12C.7.(a) The following definition	
8		unty Special Assistance payments or
9		that is (i) licensed by the Department of
10	Health and Human Services and (ii) au	thorized to accept State-County Special
11	Assistance payments from its residents.	
12	(2) State-County Special Assistance. – The	program authorized by G.S. 108A-40.
13	SECTION 12C.7.(b) Nonrecurring funds app	1 1
14	Health and Human Services, Division of Social Services	•
15	facilities licensed to accept State-County Special Assista	
16	temporary financial assistance in the form of a monthly	
17	each resident who is a recipient of State-County Special	1.
18	State fifty percent (50%) of the cost of providing these n	
19	monthly payments provided by DSS to these facilities	shall be subject to all of the following
20	requirements and limitations:	
21		s authorized by this section is equal to
22		for each resident who is a recipient of
23 24	State-County Special Assistance.	armonte outhonized by this section shall
24 25		ayments authorized by this section shall e payments for any purpose other than to
23 26	•	o are recipients of State-County Special
20 27	Assistance.	o are recipients of State-County Special
28		s authorized by this section to a facility
29		priod commencing October 1, 2016, and
30	ending June 30, 2017.	
31	0	ts authorized by this section only to the
32		s allocated to the DSS for the 2016-2017
33	fiscal year are available for this purpose	
34	(5) The DSS shall not make monthly pa	yments authorized by this section to a
35	facility on behalf of a resident whose e	ligibility determination for State-County
36	Special Assistance is pending.	
37	(6) The DSS shall terminate all monthly p	payments pursuant to this section on the
38	earlier of the following:	
39	a. June 30, 2017.	
40	1 1	d county funds allocated to the DSS for
41	the 2016-2017 fiscal year for the	1 1
42	SECTION 12C.7.(c) Notwithstanding any pr	• 1
43	of law to the contrary, the DSS shall not be required to pr	
44 45	to facilities beyond June 30, 2017, or upon depletion of th	
45 46	DSS for the 2016-2017 fiscal year for this purpose, which SECTION 12C7 (d) If pagaible the DSS	
46 47	SECTION 12C.7.(d) If possible, the DSS administer these funds in the least restrictive manner that	
47 48	administer these funds in the least restrictive manner that timely and accurate payments to facilities. The DSS shall	1
+o 49	portion of the State and county funds allocated to the DS	
+9 50	purpose of this section for any other purpose.	55 for the 2010-2017 fiscal year for the
50	purpose of this section for any other purpose.	

1 2 3 4 5 6 7 8	SECTION 12C.7.(e) By no later than April 1, 2017, the DSS shall submit to the House Appropriations Committee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, the Joint Legislative Oversight Committee on Health and Human Services, and the Fiscal Research Division a detailed plan for a long-term solution on how to ensure adequate reimbursement to facilities for serving recipients of State-County Special Assistance without increasing the Medicaid eligibility income limit for State-County Special Assistance recipients and thereby expanding Medicaid. SECTION 12C.7.(f) Nothing in this section shall be construed as an obligation by the
9 10	General Assembly to appropriate funds for the purpose of this section, or as an entitlement by any facility, resident of a facility, or other person to receive temporary financial assistance under this
11 12 13	section. SECTION 12C.7.(g) This section expires on June 30, 2017.
13 14 15	SUBPART XII-D. DIVISION OF AGING AND ADULT SERVICES [RESERVED]
16 17	SUBPART XII-E. DIVISION OF PUBLIC HEALTH
18 19 20 21 22 23 24	USE OF AIDS DRUG ASSISTANCE PROGRAM (ADAP) FUNDS TO PURCHASE HEALTH INSURANCE SECTION 12E.1.(a) The Department of Health and Human Services, Division of Public Health, shall create within the North Carolina AIDS Drug Assistance Program (ADAP) a health insurance premium assistance program that utilizes federal funds from Part B of the Ryan White HIV/AIDS Program and ADAP funds to provide eligible beneficiaries with premium and cost-sharing assistance for the purchase or maintenance of private health insurance coverage,
24 25 26 27	including premiums, co-payments, and deductibles. In creating this program, the Department shall ensure full compliance with federal Health Resources and Services Administration (HRSA) guidance, including the methodology used to do all of the following:
28 29 30	(1) Assess and compare the cost of providing prescription drugs to eligible beneficiaries through the health insurance premium assistance program created pursuant to this section versus the existing ADAP program.
31 32 33 34 35	(2) Ensure that insurance premium assistance program funds are used solely to pay for premium and cost-sharing assistance for the purchase or maintenance of private health insurance coverage that provides, at a minimum, prescription coverage equivalent to the formulary available under Part B of the Ryan White HIV/AIDS Program.
36 37 38 39	 (3) Limit the total annual amount of funds expended for the health insurance premium assistance program authorized by this section to no more than the total annual cost of maintaining the same individuals on the existing ADAP Program.
40 41 42 43 44 45	SECTION 12E.1.(b) By March 1, 2017, the Department shall submit a report to the House Appropriations Committee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division on the operation of the program authorized by subsection (a) of this section, including any obstacles to implementation.
43 46 47 48 49 50	HEALTHY OUT-OF-SCHOOL TIME (HOST) RECOGNITION PROGRAM SECTION 12E.2.(a) Program Established.—There is created the "Healthy Out-of-School Time (HOST) Recognition Program" to be administered by the Department of Health and Human Services, Division of Public Health, in collaboration with the North Carolina Center for Afterschool Programs based in the Public School Forum.

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SECTION 12E.2.(b) Definitions. – The following definitions shall apply in this
section:
(1) Department. – The Department of Health and Human Services, Division of Public Health.
(2) HEPA Standards. – The National Institute on Out-of-School Time Healthy Eating and Physical Activity Standards.
 (3) Out-of-school time program. – Any nonlicensed program provided to children
and youth ages 17 and under that is currently exempt from G.S. 110-91 or any
other qualified out-of-school time programs that serve school-age children
outside of regular school hours, including before school and on weekends.
(4) Program attendee. – A person enrolled in an exempt out-of-school time
program.
(5) Screen time. – Time spent viewing or working on television, videos, computers,
or handheld devices, with or without Internet access.
SECTION 12E.2.(c) Program Development. – The Department shall develop a
process, to be administered on its Internet Web site, for an out-of-school time program to be
recognized as a program that meets the HEPA Standards as outlined in this section. The Web site
shall include all resources and links that an out-of-school time program may use to meet the
requirements of this section. Programs being recognized shall demonstrate consistency and
implementation of HEPA standards.
The Department shall develop and implement a process for providing minimal
verification of self-assessments submitted by out-of-school time programs applying for
recognition, which may include a site visit or other form of review. At a minimum, the
Department shall review a random sample of program self-assessments within 30 to 60 days of
receipt of the assessments.
Periodically, or at least once every five years, the Department shall review, and if necessary, revise and update the program standards to reflect advancements in nutrition science,
dietary data, and physical activity standards to ensure consistency with nationally recognized
guidelines for out-of-school time programs.
SECTION 12E.2.(d) Certificate; Program Information. – The Department shall
provide a certificate to out-of-school time programs that demonstrate that the program meets
HEPA standards. If the out-of-school time program is located on a school site, the out-of-school
time program shall communicate with the school regarding nutrition education and physical
activity, as appropriate, to provide the program attendees with a complete educational experience.
All activities shall also adhere to the local school administrative unit's wellness policy, as
appropriate.
The Department shall have information about the program available for review by a
parent at both the physical location of the out-of-school time program and on the program's
Internet Web site, if applicable. The Department shall require that the out-of-school time program
maintain in its records a document signed by all parents acknowledging that they are aware of the
HOST Recognition Program requirements and policies to institute and reinforce these specific
healthy behaviors for all children served in the out-of-school time program.
SECTION 12E.2.(e) Certificate Renewal. – A certificate issued under this section
shall be valid for one calendar year. An out-of-school time program that wishes to create a new
certificate for the subsequent year shall, by January 1 of the following year and thereafter, verify
with the Department that the out-of-school time program continues to follow the HOST
Recognition Program criteria established in accordance with subsection (d) of this section.
SECTION 12E.2.(f) List of Programs. – The Department shall maintain and update a list of out of school time programs that qualify under the provisions of this section and shall post
list of out-of-school time programs that qualify under the provisions of this section and shall post that list on its Internet Web site, including the date of qualification for each program.
that list on its Internet Web site, including the date of qualification for each program.

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1	SECTION 12E.2.(g) Availability of Funds. – The provisions of the Healthy			
2	Out-of-School Time (HOST) Recognition Program enacted under this section are subject to the			
3	availability of funds for that purpose.			
4				
5	FUNDING FOR THE ELIMINATION OF HEALTH DISPARITIES			
6	SECTION 12E.3.(a) The Department of Health and Human Services, Division of			
7 8	Public Health, shall not award any new Community-Focused Eliminating Health Disparities			
8 9	Initiative grants under Section 12E.3 of S.L. 2015-241 after June 30, 2016. SECTION 12E.3.(b) By September 30, 2016, the Department shall terminate all			
10	existing grants awarded pursuant to Section 12E.3 of S.L. 2015-241.			
11	SECTION 12E.3.(c) Section 12E.3 of S.L. 2015-241 is repealed effective October 1,			
12	2016.			
13	SECTION 12E.3.(d) Funds appropriated to the Department of Health and Human			
14	Services, Division of Public Health, for the Community-Focused Eliminating Health Disparities			
15	Initiative for the 2016-2017 fiscal year shall be used by the Office of Minority Health to establish			
16	and administer, in consultation with the Chronic Disease and Injury Prevention Section, an			
17	evidence-based Diabetes Prevention Program (DPP) modeled after the program recommended by			
18	the National Institute of Diabetes and Digestive and Kidney Diseases (NIDDK), targeting minority			
19	populations.			
20	VECTOR SURVEH LANCE BROCKAM			
21 22	VECTOR SURVEILLANCE PROGRAM SECTION 12E.4.(a) As used in this section, the term vector means a living			
22	transporter and transmitter of the causative agent of a disease.			
24	SECTION 12E.4.(b) The Department of Health and Human Services, Division of			
25	Public Health, shall establish and administer a vector surveillance program to protect the public			
26	health. In conducting the program, the Department shall do all of the following:			
27	(1) Conduct vector surveillance.			
28	(2) Characterize vector-borne disease risk.			
29	(3) Recommend appropriate vector control measures.			
30	(4) Evaluate the effectiveness of vector control measures.			
31	(5) Provide comprehensive vector-borne disease consultation, communication, and			
32	education.			
33 24	SECTION 12E.4.(c) The Commission for Public Health is authorized to adopt rules			
34 35	necessary to implement the vector surveillance program established pursuant to this section.			
35 36	INCREASED FEE FOR NEWBORN SCREENING PROGRAM			
37	SECTION 12E.5.(a) G.S. 130A-125(c), as amended by Section 12E.12 of S.L.			
38	2015-241, reads as rewritten:			
39	"(c) A fee of twenty-four dollars (\$24.00) forty-four dollars (\$44.00) applies to a laboratory			
40	test performed by the State Laboratory of Public Health pursuant to this section. The fee for a			
41	laboratory test is a departmental receipt of the Department and shall be used to offset the cost o			
42	the Newborn Screening Program."			
43	SECTION 12E.5.(b) Subsection (a) of this section is effective when it becomes law			
44	and applies to fees imposed for laboratory tests performed on or after that date.			
45				
46 47	ALLOCATION OF FUNDS FOR SHORTFALLS IN LOCAL HEALTH DEPARTMENTS SECTION 12E.6.(a) In allocating funds appropriated in this act to the Department of			
47 48	Health and Human Services, Division of Public Health (DPH), for the 2016-2017 fiscal year to			
49	support local health departments as they adjust to new Medicaid reimbursement rates, the DPH			
50	shall give priority to minimizing any negative impact on the delivery of direct services.			

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1	SECTION 12E.6.(b) By February 1, 2017, the DPH shall report to the Joint
2	Legislative Oversight Committee on Health and Human Services and the Fiscal Research Division
3	on its proposal for resolving the shortfall of funds in local health departments attributed to their
4	adjustment to new Medicaid reimbursement rates.
5	
6	SUBPART XII-F. DIVISION OF MH/DD/SAS AND STATE OPERATED HEALTHCARE
7	FACILITIES
8	
9	MEDICATION-ASSISTED OPIOID USE DISORDER TREATMENT PILOT PROGRAM
10	SECTION 12F.1.(a) Definitions. – As used in this section, the following terms have
11	the following meanings:
12	(1) Department. – The North Carolina Department of Health and Human Services.
13	(2) FQHC. – A federally qualified health center located in this State.
14	(3) Prescriber. – Anyone authorized to prescribe drugs pursuant to the laws of this
15	State.
16 17	(4) Program participant. – An individual who (i) has been clinically assessed and diagnaged with enjoid addiction. (ii) is calented by an EQUC to participate in
17 18	diagnosed with opioid addiction, (ii) is selected by an FQHC to participate in the pilot program outhorized by this section and (iii) as port of the pilot
18 19	the pilot program authorized by this section, and (iii) as part of the pilot program, receives the nonnarcotic, nonaddictive, extended-release, injectable
19 20	formulation of opioid antagonist approved by the United States Food and Drug
20 21	Administration for the prevention of relapse to opioid dependence.
21	(5) Randomized control group member. – An individual who (i) has been clinically
22	assessed and diagnosed with opioid addiction, (ii) is selected by a FQHC to
23 24	participate in the pilot program authorized by this section, and (iii) as part of the
25	pilot program, does not receive the nonnarcotic, nonaddictive, extended-release,
26	injectable formulation of opioid antagonist approved by the United States Food
27	and Drug Administration for the prevention of relapse to opioid dependence.
28	SECTION 12F.1.(b) Pilot Program. – The Department shall oversee the
29	administration of a three-year pilot program to be conducted by designated FQHCs to address
30	North Carolina's growing opioid addiction and overdose crisis. The goal of the pilot program is to
31	study the effectiveness of combining behavioral therapy with the utilization of a nonnarcotic,
32	nonaddictive, extended-release, injectable formulation of opioid antagonist approved by the
33	United States Food and Drug Administration for the prevention of relapse to opioid dependence.
34	In conducting the pilot program, selected FQHCs may collaborate with the Department, the North
35	Carolina Institute of Medicine (NCIOM), and any other qualified entity or State agency that may
36	be of assistance in accomplishing the objectives of the pilot program. Prior to the initiation of this
37	pilot program, the Department shall, in collaboration with the NCIOM or any other qualified
38	entity, determine the number of program participants and randomized control group members
39	needed to participate in the pilot program in order to ensure sufficient statistical significance to
40	support any conclusions about the effectiveness of the pilot program.
41	SECTION 12F.1.(c) Selection of Participating FQHCs. – Not later than 30 days after
42	the effective date of this section, the Department shall select a minimum of three and not more
43	than five FQHCs located in different areas of the State to participate in the pilot program
44 45	authorized by this section, giving first priority to FQHCs that have received supplemental grant
45 46	funds from the United States Department of Health and Human Services, Health Resources and
46 47	Services Administration, for substance abuse service expansion with a focus on medication assisted treatment in opioid use disorders
47 78	medication-assisted treatment in opioid use disorders. SECTION 12E 1 (d) Selection of Program Participants Not later than 60 days after

48 **SECTION 12F.1.(d)** Selection of Program Participants. – Not later than 60 days after 49 the effective date of this section, the Department shall develop, in collaboration with the NCIOM 50 or any other qualified entity, a methodology for selecting program participants and randomized 51 control group members at each FQHC. Only individuals who have been clinically assessed and

1 2 3 4	randomized cont justice agencies r	trol gro nay be s	addiction may be selected and treated as program participants and up members. Individuals who have been referred from local criminal selected as program participants and randomized control group members. 2F.1.(e) Treatment Standards. – As a condition of participating in the
5	1 1 0		by this section, each FQHC shall sign a written participation agreement
6	provided by the	Depart	ment that requires the FQHC to adhere to at least all of the following
7	treatment standar	ds for t	he duration of its participation in the pilot program:
8	(1)		nent may be provided to program participants and randomized control
9	(1)		members only by a treatment provider who is affiliated with a
10		-	ipating FQHC.
11	(2)	•	individuals who have been clinically assessed and diagnosed with opioid
12		addict	tion may be selected and treated as program participants and randomized
13		contro	ol group members.
14	(3)		nent providers at participating FQHCs shall do all of the following:
15		a.	Provide treatment based on an integrated service delivery model that
16		u.	consists of the coordination of care between a prescriber and an
			±
17			addiction services provider.
18		b.	Conduct any necessary additional professional, comprehensive
19			substance use disorder and mental health diagnostic assessments of
20			individuals under consideration for selection as pilot program
21			participants to determine if they would benefit from substance use
22			disorder treatment and monitoring.
23		c.	Determine, based on the assessments described in sub-subdivision b. of
24			this subdivision, the treatment needs of the program participants served
25			by the treatment provider.
26		d.	Develop individualized treatment goals and objectives for each program
20 27		u.	participant.
28		0	Provide program participants with access to medication-assisted
28 29		e.	
			treatment utilizing a nonnarcotic, nonaddictive, extended-release,
30		G	injectable formulation of opioid antagonist.
31		f.	In addition to medication-assisted treatment, provide program
32			participants with other types of therapies, including behavioral
33			therapies, outpatient programs, and community support, for opioid use
34			disorder and any other disorders that are determined by the treatment
35			provider to be co-occurring disorders.
36		g.	In the case of medication-assisted treatment provided under the pilot
37		0	program, a drug may be used only if it has been approved by the United
38			States Food and Drug Administration for use in combination with
			6
39		1	behavioral therapy for the prevention of relapse to opioid dependence.
40		h.	Comply with all applicable federal opioid treatment standards.
41		i.	Monitor the progress of program participants and randomized control
42			group members through the use of regular drug testing, including
43			urinalysis.
44	SECT	TION 1	2F.1.(f) FQHC Reports. – No later than 60 days after the effective date of
45			nent shall, in collaboration with the NCIOM or any other qualified entity,
46		-	nethodology for the collection of information on program participants and
47	-		up members at each FQHC. As a condition of participating in the pilot
48		-	this section, each selected FQHC must agree to follow this standardized
		•	
49 50			ecting information on program participants and randomized control group
50	members and (11)) annual	ly reporting that information to the Department, in the format prescribed

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1	•	nt. The annual report shall include at least all of the following information, in	the
2	format prescribe	l by the Department:	
3	(1)	For each program participant and randomized control group member, t	
4		individual's age, sex, and length of treatment. This information shall be report	
5		to the Department in a manner that does not disclose personally identify	
)		information about program participants and randomized control gro	oup
		members.	
	(2)	The total number of program participants and the total number of randomiz	
		control group members who successfully transitioned to opioid abstinence for	
		minimum of 30 days, 60 days, 90 days, six months, 12 months, and 18 month	
	(3)	A comparison of program participants to the randomized control gro	oup
		members.	
	(4)	The amount of State appropriations expended on a per program particip	ant
		basis at each participating FQHC.	.1
		TION 12F.1.(g) Evaluation of Pilot Program. – By November 1, 2020,	
	1	conduct and submit to the Joint Legislative Oversight Committee on Health a	
		a comprehensive evaluation of the effectiveness of this pilot program	
	U U	Carolina's growing opioid addiction and overdose crisis. The Department n	•
		n institution of higher education or other qualified entity with expertise	
		ams similar to the pilot program authorized by this section. The comprehens include whether this pilot program was successful as measured by at least all	
	the following:	include whether this prior program was successful as measured by at least an	1 01
	(1)	The total number of program participants who successfully transitioned	to
	(1)	opioid abstinence for a minimum of 30 days, 60 days, 90 days, six months,	
		months, and 18 months.	12
	(2)	A comparison of the program participants to the randomized control gro	oun
	(=)	members.	чр
	(3)	A cost-benefit analysis of the pilot program.	
		TION 12F.1.(h) Expiration. – The pilot program conducted at each selec	ted
		re no later than three years after the date of its commencement at that particu	
	FQHC.		
	-	TION 12F.1.(i) Funds in the amount of five hundred thousand dollars (\$500,04	00)
	from the federal	Substance Abuse Prevention and Treatment Block Grant shall be allocated to	the
	Department of	Health and Human Services, Division of Mental Health, Development	ntal
	Disabilities, and	Substance Abuse Services, for the 2016-2017 fiscal year. These funds shall	be
	allocated to the I	FQHCs selected to participate in the pilot program authorized by this section o	n a
	per program part	icipant basis to offset the cost of the following services:	
	(1)	Medication dispensed to program participants.	
	(2)	Provider fees for services rendered to program participants.	
	(3)	Up to 14 days of detoxification services.	
	(4)	Behavioral therapy for program participants.	
	(5)	Drug testing and monitoring of program participants.	
		TION 12F.1.(j) Subsection (i) of this section becomes effective July 1, 2016.	Гhe
	remainder of this	section is effective when it becomes law.	
		ND FOR GOVERNOR'S MENTAL HEALTH AND SUBSTANCE U	SE
		CE RECOMMENDATIONS	o m al
		TION 12F.3.(a) Funds appropriated in this act to the Department of Health a Division of Montal Health Developmental Disabilities, and Substance Ab	
		, Division of Mental Health, Developmental Disabilities, and Substance Abilities, 2016-2017 fiscal year to implement the recommendations of the Governor's T	
		2016-2017 fiscal year to implement the recommendations of the Governor's Table 1 Health and Substance Use established pursuant to Executive Order No.	
	Force on Menta	i reatin and substance use established pursuant to executive order NO.	70

1 (Governor's Task Force) shall be deposited into the reserve fund established pursuant to subsection 2 (b) of this section. 3 SECTION 12F.3.(b) The Mental Health and Substance Use Task Force Reserve Fund 4 is hereby established as a fund within the General Fund. Notwithstanding any provision of law to 5 the contrary, monies in the Reserve Fund shall not revert at the end of the fiscal year but shall 6 remain available until expended. Monies in the Fund may only be expended to implement the 7 recommendations of the Governor's Task Force; provided, however, that no funds shall be 8 expended until both of the following conditions have been met: 9 The Department of Health and Human Services shall obtain the prior approval (1)10 of the Office of State Budget and Management (OSBM) on a detailed 11 implementation plan with key milestones and due dates. The Department of Health and Human Services shall report to the Joint 12 (2)13 Legislative Oversight Committee on Health and Human Services and the Fiscal 14 Research Division within 10 days after obtaining the approval required by 15 subdivision (1) of this subsection. The report shall include (i) an explanation of 16 the specific amounts and uses of these funds and (ii) a detailed implementation 17 plan with key milestones, due dates, and expected outcomes. 18 19 **USE OF DOROTHEA DIX HOSPITAL PROPERTY FUNDS** 20 **SECTION 12F.4.(a)** It is the intent of the General Assembly to increase short-term, 21 inpatient behavioral health bed capacity in rural areas of the State with the highest need. Toward that end, of the funds appropriated from the Dorothea Dix Hospital Property Fund established 22 23 under G.S. 143C-9-2(b1) to the Department of Health and Human Services, Division of Mental 24 Health, Developmental Disabilities, and Substance Abuse Services, for the 2016-2017 fiscal year, 25 the sum of eighteen million dollars (\$18,000,000) shall be used to pay for any renovation or 26 building costs associated with the following: 27 The construction of new licensed short-term, inpatient behavioral health beds. (1)28 (2)The conversion of existing inpatient acute care beds into licensed short-term, 29 inpatient behavioral health beds. 30 (3) A combination of subdivision (1) and subdivision (2) of this subsection. 31 SECTION 12F.4.(b) The Secretary shall select hospitals in the three State regions for 32 institutional services (Eastern Region, Central Region, and Western Region) to receive funds 33 allocated under subsection (a) of this section for the construction, conversion, or both of 34 short-term, inpatient behavioral health beds in rural areas of the State. Notwithstanding the State 35 Medical Facilities Plan, Article 9 of Chapter 131E of the General Statutes, or any other provision 36 of law to the contrary, each selected rural hospital that receives funds allocated under subsection 37 (a) of this section shall be allowed to construct new or convert unused acute care beds into 38 licensed, inpatient behavioral health beds without undergoing certificate of need review by the 39 Division of Health Service Regulation. All newly constructed or converted beds shall be subject to 40 existing licensure laws and requirements. As a condition of receiving these funds, each selected rural hospital shall reserve at least fifty percent (50%) of the constructed or converted beds for (i) 41 42 purchase by the Department under the State-administered, three-way contract and (ii) referrals by 43 local management entities/managed care organizations (LME/MCOs) of individuals who are 44 indigent or Medicaid recipients. Any hospital unit or other location with short-term, inpatient 45 behavioral health beds constructed or converted with funds allocated under subsection (a) of this section shall be named in honor of Dorothea Dix. 46 47 SECTION 12F.4.(c) If the Department approves a request submitted by a rural 48 hospital selected to receive funds allocated under subsection (a) of this section to include within its 49 hospital license a facility, premises, building, outpatient clinic, or other location in an immediately

adjoining county with a population of at least 60,000 based on the latest official United States

51 census, as permitted under G.S. 131E-177(e1), as enacted by Section 12G.3 of this act, then the

1 Secretary shall allocate funds to that hospital for the construction or conversion of a sufficient 2 number of additional beds to ensure that, within the three-year period following approval of such 3 request, the hospital has a total inventory of at least 18 licensed and operational short-term, 4 inpatient behavioral health beds. Notwithstanding the State Medical Facilities Plan, Article 9 of 5 Chapter 131E of the General Statutes, or any other provision of law to the contrary, these 6 additional short-term, inpatient behavioral health beds shall be exempt from certificate of need 7 review. The hospital unit or other location in which these additional short-term, inpatient 8 behavioral health beds are located shall be named in honor of Dorothea Dix.

9 **SECTION 12F.4.(d)** Beginning November 1, 2017, the Department of Health and 10 Human Services shall annually report to the Joint Legislative Oversight Committee on Health and 11 Human Services and the Fiscal Research Division on the number and location of additional 12 licensed short-term, inpatient behavioral health beds brought into operation with funds allocated 13 under subsection (a) of this section. By December 1, 2020, the Department shall submit a report 14 that includes a proposal for funding the recurring operating costs of these additional beds from a 15 source or sources other than the Dorothea Dix Hospital Property Funds, including the 16 identification of potential new funding sources.

17 **SECTION 12F.4.(e)** It is the intent of the General Assembly to increase the number 18 of facility-based crisis centers in North Carolina for children and adolescents. Toward that end, of 19 the funds appropriated from the Dorothea Dix Hospital Property Fund established under 20 G.S. 143C-9-2(b1) to the Department of Health and Human Services, Division of Mental Health, 21 Developmental Disabilities, and Substance Abuse Services, for the 2016-2017 fiscal year, the sum 22 of two million dollars (\$2,000,000) shall be used to award grants on a competitive basis for the 23 establishment of up to two new facility-based crisis centers in the State for children and 24 adolescents. The Department shall establish a process for applying for these grants, criteria for 25 evaluating applications, and a process for allocating grants.

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TRAUMATIC BRAIN INJURY FUNDING

SECTION 12F.5. Section 12F.6 of S.L. 2015-241 reads as rewritten:

29 "SECTION 12F.6. Of the funds appropriated in this act to the Department of Health and 30 Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse 31 Services, for the 2015-2016 fiscal year,each year of the 2015-2017 fiscal biennium, the sum of two 32 million three hundred seventy-three thousand eighty-six dollars (\$2,373,086) shall be used 33 exclusively to support traumatic brain injury (TBI) services as follows:

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(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."

46 IMPROVE CONTROLLED SUBSTANCES REPORTING SYSTEM ACCESS AND 47 UTILIZATION

48 **SECTION 12F.6.** G.S. 90-113.74, as amended by Section 12F.16(d) of S.L. 49 2015-241, reads as rewritten:

- 50 "§ 90-113.74. Confidentiality.
- 51 ...

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1	(f) The Department shall shall, on a quarterly basis, purge from the controlled substan	ces
2	reporting system database all information more than six years old. The Department shall maint	
3	in a separate database all information purged from the controlled substances reporting syst	em
4	database pursuant to this subsection and may release data from that separate database only	
5	provided in subsection (d) of this section.	
6	" ••••	
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8	CONTROLLED SUBSTANCES REPORTING SYSTEM IMPROVEMENTS	
9	SECTION 12F.7.(a) It is the intent of the General Assembly to improve the secur	ty,
10	functionality, and interface capabilities of the Controlled Substances Reporting System (CSR	
11	thereby improving the system's data management and advanced analytics capabilities. Toward t	
12	end, funds appropriated in this act to the Department of Health and Human Services, Division	
13	Mental Health, Developmental Disabilities, and Substance Abuse Services (DMH/DD/SAS),	for
14	the 2016-2017 fiscal year for the CSRS shall be used as follows:	
15	(1) Six hundred thousand dollars (\$600,000) in nonrecurring funds shall be used	
16	upgrade the CSRS database to meet the most current architecture standards	
17	the American Society for Automation in Pharmacy and Prescription Monitor	<u> </u>
18	Information Exchange (PMIX). The upgrade shall be designed to facility	
19	connectivity with controlled substances reporting systems in surrounding sta	
20	and the statewide health information exchange network in this State, wh	
21 22	protecting the privacy of patient information stored in the system in a man	
22	consistent with federal and State laws. The upgraded database shall be hos within the Department of Information Technology.	leu
23 24	(2) Three hundred seventy-five thousand dollars (\$375,000) in recurring funds	nd
25	six hundred fifty-three thousand four hundred dollars (\$653,400)	
26	nonrecurring funds shall be used to pay for contractual hours to develop a	
27	implement software for the performance of advanced analytics within the CS	
28	in order to achieve the purposes specified in G.S. 90-113.71 and, m	
29	specifically, to accomplish at least all of the following:	
30	a. To enhance and automate reports solicited by persons or enti	ies
31	authorized under G.S. 90-113.74.	
32	b. To enhance the Department's ability to provide data to persons	or
33	entities authorized to receive information under G.S. 90-113.74.	
34	c. To aggregate data sources, including those available through	the
35	Government Data Analytics Center (GDAC), relevant to	
36	identification of unusual prescribing patterns or behavior indicative	of
37	abuse, addiction, or criminal activity.	
38	In improving the CSRS as specified in subdivision (2) of this subsection,	
39	DMH/DD/SAS shall utilize subject matter expertise and technology available through exist	0
40	GDAC public-private partnerships. Upon development and implementation of the advan	
41	analytics software for the CSRS, the DMH/DD/SAS shall coordinate with the Division of Pul	
42	Health and any other appropriate division within the Department of Health and Human Services	
43 44	ensure that advanced analytics are performed in a manner that achieves the purposes specified	111
44 45	G.S. 90-113.71. SECTION 12F.7.(b) By December 1, 2016, the Department shall execute	<u>a</u> 11
46	contractual agreements and interagency data sharing agreements necessary to complete	
40 47	improvements to the CSRS described in subdivision (2) of subsection (a) of this section.	
48	SECTION 12F.7.(c) Article 5E of Chapter 90 of the General Statutes is amended	bv
49	adding a new section to read:	29
50	"§ 90-113.74A. Mandatory prescriber registration for access to controlled substan	ces
51	reporting system.	

1 Within 30 days after obtaining an initial or renewal license that confers the authority to 2 prescribe a controlled substance for the purpose of providing medical care for a patient, the 3 licensee shall demonstrate to the satisfaction of the licensing board that he or she is registered for 4 access to the controlled substances reporting system. A violation of this section may constitute 5 cause for the licensing board having jurisdiction over the licensee to suspend or revoke the 6 license."

7 SECTION 12F.7.(d) G.S. 90-113.74A, as enacted by subsection (c) of this section, 8 becomes effective on the date the State Chief Information Officer notifies the Revisor of Statutes 9 that (i) the upgrades to the CSRS database described in subdivisions (1) and (2) of subsection (a) 10 of this section have been completed and (ii) the upgraded CSRS database is fully operational 11 within the Department of Information Technology and connected to the statewide health 12 information exchange, and it applies to acts committed on or after that date. The remainder of this 13 section becomes effective July 1, 2016.

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EXPANDED USE OF FUNDS FOR INPATIENT PSYCHIATRIC BEDS OR BED DAYS

SECTION 12F.9. Subsection (a) of Section 12F.1 of S.L. 2015-241 reads as rewritten:

18 "SECTION 12F.1.(a) Use of Funds. – Of the funds appropriated in Section 2.1 of this act to 19 the Department of Health and Human Services, Division of Mental Health, Developmental 20 Disabilities, and Substance Abuse Services, for crisis services, the sum of forty million five 21 hundred eighty-three thousand three hundred ninety-four dollars (\$40,583,394) for the 2015-2016 22 fiscal year and the sum of forty million five hundred eighty-three thousand three hundred 23 ninety-four dollars (\$40,583,394) for the 2016-2017 fiscal year shall be used to purchase 24 additional new or existing local inpatient psychiatric beds or bed days not currently funded by or 25 though LME/MCOs. The Department shall continue to implement a two-tiered system of payment 26 for purchasing these local inpatient psychiatric beds or bed days based on acuity level with an 27 enhanced rate of payment for inpatient psychiatric beds or bed days for individuals with higher 28 acuity levels, as defined by the Department. The enhanced rate of payment for inpatient 29 psychiatric beds or bed days for individuals with higher acuity levels shall not exceed the lowest 30 average cost per patient bed day among the State psychiatric hospitals. In addition, at the 31 discretion of the Secretary of Health and Human Services, existing funds allocated to LME/MCOs 32 for community-based mental health, developmental disabilities, and substance abuse services may 33 be used to purchase additional local inpatient psychiatric beds or bed days. Funds designated in 34 this subsection for the purchase of local inpatient psychiatric beds or bed days shall not be used to 35 supplant other funds appropriated or otherwise available to the Department for the purchase of 36 inpatient psychiatric services through contracts with local hospitals.

37 <u>The Department may use up to ten percent (10%) of the funds allocated in this subsection for</u> 38 the 2016-2017 fiscal year for the State's three-way contracts to pay for facility-based crisis 39 services and non-hospital detoxification services for individuals in need of these services, 40 regardless if the individuals are medically indigent, as defined in subsection (b) of this section."

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STRATEGIC PLAN FOR IMPROVEMENT OF BEHAVIORAL HEALTH SERVICES

43 **SECTION 12F.10.(a)** The General Assembly finds that behavioral health services 44 within the State are fragmented and a statewide comprehensive plan is necessary to ensure that 45 individuals with behavioral health needs are timely served in the most appropriate settings and 46 with the most appropriate services in order to achieve the best possible outcomes. The General 47 Assembly further finds the absence of a statewide strategic plan that defines, coordinates, and 48 facilitates the allocation of resources for needed services is an obstacle to improving the desired 49 outcomes for behavioral health services in this State. It is the intention of the General Assembly to 50 improve the delivery and coordination of behavioral health services across the State by targeting

1		o identified needs of covered populations and to treatments and services most				
2	-	cing positive, measurable outcomes.				
3	SECT	TON 12F.10.(b) By January 1, 2018, the Department of Health and Human				
4	Services shall develop and submit to the Joint Legislative Oversight Committee on Health and					
5		the Joint Legislative Oversight Committee on Medicaid and NC Health Choice,				
6	and the Fiscal Research Division a strategic statewide plan to improve the efficiency and					
7	effectiveness of State-funded behavioral health services. The plan shall include at least all of the					
8	following:					
9	(1)	Identification of the Division that will (i) assume lead responsibility for the				
10		organization and delivery of publicly funded behavioral health services and (ii)				
11		define the current and future roles and responsibilities of local management				
12		entities/managed care organizations (LME/MCOs) with respect to the				
13		organization and delivery of publicly funded behavioral health services.				
14	(2)	A process for ensuring that all State contracts with behavioral health providers				
15		and managed care organizations responsible for managing Medicaid behavioral				
16		health services (including LME/MCOs) contain goals for overall behavioral				
17		health services, along with specific measurable outcomes for all publicly				
18		funded mental health, developmental disabilities, substance abuse, and				
19		traumatic brain injury services.				
20	(3)	A statewide needs assessment for mental health, developmental disabilities,				
21		substance abuse, and traumatic brain injury services by county and type of				
22		service, broken down by the source of funding. The needs assessment must				
23		include a defined service continuum to address identified needs for targeted				
24		populations.				
25	(4)	Specific solvency standards to be incorporated into State contracts with				
26		LME/MCOs that define appropriate cash balances, predictors for sustainability,				
27		and measures for performance that the LME/MCOs will monitor and report to				
28		the Department on a monthly, quarterly, and annual basis.				
29	(5)	Any other component the Department deems necessary to achieve the goal of				
30	()	improving the effective and efficient delivery and coordination of publicly				
31		funded behavioral health services across the State.				
32	SECT	TON 12F.10.(c) The Joint Legislative Oversight Committee on Health and				
33		and the Joint Legislative Oversight Committee on Medicaid and NC Health				
34		h establish a subcommittee on Behavioral Health Services. The subcommittees				
35		to do the following:				
36	(1)	Oversee the Department's development of the strategic plan required by				
37		subsection (b) of this section.				
38	(2)	Review the strategic plan developed by the Department in accordance with				
39	()	subsection (b) of this section, including a review of all performance-related				
40		goals and measures for the delivery of mental health, developmental				
41		disabilities, substance abuse, and traumatic brain injury services.				
42	(3)	Review consolidated monthly, quarterly, and annual reports and analyses of				
43		behavioral health services funded by Medicaid and State-only appropriations.				
44	The st	ubcommittees shall jointly make recommendations about the areas of oversight				
45		ibed in subdivisions (1) through (3) of this subsection and report their findings				
46		tions to their respective committees. In conducting the required oversight and				
47		ommittees may seek input from other states, stakeholders, and national experts as				
48		ary in conducting their examination and developing their recommendations.				
49	•	TION 12F.10.(d) This section is effective when it becomes law.				
50						
51	SUBPART XII-	G. DIVISION OF HEALTH SERVICE REGULATION				

1 2 MORATORIUM ON HOME CARE AGENCY LICENSES FOR IN-HOME AIDE 3 SERVICES 4 SECTION 12G.1.(a) Section 12G.4(a) of S.L. 2014-100 reads as rewritten: 5 "SECTION 12G.4.(a) For the period commencing on the effective date of this section, and 6 ending June 30, 2016, June 30, 2019, and notwithstanding the provisions of the Home Care 7 Agency Licensure Act set forth in Part 3 of Article 6 of Chapter 131E of the General Statutes or 8 any rules adopted pursuant to that Part, the Department of Health and Human Services shall not 9 issue any licenses for home care agencies as defined in G.S. 131E-136(2) that intend to offer 10 in-home aide services. This prohibition does not apply to companion and sitter companion, sitter, 11 or respite services and shall not restrict the Department from doing any of the following: Issuing a license to a certified home health agency as defined in 12 (1)13 G.S. 131E-176(12) that intends to offer in-home aide services. 14 Issuing a license to an agency that needs a new license for an existing home (2)15 care agency being acquired. Issuing a license for a new home care agency in any area of the State upon a 16 (3) 17 determination by the Secretary of the Department of Health and Human 18 Services that increased access to care is necessary in that area." SECTION 12G.1.(b) This section is effective when it becomes law. 19 20 21 ADULT CARE HOME COST REPORTING 22 SECTION 12G.2. G.S. 131D-4.2 reads as rewritten: 23 Adult care homes; family care homes; annual cost reports; exemptions; "§ 131D-4.2. 24 enforcement. 25 Except for family care homes, adult care homes with a licensed capacity of seven to (a) 26 twenty beds, which are licensed pursuant to this Chapter, to Chapter 122C of the General Statutes, 27 and to Chapter 131E of the General Statutes, shall submit audited reports of actual costs to the 28 Department at least every two years in accordance with rules adopted by the Department under 29 G.S. 143B-10. For years in which an audited report of actual costs is not required, an annual cost 30 report shall be submitted to the Department in accordance with rules adopted by the Department 31 under G.S. 143B-10. Adult care homes licensed under Chapter 131D of the General Statutes that 32 have special care units shall include in reports required under this subsection cost reports specific 33 to the special care unit and shall not average special care costs with other costs of the adult care 34 home. 35 (b) Except for family care homes, adult care homes with a licensed capacity of twenty-one 36 beds or more, which are licensed pursuant to this Chapter, to Chapter 122C of the General 37 Statutes, and to Chapter 131E of the General Statutes, shall submit annual audited reports of actual 38 costs at least every two years to the Department of Health and Human Services, in accordance 39 with rules adopted by the Department under G.S. 143B-10. Adult care homes licensed under 40 Chapter 131D of the General Statutes that have special care units shall include in the reports 41 required under this subsection cost reports specific to the special care unit and shall not average 42 special care costs with other costs of the adult care home. 43 (c) Repealed by Session Laws 1999-334, s. 3.1. 44 (d) Facilities that do not receive State/County Special Assistance or Medicaid personal 45 care are exempt from the reporting requirements of this section. Except as otherwise provided in this subsection, the annual reporting period for 46 (e) 47 facilities licensed pursuant to this Chapter or Chapter 131E of the General Statutes shall be 48 October 1 through September 30, with the annual report due by the following December 31, unless the Department determines there is good cause for delay. The annual report for combination 49 50 facilities and free standing adult care home facilities owned and operated by a hospital shall be 51 due 15 days after the hospital's Medicare cost report is due. The annual report for combination

1	facilities not owned and operated by a hospital shall be due 15 days after the nursing facility's
2	Medicaid cost report is due. The annual reporting period for facilities licensed pursuant to Chapter
3	122C of the General Statutes shall be July 1 through June 30, with the annual report due by the
4	following December 31, unless the Department determines there is good cause for delay. Under
5	this subsection, good cause is an action that is uncontrollable by the provider. The Department
6	shall establish specific reporting deadlines for each type of facility required to report under this
7	section. If the Department finds good cause for delay, it may extend the deadline for filing a report
8	for up to an additional 30 days.
9	(f) The Department shall have the authority to conduct audits and review audits submitted
10	pursuant to subsections (a), (b), and (c) above.(a) and (b) of this section.
11	(g) The Department shall suspend admissions to facilities that fail to submit annual reports
12	by December 31, or by the applicable reporting deadline or by the date established by the
13	Department when good cause for delay is found pursuant to G.S. 131D-4.2(e). Suspension of
14	admissions shall remain in effect until reports are submitted or licenses are suspended or revoked
15	under subdivision (2) of this subsection. The Department may take either or both of the following
16	actions to enforce compliance by a facility with this section, or to punish noncompliance:
17	(1) Seek a court order to enforce compliance;
18	(2) Suspend or revoke the facility's license, subject to the provisions of Chapter
19	150B of the General Statutes.
20	(h) The report documentation shall be used to adjust the adult care home rate annually, at
21	least every two years, an adjustment that is in addition to the annual standard adjustment for
22	inflation as determined by the Office of State Budget and Management. Rates for family care
23	homes shall be based on market rate data. The Secretary of Health and Human Services shall
24	adopt rules for the rate-setting methodology and audited cost reports in accordance with
25	G.S. 143B-10."
26	
20	
27	FACILITIES INCLUDED UNDER SINGLE HOSPITAL LICENSE
	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read:
27 28 29	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings,
27 28 29 30	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii)
27 28 29 30 31	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities,
27 28 29 30 31 32	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an
27 28 29 30 31 32 33	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the
27 28 29 30 31 32 33 34	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department:
27 28 29 30 31 32 33 34 35	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and
27 28 29 30 31 32 33 34 35 36	SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county.
27 28 29 30 31 32 33 34 35 36 37	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county. (2) The licensed inpatient hospital in the immediately adjoining county described
27 28 29 30 31 32 33 34 35 36 37 38	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing
 27 28 29 30 31 32 33 34 35 36 37 38 39 	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant
27 28 29 30 31 32 33 34 35 36 37 38 39 40	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: (e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: (e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county. (2) The licensed inpatient hospital in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county. (2) The licensed inpatient hospital in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other location in an
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other location in an immediately adjoining county, then any other designated facilities, premises, buildings, outpatient
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: (e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department:
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other location in an immediately adjoining county, then any other designated facilities, premises, buildings, outpatient clinics, or other locations thereafter developed and operated by the applicant in such immediately adjoining county in accordance with applicable law may also be included within and covered by
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other locations thereafter developed and operated by the applicant in such immediately adjoining county in accordance with applicable law may also be included within and covered by the license issued to the applicant by the Department."
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other location in an immediately adjoining county, then any other designated facilities, premises, buildings, outpatient clinics, or other locations thereafter developed and operated by the applicant in such immediately adjoining county in accordance with applicable law may also be included within and covered by
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other locations thereafter developed and operated by the applicant in such immediately adjoining county in accordance with applicable law may also be included within and covered by the license issued to the applicant by the Department." SECTION 12G.3.(b) This section is effective when it becomes law.
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 SECTION 12G.3.(a) G.S. 131E-77 is amended by adding a new subsection to read: "(e1) Any license issued by the Department shall include only facilities, premises, buildings, outpatient clinics, and other locations (i) operated by the hospital within a single county and (ii) operated by the hospital in an immediately adjoining county; provided, however, that facilities, premises, buildings, outpatient clinics, and other locations operated by a hospital in an immediately adjoining county shall only be included within the same hospital license if the applicant hospital demonstrates all of the following to the satisfaction of the Department: (1) There was previously only one hospital licensed by the Department and providing inpatient services in the immediately adjoining county described in subdivision (1) of this subsection closed or otherwise ceased providing services to patients no more than three years prior to the date the applicant hospital first applied to license a facility, premises, building, outpatient clinic, or location in such immediately adjoining county. If the Department approves an applicant hospital's request to include within its hospital licensure an initial facility, premises, building, outpatient clinic, or other locations thereafter developed and operated by the applicant in such immediately adjoining county in accordance with applicable law may also be included within and covered by the license issued to the applicant by the Department."

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1	"SECTION 6. Section 4 of this act is effective January 1, 2018. September 30, 2016. The			
2	remainder of this act is effective when it becomes law."			
3	SECTION 12G.4.(b) Notwithstanding subsection (a) of this section or any other			
4	provision of law to the contrary, each party to a cooperative agreement for which a certificate of			
5	public advantage was issued prior to September 30, 2016, shall submit a report to the Department			
6	of Health and Human Services and the Attorney General on its activities pursuant to the			
7	cooperative agreement through September 30, 2017. The report shall include at least all of the			
8	following:			
9	(1) A description of the activities conducted pursuant to the agreement.			
10	(2) Price and cost information.			
11	(3) The nature and scope of its activities pursuant to the agreement through			
12	September 30, 2017, and the likely effect of those activities.			
13	(4) Any additional information requested by the Department or the Attorney			
14	General.			
15	CUDDADT VILLI DIVICION OF MEDICAL ACCICTANCE (MEDICAID)			
16 17	SUBPART XII-H. DIVISION OF MEDICAL ASSISTANCE (MEDICAID)			
17	ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE			
19	SECTION 12H.1. Section 12H.10(b) of S.L. 2015-241 reads as rewritten:			
20	"SECTION 12H.10.(b) For the 2015-2016 fiscal year, the Department of Health and Human			
20	Services shall deposit from its revenues one hundred thirty-nine million dollars (\$139,000,000)			
22	with the Department of State Treasurer to be accounted for as nontax revenue. For the 2016-2017			
23	fiscal year, the Department of Health and Human Services shall deposit from its revenues one			
24	hundred thirty-nine forty-seven million dollars (\$139,000,000) (\$147,000,000) with the			
25	Department of State Treasurer to be accounted for as nontax revenue. These deposits shall			
26	represent the return of General Fund appropriations, nonfederal revenue, fund balances, or other			
27	resources from State-owned and State-operated hospitals which are used to provide indigent and			
28	nonindigent care services. The return from State-owned and State-operated hospitals to DHHS			
29	will be made from nonfederal resources in an amount equal to the amount of the payments from			
30	the Division of Medical Assistance for uncompensated care. The treatment of any revenue derived			
31	from federal programs shall be in accordance with the requirements specified in the Code of			
32	Federal Regulations, Title 2, Part 225."			
33				
34	MEDICAID RECOVERY AND ABLE ACCOUNTS			
35	SECTION 12H.2.(a) G.S. 147-86.73 is amended by adding a new subsection to read:			
36 37	"(g1) Notice for Designated Beneficiary Receiving Medicaid. – The ABLE Account			
37 38	application form approved in accordance with G.S. 147-86.71(b)(1) shall include notice of the State's right under subsection (e) of this section to file a claim for payment from a designated			
38 39	<u>beneficiary's ABLE account following the death of a beneficiary who received medical assistance</u>			
40	benefits."			
40 41	SECTION 12H.2.(b) G.S. 147-86.73(g) is repealed.			
42	SECTION 12H.2.(c) This section is effective when it becomes law.			
43				
44	MEDICAID AND HEALTH CHOICE PROVIDER SCREENING			
45	SECTION 12H.3.(a) G.S. 108C-3 reads as rewritten:			
46	"§ 108C-3. Medicaid and Health Choice provider screening.			
47				
48	(g) High Categorical Risk Provider Types. – The following provider types are hereby			
49	designated as "high" categorical risk:			
50				

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1 2 3 4 5 6	(10) Providers that were excluded, or whose owners, operate employees were excluded, by the U.S. Department of H Services Office of Inspector General General, the Medicare p state's Medicaid program or Children's Health Insurance Pr previous 10 years.	ealth and Human rogram, or another
6 7 8 9 10	 (j) For out-of-state providers, the Department may rely on the result screening performed by the Medicaid agencies or <u>Children's</u> Health Insura Children agencies of other states." SECTION 12H.3.(b) This section is effective when it becomes law. 	ance Program for
11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	CONTRACT TO RECOVER CERTAIN OVERPAYMENTS AND REPAYMENT FRAUD SECTION 12H.3A.(a) No later than October 1, 2016, the Department Human Services, Division of Medical Assistance, shall issue a request for perecover Medicaid and NC Health Choice overpayments to providers when the to to the State by the provider is less than one hundred fifty dollars (\$150.00). The that payment under the contract shall be made only in the form of a contingent for fee shall be set at a percentage of the State share of the final overpayment G.S. 108C-2(5), that is recovered. SECTION 12H.3A.(b) No later than October 1, 2016, the Department Human Services, Division of Medical Assistance, shall report to the Joint Leg Committee on Medicaid and NC Health Choice on a strategy for identifying prepayment fraud.	nent of Health and roposals (RFP) to total amount owed RFP shall specify ee. The contingent ent, as defined in nent of Health and gislative Oversight
25 26 27	CLARIFY DHHS AUTHORITY TO ADMINISTER MEDICAID ANI CHOICE PROGRAMS	O NC HEALTH
28 29 30 31 32 33 34 35 36 37 38	SECTION 12H.4. G.S. 108A-54(e) reads as rewritten: "(e) The Secretary of the Department of Health and Human Services, the of Health Benefits, Services shall have the following powers and duties: (1) Administer and operate the Medicaid and NC Health of provided that the total expenditures, net of agency receipts, authorized budget for each program. the Medicaid program <u>Choice program</u> . None of the powers and duties enumer subdivisions of this subsection shall be construed to limit to authority to administer and operate the Medicaid and N programs. "	Choice programs, do not exceed the <u>n and NC Health</u> rated in the other the broad grant of
 39 40 41 42 43 44 45 46 47 48 49 50 	EXPAND SUPPORT FOR PATIENTS WITH ALZHEIMER'S DISEAS FAMILIES THROUGH COMMUNITY ALTERNATIVES PR DISABLED ADULTS WAIVER SLOTS SECTION 12H.5.(a) The Department of Health and Human Ser Medical Assistance, shall amend the North Carolina Community Alternat Disabled Adults (CAP/DA) waiver to increase the number of slots available und maximum of 320 slots. These additional slots shall be made available on January SECTION 12H.5.(b) Of the funds appropriated to the Department Human Services, Division of Medical Assistance, one million five hundred (\$1,500,000) for fiscal year 2016-2017 shall be used to fund these additional slots	EOGRAM FOR vices, Division of ives Program for ler the waiver by a 7 1, 2017. ent of Health and thousand dollars

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2	INCREASE NURSING RATES FOR COMMUNITY ALTERNATIVES PROGRAM FOR CHILDREN						
3	SECTION 12H.6. The Department of Health and Human Services, Division of						
ŀ		nce, shall increase by ten percent (10%) the rate pa	6				
5	_	al nurses for the provision of nursing services c	overed by the Community				
5 7	Alternatives Pro	gram for Children.					
3	REMOVE SUN	REMOVE SUNSET ON MEDICAID ELIGIBILITY/COLA DISREGARD					
)	SECTION 12H.7. Section 10.6(c) of S.L. 2012-142 reads as rewritten:						
)	"SECTION 10.6.(c) Subsection (a) of this section becomes effective January 1, 2013. The						
	remainder of this section is effective when it becomes law. G.S. 108A-54.4, as enacted by						
	subsection (a) of	this section, expires on December 31, 2017."	-				
		-					
	STUDIES TO H	BE CONDUCTED BY THE DIVISION OF MEDIC	CAL ASSISTANCE				
	SEC'	FION 12H.8.(a) The Department of Health and H	luman Services, Division of				
		nce (Department), shall study the impact of covering					
		tive services recommended by the U.S. Preventive Services					
	-	Disease Control and Prevention's Advisory Committe					
		to qualify for a one percentage point increase in the					
		reventative services. At a minimum, the study shall in					
	(1)	Consideration of all of the adult preventive service					
		and ACIP.	-				
	(2)	Identification of the adult preventive services reco	ommended by USPSTF and				
		ACIP that are currently not provided as part of the	•				
		which eligibility group the service coverage applies	1 0				
	(3)	For the adult preventive services currently covered,					
	~ /	required.					
	(4)	The cost of adding any of the adult preventive se	ervices without cost-sharing				
	~ /	identified in subdivision (2) of this subsection.	5				
	(5)	The cost of the elimination of any cost-sharing	requirements identified in				
	~ /	subdivision (3) of this subsection.					
	(6)	The benefit to the State of receiving a one perce	entage point increase in the				
	~ /	federal Medicaid assistance percentage for the					
		recommended by USPSTF and ACIP.	I				
	SEC'	FION 12H.8.(b) The Department shall study the ad-	equacy of existing Medicaid				
		sidential treatment services considering data collecte					
	-	ders within the past two years and any other in					
	-	ted to the following:					
	(1)	Current rates for the following services described	in Subchapter G of Chapter				
		27 of Title 10A of the North Carolina Administrativ					
		a. Residential treatment for children or adolese	cents provided in accordance				
		with Section .1300 of that Subchapter.	1				
		b. Residential treatment staff secure for childre	en or adolescents provided in				
		accordance with Section .1700 of that Subch	±				
		c. Intensive residential treatment for children	-				
		accordance with Section .1800 of that Subch	-				
		d. Psychiatric residential treatment for childre	-				
		accordance with Section .1900 of that Subch	-				
		e. Community respite services for individua	-				
		provided in accordance with Section .5100 c					
		1	L				

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1 2		f. Supervised living for individuals of all disabili accordance with Section .5600 of that Subchapter			
3 4	(2)	Current rates for services delivered in a psychiatric reside to children under the age of 21 and covered by Medicaid	•		
5		pursuant to Clinical Coverage Policy 8D-1.	and ive meanin enoice		
6	(3)	Current rates for services delivered in a residential treatm	nent facility to children		
7	(-)	under the age of 21 and covered by Medicaid and NC H			
8		to Clinical Coverage Policy 8D-2.			
9	(4)	Current rates for services covered by Medicaid and NC I	-		
10 11		to Clinical Coverage Policy 8P that may be reimburse residential treatment facility.	a when delivered in a		
12	(5)	Current rates for other publicly funded services or prog	arams that compliment		
12	(5)	residential treatment services including, at a minimum, th			
14		a. State-County Special Assistance.	le folio wing.		
15		b. Room and board for children, adolescent, and adu	It residential treatment		
16		services of all disability groups.			
17		c. Respite services for all disability groups.			
18		d. Therapeutic leave for all disability groups.			
19		e. State-funded supports.			
20		f. Transportation.			
21	(6)	The increase in cost to residential treatment programs			
22 23	SEC	changes to the home and community-based services waiv TION 12H.8.(c) Should the Department, as a result of	-		
23 24			•		
25	pursuant to subsection (a) of this section, adjust any rates, make any changes to services provided or cost-sharing requirements, or submit any State Plan amendments or requests to the Centers for				
26	Medicare and Medicaid, the Department shall submit a report detailing the changes made to the				
27	Joint Legislative Oversight Committee on Medicaid and NC Health Choice and the Fiscal				
28		Research Division no later than 30 days after implementation of the changes.			
29					
30		CAID COVERAGE FOR SCHOOL-BASED HEALTH			
31		TION 12H.9. The Department of Health and Human			
32		ance (Department), shall conduct a study to identify all			
33 34	services that are eligible for Medicaid federal matching funds pursuant to federal Medicaid law				
34 35	and regulations but which currently are not reimbursable under North Carolina's Medicaid State Plan. No later than November 1, 2016, the Department shall submit to the Joint Legislative				
36		mittee on Medicaid and NC Health Choice and the Fisca	-		
37	U	g the following information related to each school-based her			
38	(1)	An analysis of the fiscal impact both to the Department			
39		education agencies of adding Medicaid coverage for the			
40		service.			
41	(2)	A description of any plans for adding coverage for the	ne school-based health		
42		service, including the anticipated time line for submiss	-		
43		Amendments to the Centers for Medicare and Medicaid S	Services.		
44					
45		VATIONS WAIVER TO ADDRESS THE WAITLI	ST AND FEDERAL		
46 47	CHANGES		e on Medicaid and NC		
47 48		TION 12H.11. The Joint Legislative Oversight Committe shall study policy issues pertaining to the delivery of set			
40 49		developmental disabilities. The study shall, at a minimu			
50	following:	actorphicital abacilities. The study shall, at a lilling	and an or the		
-	0				

General	Asseml	oly Of North Carolina	Session 2015
1 2 3 4	(1)	The causes and potential solutions for the growing w Waiver slots. Potential solutions to be studied include a. Increasing the funding for the 1915(c) Innova- more individuals served.	the following: ations Waiver to result in
5 6 7 8 9 0		 b. Creating new support waiver slots as recomm "Study Additional 1915(c) Waiver" report Health and Human Services, Division of M Joint Legislative Oversight Committee for Hea c. Utilizing a 1915(i) waiver option and explor required for Medicaid transformation may as waitlist for services. 	from the Department of ledical Assistance, to the alth and Human Services. ing how the 1115 waiver
2 3 4	(2)	Issues surrounding single-stream funding and how used to support services for people with intelled	
-4 -5 -6 -7 -8 -9	(3)	disabilities. Multiple federal mandates that will directly impa- supports for people with intellectual and developmen Home and Community-Based Services changes, the and Opportunities Act, and changes under section Labor Standards Act.	ntal disabilities, including Work Force Innovations
20 21 22	(4)	The coverage of services for the treatment of autism, amendment needed to address guidance issued by the Medicaid Services.	
23 24 services 1 25 Assembly 26	for ind	Committee shall report its findings and any legislativ ividuals with intellectual and developmental disabilit	
27 MEDICA2829 funding o	SEC	RADUATE MEDICAL EDUCATION PAYMENTS FION 12H.12. It is the intent of the General Assemb to maintain or expand reimbursement for Graduate Medi	• • •
B2 HEA	LTH C	TO FEDERALLY QUALIFIED HEALTH CE LINICS	
services p	and H aid to I	FION 12H.13. Effective July 1, 2016, and within exist Juman Services, Division of Medical Assistance, shall Federally Qualified Health Centers and Rural Health Cli- of these services in accordance with federal statutes and	adjust the rates for core nics to more appropriately
 38 EVALUA 39 PROV 	VIDER	MEDICAID AND NC HEALTH CHOICE BE CLASSIFICATION	
 shall eva Critical A Critical A accordance categorica consider December 	Assistar luate the access H access H al risk current r 1, 20	FION 12H.15. The Department of Health and Hum nee (Department), in collaboration with statewide behav he classification of agencies providing behavioral he Behavioral Health Agencies (CABHAs), as high categor G.S. 108C-3(g)(2) and propose an evaluation tool to of different categories of behavioral health agencie federal and State law and include any recommended 16, the Department shall report its findings and recom	vioral health stakeholders, ealth services, other than rical risk provider types in to be used to classify the s. The Department shall d legislative changes. By
49 50 COMPL	ETION	sight Committee on Medicaid and NC Health Choice. NOF PERFORMANCE AUDIT OF COUNTY CRVICES' ADMINISTRATION OF MEDICAID PRO	

	General Assem	bly Of North Carolina	Session 2015
1	SEC	FION 12H.16. Section 11.5(c) of S.L. 2015-7 reads as re	ewritten
2		11.5.(c) The State Auditor shall submit a preliminary re	
3		y this section to the Joint Legislative Oversight Committ	1 1
4		the Fiscal Research Division by June 1, 2015, and shall c	
5		ry 1, 2016. December 31, 2016. The Department of Hea	
6	•	artments of social services shall give the State Audito	
7	• •	plete the audit and the report."	
8	neeessary to con	ipiete the addit and the report.	
9	MEDICAID EI	IGIBILITY DETERMINATION TIMELINESS	
10		FION 12H.17.(a) The Department of Health and Hum	an Services, Division of
11		nce (DHHS), shall submit a report annually for the 20	
12		e Joint Legislative Oversight Committee on Medicaid an	
13	-	e Oversight Committee on Health and Human Services,	
14	Division contain	ing the following information:	
15	(1)	The annual statewide percentage of Medicaid application	ons processed in a timely
16		manner for the fiscal year.	
17	(2)	The statewide average number of days to process M	Iedicaid applications for
18		each month in the fiscal year.	
19	(3)	The annual percentage of Medicaid applications proce	•
20		by each county department of social services for the fis	•
21	(4)	The average number of days to process Medicaid app	plications for each month
22	(-)	for each county department of social services.	
23	(5)	The number of months during the fiscal year that ea	• -
24		social services met the timely processing standards in	n Part 10 of Article 2 of
25	$(\boldsymbol{\epsilon})$	Chapter 108A of the General Statutes.	ah aguntu danantmant of
26 27	(6)	The number of months during the fiscal year that ear	• -
28		social services failed to meet the timely processing Article 2 of Chapter 108A of the General Statutes.	staliualus III Falt 10 01
28 29	(7)	A description of all corrective action activities conduct	ted by DHHS and county
30	(\prime)	departments of social services in accordance with G.S.	
31	(8)	A description of how DHHS plans to assist count	
32	(0)	services in meeting timely processing standards for M	
33		every county in which the performance metrics f	
34		applications in a timely manner do not show significan	
35		to the previous fiscal year.	1 1
36	The report for the	ne 2015-2016 fiscal year shall be submitted by November	er 1, 2016, and the report
37	for the 2016-201	7 fiscal year shall be submitted by November 1, 2017.	_
38	SEC	TION 12H.17.(b) Article 2 of Chapter 108A of the Ger	neral Statutes is amended
39	by adding a new		
40		"Part 10. Medicaid Eligibility Decision Processing Time	eliness.
41	" <u>§ 108A-70.31.</u>		
42	•	recognized Native American tribe within the State has a	
43	-	ogram pursuant to G.S. 108A-25(e), then this Part applie	s to the tribe in the same
44		lies to county departments of social services.	
45		Timely decision standards.	• • • • • • • • • •
46		lepartment of social services shall render a decision on a	
47 18		ithin 45 calendar days from the date of application, ex	
48 49		ty determination has already been made or is needed. For ant of social services shall render a decision on an individ	
49 50		om the date of application.	uai s engionity within 90
50 51		Timely processing standards.	

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(a) The l	Department shall require counties to comply with time	ly processing standards. The
	ng standards are the average processing time star	
	y standards set forth in G.S. 108A-70.34 and G.S. 10	
-	unty department of social services' compliance with the	-
with this Part.	F	
	purposes of this Part, processing time is the number of	of days between the date of
	the date of disposition of the application, except in	
	dependent upon receipt of information related to one of	• •
(1)	Medical expenses sufficient to meet a deductible.	<u> </u>
(2)	The applicant's need for institutionalization.	
$\overline{(3)}$	The applicant's plan of care for the home- and comm	nunity-based waivers.
$\overline{(4)}$	The disability decision made by the Disability Det	•
	of the Division of Vocational Rehabilitation of the I	•
<u>(5)</u>	Medical records needed to determine emergency dat	▲
(6)	The applicant's application or other information fr	rom the federally facilitated
	marketplace.	
<u>(7)</u>	The applicant's application or other information	on in connection with an
	application for a Low Income Subsidy for Medicare	
In these case	es, processing time shall exclude the number of days	between the date when the
county determin	es all eligibility criteria other than the criteria in sub	odivisions (1) through (7) of
this subsection	and the date when the county receives the informati	ion related to the criteria in
subdivisions (1)	through (7) of this subsection.	
(c) Proce	essing times for the following types of cases shall be ex	xcluded from the calculation
of the average p	rocessing time and percent processed timely:	
<u>(1)</u>	Newborns who are automatically enrolled based on	
<u>(2)</u>	Applications for individuals who are presumptively	-
<u>(3)</u>	Active cases in which an individual who is el	
	transferred to another program, regardless of w	
	between allowable or nonallowable program categor	
<u>(4)</u>	Cases in which an individual transfers from an	
	including establishing a new administrative case for	
<u>(5)</u>	Actions to post eligibility to a terminated or denied	case within one year of the
	termination or denial.	-1
<u>(6)</u>	<u>Cases that are reopened because they were term</u>	•
	reopening of the terminated case is allowed by polic	
<u>(7)</u>	<u>Cases in which the eligibility decision was appe</u>	ealed and the decision was
	reversed or remanded.	the section of the se
	Department may, in its discretion, exclude days, ot	± •
	of this section, from the calculation of processing tir	
	ermines that the delay was caused by circumstances of	
	social services. The Department also may, in its discree e described in subsection (c) of this section, from the	
	Department exercises its discretion pursuant to this s	
		-
	garding circumstances outside the control of county de ment's decision to exclude types of cases shall be app	-
departments of s		nea annormity to all coully
	Average processing time standards.	
	age processing time is calculated by finding the process	ssing time for each case that
	sition during a given month and finding the average of	-
	standard for average processing time is 90 days for ca	
	he Medicaid Aid to the Disabled category (M-AD) and	
mas apprica for t	$\frac{1}{1}$ $\frac{1}$	a to dujo for un other cubes.

1	<u>§ 108A-70.35. Percentage processed timely standards.</u>
2	(a) Percentage processed timely is the percentage of cases that received a timely
3	lisposition in a given month. The percentage processed timely is calculated by expressing the
4	number of cases during a given month with a processing time equal to or less than the standard set
5	n G.S. 108A-70.32 as a percentage of the total cases receiving a disposition during that month.
6	When the deadline for meeting the timely decision standard in G.S. 108A-70.32 falls on a
7	weekend or holiday, an application that receives a disposition on the first workday following the
8	leadline shall be considered timely for purposes of calculating the percentage processed timely.
9	(b) The Department is authorized to adopt rules to establish a percentage standard for each
10	county department of social services that will be the percentage processed timely standard for that
11	county department of social services that will be the percentage processed timery standard for that county department of social services. Until the Department adopts rules establishing percentage
12	standards for each county, the percentage processed timely standards are those established in 10A
12	NCAC 23C .0203 as of April 2016.
13 14	'§ 108A-70.36. Corrective action.
15	(a) If for any three consecutive months or for any five months out of a period of 12
16	consecutive months a county department of social services fails to meet either the average
17	processing time standard or the percentage processed timely standard or both standards, the
17	Department and the county department of social services shall enter into a joint corrective action
18 19	blan to improve the timely processing of applications.
20	
20 21	(b) <u>A joint corrective action plan entered into pursuant to this section shall specifically</u> dentify the following components:
21	
22	(1) <u>The duration of the joint corrective action plan, not to exceed 12 months. If a</u> county department of social services shows measurable progress in meeting the
23 24	
24 25	performance requirements in the joint corrective action plan, then the duration
	of the joint corrective action plan may be extended by six months, but in no
26 27	case shall a joint corrective action plan exceed 18 months.
27	(2) <u>A plan for improving timely processing of applications that specifically</u>
	describes the actions to be taken by the county department of social services
29 20	and the Department.
30	(3) The performance requirements for the county department of social services that
31	<u>constitute successful completion of the joint corrective action plan.</u>
32	(4) Acknowledgement that failure to successfully complete the joint corrective
33	action plan will result in temporary assumption of Medicaid eligibility
34	administration by the Department, in accordance with G.S. 108A-70.37.
35	<u>\$ 108A-70.37. Temporary assumption of Medicaid eligibility administration.</u>
36	(a) If a county department of social services fails to successfully complete its joint
37	corrective action plan, the Department shall give the county department of social services, the
38	county manager, and the board of social services or the consolidated human services board created
39 40	bursuant to G.S. 153A-77(b) at least 90 days' notice that the Department intends to temporarily
40	assume Medicaid eligibility administration, in accordance with subsection (b) of this section. The
41	notice shall include the following information:
42	(1) The date on which the Department intends to temporarily assume
43	administration of Medicaid eligibility decisions.
44	(2) <u>The performance requirements in the joint corrective action plan that the county</u>
45	department of social services failed to meet.
46	(3) Notice of the county department of social services' right to appeal the decision
47	to the Office of Administrative Hearings, pursuant to Article 3 of Chapter 150B
48	of the General Statutes.
49 50	(b) Notwithstanding any provision of law to the contrary, if a county department of social
50	services fails to successfully complete its joint corrective action plan, the Department shall
51	emporarily assume Medicaid eligibility administration for the county upon giving notice as

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1	required by subse	ction (a) of this section. During a period of te	emporary assumption of Medicaid
2		stration, the following shall occur:	inportary assumption of medicara
3	<u>(1)</u>	The Department shall administer the Medicaid	d eligibility function in the county
4	<u>(1)</u>	Administration by the Department may i	
5		Department, including supervision of county	
6		contracts for operation to the extent permitted	
7	(2)	÷ •	• •
	<u>(2)</u>	The county department of social services is di	vested of Wedicaid administration
8	(2)	authority.	
9	<u>(3)</u>	The Department shall direct and oversee the	
10		administration of Medicaid eligibility in the co	
11	<u>(4)</u>	The county shall continue to pay the nonfede	-
12		eligibility administration and shall not withdu	· · · ·
13		appropriated for Medicaid eligibility administ	
14	<u>(5)</u>	The county shall pay the nonfederal share of a	-
15		compliance with the timely processing standar	
16	<u>(6)</u>	The Department shall work with the county	•
17		develop a plan for the county department of s	ocial services to resume Medicaid
18		eligibility administration and perform Medic	aid eligibility determinations in a
19		timely manner.	
20	<u>(7)</u>	The Department shall inform the county boa	ard of commissioners, the county
21		manager, the county director of social service	es, and the board of social services
22		or the consolidated human services board cre	eated pursuant to G.S. 153A-77(b)
23		of key activities and any ongoing concerns du	uring the temporary assumption of
24		Medicaid eligibility administration.	
25	(c) Upon	the Department's determination that Medicaid	eligibility determinations can be
26		timely manner based on the standards set	
27		by the county department of social services,	
28	county departmen	t of social services, the county manager, and t	the board of social services or the
29	• •	nan services board created pursuant to	
30		edicaid eligibility administration will be tern	
31		termination, the county department of social	
32		licaid eligibility determinations."	
33		ION 12H.17.(c) G.S. 150B-23 is amended by	adding a new subsection to read:
34		ty that appeals a decision of the Department	-
35		ne Medicaid eligibility administration in accor	
36		ested case under this Article in the same manne	
37		l in the same manner as other contested cases u	
38		ION 12H.17.(d) The corrective action prod	
39		rective action procedures in 10A NCAC 23C	
40	1	ess processing of Medicaid applications by course	
40 41			
		ION 12H.17.(e) The Department of Health an	· ·
42		plement subsections (b) through (d) of this sections (b) through (d)	
43		ION 12H.17.(f) Subsections (b) through (d)	
44	•	and apply to monthly timely processing stand	lards beginning on that date. The
45	remainder of this	section becomes effective July 1, 2016.	
46			
47		DICAID POSITIONS	
48		ION 12H.18. Of the funds appropriated to	
49		Division of Medical Assistance, the sum of	
50		\$1,150,000) shall be transferred to the Divisio	on of Health Benefits to be used to
51	tund critical positi	ions in that Division.	

1				
2	SUBPART XII-I. MISCELLANEOUS			
3				
4	STUDY ESTABLISHMENT OF OPTOMETRY SCHOOL AT WINGATE UNIVERSITY			
5	SECTION 12I.1.(a) Wingate University is encouraged to examine and report on or			
6	before May 1, 2017, to the House Appropriations Committee on Health and Human Services, the			
7	Senate Appropriations Committee on Health and Human Services, the Joint Legislative Oversight			
8	Committee on Health and Human Services, and the Fiscal Research Division on the feasibility of			
9	establishing an affiliated school of optometry in North Carolina. The report should include at least			
10	all of the following:			
11	(1) A breakdown of any projected capital, operational, or other expenditures			
12	necessary for establishing and operating an affiliated school of optometry.			
13	(2) A breakdown of all funds available to assist the university with these expenses.			
14	(3) A projected number of applicants for the affiliated school of optometry.			
15	(4) A projection of how a State appropriation in the amount of eight hundred			
16 17	thousand dollars (\$800,000) would impact tuition reimbursement for students.			
17 18	SECTION 12I.1.(b) This section is effective when it becomes law.			
18 19	SUBPART XII-J. DIVISION OF VOCATIONAL REHABILITATION, SERVICES FOR			
20	THE BLIND, AND SERVICES FOR THE DEAF AND HARD OF HEARING			
20	THE DEFIND, AND SERVICES FOR THE DEAF AND HARD OF HEARING			
22	DATA COLLECTION AND SERVICE MANAGEMENT INFORMATION SYSTEM			
23	SECTION 12J.1. The Department of Health and Human Services shall develop and			
24	implement a Data Collection and Service Management Information System to replace the current			
25	system in use by the Division of Services for the Deaf and Hard of Hearing. The project shall not			
26	proceed until the business case has been approved by the Office of State Budget and Management			
27	and the State Chief Information Officer in the Enterprise Project Management Office's			
28	Touchdown System. Upon approval, funds available in Budget Code 67425, Fund Code 6726,			
29	may be budgeted for transfer to Budget Code 24410 for information technology projects in an			
30	amount not to exceed seven hundred fifty thousand dollars (\$750,000).			
31				
32	CLARIFYING CHANGES/TELECOMMUNICATIONS RELAY SERVICE			
33	SECTION 12J.2. G.S. 62-157 reads as rewritten:			
34 25	"§ 62-157. Telecommunications relay service.			
35 36	 (a1) Definitions For nurneses of this section:			
30 37	(a1) Definitions. – For purposes of this section:			
38	 (4) "Exchange access facility" means the access <u>a connection</u> from a particular			
39	telephone subscriber's premises to the telephone system of a local exchange			
40	telephone company, service provider, and includes local exchange			
41	company-provided local access lines, private branch exchange trunks, and			
42	centrex network access registers, all as defined by tariffs of telephone			
43	companies as approved by the Commission.registers.			
44				
45	(d) Funds to Be Deposited in Special Account. – The local service providers shall collect			
46	the surcharge from their customers and deposit the moneys collected with the State Treasurer, who			
47	shall maintain the funds in an interest-bearing, nonreverting account. After consulting with the			
48	State Treasurer, the Commission shall direct how and when the local service providers shall			
49	deposit these moneys. Revenues from this fund shall be available only to the Department of			
50	Health and Human Services to administer the statewide telecommunications relay service			
51	program, including its establishment, operation, and promotion. The Commission may allow the			

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	Department of Health and Human Services to use $\underline{\mathbf{u}}$ cents (4ϕ) per <u>exchange</u> access line per month- providing telecommunications devices for hearing i those who also have vision impairment, through a prepare such guidelines for the distribution progra interest. Both the Commission and the Pub telecommunications relay service program, includi any public utility subject to the provisions of this revenues, as allowed by the Commission, may be and Human Services.	facility of the sumpaired or speech distribution prog am as it deems a blic Staff may ng the distributio Chapter. Equipn	ircharge i impaire gram. Th ppropriat audit a n progra nent paic	for the purpose of of persons, including e Commission shall te and in the public aspects of the ms, as they do with I for with surcharge
	SUBPART XII-K. DHHS BLOCK GRANTS			
	DHHS BLOCK GRANTS			
	SECTION 12K.1. Section 12I.1 of S.L	. 2015-241, as am	ended by	y Section 4.6 of S.L.
	2015-268, reads as rewritten:			
	"DHHS BLOCK GRANTS		c	
	"SECTION 12I.1.(a) Except as otherwise pro funds are made for each year of the fiscal bienn			6
	following schedule:	num ending june	50, 201	7, according to the
	Tonowing schedule.			
	TEMPORARY ASSISTANCE FOR NEEDY	FY 2015-20)16	FY 2016-2017
	FAMILIES (TANF) FUNDS			
	Local Program Expanditures			
	Local Program Expenditures			
	Division of Social Services			
	01. Work First Family Assistance	\$57,167,454	\$57,1 4	67,454<u>\$54,167,454</u>
	02. Work First County Block Grants	80,093,566	78	073,437<u>80,093,566</u>
	02. Work Thist County Block Grants	80,093,300	70,	075,457<u>60,095,500</u>
	03. Work First Electing Counties	2,378,213		2,378,213
	-			
	04. Adoption Services – Special Children			2 02 4 077
	Adoption Fund	2,026,877		2,026,877
	05. Child Protective Services – Child Welfare			
	Workers for Local DSS	9,412,391		9,412,391
	06. Child Welfare Collaborative	632,416		632,416
	064 Child Walfare Initiatives	0		1 400 000
	06A. Child Welfare Initiatives	<u>0</u>		<u>1,400,000</u>
	Division of Child Development and Early Education	1		
	· ·			
	07. Subsidized Child Care Program	35,248,910	37,	4 19,801<u>35,2</u>48,910
	08 Swap Child Care Subsidy	6250 611		6257 611
	08. Swap Child Care Subsidy	6,352,644		6,352,644

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08A. Additional One-Time Swap/Child Care Su	<u>bsidy</u> <u>0</u>	<u>3,600,000</u>
09. Pre-K Swap Out	16,829,306	12,333,981<u>18,764,790</u>
Division of Public Health		
10. Teen Pregnancy Prevention Initiatives	2,950,000	2,950,000
OHHS Administration		
11. Division of Social Services	2,482,260	2,482,260
12. Office of the Secretary	34,042	34,042
13. Eligibility Systems – Operations and Maintenance	2,738,926	4,206,640
14. NC FAST Implementation	1,313,384	1,865,799
Fransfers to Other Block Grants		
Division of Child Development and Early Education	1	
15. Transfer to the Child Care and Development Fund	71,773,001	71,773,001
Division of Social Services		
16. Transfer to Social Services Block Grant for Child Protective Services –		
Training	1,300,000	1,300,000
17. Transfer to Social Services Block Grant for Child Protective Services	5,040,000	5,040,000
18. Transfer to Social Services Block Grant for County Departments of		
Social Services for Children's Services	4,148,001	4,148,001 <u>4,500,000</u>
19. Transfer to Social Services Block Grant – Foster Care Services	1,385,152	1,385,152
TOTAL TEMPORARY ASSISTANCE FOR		
NEEDY FAMILIES (TANF) FUNDS	\$303,306,543	\$300,982,109<u>\$</u>309,614,155
TEMPORARY ASSISTANCE FOR NEEDY FA EMERGENCY CONTINGENCY FUNDS	MILIES (TANI	?)
Local Program Expenditures		
Division of Child Development and Early Education	1	

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01. Subsidized Child Care	29,033,340	28,600,000
02. Subsidized Child Care Swap Out	4,547,023	(
Division of Social Services		
03. County Child Welfare Program		
Improvement Resources	<u>0</u>	<u>603,58</u>
DHHS Administration		
04. DSS State Child Welfare Program		
Improvement Resources	<u>0</u>	400,00
TOTAL TEMPORARY ASSISTANCE FOR		
NEEDY FAMILIES (TANF) EMERGENCY	+ <i>-</i>	+
CONTINGENCY FUNDS	\$33,580,363	\$28,600,000<u>\$</u>29,603,58
SOCIAL SERVICES BLOCK GRANT		
Local Program Expenditures		
Divisions of Social Services and Aging and Adult Services	ervices	
01. County Departments of Social Services		
(Transfer From TANF \$4,148,001)	\$27,335,458	\$27,108,324 <u>\$27,215,58</u>
01A. EBCI Tribal Public Health and		
Human Services	<u>0</u>	<u>244,74</u>
02. Child Protective Services		
(Transfer From TANF)	5,040,000	5,040,00
03. State In-Home Services Fund	2,209,023	1,943,95
04. Adult Protective Services	1,245,363	1,245,36
05. State Adult Day Care Fund	2,039,647	1,994,084
06. Child Protective Services/CPS		
Investigative Services – Child Medical		
Evaluation Program	563,868	563,86
07. Special Children Adoption Incentive Fund	462,600	462,60
or. Special candien Adoption meentive Fund	+02,000	+02,00
08. Child Protective Services – Child		
Welfare Training for Counties		
(Transfer From TANF)	1,300,000	1,300,00
08A. Child Protective Services – Child		

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Welfare Training for Counties/Mobi	<u>le Training</u> <u>0</u>	737,067
09. Home and Community Care Block Grant (HCCBG)	1,788,157	1,696,888
10. Child Advocacy Centers	375,000	375,000
11. Guardianship	4,107,032	4,035,704
12. Foster Care Services (Transfer From TANF)	1,385,152	1,385,152
Division of Central Management and Suppo	rt	
13. DHHS Competitive Block Grants for Nonprofits	3,852,500	3,852,500
14. NC FAST – Operations and Maintenance	712,324	939,315
Division of Mental Health, Developmental I	Disabilities, and Substance Abuse	e Services
15. Mental Health Services – Adult and Child/Developmental Disabilities Pro Substance Abuse Services – Adult	ogram/ 4,030,730	4,030,730
DHHS Program Expenditures		
Division of Services for the Blind		
16. Independent Living Program	3,361,323	3,361,323
Division 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 Administration		
19. Division of Aging and Adult Service	es 577,745	577,745
20. Division of Social Services	559,109	559,109
21. Office of the Secretary/Controller's C	Office 127,731	127,731
22. Division of Child Development and Early Education	13,878	13,878
23. Division of Mental Health, Develop	nental	
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Disabilities, and Substance Abuse Services	27,446	27,446
24. Division of Health Service Regulation	118,946	118,946
TOTAL SOCIAL SERVICES BLOCK GRANT	\$61,804,403	\$61,331,027<u></u>\$62,420,093
LOW-INCOME ENERGY ASSISTANCE BLOC	K GRANT	
Local Program Expenditures		
Division of Social Services		
01. Low-Income Energy Assistance Program (LIEAP)	\$40,244,534	\$39,303,67 4 <u>37,156,492</u>
02. Crisis Intervention Program (CIP)	40,244,534	39,303,674<u>37,156,492</u>
Local Administration		
Division of Social Services		
03. County DSS Administration	6,454,961	6,454,961<u>6,102,324</u>
OHHS Administration		
04. Office of the Secretary/DIRM	412,488	412,488
05. Office of the Secretary/Controller's Office	18,378	18,378
06. NC FAST Development	1,075,319	3,381,373
Fransfers to Other State Agencies		
Department of Environment and Natural Resources (DENR)Environn	nental Quality (DEQ)
07. Weatherization Program	11,847,017	11,570,050<u>10,937,968</u>
08. Heating Air Repair and Replacement Program (HARRP)	6,303,514	6,156,147<u>5,819,833</u>
09. Local Residential Energy Efficiency Service Providers – Weatherization	475,046	4 75,046<u>449,094</u>
 Local Residential Energy Efficiency Service Providers – HARRP 	252,761	252,761 238,953
11. DENR DEQ – Weatherization Administration	n 475,046	4 75,046<u>449,094</u>
12. DENR-DEQ – HARRP Administration	252,760	252,760 238,952
Department of Administration		
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13. N.C. Commission on Indian Affairs	87,736	87,736
TOTAL LOW-INCOME ENERGY		
ASSISTANCE BLOCK GRANT	\$108,144,094	\$108,144,09 4 <u>\$102,449,177</u>
CHILD CARE AND DEVELOPMENT FUND I	BLOCK GRANI	
Local Program Expenditures		
Division of Child Development and Early Education	n	
01. Child Care Services		
(Smart Start \$7,000,000)	\$154,278,008	\$152,370,856 <u>\$157,563,457</u>
02. Electronic Tracking System	1,201,240	4 01,492<u>1,601,834</u>
03. Transfer from TANF Block Grant		
for Child Care Subsidies	71,773,001	71,773,001
04. Quality and Availability Initiatives	06514064	0 < 0.10 00 7 0 5 0 7 0 < 00
(TEACH Program \$3,800,000)	26,514,964	26,019,987<u>35,878,600</u>
OHHS Administration		
Division of Child Development and Early Education	n	
05. DCDEE Administrative Expenses	9,049,505	9,049,505<u>9</u>,042,159
Division of Social Services		
06. Local Subsidized Child Care Services Support	15,930,279	15,930,279<u>16,178,301</u>
06A. Direct Deposit for Child Care Payments	<u>0</u>	<u>969,610</u>
07. NC FAST Development	186,404	586,152
Division of Central Administration		
08. DHHS Central Administration – DIRM		
Technical Services	775,000	775,000
09. Central Regional Maintenance	202,000	202,000
09A. DHHS Central Administration	<u>0</u>	7,346
10. Child Care Health Consultation Contracts	62,205	62,205
		02,200
TOTAL CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT		\$277,170,477<u>\$</u>294,639,665
Dage 120 House Bill		20 PCCS 40686 LUvfr 2 [v 6]

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MENTAL HEALTH SERVICES BLOCK GRA	NT	
Local Program Expenditures		
01. Mental Health Services – Child	\$3,619,833	\$3,619,833
02. Administration	200,000	200,000
03. Mental Health Services – Adult/Child	11,755,152	11,755,152<u>10,904,077</u>
04. Crisis Solutions Initiative – Critical Time Intervention	750,000	750,000
05. Mental Health Services – First Psychotic Symptom Treatment	643,491	643,491<u>1,430,851</u>
DHHS Administration		
Division of Mental Health		
06. Administration	200,000	200,000
TOTAL MENTAL HEALTH SERVICES BLOCK GRANT SUBSTANCE ABUSE PREVENTION AND TR	\$16,968,476 EATMENT BLO	\$16,968,476<u></u>\$16,904,761 CK GRANT
Local Program Expenditures		
Division of Mental Health, Developmental Disabili	ties, and Substance	e Abuse Services
01. Substance Abuse – HIV and IV Drug	\$3,919,723	\$3,919,723
02. Substance Abuse Prevention	8,669,284	8,669,284
03. Substance Abuse Services – Treatment for Children/Adults (Medication-Assisted Opio Disorder Treatment Pilot \$500,000; First Ste of WNC, Inc. \$100,000)		29,519,883 30,028,039
04. Crisis Solutions Initiatives – Walk-In Crisis Centers	420,000	420,000
05. Crisis Solutions Initiatives – Collegiate Wellness/Addiction Recovery	1,085,000	1,085,000
06. Crisis Solutions Initiatives – Community Paramedic Mobile Crisis Management	60,000	60,000
07. Crisis Solutions Initiatives – Innovative		

Technologies41,00008. Crisis Solutions Initiatives – Veteran's Crisis250,000DHHS AdministrationDivision of Mental Health, Developmental	41,000 250,000
DHHS Administration	250,000
Division of Mental Health Developmental	
Division of Mental Health, Developmental	
Disabilities, and Substance Abuse Services	
Disabilities, and Substance Abuse Services	
09. <u>DMH</u> Administration 454,000	454,000
<u>09A. Controlled Substance Reporting</u> <u>System Enhancement</u> <u>0</u>	150,000
<u>System Linarcenent</u> <u>U</u>	<u>130,000</u>
Division of Public Health	
10. HIV Testing for Individuals in SubstanceAbuse Treatment765,949	765,949
Abuse Treatment 705,949	705,949
TOTAL SUBSTANCE ABUSE PREVENTION	
AND TREATMENT BLOCK GRANT \$45,184,839 \$	34 5,184,839<u>\$</u>45,842,995
MATERNAL AND CHILD HEALTH BLOCK GRANT	
MATERIAL AND CHILD HEALTH DLOCK GRANT	
Local Program Expenditures	
Division of Public Health	
Division of Fublic Health	
01. Children's Health Services	
(Safe Sleep Campaign	
\$45,000; Prevent Blindness \$560,837;	
Community-Based	
Sickle Cell Centers \$100,000) \$7,574,703	\$7,574,703<u></u>\$7,674,703
02. Women's Health	
(March of Dimes \$350,000; Teen Pregnancy	
Prevention Initiatives \$650,000;	
17P Project \$52,000; Nurse-Family	
Partnership \$509,018; Carolina Pregnancy	
Care Fellowship \$300,000) 6,520,148	6,520,148<u>6</u>,920,148
03. Oral Health 44,901	44,901
05. Orai ficatti 44,901	44,701
04. Evidence-Based Programs in Counties	
With Highest Infant Mortality Rates1,575,000	1,575,000
NULLS Drogrom Exmanditures	
DHHS Program Expenditures	
Division of Public Health	
05. Children's Health Services 1,342,928	1,342,928<u>1,427,323</u>
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06. Women's Health – Maternal Health	107,714	107,714<u>169,864</u>
07. State Center for Health Statistics	158,583	158,583
08. Health Promotion – Injury and Violence Prevention	87,271	87,271
DHHS Administration		
Division of Public Health		
09. Division of Public Health Administration	552,571	552,571
TOTAL MATERNAL AND CHILD HEALTH BLOCK GRANT	\$17,963,819	\$17,963,819<u>\$18,610,364</u>
PREVENTIVE HEALTH SERVICES BLOCK	GRANT	
Local Program Expenditures		
01. Physical Activity and Prevention	\$2,444,718	\$2,642,322
02. Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	173,476	173,476 237,707
03. Community-Focused Eliminating Health Disparities Initiative Grants	2,756,855	C
DHHS Program Expenditures		
Division of Public Health		
04. HIV/STD Prevention and Community Planning	145,819	145,819
05. Oral Health Preventive Services	320,074	451,809
06. Laboratory Services – Testing, Training, and Consultation	21,012	21,012
07. Injury and Violence Prevention (Services to Rape Victims – Set-Aside)	192,315	192,315 <u>172,561</u>
08. State Laboratory Services – Testing, Training, and Consultation	199,634	199,634
09. Performance Improvement and Accountability	702,850	768,717
10. State Center for Health Statistics	107,291	107,291
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1 2	DHHS Administration		
3			
4	Division of Public Health		
5	11 Division of Dublic Health	172 820	172.920
6 7	11. Division of Public Health	172,820	172,820
8	12. Division of Public Health –		
9	Physical Activity and Nutrition Branch	1,311,972	68,073
0			
1 2	TOTAL PREVENTIVE HEALTH SERVICES BLOCK GRANT	\$8,548,836	\$4,943,288 \$4,987,765
3	SERVICES BLOCK GRANT	<i>40,340,030</i>	\$4,743,200 <u>\$4,707,703</u>
4	COMMUNITY SERVICES BLOCK GRANT		
5			
6	Local Program Expenditures		
7 8	Office of Economic Opportunity		
8 9	Office of Economic Opportunity		
0	01. Community Action Agencies	\$24,047,065	\$24,047,065 <u>\$21,428,074</u>
1			
2	02. Limited Purpose Agencies	1,335,948	1,335,948<u>1,190,448</u>
3 4	DHHS Administration		
+ 5			
6	03. Office of Economic Opportunity	1,335,948	1,335,948<u>1,190,448</u>
7			
8	TOTAL COMMUNITY SERVICES		
9 0	BLOCK GRANT	\$26,718,961	\$26,718,961 <u>\$23,808,970</u>
1	"GENERAL PROVISIONS		
2	"SECTION 12I.1.(b) Information to Be Inclu	ded in Block Gran	t Plans. – The Department of
3	Health and Human Services shall submit a sepa	-	
4	administered by the Department, and each plan sha		0
5 6	(1) A delineation of the proposed State and federal match requirem	• 1	ogram or activity, including
7	(2) A delineation of the proposed St		nistrative expenditures.
8	(3) An identification of all new posi		1
9	including permanent, temporary		
0	(4) A comparison of the proposed allocations by program or activity with two prior		
1 2	years' program and activity budgets and two prior years' actual program or		
2 3	activity expenditures.(5) A projection of current year expenditures by program or activity.		
4	(6) A projection of federal Block Grant funds available, including unspent federal		
5	funds from the current and prior fiscal years.		
6	"SECTION 12I.1.(c) Changes in Federal Fund Availability. – If the Congress of the United		
7	States increases the federal fund availability for any of the Block Grants or contingency funds and		
0	other grants related to existing Block Grants administered by the Department of Health and Human Services from the amounts appropriated in this section, the Department shall allocate the		
8	Human Services from the amounts appropriated in	n this section the	Denartment chall allocate the
8 9 0	Human Services from the amounts appropriated in increase proportionally across the program and a		-

Budget and Management shall not approve funding for new programs or activities not 1 2 appropriated in this section. 3 If the Congress of the United States decreases the federal fund availability for any of the Block 4 Grants or contingency funds and other grants related to existing Block Grants administered by the 5 Department of Health and Human Services from the amounts appropriated in this section, the 6 Department shall develop a plan to adjust the Block Grants based on reduced federal funding. 7 Notwithstanding the provisions of this subsection, for fiscal years 2015-2016 and 2016-2017, 8 increases in the federal fund availability for the Temporary Assistance to Needy Families (TANF) 9 Block Grant shall be used only for the North Carolina Child Care Subsidy program to pay for 10 child care in four- or five-star-rated facilities for four-year-old children and shall not be used to 11 supplant State funds. 12 Prior to allocating the change in federal fund availability, the proposed allocation must be 13 approved by the Office of State Budget and Management. If the Department adjusts the allocation 14 of any Block Grant due to changes in federal fund availability, then a report shall be made to the Joint Legislative Oversight Committee on Health and Human Services and the Fiscal Research 15 16 Division. 17 "SECTION 12I.1.(d) Except as otherwise provided, appropriations from federal Block Grant 18 funds are made for each year of the fiscal biennium ending June 30, 2017, according to the 19 schedule enacted for State fiscal years 2015-2016 and 2016-2017 or until a new schedule is 20 enacted by the General Assembly. 21 "SECTION 12I.1.(e) All changes to the budgeted allocations to the Block Grants or 22 contingency funds and other grants related to existing Block Grants administered by the 23 Department of Health and Human Services that are not specifically addressed in this section shall 24 be approved by the Office of State Budget and Management, and the Office of State Budget and 25 Management shall consult with the Joint Legislative Oversight Committee on Health and Human 26 Services for review prior to implementing the changes. The report shall include an itemized listing 27 of affected programs, including associated changes in budgeted allocations. All changes to the 28 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 Division. This

Oversight Committee on Health and Human Services and the Fiscal Research Division. This
 subsection does not apply to Block Grant changes caused by legislative salary increases and
 benefit adjustments.
 "SECTION 12I.1.(f) Except as otherwise provided, the Department of Health and Human

SECTION 121.1.(1) Except as otherwise provided, the Department of Health and Human
 Services shall have flexibility to transfer funding between the Temporary Assistance for 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.

36

37

"TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

38 "SECTION 12I.1.(g) The sum of eighty million ninety-three thousand five hundred sixty-six 39 dollars (\$80,093,566) for the 2015-2016 fiscal year and the sum of seventy-eight million 40 seventy-three thousand four hundred thirty seven dollars (\$78,073,437) eighty million ninety-three 41 thousand five hundred sixty-six dollars (\$80,093,566) for the 2016-2017 fiscal year appropriated 42 in this section in TANF funds to the Department of Health and Human Services, Division of 43 Social Services, shall be used for Work First County Block Grants. The Division shall certify 44 these funds in the appropriate State-level services based on prior year actual expenditures. The 45 Division has the authority to realign the authorized budget for these funds among the State-level 46 services based on current year actual expenditures. The Division shall also have the authority to realign appropriated funds from Work First Family Assistance for electing counties to the Work 47 48 First County Block Grant for electing counties based on current year expenditures so long as the 49 electing counties meet Maintenance of Effort requirements.

50 "SECTION 12I.1.(h) The sum of nine million four hundred twelve thousand three hundred 51 ninety-one dollars (\$9,412,391) appropriated in this section to the Department of Health and

1 Human Services, Division of Social Services, in TANF funds for each year of the 2015-2017 2 fiscal biennium for child welfare improvements shall be allocated to the county departments of 3 social services for hiring or contracting staff to investigate and provide services in Child Protective 4 Services cases; to provide foster care and support services; to recruit, train, license, and support 5 prospective foster and adoptive families; and to provide interstate and post-adoption services for eligible families. 6

7 Counties shall maintain their level of expenditures in local funds for Child Protective Services 8 workers. Of the Block Grant funds appropriated for Child Protective Services workers, the total 9 expenditures from State and local funds for fiscal years 2015-2016 and 2016-2017 shall not be less 10 than the total expended from State and local funds for the 2012-2013 fiscal year.

11 **"SECTION 12I.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 Department 12 13 of Health and Human Services, Special Children Adoption Fund, for each year of the 2015-2017 14 fiscal biennium shall be used in accordance with G.S. 108A-50.2. The Division of Social Services, 15 in consultation with the North Carolina Association of County Directors of Social Services and representatives of licensed private adoption agencies, shall develop guidelines for the awarding of 16 17 funds to licensed public and private adoption agencies upon the adoption of children described in G.S. 108A-50 and in foster care. Payments received from the Special Children Adoption Fund by 18 19 participating agencies shall be used exclusively to enhance the adoption services program. No 20 local match shall be required as a condition for receipt of these funds.

21 "SECTION 12I.1.(i1) The sum of one million four hundred thousand dollars (\$1,400,000) appropriated in this section in TANF funds to the Department of Health and Human Services, 22 23 Division of Social Services, for the 2016-2017 fiscal year shall be used for child welfare initiatives 24 to (i) enhance the skills of social workers to improve the outcomes for families and children 25 involved in child welfare and (ii) enhance the provision of services to families in their homes in 26 the least restrictive setting.

27 28

"SOCIAL SERVICES BLOCK GRANT

29 "SECTION 12I.1.(j) The sum of twenty-seven million three hundred thirty-five thousand 30 four hundred fifty-eight dollars (\$27,335,458) for the 2015-2016 fiscal year and the sum of 31 twenty seven million one hundred eight thousand three hundred twenty four dollars (\$27,108,324) 32 twenty-seven million two hundred fifteen thousand five hundred eighty-three dollars 33 (\$27,215,583) for the 2016-2017 fiscal year appropriated in this section in the Social Services 34 Block Grant to the Department of Health and Human Services, Division of Social Services, shall 35 be used for county block grants. The Division shall certify these funds in the appropriate 36 State-level services based on prior year actual expenditures. The Division has the authority to 37 realign the authorized budget for these funds, as well as State Social Services Block Grant funds, 38 among the State-level services based on current year actual expenditures.

39 "SECTION 12I.1.(k) The sum of one million three hundred thousand dollars (\$1,300,000) 40 appropriated in this section in the Social Services Block Grant to the Department of Health and 41 Human Services, Division of Social Services, for each year of the 2015-2017 fiscal biennium shall 42 be used to support various child welfare training projects as follows:

43

- (1)Provide a regional training center in southeastern North Carolina.
- 44
- 45
- Provide training for residential child caring facilities. (2)
- Provide for various other child welfare training initiatives. (3)

"SECTION 12I.1.(I) The Department of Health and Human Services is authorized, subject to 46 47 the approval of the Office of State Budget and Management, to transfer Social Services Block 48 Grant funding allocated for departmental administration between divisions that have received 49 administrative allocations from the Social Services Block Grant.

50 **"SECTION 12I.1.(m)** Social Services Block Grant funds appropriated for the Special 51 Children Adoption Incentive Fund will require a fifty-percent (50%) local match.

1 **"SECTION 12I.1.(n)** The sum of five million forty thousand dollars (\$5,040,000) 2 appropriated in this section in the Social Services Block Grant for each year of the 2015-2017 3 fiscal biennium shall be allocated to the Department of Health and Human Services, Division of 4 Social Services. The Division shall allocate these funds to local departments of social services to 5 replace the loss of Child Protective Services State funds that are currently used by county governments to pay for Child Protective Services staff at the local level. These funds shall be used 6 7 to maintain the number of Child Protective Services workers throughout the State. These Social 8 Services Block Grant funds shall be used to pay for salaries and related expenses only and are 9 exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five percent (25%).

10 "SECTION 12I.1.(o) The sum of three million eight hundred fifty-two thousand five hundred 11 dollars (\$3,852,500) appropriated in this section in the Social Services Block Grant to the 12 Department of Health and Human Services, Division of Central Management and Support, shall 13 be used for DHHS competitive block grants pursuant to Section 12A.8 of this act for each year of 14 the 2015-2017 fiscal biennium. These funds are exempt from the provisions of 10A NCAC 71R 15 .0201(3).

16 "SECTION 12I.1.(p) The sum of three hundred seventy-five thousand dollars (\$375,000) 17 appropriated in this section in the Social Services Block Grant for each year of the 2015-2017 18 fiscal biennium to the Department of Health and Human Services, Division of Social Services, 19 shall be used to continue support for the Child Advocacy Centers, and the funds are exempt from 12 the provisions of 10A NCAC 71R .0201(3).

21 "SECTION 12I.1.(q) The sum of four million one hundred seven thousand thirty-two dollars 22 (\$4,107,032) for the 2015-2016 fiscal year and the sum of four million thirty-five thousand seven 23 hundred four dollars (\$4,035,704) for the 2016-2017 fiscal year appropriated in this section in the 24 Social Services Block Grant to the Department of Health and Human Services, Divisions of Social 25 Services and Aging and Adult Services, shall be used for guardianship services pursuant to 26 Chapter 35A of the General Statutes. The Department may expend funds appropriated in this 27 section to support (i) existing corporate guardianship contracts during the 2015-2016 and 28 2016-2017 fiscal years and (ii) guardianship contracts transferred to the State from local 29 management entities or managed care organizations during the 2015-2016 and 2016-2017 fiscal 30 vears.

31 "SECTION 12I.1.(q1) The sum of seven hundred thirty-seven thousand sixty-seven dollars 32 (\$737,067) appropriated in this section in the Social Services Block Grant for the 2016-2017 fiscal 33 year shall be allocated to the Department of Health and Human Services, Division of Social 34 Services. These funds shall be used to assist with training needs for county child welfare training 35 staff and shall not be used to supplant any other source of funding for staff. County departments of 36 social services are exempt from 10A NCAC 71R .0201(3) requiring a local match of twenty-five 37 percent (25%).

38

39 **"LOW-INCOME ENERGY ASSISTANCE BLOCK GRANT**

40 "SECTION 12I.1.(r) Additional emergency contingency funds received may be allocated for 41 Energy Assistance Payments or Crisis Intervention Payments without prior consultation with the 42 Joint Legislative Oversight Committee on Health and Human Services. Additional funds received 43 shall be reported to the Joint Legislative Oversight Committee on Health and Human Services and 44 the Fiscal Research Division upon notification of the award. The Department of Health and 45 Human Services shall not allocate funds for any activities, including increasing administration, 46 other than assistance payments, without prior consultation with the Joint Legislative Oversight 47 Committee on Health and Human Services.

48 "SECTION 12I.1.(s) The sum of forty million two hundred forty-four thousand five hundred
 49 thirty-four dollars (\$40,244,534) for the 2015-2016 fiscal year and the sum of thirty-nine million
 50 three hundred three thousand six hundred seventy four dollars (\$39,303,674) thirty-seven million

51 one hundred fifty-six thousand four hundred ninety-two dollars (\$37,156,492) for the 2016-2017

1 fiscal year appropriated in this section in the Low-Income Energy Assistance Block Grant to the

2 Department of Health and Human Services, Division of Social Services, shall be used for Energy

3 Assistance Payments for the households of (i) elderly persons age 60 and above with income up to

4 one hundred thirty percent (130%) of the federal poverty level and (ii) disabled persons eligible

5 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:

- 9 (1) Ensure that eligible households are made aware of the available assistance, with 10 particular attention paid to the elderly population age 60 and above and 11 disabled persons receiving services through the Division of Aging and Adult 12 Services.
 - (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.
- 16 17 18

13

14

15

- (3) Be approved by the local board of social services or human services board prior to submission.
- 19

20 "CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT

"SECTION 12I.1.(t) 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
 and Early Education for the subsidized child care program.

24 "SECTION 12I.1.(u) If funds appropriated through the Child Care and Development Fund 25 Block Grant for any program cannot be obligated or spent in that program within the obligation or 26 liquidation periods allowed by the federal grants, the Department may move funds to child care 27 subsidies, unless otherwise prohibited by federal requirements of the grant, in order to use the 28 federal funds fully.

29

30 "MENTAL HEALTH SERVICES BLOCK GRANT

31 "SECTION 12I.1.(v) The sum of six hundred forty-three thousand four hundred ninety-one 32 dollars (\$643,491) appropriated in this section in the Mental Health Services Block Grant to the 33 Department of Health and Human Services, Division of Mental Health, Developmental 34 Disabilities, and Substance Abuse Services, for each year of the 2015-2017 fiscal biennium the 35 2015-2016 fiscal year and the sum of one million four hundred thirty thousand eight hundred 36 fifty-one dollars (\$1,430,851) for the 2016-2017 fiscal year is allocated for Mental Health Services 37 - First Psychotic Symptom Treatment. The Division shall report on (i) the specific evidence-based 38 treatment and services provided, (ii) the number of persons treated, and (iii) the measured 39 outcomes or impact on the participants served. The Division shall report to the House of Representatives Appropriations Committee on Health and Human Services, the Senate 40 41 Appropriations Committee on Health and Human Services, and the Fiscal Research Division no 42 later than December 31, 2016.

43

44 "SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT

45 "SECTION 12I.1.(w) The sum of two hundred fifty thousand dollars (\$250,000) appropriated 46 in this section in the Substance Abuse Prevention and Treatment Block Grant to the Department of 47 Health and Human Services, Division of Mental Health, Developmental Disabilities, and 48 Substance Abuse Services, for each year of the 2015-2017 fiscal biennium shall be allocated to the 49 Department of Military and Veterans Affairs, as created in Section 24.1 of this act, to establish a 50 call-in center to assist veterans in locating service benefits and crisis services. The call-in center 51 shall be staffed by certified veteran peers within the Department of Military and Veterans Affairs

and trained by the Division of Mental Health, Developmental Disabilities, and Substance Abuse 1 2 Services. 3 "SECTION 12I.1.(w1) The sum of five hundred thousand dollars (\$500,000) allocated in this 4 section in the Substance Abuse Prevention and Treatment Block Grant to the Department of 5 Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, for the 2016-2017 fiscal year shall be used for a medication-assisted 6 7 opioid use disorder treatment pilot program. 8 9 **"MATERNAL AND CHILD HEALTH BLOCK GRANT** 10 "SECTION 12I.1.(x) If federal funds are received under the Maternal and Child Health Block 11 Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 U.S.C. § 710), for the 2015-2016 fiscal year or the 2016-2017 fiscal year, then those funds shall be transferred to 12 13 the State Board of Education to be administered by the Department of Public Instruction. The 14 Department of Public Instruction shall use the funds to establish an abstinence until marriage education program and shall delegate to one or more persons the responsibility of implementing 15 16 the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public Instruction shall 17 carefully and strictly follow federal guidelines in implementing and administering the abstinence 18 education grant funds. 19 "SECTION 12I.1.(y) The Department of Health and Human Services shall ensure that there 20 will be follow-up testing in the Newborn Screening Program. 21 "SECTION 12I.1.(z) The sum of one million five hundred seventy-five thousand dollars 22 (\$1,575,000) appropriated in this section in the Maternal and Child Health Block Grant to the 23 Department of Health and Human Services, Division of Public Health, for each year of the 24 2015-2017 fiscal biennium shall be used for evidence-based programs in counties with the highest 25 infant mortality rates. The Division shall report on (i) the counties selected to receive the 26 allocation, (ii) the specific evidenced-based services provided, (iii) the number of women served, 27 and (iv) any impact on the counties' infant mortality rate. The Division shall report its findings to 28 the House of Representatives Appropriations Committee on Health and Human Services, the 29 Senate Appropriations Committee on Health and Human Services, and the Fiscal Research 30 Division no later than December 31, 2016. 31 "SECTION 12I.1.(aa) The sum of one hundred thousand dollars (\$100,000) allocated in this 32 section in the Maternal and Child Health Block Grant to the Department of Health and Human 33 Services, Division of Public Health, for each year of the 2015-2017 fiscal biennium for 34 community-based sickle cell centers shall not be used to supplant existing State or federal funds. 35 "SECTION 12I.1.(bb) No more than fifteen percent (15%) of the funds provided in this 36 section in the Maternal and Child Health Block Grant to Carolina Pregnancy Care Fellowship 37 shall be used for administrative purposes. The balance of those funds shall be used for direct 38 services." 39 40 PART XIII. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES 41 42 **SPAY/NEUTER PROGRAM ELIGIBILITY** 43 **SECTION 13.1.(a)** G.S. 19A-63(a)(1) reads as rewritten: 44 The county or city offers one or more of the following programs to low-income "(1) 45 persons on a year-round basis for the purpose of reducing the cost of spaying 46 and neutering procedures for dogs and cats: 47 A spay/neuter clinic operated by the county or city. a. 48 A spay/neuter clinic operated by a non-profit organization under b. 49 contract or other arrangement with the county or city, provided that the 50 non-profit organization contracts with a local veterinarian to perform the 51 spay/neuter procedures.city.

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1 2 3	located	tract or contracts with one or more veterinarians within the county, to provide reduced-co ing procedures.	
4 5	d. Subver	ntion of the spaying and neutering costs incurred ners through the use of vouchers or other proced	•
6 7	a disco	ount of the cost of the spaying or neutering proc pating veterinarian.	1
8 9	adopt a	ntion of the spaying and neutering costs incurred a pet from an animal shelter operated by or une	
10		inty or city."	
11 12		G.S. 19A-63(b)(2) reads as rewritten: person. – An individual <u>who qualifies for one</u>	or more of the
12		public assistance administered by the Departme	
13 14	1 2 1	ces pursuant to Chapter 108A of the General S	
15		hold income is lower than one hundred percent	
16		y level guidelines published by the United State	```
17	-	iman Services."	I
18			
19	FUTURE FARMERS OF AME	ERICA PILOT PROGRAM	
20	SECTION 13.3.(a)	Notwithstanding G.S. 143-720 or G.S. 143-72	21, of the funds
21		Frust Fund in this act, one hundred twenty	
22		2016-2017 fiscal year, shall be distributed to th	e following local
23		ams for the following purposes and amounts:	
24	· / ·	d dollars (\$60,000) to Southern Guilford High So	chool in Guilford
25		bilot program relating to animal science.	
26	· · · · · ·	d dollars (\$60,000), to be allocated in equal	
27	-	bools for a pilot program relating to animal science	e and agricultural
28 29		including greenhouses and hydroponics: ain Heritage High School in Yancey County.	
29 30		on High School in Madison County.	
31		l Haywood High School in Haywood County.	
32		High School in Haywood County.	
33		a High School in Haywood County.	
34		As part of the annual report required pursuant to	G.S. 143-722(a),
35	the Tobacco Trust Fund Commi	ssion shall report to the chairs of the Joint Legi	slative Oversight
36	Committee on Agriculture and N	latural and Economic Resources and the Fiscal R	Research Division
37	1 0	, and accomplishments and itemized expenditure	
38	-	mmission shall assist local Future Farmers of A	
39		section in reporting on the activities for which	
40		on shall compile a consolidated report of such ac	ctivities, itemized
41	by recipient.		
42			
43 44	HEALTHY FOOD SMALL RI		A arriculture and
44 45		Of the funds appropriated to the Department of two hundred fifty thousand dollars (\$250,000) for	0
46		te a program to reimburse small food retailers	
47	•	althy foods in areas that qualify as food desert zo	-
48	-	of the United States Department of Agriculture.	-
49		iler is defined as a business that is a small retail	1 1
50		, cooperatives, and bodegas, of no more than 3,0	
51	feet that sells a limited selection	n of foods and other products. Funds may be u	sed to reimburse

small food retailers for the purchase and installation of refrigeration equipment, display shelving,
 and other equipment necessary for stocking nutrient-dense foods, including fresh vegetables and
 fruits, whole grains, nuts, seeds, beans and legumes, low-fat dairy products, lean meats, and
 seafood.
 SECTION 13.4.(b) The Department may reimburse up to twenty-five thousand

6 dollars (\$25,000) to a single small food retailer pursuant to this section. Small food retailers 7 receiving moneys from the program must accept or agree to accept Supplemental Nutrition 8 Assistance Program benefits and must accept or agree to apply to accept Special Supplemental 9 Nutrition Program for Women, Infants and Children benefits. The Department shall establish 10 guidelines for application and receipt of funding for small food retailers to ensure that the funds 11 will be used to enhance and advertise the availability of nutrient-dense foods. The Department 12 shall assist the small food retailer in identifying suppliers of nutrient-dense foods and in 13 developing a strategy to encourage the sale of nutrient-dense foods to customers.

SECTION 13.4.(c) On or before October 1, 2017, the Department shall report to the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division on the activities, number of small food retailers receiving reimbursement, how the funds were used by the small food retailers, and the gross amount of nutrient-dense food, in dollars, sold to customers by participating small food retailers.

19

23

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20 **PART XIV. DEPARTMENT OF ENVIRONMENTAL QUALITY** 21

22 MERCURY SWITCH SUNSET MODIFICATION

SECTION 14.1.(a) Section 9 of S.L. 2007-142 reads as rewritten:

"SECTION 9. Sections 1, 2, 6, 7, and 9 of this act become effective when this act becomes
law. Sections 3, 4, and 8 of this act become effective 1 July 2007. Section 5 of this act becomes
effective 1 July 2007 and applies to violations that occur on or after that date. The Department
shall submit the first annual report required by G.S. 130A-310.57, as enacted by Section 7 of this
act, on or before 1 October 2008. This act expires on 31 December 2017. Effective June 30, 2017.
Part 6 of Article 9 of Chapter 130A of the General Statutes, as amended by this act, is repealed."

SECTION 14.1.(b) Section 13.10B of S.L. 2011-145 is repealed.

SECTION 14.1.(c) Subsection (b) of this section becomes effective June 30, 2017.
 Funds remaining in the Mercury Pollution Prevention Fund (Fund Code 24300-2119) on that date
 shall be transferred to the Division of Waste Management (Fund Code 14300-1760).

35 AIR AND WATER QUALITY ACCOUNT FUNDING

36 SECTION 14.3. G.S. 105-449.125, as amended by Section 4.11(a) of S.L. 2016-5,
 37 reads as rewritten:

38 "§ 105-449.125. Distribution of tax revenue among various funds and accounts.

39 (a) Distribution to Funds. – The Secretary shall allocate the amount of revenue collected 40 under this Article from an excise tax of one-half cent $(1/2\phi)$ a gallon to the following funds and 41 accounts in the fraction percentages indicated:

(b) Distribution of Remaining Revenue. - The Secretary shall allocate the remaining
excise tax revenue collected under this Article, including any revenue that is allocated but not
distributed under subsection (a) of this section, as follows:

51 (1) Seventy-one percent (71%) to the Highway Fund.

1 (2) Twenty-nine percent (29%) to the Highway Trust Fund. 2 (c) Accounting. – The Secretary shall charge a proportionate share of a refund allow			
2 (c) Accounting. – The Secretary shall charge a proportionate share of a refund allow			
	ved		
3 under this Article to each fund or account to which revenue collected under this Article is credi	ted.		
4 The Secretary shall credit revenue or charge refunds to the appropriate funds or accounts of	n a		
5 monthly basis."			
6			
7 RISK-BASED MANAGEMENT ACTIONS PREAPPROVAL			
8 SECTION 14.5. G.S. 143-215.94E(e5) is amended by adding a new subdivision	n to		
9 read:			
10 "(10) Each fiscal year, the Department may preapprove and authorize tasks, the			
11 of which is to be paid or reimbursed from the Commercial Fund and the s			
12 total of which shall not exceed five hundred thousand dollars (\$500,000),			
13 have not been authorized pursuant to subdivisions (5) and (6) of this subsection for the supersection of completing rick based menogement estimates to			
14for the purpose of completing risk-based management actions leading to15further action or closure. A claim for payment or reimbursement of costs			
15further action or closure. A claim for payment or reimbursement of costs16tasks that are authorized under this subdivision shall be paid or reimbursed			
17 the same basis as tasks that are authorized under subdivision shall be paid of reinbursed 17			
18 subsection."	uns		
19			
20 COASTAL RECREATIONAL FISHING LICENSES CONFORMING CHANGE			
21 SECTION 14.8. G.S. 113-174.1(f) reads as rewritten:			
22 "§ 113-174.1. License required; general provisions governing licenses.			
23			
24 (f) Cancellation of Fraudulent License; Penalties. – The Wildlife Resources Commiss	ion		
25 may cancel a license issued by the Commission under this Article or Article 25A of this Chapter	r if		
	the license was issued on the basis of false information supplied by the license applicant. The		
Division may cancel a For Hire Blanket CRFL-License issued under G.S. 113-174.3 or an Ocean			
Fishing Pier Blanket CRFL issued under G.S. 113-174.4 if the license was issued on the basis of			
false information supplied by the license applicant. A cancelled license is void from the date of			
30 issuance. It is a Class 1 misdemeanor for an individual to knowingly do any of the following:			
31"			
33 MARINE PATROL/SHELLFISH SANITATION EQUIPMENT SALES	- f		
34 SECTION 14.9.(a) The Division of Marine Fisheries of the Department 35 Environmental Quality may sell the following aircraft and water vessels from its fleet			
35 Environmental Quality may sell the following aircraft and water vessels from its fleet 36 expeditiously as possible in order to modernize the fleet:	as		
37 (1) 1999 48' Sea Ark – patrol vessel "Roanoke."			
37 (1) 1999 48 Sea Arc – paror vesser Roanoke. 38 (2) 1995 Husky airplane.			
39 (3) 1998 25' Parker boat hull with trailer.			
40 (4) 1993 18' Parker boat with engine and trailer.			
41 Notwithstanding G.S. 143C-6-4 or any other provision of law, the Division may sp	end		
42 funds received from the sales of the equipment identified in this subsection for future equipm			
43 acquisitions to support the enforcement efforts of the Marine Patrol. The sales proceeds			
44 appropriated for that purpose and shall be incorporated into the authorized budget of the Divisio			
45 SECTION 14.9.(b) The Division shall report to the Fiscal Research Division and			
46 Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources			
47 the proceeds of the dispositions authorized by this section and the Division's plans for use of			
48 proceeds.			
49			
50 PROMOTE SHELLFISH INDUSTRY			
51 SECTION 14.11.(a) G.S. 113-202(j) reads as rewritten:			

1 "(j) Initial leases begin upon the issuance of the lease by the Secretary and expire at noon 2 on the first day of July following the tenth anniversary of the granting of the lease. Renewal leases 3 are issued for a period of 10 years from the time of expiration of the previous lease. At the time of 4 making application for renewal of a lease, the applicant must pay a filing fee of one hundred dollars (\$100.00). The rental for initial leases is one dollar (\$1.00) per acre until noon on the first 5 6 day of July following the first anniversary of the lease. Thereafter, for initial leases and from the 7 beginning for renewals of leases entered into after that date, the rental is ten dollars (\$10.00) per 8 acre per year. Rental must be paid annually in advance prior to the first day of April-July each 9 year. Upon initial granting of a lease, the pro rata amount for the portion of the year left until the 10 first day of July must be paid in advance at the rate of one dollar (\$1.00) per acre per year; then, 11 on or before the first day of April July next, the lessee must pay the rental for the next full year."

12 13

SECTION 14.11.(b) G.S. 113-202.1 reads as rewritten:

"§ 113-202.1. Water column leases for aquaculture.

(a) To increase the productivity of leases for shellfish culture issued under G.S. 113-202,
the Secretary may amend shellfish cultivation leases to authorize use of the water column
superjacent to the leased bottom under the terms of this section when he determines the public
interest will benefit from amendment of the leases. Leases with water column amendments must
produce shellfish in commercial quantities at four times the minimum production rate of leases
issued under G.S. 113-202, or any higher quantity required by the Marine Fisheries Commission
through duly adopted rules.

21

...

...

(f) Amendments of shellfish cultivation leases to authorize use of the water column are not transferrable except when the Secretary approves the transfer after public notice and hearing consistent with subsection (c) of this section.may be transferred with a bottom lease for the remainder of the term of the amendment at the same rental rate and term as set forth in subsection (d) of this section and so long as notice of the transfer is provided to the Secretary as required by <u>G.S. 113-202(k).</u>

28

29 To the extent required by demonstration or research aquaculture development projects, (i) 30 the Secretary may amend existing leases and issue leases that authorize use of the bottom and the 31 water column. Demonstration or research aquaculture development projects may be authorized for 32 two-five years with no more than one renewal and when the project is proposed or formally 33 sponsored by an educational institution which conducts research or demonstration of aquaculture. 34 Production of shellfish with a sales value in excess of one thousand dollars (\$1,000) five thousand 35 dollars (\$5,000) per acre per year shall constitute commercial production. Demonstration or 36 research aquaculture development projects shall be exempt for the rental rate in subsection (d) of 37 this section unless commercial production occurs as a result of the project."

38

SECTION 14.11.(c) G.S. 113-202.2 reads as rewritten:

39 "§ 113-202.2. Water column leases for aquaculture for perpetual franchises.

40 (a) To increase the productivity of shellfish grants and perpetual franchises for shellfish 41 culture recognized under G.S. 113-206, the Secretary may lease the water column superjacent to 42 such grants or perpetual franchises (hereinafter "perpetual franchises") under the terms of this 43 section when it determines the public interest will benefit from the lease. Perpetual franchises with 44 water column leases must produce shellfish in commercial quantities at four times the minimum 45 production rate of leases issued under G.S. 113-202, or any higher quantity required by the Marine 46 Fisheries Commission by rule.

47

48 (d) Water column leases to perpetual franchises shall be issued for a period of five-10 49 years and may be renewed pursuant to subsection (g) of this section. The rental for an initial water 50 column lease issued under this section is the same as the rental set in G.S. 113-202.1 for an initial 51 water column amendment issued under that section, and the rental for a renewed water column

lease issued under this section is the same as the rental set in G.S. 113-202.1 for a renewed water
 column amendment issued under that section.

3

4 (f) Water column leases to perpetual franchises are not transferrable except when the 5 Secretary approves the transfer after public notice and hearing consistent with G.S. 113-202(f) and 6 (g).may be transferred with a perpetual franchise for the remainder of the term of the lease at the 7 same rental rate and term as set forth in subsection (d) of this section and so long as notice of the 8 transfer is provided to the Secretary as required by G.S. 113-202(k).

9

(i) Demonstration or research aquaculture development projects may be authorized for
 two-five years with no more than one renewal and when the project is proposed or formally
 sponsored by an educational institution which conducts aquaculture research or demonstration
 projects. Production of shellfish with a sales value in excess of one thousand dollars (\$1,000)five
 thousand dollars (\$5,000) per acre per year shall constitute commercial production. Demonstration
 or research aquaculture development projects shall be exempt from the rental rate in subsection (d)
 of this section unless commercial production occurs as a result of the project."

17 **SECTION 14.11.(d)** The Chief Sustainability Officer of the University of North 18 Carolina at Chapel Hill shall convene a stakeholder working group to study and advance efforts to 19 ecologically restore and achieve economic stability of the shellfish aquaculture industry, including 20 (i) how best to spend financial resources to counter declining oyster populations and habitats; (ii) 21 the use of nonnative oyster species to accomplish oyster restoration; (iii) means of combating 22 oyster disease and managing harvesting practices to balance the needs of the industry and promote 23 long-term viability and health of oyster habitat and substrate; (iv) economic aquaculture methods 24 to improve oyster stock and populations; (v) long-term, dedicated options for funding sources and 25 water quality improvements; (vi) means to increase oyster production for both population growth 26 and harvest; (vii) options that expand the use of private hatchery capacity in the State; (viii) 27 options for promoting the use of cultch planting to enhance and increase oyster habitat and 28 population; (ix) other resources that might be leveraged to enhance reform efforts; and (x) any 29 other issue the Institute deems relevant.

30 **SECTION 14.11.(e)** In the conduct of the study required by subsection (d) of this 31 section, the Officer shall convene and consult with a stakeholders group that includes 32 representatives of the commercial and recreational oyster harvesting industries, the North Carolina 33 Division of Marine Fisheries, the Marine Fisheries Commission, nature conservation entities, and 34 experts in the fields of marine biology and marine ecology.

SECTION 14.11.(f) The University of North Carolina at Chapel Hill shall report the results of its study, including any recommendations and suggested legislation needed to implement the recommendations, to the Fiscal Research Division, the Environmental Review Commission, and the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources no later than December 31, 2018.

40 **SECTION 14.11.(g)** Notwithstanding any other provision of law, funds provided to 41 the Division of Marine Fisheries of the Department of Environmental Quality for contracting with 42 the University of North Carolina at Wilmington to develop oyster brood stock to provide seed for 43 aquaculture shall be transferred to, and not through a contractual arrangement with, the University 44 of North Carolina at Wilmington for that purpose. No indirect facilities and administrative costs 45 shall be charged by the University against the funds transferred by this subsection.

46

47 CLARIFY AQUATIC WEED CONTROL FUNDING ELIGIBILITY

48 **SECTION 14.12.(a)** Part 8B of Article 21 of Chapter 143 of the General Statutes 49 reads as rewritten:

50 "Part 8B. Shallow Draft Navigation Channel <u>Dredging</u> and <u>Lake Dredging Aquatic Weed</u> Fund.

General P	Assembly Of North Carolina	Session 201
"§ 143-2	8	el Dredging and Lake Maintenance
(a)	<u>Aquatic Weed</u> Fund. Fund Established. – The Shallow Draft Na	wightion Channel Dradging and Lak
	nce-Aquatic Weed Fund is established as a spec	0 0 0
	ted to it under G.S. 75A-3 and G.S. 75A-38, taxe	
	contributed by non-State entities.	es creatica to it anaci (0.5. 105-44).120
(b)	Uses of Fund. – Revenue in the Fund may only	be used for the following purposes:
	 (1) To provide the State's share of the cos designed to keep shallow draft navigat waters of the state located within lakes r 	ts associated with any dredging projection channels located in State waters of
	 For aquatic weed control projects in v under Article 15 of Chapter 113A of th weed control projects is limited to five 	waters of the State located within lake the General Statutes. Funding for aquation
	each fiscal year.	
(c)	Cost-Share. – Any project funded by revenue f	from the Fund must be cost-shared with
non-State	dollars as follows:	
	(3) The cost-share for a lake maintenance and the share for a lak	an aquatic wood control project shall h
	at least one non-State dollar for every do	
	lake an aquatic weed control project lo	
	Parks System shall be provided by the	-
	Department of Natural and Cultural I	
	Recreation may use funds allocated	
	projects under G.S. 143B-135.56 for the	•
	(4) The cost-share for the dredging of the a	
	Festival Park may be paid from the Hi	
	by G.S. 143B-131.8A.	
<u>(f)</u>	Report The Department shall report annua	• •
	funded under this section to the Fiscal Resear	
-	Committee on Agriculture and Natural and	-
-	roject type (dredging or weed control), project l	ocation, brief project description, entit
receiving	the funding, and amount of funding provided."	
	SECTION 14.12.(b) G.S. 75A-3(c) reads as re	
"(c)	The Boating Account is established within the	
	250. Interest and other investment income earned	•
	ys collected pursuant to the numbering and titl to this Account. Motor fuel excise tax rever	• •
	449.126. The Commission shall use revenue in	
	Let and the Personnel Act, for the administratio	5
-	relating to boating and water safety including	-
	nent; and for boating access area acquisition,	
-	ion shall use at least three dollars (\$3.00) of each	-
	nine dollars (\$9.00) of each three-year certification	-
	-	ss area acquisition, development, an
at least n	z provisions of U.S. /JA-J IOI DUALING ACCES	
at least n numbering	• • • •	
at least n numbering maintenar	nce. The Commission shall transfer on a quart	terly basis fifty percent (50%) of eac
at least n numbering maintenan one-year c	• • • •	terly basis fifty percent (50%) of each of each three-year certificate of number
at least n numbering maintenan one-year o fee collect	nce. The Commission shall transfer on a quart certificate of number fee and fifty percent (50%)	terly basis fifty percent (50%) of each of each three-year certificate of numbe 5A-5 to the Shallow Draft Navigation

	General Assembly Of North Carolina	Session 2015
1 2 3 4 5 6	"(b) The Commission shall charge a fee of thirty dollars (\$30.00) to is certificate of title. The Commission shall transfer on a quarterly basis at leas of each new or transfer certificate of title to the Shallow Draft Navigation O Lake Maintenance Aquatic Weed Fund established by G.S. 143-215.73F. The charge a fee of ten dollars (\$10.00) for each duplicate title it issues and for supplemental lien."	st ten dollars (\$10.00) Channel Dredging and The Commission shall
0 7	SECTION 14.12.(d) G.S. 105-449.126 reads as rewritten:	
8	"§ 105-449.126. Distribution of part of Highway Fund allocation to Wild	dlifa Pasaureas Fund
9	and Shallow Draft Navigation Channel Dredging and Lake A	
10	Weed Fund.	ramenance <u>riquate</u>
11	<u></u>	
12	(b) The Secretary shall credit to the Shallow Draft Navigation Chann	el Dredging and Lake
13	Maintenance Aquatic Weed Fund one percent (1%) of the amount that is allo	00
14	Fund under G.S. 105-449.125 and is from the excise tax on motor fuel. Re	evenue credited to the
15	Shallow Draft Navigation Channel Dredging and Lake Maintenance Aqua	
16	this section may be used only for the dredging activities described in G	
17	Secretary shall credit revenue to the Shallow Draft Navigation Channel	6 6
18	Maintenance Aquatic Weed Fund on a quarterly basis. The Secretary must	make the distribution
19	within 45 days of the end of each quarter."	
20		
21	DEVELOPMENT OF NEW COMPREHENSIVE NUTRIENT	MANAGEMENT
22 23	REGULATORY FRAMEWORK SECTION 14.13.(a) The General Assembly finds all of the follo	wing
23 24	(1) It is necessary for the State to have a comprehensive ma	
2 4 25	protect and improve water quality.	inagement strategy to
26	(2) Over the last 20 years, comprehensive watershed	nutrient management
27	strategies and buffer rules have been implemented in se	-
28	watersheds in North Carolina where surface water quality	
29	excess nutrients.	
30	(3) It is in the interest of the State to review the costs and	
31	nutrient management strategies and determine whe	
32	management strategies should be modified in order to r	naintain and improve
33	water quality in nutrient sensitive waters.	
34 25	(4) The State should revise nutrient strategies to maintain pro	5
35 36	shown to be effective; incorporate new technologic innovations; recognize investments in water quality alree	
30 37	stakeholders; and share costs on an equitable basis.	ady implemented by
38	SECTION 14.13.(b) Subsections (a) and (c) of Section 14.5	of SL 2015-241 are
39	repealed and the Department shall terminate the demonstration project author	
40	Any funds allocated under subsection (a) of Section 14.5 of S.L. 2015-241	5
41	unencumbered on the effective date of this act shall revert to the Clean Wat	-
42	Fund.	C
43	SECTION 14.13.(c) Of the funds appropriated to the Board	of Governors of The
44	University of North Carolina, the sum of five hundred thousand dollars (\$50	
45	fiscal years from 2016-2017 through 2021-2022 is allocated to the Chief Su	-
46	the University of North Carolina at Chapel Hill to designate an entity to	
47	study and analysis of nutrient management strategies (including in situ strate	U
48	of existing water quality data specifically in the context of Jordan Lake and this study, the entity shall (i) maior data callected by the Department of F	1
49 50	this study, the entity shall (i) review data collected by the Department of E and by other stokeholders from water sampling in areas subject to the Falls	
50 51	and by other stakeholders from water sampling in areas subject to the Falls Water Supply Nutrient Strategies and compare trends in water quality to the	
51	water Suppry Rutrent Strategies and compare tiends in water quality to the	implementation of the

various elements of each of the Strategies and (ii) examine the costs and benefits of basinwide nutrient strategies in other states and the impact (or lack of impact) those strategies have had on water quality. The entity shall report to the Environmental Review Commission, the Environmental Management Commission, and the Department of Environmental Quality as set forth below:

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- With respect to Jordan Lake, the final results of its study and recommendations for further action (including any statutory or regulatory changes necessary to implement the recommendations) no later than December 31, 2018, with interim updates no later than December 31, 2016, and December 31, 2017.
- (2) With respect to Falls Lake, the final results of its study and recommendations for further action (including any statutory or regulatory changes necessary to implement the recommendations) no later than December 31, 2021, with interim updates no later than December 31, 2019, and December 31, 2020.

No indirect or facilities and administrative costs shall be charged by the University against the funds allocated by this section. The Department of Environmental Quality shall provide all necessary data and staff assistance as requested by the entity for the duration of the study required by this subsection. The Department shall also designate from existing positions an employee to serve as liaison between the Department and the entity to facilitate communication and handle data requests for the duration of the project.

SECTION 14.13.(d) As part of the periodic review and readoption of rules required by G.S. 150B-21.3A, the Environmental Management Commission shall, based on the study required by subsection (c) of this section and any monitoring or modeling study conducted pursuant to existing regulations as defined in this section, review the following Nutrient Strategies:

- 25 26
- (1) The Falls Water Supply Nutrient Strategy, 15A NCAC 2B .0275 through .0282 and .0315.

The Jordan Lake Water Supply Nutrient Strategy, 15A NCAC 2B .0263

- 27
- 28 29

(2)

through .0273 and .0311.(3) Any changes to these regulations imposed by acts of the General Assembly.

30 The schedule set forth in this subsection shall modify the review and readoption 31 schedule set by the Rules Review Commission under G.S. 150B-21.3A to the extent the schedules 32 conflict. No later than December 31, 2016, the Department of Environmental Quality shall report 33 to the Environmental Review Commission a list of any other rules and any acts of the General 34 Assembly changing the rules identified in this subsection, and the Environmental Management 35 Commission's review shall include the rules identified in this section and in that report. As part of 36 its rule review process, the Environmental Management Commission shall (i) hold public hearings 37 in the upstream and downstream portions of the Falls Lake and Jordan Lake river basins and 38 subbasins and (ii) no later than December 31, 2016, convene a stakeholder working group that 39 represents all classes of users and all geographic parts of the impacted river basins and subbasins 40 and that will provide input to the Environmental Management Commission regarding the revision 41 to the Nutrient Strategies. The Environmental Management Commission shall issue 42 recommendations for revisions of the Nutrient Strategies based on its review and begin rule 43 readoption required by G.S. 150B-21.3A no later than March 15, 2019. For purposes of the 44 G.S. 150B-21.3A readoption process, the Nutrient Strategies shall be considered "necessary with 45 substantive public interest."

46 **SECTION 14.13.(e)** The Department of Environmental Quality shall study alternative 47 technologies for in situ approaches to nutrient management in Falls Lake and Jordan Lake. In its 48 study, the Department shall consider in situ treatments, including algaecide and 49 phosphorus-locking technologies, that have been certified by the United States Environmental 50 Protection Agency for use in drinking water sources. Of the funds appropriated in this act to the 51 Department of Environmental Quality, the sum of one million three hundred thousand dollars

1 (\$1,300,000) for the 2016-2017 fiscal year may be used to implement a trial of these technologies. 2 If the Department decides to implement a trial, it shall enter into a contract for the trial by 3 December 31, 2016. Any contract entered into under this subsection shall not be subject to Article 4 3 or Article 8 of Chapter 143 of the General Statutes. The study shall determine whether these 5 treatments would provide improvements in water quality and whether the improvements would be 6 more cost-effective than more conventional nutrient mitigation strategies. The Department shall 7 submit an interim report no later than March 1, 2017, and a final report no later than March 1, 8 2018, to the Environmental Review Commission, the Joint Legislative Oversight Committee on 9 Agriculture and Natural and Economic Resources, and the Fiscal Research Division. If the 10 Department finds these strategies to be effective, it shall incorporate them into the Nutrient 11 Strategies readoption required by subsection (d) of this section. Funds allocated by this subsection 12 shall remain available until the conclusion of the study, and any funds unused at that time shall 13 revert to the General Fund.

14 **SECTION 14.13.(f)** Impervious surface added in a city or county within the Jordan 15 Lake watershed after July 26, 2013, and prior to December 31, 2020, shall, notwithstanding any 16 other provision of law or associated regulations adopted by the Environmental Management 17 Commission, not be counted as built-upon area for purposes of a city's or county's calculation of 18 nutrient loading targets under a Development Stormwater Rule. Pursuant to G.S. 153A-145.6 and 19 G.S. 160A-205.1, cities and counties shall not enforce Development Stormwater Rules through 20 any ordinance, code, standard, committed element, condition, or contractual obligation imposed 21 by, agreed upon, or accepted by a county or city. For purposes of this subdivision, "Development Stormwater Rule" shall mean 15A NCAC 2B .0265 (Stormwater Management for New 22 23 Development) and 15A NCAC 2B .0266 (Stormwater Management for Existing Development), or 24 equivalent or more stringent ordinance, code, standard, or committed element related to 25 nutrient-loading targets in the Jordan Lake watershed.

26 **SECTION 14.13.(g)** The Department of Environmental Quality shall study the 27 following issues related to nutrient impact fees and other water quality impact mitigation programs 28 in Jordan Lake and Falls Lake:

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- (1) The impact, costs, and benefits of setting nutrient offset fees on a subbasin- or area-specific basis, together with an estimate of the subbasin-specific nutrient offset fees for each subbasin in the Jordan Lake and Falls Lake watersheds or area draining to a particular arm of Jordan Lake or Falls Lake.
- (2) Watersheds and river basins or subbasins where private providers of mitigation services are adequately serving existing and projected demand over the next five years, and whether (i) the continuing provision of mitigation services by the State in those areas is necessary and (ii) statutory authority to provide mitigation services in those areas should be totally or partially repealed.

The Department shall report no later than December 1, 2016, to the Environmental Review Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, and the Fiscal Research Division regarding the results and recommendations from its study and any suggested legislation necessary to implement the recommendations.

- 42 **SECTION 14.13.(h)** The rules described below shall not take effect and are subject to 43 the review and readoption required by subsection (d) of this section:
- 44 45

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- With respect to the Jordan Lake rules, as defined by subdivisions (2) and (3) of subsection (d) of this section, any rules with effective dates between the effective date of this act and October 15, 2019.
- 47 (2) With respect to the Falls Lake rules, as defined by subdivisions (1) and (3) of
 48 subsection (d) of this section, any rules with effective dates between the
 49 effective date of this act and October 15, 2022.
- 50 **SECTION 14.13.(i)** Stormwater treatment practices that have been approved by the 51 Chesapeake Bay Commission for TMDL compliance in the Chesapeake Bay watershed shall be

1 allowed for TMDL compliance in the Jordan Lake and Falls Lake watersheds at the same pollutant 2 removal efficiency value established for each such practice for the Chesapeake Bay watershed. 3 The Department shall report no later than December 1, 2016, to the Environmental Review 4 Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and 5 Economic Resources, and the Fiscal Research Division on the need and desirability of establishing 6 State-specific pollutant removal efficiency values for the stormwater treatment practices allowed 7 by this subsection. If the Department decides to establish State-specific values, it shall incorporate 8 those values into the Nutrient Strategies readoption required by subsection (d) of this section. 9 SECTION 14.13.(j) Subsection (b) of this section becomes effective on the earlier of 10 July 1, 2016, or the date of termination of a contract related to in situ water quality remediation 11 strategies that was previously extended pursuant to Section 14.5 of S.L. 2015-241. 12 13 MATTAMUSKEET LODGE TRANSFER AND ADVANCED PLANNING 14 **SECTION 14.14.(a)** The Mattamuskeet Lodge and surrounding property transferred 15 from the federal government by Public Law 109-358, entitled the "Lake Mattamuskeet Lodge 16 Preservation Act," is reallocated from the Department of Natural and Cultural Resources to the 17 Wildlife Resources Commission. 18 SECTION 14.14.(b) G.S. 121-9.1 reads as rewritten: 19 "§ 121-9.1. Lake Mattamuskeet Lodge Preservation. 20 (a) Notwithstanding G.S. 121-9, the State of North Carolina accepts the transfer of the 21 Mattamuskeet Lodge and surrounding property to the State under the Lake Mattamuskeet Lodge 22 Preservation Act, P.L. 109-358. After completion of repairs and renovations by the Department of 23 Natural and Cultural Resources, the The property shall be transferred to and managed by the 24 Wildlife Resources Commission. 25 Any plans for repair and renovation of the Mattamuskeet Lodge from the Repairs and (b)Renovations Reserve Account under G.S. 143C-4-3 are subject to review by the Wildlife 26 27 Resources Commission." 28 SECTION 14.14.(c) The Wildlife Resources Commission shall undertake advanced 29 planning for the completion of renovations of the Lake Mattamuskeet Lodge and explore 30 opportunities for a public-private partnership for the future operation of the Lodge to optimize the 31 sustainability and benefit of the Lodge to the community. In order to conduct these activities, the 32 Commission may use up to two hundred thousand dollars (\$200,000) of the funds appropriated to 33 it for the 2016-2017 fiscal year. The Commission shall report to the Joint Legislative Oversight 34 Committee on Agriculture and Natural and Economic Resources no later than January 15, 2017, 35 regarding its implementation of the requirements of this section. 36 37 **RIGHT OF ENTRY CLARIFICATION** 38 SECTION 14.15. Article 17 of Chapter 113 of the General Statutes is amended by 39 adding a new section to read: 40 "§ 113-221.5. Right of entry to enforce certain sanitation requirements. The Secretary of Environmental Quality and a local health director shall each have the 41 (a) 42 delegable right of entry upon the premises of any place where entry is necessary to enforce the provisions of G.S. 113-221.2(a) or the rules adopted by the Marine Fisheries Commission or a 43 local board of health. If consent for entry is not obtained, an administrative search and inspection 44 45 warrant shall be obtained pursuant to G.S. 15-27.2. However, if an imminent hazard exists, no warrant is required for entry upon the premises." 46 47 48 **CRAB POT REMOVAL PILOT PROGRAM** 49 **SECTION 14.18.** Of the funds appropriated to the Department of Environmental 50 Quality, Division of Marine Fisheries, for the 2016-2017 fiscal year, one hundred thousand dollars 51 (\$100,000), nonrecurring, shall be used for a pilot program to be administered by North Carolina

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Sea Grant at North Carolina State University (Sea Grant) for the removal of derelict crab pots in 1 2 State waters. Sea Grant may contract with nonprofit organizations to conduct and oversee the 3 removal of derelict crab pots, provided that the nonprofit organizations involved are required to 4 report expenditures and performance data to Sea Grant. No indirect facilities and administrative 5 costs shall be charged by Sea Grant or any constituent institution of the University of North 6 Carolina System against the funds allocated by this section. Sea Grant shall submit a report on the 7 performance of the pilot program, including expenditures and number of derelict crab pots 8 retrieved, to the chairs of the Joint Oversight Committee on Agriculture and Natural and 9 Economic Resources and the Fiscal Research Division on or before May 1, 2017.

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11 SHALLOW DRAFT FUND SPONSORED COASTAL MANAGEMENT POSITION

SECTION 14.19. G.S. 143-215.73F(b) is amended by adding a new subdivision to read:

- "(3) For the compensation of a beach and inlet management project manager with the Division of Coastal Management of the Department of Environmental Quality for the purpose of overseeing all activities related to beach and inlet management in the State. Funding for the position is limited to ninety-nine thousand dollars (\$99,000) in each fiscal year."
- 18 19 20

WASTEWATER DISCHARGE MITIGATION

SECTION 14.20.(a) Of the funds appropriated in this act to the Department of Environmental Quality, Division of Water Infrastructure, the sum of four hundred thousand dollars (\$400,000), nonrecurring, for the 2016-2017 fiscal year shall be used to provide a grant for wastewater infrastructure improvements to a municipality located in a development tier three county where the municipality has a population under 100 according to the most recent decennial census and has been issued Notices of Violation from both a county and the Division of Water Resources for illegal wastewater discharges.

SECTION 14.20.(b) Of the funds appropriated in this act to the Department of Environmental Quality, Division of Water Infrastructure, the sum of one million dollars (\$1,000,000), nonrecurring, for the 2016-2017 fiscal year shall be allocated to Duplin County to be used to correct an on-site school sewer compliance issue at B.F. Grady Elementary School.

SECTION 14.20.(c) Of the funds appropriated in this act to the Department of Environmental Quality, Division of Water Infrastructure, the sum of seven hundred thousand dollars (\$700,000), nonrecurring, for the 2016-2017 fiscal year shall be allocated to the Town of Fontana Dam to be used for wastewater system upgrades.

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REGIONAL WATER AND SEWER AUTHORITY FUNDING

38 SECTION 14.20A.(a) Of the funds appropriated to the Department of Environmental 39 Quality, Division of Water Infrastructure, by this act, the sum of fourteen million five hundred 40 forty-eight thousand nine hundred eighty-one dollars (\$14,548,981) shall be used by the Division 41 to fund interconnection and extension of water lines to participating counties and municipalities 42 undertaken by a Regional Water and Sewer Authority established pursuant to Article 1 of Chapter 43 162A of the General Statutes, provided that the Authority includes the Counties of Rockingham 44 and Guilford and one or more municipalities within those counties. The funds allocated by this 45 section may also be used for one or more regional interconnections with municipalities in 46 Rockingham or Guilford Counties that do not join the Authority described by this subsection if the 47 interconnections are necessary to provide sufficient water resources to support the water system 48 expansion needed to meet current and planned future needs of the Authority.

49 **SECTION 14.20A.(b)** If the Regional Water Authority described by this section is 50 formed prior to June 30, 2017, the Division of Water Infrastructure shall transfer the funds 51 allocated by this section to the Authority for the purposes described in subsection (a) of this

section. Otherwise, the funds allocated by this section shall revert to the General Fund.
 Notwithstanding G.S. 143C-6-23(f1)(1), funds allocated to the Authority but not used by June 30,

3 2020, shall revert to the General Fund.

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CATALOG OF WETLAND AND STREAM MITIGATION CREDITS

6 **SECTION 14.21.** The Division of Mitigation Services shall catalog all wetland and 7 stream mitigation credits in State ownership. The Department of Transportation shall provide 8 support and assistance to the Division in carrying out the requirements of this section, including 9 providing access to data on mitigation credits acquired by the Department of Transportation 10 associated with completed, ongoing, and planned transportation projects. The Division shall 11 provide the catalog along with any relevant supporting information to the Environmental Review Commission, the Joint Legislative Oversight Committee on Agriculture and Natural and 12 13 Economic Resources, and the Joint Legislative Transportation Oversight Committee no later than 14 December 31, 2016.

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16 BEACH NOURISHMENT STUDIES

17 SECTION 14.22.(a) The Division of Coastal Management and the Department of 18 Environmental Quality shall study and provide an executive summary of readily available data and 19 existing studies on the physical and economic, storm mitigation, and public safety benefits of 20 out-of-state coastal storm damage reduction and beach nourishment projects. Specific items 21 benefitted by coastal storm damage reduction shall include, at a minimum, public infrastructure, 22 public property, private property, small businesses, and tourism. The results of the study shall be 23 reported no later than November 1, 2016, to the Joint Legislative Oversight Committee on 24 Agriculture and Natural and Economic Resources.

25 SECTION 14.22.(b) The County Tax Office of each covered county shall work 26 together to identify all privately and publicly owned property island-wide in the county. A covered 27 county includes the Counties of Brunswick, New Hanover, Pender, Onslow, Carteret, Hyde, Dare, 28 and Currituck. Each County Tax Office shall determine whether the mailing/ownership address on 29 the tax record of such property is (i) in the county where such property is located, (ii) in a 30 noncovered county in North Carolina, or (iii) outside the State of North Carolina. Each County 31 Tax Office shall send an electronic list of the property addresses and matched mailing/ownership 32 addresses suitable for electronic sorting no later than November 1, 2016, to the Department of 33 Environmental Quality and the Joint Legislative Oversight Committee on Agriculture and Natural 34 and Economic Resources.

35 **SECTION 14.22.(c)** The Department of Commerce shall study and provide an 36 executive summary of readily available economic data related to the 20 coastal counties of the 37 State for the purpose of quantifying the contribution of the coastal economy to the economy of the 38 State as a whole, considering, at a minimum, the benefits of travel and tourism, small businesses, 39 job creation and opportunity, and tax revenues, including property, sales, and income taxes. The 40 Department shall report the results of the study no later than November 1, 2016, to the Department 41 of Environmental Quality and the Joint Legislative Oversight Committee on Agriculture and 42 Natural and Economic Resources.

43 **SECTION 14.22.(d)** The Department of Environmental Quality shall include the 44 studies required by each subsection of this section as appendices to the Beach and Inlet 45 Management Plan required by Section 14.6(b)(4) of S.L. 2015-241.

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47 EXTEND THE SUNSET ON ALLOWABLE TERM LENGTH OF CERTAIN STATE 48 REVOLVING FUND LOANS

49 SECTION 14.23.(a) G.S. 159G-40(b), as amended by Section 4(a) of S.L. 2015-207,
 50 reads as rewritten:

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"(b) Interest Rate and Maturity. – The interest rate payable on and the maximum maturity of a loan are subject to the following limitations:
 Maturity. – The maximum maturity for a loan for a project that is not a high unit cost project may not exceed targeted interest rate project is 20 years
or the project's expected life, whichever is shorter. The maximum maturity for a loan for a high-unit-cost targeted interest rate project is 30 years or the project's expected life, whichever is shorter."
SECTION 14.23.(b) Section 4(b) of S.L. 2015-207 reads as rewritten:
"SECTION 4.(b) This section is effective when it becomes law and expires July-October 1,
2016. The sunset does not affect the validity of any loan agreement approved by the Local
Government Commission prior to the sunset or loan increases approved after the sunset, provided
the loan was approved in accordance with G.S. 159G-40, as amended by this section, prior to the
sunset."
SECTION 14.23.(c) Subsection (a) of this section becomes effective October 1, 2016.
The remainder of this section is effective when it becomes law.
DADT VIV A WILDLIFF DESCLIDCES COMMISSION
PART XIV-A. WILDLIFE RESOURCES COMMISSION
OUTDOOR HERITAGE ADVISORY COUNCIL
SECTION 14A.1.(a) G.S. 143B-344.60 reads as rewritten:
"Part 36. Outdoor Heritage Advisory Council.
"§ 143B-344.60. Outdoor Heritage Advisory Council.
(a) The Outdoor Heritage Advisory Council is established within the North Carolina
Wildlife Resources Commission for organizational and budgetary purposes only. The Council
shall exercise all of its statutory powers independent of control by the Executive Director of the
Wildlife Resources Commission. The Council shall advise State agencies and the General
Assembly on the promotion of outdoor recreational activities, including, but not limited to, hiking,
horseback riding, boating, sport shooting and archery, bird watching and wildlife watching,
camping, swimming, hunting, trapping, and fishing in order to preserve North Carolina's outdoor
heritage for future generations.
(b) The Council shall consist of <u>11-13</u> members, appointed as follows:
(1) Three <u>Four</u> members appointed by the General Assembly, upon the
recommendation of the President Pro Tempore of the Senate.
(2) Three <u>Four</u> members appointed by the General Assembly, upon the
recommendation of the Speaker of the House of Representatives.
 (3) Three members appointed by the Governor. (4) One member appointed by the Commissioner of Agriculture
 (4) One member appointed by the Commissioner of Agriculture. (5) One member appointed by the chair of the Wildlife Resources Commission.
All members of the Council shall have knowledge and experience in outdoor recreational
activities and have a demonstrated interest in promoting outdoor heritage.
(c) The terms of the initial members of the Council shall commence October 1, 2015. Of
the Governor's initial appointments, one member shall be designated to serve a term of three years,
one member shall be designated to serve a term of two years, and one member shall be designated
to serve a term of one year. Of the initial appointments by the President Pro Tempore of the
Senate, one member shall be designated to serve a term of three years, one member shall be
designated to serve a term of two years, and one member shall be designated to serve a term of one
year. Of the initial appointments by the Speaker of the House of Representatives, one member
shall be designated to serve a term of three years, one member shall be designated to serve a term
of two years, and one member shall be designated to serve a term of one year. The members
appointed by the Commissioner of Agriculture and the chair of the Wildlife Resources

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1 2 3	Commission shall each serve an initial term of four years. After the initial appointees' terms have expired, all members shall be appointed for a term of four years. No member shall serve more than two successive terms.				
4 5 6	Any appointment to fill a vacancy on the Council created by the resignation, dismissal, death, or disability of a member shall be for the balance of the unexpired term.				
7 8	SECTION	14A.1.(b) Notwithstanding G.S. 143B-344.60(c), the his section shall serve an initial term of two years contained by the section shall serve and the section section shall serve and the section section shall serve and the section section section section shall serve an initial term of two sections sections are set of the section sec			
9 10	2016.	ins section shall serve an initial term of two years co.	inneneng october 1,		
10 11 12	PART XV. DEPART	MENT OF COMMERCE			
13 14 15	SECTION	 TED CDBG AND FEDERAL FUNDS 15.1.(a) Section 15.6(b) of S.L. 2015-241 reads as rev. (b) To allow the Department of Commerce and 			
16 17		tural Resources to quickly deploy deobligated CDB funds as they are identified throughout each program			
18 19 20	shall apply to the use otherwise expressly pr	of deobligated CDBG funds and surplus federal admin ovided by law:	istrative funds, unless		
21 22 23 24 25 26 27 28	sun dol	he 2015-2017 fiscal biennium, the Department of Co n of five million nine hundred eight thousand four hars (\$5,908,497) ten million six hundred forty-eight to nty-nine dollars (\$10,648,189) in deobligated CDBG fu Four_Three million six hundred fifty-eight the ninety-seven dollars (\$4,658,497) for:(\$3,658,497) 1. Providing public services and public facil public services includes providing substan	hundred ninety-seven housand one hundred inds as follows: busand four hundred for providing ities. The category of		
29 30 31 32 33		employment services, including job train at-risk veterans in the State. 2. If House Bill 108, 2015 Regular Ser providing up to one million dollars 2016-2017 fiscal year to be used to fund	ssion, becomes law, (\$1,000,000) in the		
34 35 36		infrastructure, and building developmen generated from awards made from the captured in the existing CDBG revolving to	nt. Program income loan fund shall be		
30 37 38	b.	Five hundred thousand dollars (\$500,000) for exist that encounter cost overruns.			
39 40 41	с.	Up to seven hundred fifty thousand dollars (\$75 training and guidance to local governments re program, its management, and administration requi	lative to the CDBG		
42 43 44	<u>d.</u>	Four million four hundred eighty-nine thousand si dollars (\$4,489,692) to be transferred to Environmental Quality for water and sewer project	x hundred ninety-two the Department of		
45 46 47	<u>e.</u>	One million two hundred fifty thousand dollars Department of Commerce to be used for the Sta coordination with the Broadband Infrastruct	s (\$1,250,000) to the te Broadband Plan in		
48 49 50 51	Con	Department of Information Technology. deobligated CDBG funds that arise in a category the nmerce is responsible for administering after the pro- of this subsection have been met, and any	visions of subdivision		

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	administrative funds, as provide	ed for in subdivision (1) of this subsection, may
	be used by the Department for a	· · · · ·
	• •	OBG economic development program category.
	0	nd guidance to local governments relative to the
		agement, and administrative requirements.
	1 0	consistent with the Department's administration
	• • •	if an equal amount of State matching funds is
	available.	in an equal amount of State matching funds is
"	avanable.	
SE	TION 15.1.(b) The Department	t of Commerce shall report on its proposed
		bligated CDBG funds to support that initiative.
		itiative complies with the State broadband plan
-		all also include details about (i) the type of sites
		rojects, (iii) the constituents it intends to serve,
		ment shall submit the report to the chairs of the
•		Committee, the chairs of the Joint Legislative
		ral and Economic Resources, and the Fiscal
	ion on or before February 1, 2017.	and and Economic Resources, and the Histar
	•	of Commerce, in cooperation with the Division
	· · · · ·	mental Quality, shall report on the feasibility of
	-	G funds, to establish a program to assist with
-	• •	heries in coastal communities. The Department
		versight Committee on Agriculture and Natural
		Division on or before February 1, 2017.
		ent of Commerce, in cooperation with the
	· · · · · · · · · · · · · · · · · · ·	s, shall report on the feasibility of using CDBG
-	-	te a program to provide a source of funding and
		State in low-income areas to improve access to
		he report to the Joint Legislative Oversight
•	1	mic Resources and the Fiscal Research Division
	bruary 1, 2017.	The Resources and the Fiscal Research Division
	ordary 1, 2017.	
MODIFY D	ISBURSEMENT PROCESS	FROM ECONOMIC DEVELOPMENT
RESERVE		
	CTION 15.2.(a) G.S. 143B-437.63	reads as rewritten:
	3. JDIG Program cash flow requi	
Notwithsta	nding any other provision of law	, grants made through the Job Development
		nsferred pursuant to G.S. 143B-437.61, shall be
	• •	basis. The Office of State Budget and
U		odically transfer funds from the JDIG Reserve
		epartment of Commerce disburse funds in an
-		and amounts to be transferred pursuant to
		ar. It is the intent of the General Assembly to
		established in this Part in amounts sufficient to
	pated cash requirements for each fise	
	CTION 15.2.(b) G.S. 143B-437.75	
	5. Cash flow requirements.	
		moneys allocated from the One North Carolina
		flow basis. The Office of State Budget and
	-	5

50 <u>Management Department of Commerce</u> shall periodically transfer funds from the One North

	General Assembly Of North Carolina Sess	ion 2015		
1	funds in an amount sufficient to satisfy Fund allocations to be transferred pur	suant to		
2	G.S. 143B-437.72 to be paid during the fiscal year. It is the intent of the General Ass	embly to		
3	appropriate funds annually to the One North Carolina Fund established in this Part in	amounts		
4	sufficient to meet the anticipated cash requirements for each fiscal year."			
5	SECTION 15.2.(c) Funds remaining as of June 30, 2016, in JDIG Reserve es			
6	pursuant to G.S. 143C-9-6 are transferred to the Department of Commerce for the JDIG	Program		
7	established pursuant to Part 2G of Article 10 of Chapter 143B of the General Statutes.			
8	SECTION 15.2.(d) Funds remaining as of June 30, 2016, in One North Carol			
9	Reserve established pursuant to G.S. 143C-9-8 are transferred to the Department of Com			
10	the One North Carolina Fund established pursuant to Part 2H of Article 10 of Chapter 14	3B of the		
11	General Statutes.			
12	SECTION 15.2.(e) G.S. 143C-9-6 and G.S. 143C-9-8 are repealed.			
13	SECTION 15.2.(f) Funds appropriated to the JDIG and One North Carol			
14	Reserves for the 2016-2017 fiscal year shall be transferred to the Department of C	ommerce		
15	(Budget Code 14600).	1		
16	SECTION 15.2.(g) The Office of State Budget and Management shall incorp			
17	recurring JDIG and One NC Fund appropriations in the base budget of the Depar	tment of		
18	Commerce.			
19 20	SECTION 15.2.(h) This section becomes effective July 1, 2016.			
20 21	EXTEND REPORTING DEADLINE FOR BROUGHTON HOSPITAL STUDY			
21	SECTION 15.5.(a) Section 15.20(c) of S.L. 2014-100 reads as rewritten:			
22	"SECTION 15.20.(c) No later than December 31, 2014, the Department of Comme	erce shall		
23	submit an interim report on the study to the Chairs of the Joint Legislative Oversight Co			
25	on Health and Human Services, to the Chairs of the Joint Legislative Committee on E			
26	Development and Global Engagement, and to the Chairs of the Joint Legislative Commission on			
27	Governmental Operations. No later than June 30, $\frac{2015,2016}{2016}$, the Department of Administration			
28	<u>Commerce</u> shall submit a final report on the results of the study to the Chairs of			
29	committees. The Department of Commerce is designated as the lead agency with respe			
30	study, as well as the site control and disposition strategies, working closely with the Depa	rtment of		
31	Health and Human Services, the Department of Administration, the City of Morganton	, and the		
32	County of Burke."			
33	SECTION 15.5.(b) On or before February 1, 2017, the Department of C			
34	shall submit a report to the Joint Legislative Oversight Committee on Agriculture and Na			
35	Economic Resources and the Fiscal Research Division detailing the expenditures associated			
36	funds appropriated by the General Assembly for the Broughton Hospital campus e	economic		
37	development project, from the inception of the project.			
38				
39	TRAVEL AND TOURISM BOARD CHANGES			
40	SECTION 15.6.(a) G.S. 143B-434.1 reads as rewritten:	1.4		
41	"§ 143B-434.1. The North Carolina Travel and Tourism Board – creation	, auties,		
42	membership.			
43 44	 (b) The function and duties of the Doord shall be			
44 45	(b) The function and duties of the Board shall be:			
4 <i>5</i> 46	(2) To advise the Secretary of Commerce in the development of a bu	idget for		
40 47	achieving the goals of the Travel and Tourism Policy Act, as pro-	0		
48	G.S. 143B-434.2.G.S. 143B-434.2 and the nonprofit corporation cont			
49	promote and market tourism.	<u>10100 10</u>		
50				

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	(5)	To name a three-member subcommittee, with one men	nber from each of th
		eastern, central, and western regions of the State, to mak	
		the Secretary of Commerce regarding any revisions in	
		tourism grants program, project applications, and crit	
		qualify for participation in the program.	1 5
	(9)	To promote policies that support tourism in North Carolir	1a.
	(10)	To advise the General Assembly on tourism policy matter	
	<u> </u>	Joint Legislative Oversight Committee on Governmen	
		Joint Legislative Oversight Committee on Agricultu	
		Economic Resources.	
(c)	The E	oard shall consist of 29 -19 members as follows:	
(•)	(1)	The Secretary of Commerce, who shall not be a voting me	ember.
	(2)	The chief executive officer of the nonprofit corpora	
	(-)	Department contracts pursuant to G.S. 143B-431.01(b)	
		voting member.	, who shall not be
	(3)	Two members-One member designated by the Board of	Directors of the Nor
	(3)	Carolina Restaurant and Lodging Association, representin	
	(4)	Two members-One member designated by the Board of	0 0 0
	(1)	Carolina Restaurant and Lodging Association, repres	
		sector.	senting the restaura
	(5)	Three Directors of Convention and Visitor Bureaus designment	mated by the Board
	(\mathbf{J})	Directors of the North Carolina Association of Co	•
		Bureaus.One member of the Destination Marketing	
		Carolina designated by the Board of Directors of the I	
		Association of North Carolina.	
	(6)	The Chairperson Chair of the Travel and Touris	m Coalition or t
	(0)	<u>Chairperson's Chair's designee.</u>	Sin Coantion of a
	(7)	The President of the North Carolina Travel Industry A	esociation One perso
	()	who is a member of the Travel and Tourism Coalition de	
		of Directors of the Travel and Tourism Coalition.	esignated by the Doa
	(8)	A member designated by the Board of Directors of the	North Carolina Trav
	(0)	· ·	North Carolina Irav
	(0)	Industry Association. The President of the North Carolina Chamber.	
	(9) (10)		Datualaum Maultata
	(10)	One member designated by the North Carolina	Petroleum Markete
	(11)	Association.	
	(11)	One person Four persons appointed by the Speak	
		<u>Representatives; one of whom shall be associated with the</u>	
		North Carolina, appointed by the Speaker of the House of	-
		person who is industry and one of whom shall not be a r	
		Assembly, appointed by the Speaker of	the House
	(10)	Representatives. <u>Assembly.</u>	
	(12)	One person Four persons appointed by the President	
		Senate; one of whom shall be associated with the tourism	-
		industry, appointed by the President Pro Tempore of the	-
		who is not tourism industry and one of whom shall no	
		General Assembly, appointed by the President P	ro Tempore of the
		Senate. <u>Assembly.</u>	
	(13)	Four public members each interested in matters relating	
		two appointed by the Governor (one from a rural area a	nd one from an urba

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		area), one appointed by the Speaker of the House, and one appointed by the	
		President Pro Tempore of the Senate.	
	(14)	One member associated with the major cultural resources and activities of the	
		State in North Carolina, Two members appointed by the Governor.Governor	
		one of whom is involved in the tourism industry.	
	(15)	Two members of the House of Representatives, appointed by the Speaker of the	
		House of Representatives. One at-large member appointed by the Board of the	
		nonprofit corporation with which the Department contracts pursuant to G.S. 143B-431.01(b).	
	(16)	Two members of the Senate, appointed by the President Pro Tempore of the	
		Senate.	
	(17)	Two members designated by the Board of Directors of North Carolina	
		Watermen United who represent the charter boat/headboat industry.	
	(d) The n	nembers of the Board shall serve the following terms: the Secretary of Commerce	
t		ive officer of the nonprofit corporation with which the Department contract	
Į	pursuant to G.S.	143B-431.01(b), and the Chairperson-Chair of the Travel and Tourism Coalition	
ŧ	the President of	the North Carolina Travel Industry Association, and the President of the North	
(Carolina Chambo	er Coalition shall serve on the Board while they hold their respective offices. Each	
1	member of the B	oard appointed by the Governor shall serve during his or her term of office. The	
		Board appointed by the General Assembly shall serve two-year terms beginning	
(on January <u>Septe</u>	mber 1 of odd-numbered years and ending on December 31 of the following year	
1	August 31. The	first such term shall begin on January 1, 1991, September 1, 2016, or as soon	
thereafter as the member is appointed to the Board, and end on December 31, 1992. August 31,			
2018. All other members of the Board shall serve a term which consists of includes the portion of			
calendar year <u>1991</u> _ <u>2016</u> that remains following their appointment or designation <u>and ends on</u>			
August 31, 2017, and, thereafter, two-year terms which shall begin on January September 1 of an			
	even-numbered year and end on December 31 of the following year. August 31. The first such		
	two-year term shall begin on January 1, 1992, September 1, 2017, and end on December 31,		
1	1994.<u>Aug</u>ust 31,	2019.	
		I members who are employees of the State shall receive travel allowances at th	
		G.S. 138-6. Board members who are legislators shall be reimbursed for travel and	
		ccordance with G.S. 120-3.1. All other Board members, except those servin	
-		livisions (3) through (10) (7) of subsection (c) of this section, shall receive pe	
		e, and travel expenses expenses, paid by the Department of Commerce, at the rat	
		138-5. Board members serving pursuant to subdivisions (3) through (10) (7) of this section shall not maximum diama which are transformed as (10) (7) of	
		f this section shall not receive per diem, subsistence, or travel expenses. The	
	-	h in this section shall be paid by the Department of Commerce.expenses but shall the discussion of the emperiating expension	
<u>(</u>		the discretion of the appointing organization.	
		<u>first meeting in 1991, the The</u> Board shall elect one of its voting members to	
	-	erson during calendar year 1991. Chairperson. At its last regularly scheduled	
	U	, and at its last regularly scheduled meeting in each year thereafter, year, the	
1	board shall elect	one of its voting members to serve as Chairperson for the coming calendar year	

45 46

....."

44

47

SECTION 15.6.(b) G.S. 143B-431.01(c) reads as rewritten:

Chairperson shall continue to serve until his or her successor is elected.

"(c) Oversight. – There is established the Economic Development Accountability &
 Standards Committee, which shall be treated as a board for purposes of Chapter 138A of the
 General Statutes. The Committee shall consist of seven members as follows: the Secretary of
 Commerce as Chair of the Committee, the Secretary of Transportation, the Secretary of

No person shall serve as Chairperson during more than three consecutive calendar years. The

	General Assemb	oly Of North Carolina	Session 2015
1	Environmental C	Juality, the Secretary of Rev	enue, the Chair of the North Carolina Travel and
2			e General Assembly upon recommendation of the
3			one member appointed by the General Assembly
4			mpore of the Senate, and one member appointed by
5			ommendation of the Speaker of the House of
6			e of the Senate. Members appointed by the General
7			ns beginning July 1 and may not be members of the
8	General Assembl		
9		5	y housed in the Department of Commerce. The
10			he administrative costs of the Committee and shall
11			ee shall meet at least quarterly upon the call of the
12	-	s of the Committee shall include	
13			6
14	(4)	Auditing, at least biennially	y, by the Office of State Budget and Management,
15			iditors of the Department, the records of the North
16			tion with which the Department has contracted
17		1 1	ring and after the term of the contract to review
18		1	corporation, performance of the corporation, and
19			tion with applicable laws. A copy of any audit
20			f the Committee shall be forwarded to the North
21		Carolina Travel and Tourism	n Board.
22	"		
23	SECT	TION 15.6.(c) Subsection (a)	of this section is effective when it becomes law and
24	applies to appoir	itments made on or after that	date. Terms of appointees serving on the Board at
25	that time expire	on the effective date, but men	bers may continue to serve until new members are
26	appointed under	this section.	
27			
28		INTER-TIER COOPERAT	
29		FION 15.7.(a) G.S. 143B-437	.53 reads as rewritten:
30		Eligible projects.	
31	· · ·	e	tions. $-A$ business may apply to the Committee for
32	• • •	0	n number of eligible positions as set out in the table
33			an one development tier area, the location with the
34 25			ermines the minimum number of eligible positions
35	that must be crea		Northern of Elisible Desider of
36	Development	Tier Area	Number of Eligible Positions
37	Tier One Tier Two		10
38	Tier Thre		20 50
39 40	"	e	50
40 41	 SECI	FION 15.7 (b) Article 10 of (Chapter 143B of the General Statutes is amended by
42	adding a new sec		chapter 145B of the General Statutes is amended by
42 43	Ū.	<u>A. Multilocation projects.</u>	
44) of this section, if a project will be located in more
45			with the highest area designation determines the
46		ble under this Part to the proje	
47			(d), if a project will be located in more than one
48	-	-	west area designation determines the percentage of
49	-		nt payable to the Utility Account pursuant to
50			t least one location in a development tier three area,
51			in a development tier one or two area, and (iii) at
	<u> </u>		±

1 least sixty-six percent (66%) of the number of eligible positions created or the total benefits of the project to the State, as calculated pursuant to G.S. 143B-437.52, or both are located in the lowest 2 3 area designation." 4 **SECTION 15.7.(c)** This section becomes effective January 1, 2017, and applies to 5 awards made on or after that date. 6 7 **COMMUNITY PLANNERS AND PROSPERITY ZONES** 8 SECTION 15.8. Section 4.1 of S.L. 2014-18, as amended by Section 14.1 of 9 2015-241 and Section 5.2A of S.L. 2015-268, reads as rewritten: 10 "SECTION 4.1. No later than January 1, 2015, the Departments of Commerce, Environment 11 and Natural Resources, and Transportation shall have at least one employee physically located in the same office in each of the Collaboration for Prosperity Zones set out in G.S. 143B-28.1 to 12 13 serve as that department's liaison with the other departments and with local governments, schools 14 and colleges, planning and development bodies, and businesses in that zone. The departments 15 shall jointly select the office. For purposes of this Part, the Department of Commerce may contract 16 with a North Carolina nonprofit corporation pursuant to G.S. 143B-431A, as enacted by this act, to 17 fulfill the departmental liaison requirements for each office in each of the Collaboration for Prosperity Zones, and the Department of Environment and Natural Resources shall fulfill the 18 19 departmental liaison requirements from existing and funded positions. The Department of 20 Commerce shall additionally have at least one employee from the Rural Economic Development 21 Division Main Street and Rural Planning Center physically located in each office in each of the 22 Collaboration for Prosperity Zones, who shall be responsible for assisting communities in the 23 Prosperity Zone with adding value to their economic and community development projects by 24 assisting communities with solutions, including economic development strategic planning, 25 land-use planning, implementation services, downtown economic revitalization, and technical 26 support. 27 No later than January 1, 2015, the Community Colleges System Office shall designate at least 28 one representative from a community college or from the Community Colleges System Office to 29 serve as a liaison in each Collaboration for Prosperity Zone for the community college system, the 30 community colleges in the zone, and other educational agencies and schools within the zone. A 31 liaison may be from a business center located in a community college. These liaisons are not 32 required to be collocated with the liaisons from the Departments of Commerce, Environment and 33 Natural Resources, and Transportation. 34 No later than January 1, 2015, the State Board of Education shall designate at least one 35 representative from a local school administrative unit or from the Department of Public Instruction 36 to serve as a liaison in each Collaboration for Prosperity Zone for the local school administrative 37 units and other public schools within the zone. These liaisons are not required to be collocated 38 with the liaisons from the Departments of Commerce, Environment and Natural Resources, and 39 Transportation." 40 41 AND ECONOMIC DEVELOPMENT MARKETING AND ADVERTISING JOB 42 **EXPANSION** 43 **SECTION 15.9.(a)** Out of funds appropriated in this act to the Department of 44 Commerce, the sum of three million seven hundred fifty thousand dollars (\$3,750,000) in 45 nonrecurring funds for the 2016-2017 fiscal year shall be used for marketing and advertising of the State designed to promote economic development, business development, and job recruitment; 46 47 provided, however, nothing in this section shall be construed to permit the use of funds for any 48 comprehensive State branding strategy or purposes. Funds may be used for media purchases for

49 marketing and advertising campaigns on television, online video, and print; ongoing analytics 50 activities to track efficiency of owned and paid digital media investment in generating 51 development and recruitment activity in the State; and additional development and deployment of

	General Assembly	y Of North Carolina		Session 2015
1 2 3 4	delegate the respo	onsibilities provided in	ncluding social media strategy. This section to a nonprofit corpor Funds used pursuant to this section	ation with which it
5	Amount of f	<u>funds</u>	Use of funds	
6	\$2,500,000		Domestic marketing and advertisi	ing
7	\$1,250,000		International marketing and adver	rtising
8		· · · 1	rtment of Commerce shall report or	
9			g, at a minimum, fund expenditures	
10			, any commissions paid, including	
11			analytics performed, accompanie	
12			s due no later than March 1, 2017,	
13			e reports shall be submitted to the	5
14 15	Division.	pment and Global Enga	gement Oversight Committee and	the Fiscal Research
15 16	DIVISIOII.			
17	INTERNATIONA	AL RECRUITING CO	ORDINATION OFFICE	
18			Article 10 of Chapter 143B of the	e General Statutes is
19		g a new section to read:	There is of chapter 110D of the	Sellerar Statutes 15
20	,		e – International Recruiting Coo	rdination Office.
21			Recruiting Coordination Office	
22	Department of Con	nmerce.		
23			sponsible for the following:	
24			iding for the hosting of interna	
25			the State as a business destination	on or for economic
26		development investment		
27			gifts considered customary and app	propriate for cultural
28 29	-	<u>reasons.</u> Saraaning foreign invog	tments to identify risks to State or	national cooprity or
29 30		both.	tments to identify risks to State or	national security or
31			nonprofit corporation with whi	ch the Department
32			G.S. 143B-431.01 on (i) internat	=
33		-	ng of the State as a business destin	
34		-	d (ii) performance of the duties und	-
35	-	this subsection.	· · · 1	· · ·
36	(c) Report.	- On or before October	1 of each year, the Office shall re	port to the chairs of
37		-	gagement Committee, the chairs of	
38			d Natural and Economic Resour	
39		-	rvices Commission on all expend	•
40			ry of origin of individuals entertain	
41			ions entertained or hosted, (iii) th	
42	-		s and foreign investments result	ing from and leads
43 44		tainment and hosting act	<u>ivities.</u> byees of the Office shall be fixed b	with Socratory The
44		• •	the Secretary and be exempt from	
46		Act, as provided in G.S.		and moral carolina
47			-5(c1) reads as rewritten:	
48			Articles 6 and 7 of this Chapter, the	ne provisions of this
49	Chapter shall not a	-	······································	1
50				

General Assemb	ly Of North Carolina	Session 2015
(30)	Employees of the Department of Commerce employees Development Division.	ed in the Rural Economic
<u>(30a)</u>	Employees of the Department of Commerce employees	oyed in the International
	Recruiting Coordination Office created in G.S. 143B-4	<u>432.2.</u>
"		
BROADBAND		
	TON 15.11.(a) Of the funds appropriated in this ac	
-	vision within the Department of Commerce, the su	-
	(\$250,000) shall be allocated to the Fayetteville Cumb	•
-	rporation (Corporation) as a grant-in-aid to be used for	±
	ude a regional small business incubator that utilizes	
0	nmunities in Tier 1 or 2 counties. The Corporation	•
-	section to support a public-private partnership e or privately owned projects, to the extent allowed by S	-
	TON 15.11.(b) Of the funds appropriated in this ac	
	vision within the Department of Commerce, the su	
-	(\$250,000) shall be allocated to Stokes County to be u	•
	underserved areas within the County.	restrict of our of our of the
	TON 15.11.(c) In cooperation with the Corporation	and Stokes County, the
	report on the grant-in-aid funding allocated pursuant to	•
-	to the Fiscal Research Division. The report shall inclu	
initiative complie	s with the State broadband plan, a time line for propos	ed projects, details of any
completed project	ts, and any other expected outcomes.	
	REVITALIZATION PROJECTS	
	TON 15.12.(a) Of the funds appropriated in this ac	
1	vision of the Department of Commerce, the sum of fi	5
	nonrecurring funds for the 2016-2017 fiscal year sh	1
	ne amount of ninety-four thousand three hundred fo lization projects for each of the following municipal	
	ville, Boone, Burgaw, Cherryville, Clemmons, Clinton	
	thtown, Fayetteville, Forest City, Gastonia, Greenville	-
	cksonville, Jefferson, Kannapolis, Kernersville, Kin	
	on, Matthews, Mint Hill, Mocksville, Mooresville, N	
	Raeford, Roanoke Rapids, Rockingham, Rocky Mo	
	rt, Statesville, Thomasville, Valdese, Wadesboro, W	
Wilkesboro, and		
SECT	TON 15.12.(b) Of the funds appropriated in this ac	ct to the Rural Economic
Development Di	vision of the Department of Commerce, the sum of se	even hundred twenty-five
thousand dollars	(\$725,000) in nonrecurring funds for the 2016-2017 fi	iscal year shall be used to
	t-in-aid for downtown revitalization projects for	each of the following
-	the following amounts:	
(1)	The Town of High Point – \$500,000.	
(2)	The Town of Louisburg – \$150,000.	
(3)	The Town of Wake Forest – \$50,000.	
(4)	The Town of Garner – \$25,000.	
DADT VUI DE		COUDCES
PAKI AVI, DE	PARTMENT OF NATURAL AND CULTURAL RE	SOUKCES
	A DANIDONED SHIDWDECKS CLADIEICATION	

51 SALVAGE OF ABANDONED SHIPWRECKS CLARIFICATION

- **General Assembly Of North Carolina** Session 2015 SECTION 16.2. G.S. 121-25 reads as rewritten: 1 2 "§ 121-25. License to conduct exploration, recovery or salvage operations. 3 4 All photographs, video recordings, or other documentary materials of a derelict vessel (b) 5 or shipwreck or its contents, relics, artifacts, or historic materials in the custody of any agency of 6 North Carolina government or its subdivisions shall be a public record pursuant to G.S. 132-1. 7 There shall be no limitation on the use of or no requirement to alter any such photograph, video 8 recordings, or other documentary material, and any such provision in any agreement, permit, or 9 license shall be void and unenforceable as a matter of public policy. Chapter 132 of the General 10 Statutes." 11 12 UMSTEAD ACT CONFORMING CHANGES 13 SECTION 16.3. G.S. 66-58 reads as rewritten: 14 "§ 66-58. Sale of merchandise or services by governmental units. 15 Except as may be provided in this section, it shall be unlawful for any unit, department (a) 16 or agency of the State government, or any division or subdivision of the unit, department or 17 agency, or any individual employee or employees of the unit, department or agency in his, or her, 18 or their capacity as employee or employees thereof, to engage directly or indirectly in the sale of 19 goods, wares or merchandise in competition with citizens of the State, or to engage in the 20 operation of restaurants, cafeterias or other eating places in any building owned by or leased in the 21 name of the State, or to maintain service establishments for the rendering of services to the public 22 ordinarily and customarily rendered by private enterprises, or to provide transportation services, or 23 to contract with any person, firm or corporation for the operation or rendering of the businesses or 24 services on behalf of the unit, department or agency, or to purchase for or sell to any person, firm 25 or corporation any article of merchandise in competition with private enterprise. The leasing or 26 subleasing of space in any building owned, leased or operated by any unit, department or agency 27 or division or subdivision thereof of the State for the purpose of operating or rendering of any of 28 the businesses or services herein referred to is hereby prohibited. 29 The provisions of subsection (a) of this section shall not apply to: (b) 30 31 (9) The Department of Environmental Quality. The North Carolina Wildlife 32 Resources Commission may sell for the sale of wildlife memorabilia as a 33 service to members of the public interested in wildlife conservation. 34 The North Carolina Forest Service. (9a) 35 The Department of Natural and Cultural Resources for the sale of food pursuant (9b) 36 to G.S. 111-47.2 and the sale of books, crafts, gifts, and other tourism-related 37 items and revenues from public and private special events, activities, and 38 programming at State parks, State aquariums, historic sites and museums 39 administered by the Department, provided that the resulting profits are used to 40 support the operation of historic sites or museums and provided further that the 41 those sites. This exemption does not allow the Department shall not to 42 construct, maintain, operate, or lease a hotel or tourist inn in any park-site or 43 facility over which it has jurisdiction.jurisdiction, except that the North Carolina Zoological Park may lease a portion of the Park on which a private 44 45 entity may construct and operate a hotel and related facilities. Nothing in this subdivision is intended to exempt the Park from any other applicable laws 46 47 pertaining to contracting or to leasing of State property.
- 48
- 49

50 STATE PARKS LEGACY LODGING REQUIREMENTS

....."

SECTION 16.3A. No later than December 1, 2016, the Department of Natural and 1 2 Cultural Resources shall report to the Fiscal Research Division and the Joint Legislative Oversight 3 Committee on Agriculture and Natural and Economic Resources regarding its plans for the 4 operation, maintenance, and renovation of legacy lodging facilities at Haw River State Park and 5 Hanging Rock State Park. In its report, the Department shall provide options for efficient management of the legacy lodging facilities, including self-management, public-private 6 7 partnerships, private leasing, and other arrangements that minimize the need for recurring State 8 funding. In its report, the Department shall identify statutory changes needed to implement the 9 alternatives provided in the report. 10 11 **CLARIFY VENDING FACILITIES EXEMPTION** 12 **SECTION 16.4.(a)** G.S. 111-47.2 reads as rewritten: 13 "§ 111-47.2. Food service at State parks, museums and historic sites operated by the 14 **Department of Natural and Cultural Resources.** 15 Notwithstanding this Article, the North Carolina Department of Natural and Cultural 16 Resources may operate or contract for the operation of food or vending services at State parks, 17 museums and historic sites operated by the Department. Notwithstanding G.S. 111-43, the net 18 proceeds of revenue generated by food and vending services provided at museums and historic 19 sites operated by the Department or a vendor with whom the Department has contracted shall be 20 credited to the appropriate fund of the museum or historic siteDepartment where the funds were 21 generated and shall be used for the operation of that State park, museum or historic site." 22 **SECTION 16.4.(b)** This section shall not apply to any existing contract for food or 23 vending services at any attraction managed by the Department of Natural and Cultural Resources 24 entered into prior to July 1, 2016. 25 26 **GRASSROOTS SCIENCE AMENDMENTS** SECTION 16.5. G.S. 143B-135.227 reads as rewritten: 27 28 "§ 143B-135.227. Grassroots science competitive grant program. North Carolina Science 29 **Museums Grant Program.** 30 (a) Grant Program. - The North Carolina State Museum of Natural Sciences (hereinafter 31 "Museum of Natural Sciences") shall administer the Grassroots ScienceNorth Carolina Science 32 Museums Grant Program as a competitive grant program. Any museum in the State may apply for 33 a grant under the program, including a museum that has received a grant-in-aid as a grassroots 34 science museum in prior fiscal years, Program, but grant funds shall be awarded only if the 35 museum meets the criteria established in subsection (d) of this section. No museum shall be 36 guaranteed a grant under the competitive grant program. Program. 37 Transition Requirements. - For the 2016-2017 fiscal year, the Museum of Natural (b) 38 Sciences shall award grants for a one-year period as set forth in this subsection. Any museum may 39 submit an application for funding. If the museum received funding during the 2015-2016 fiscal 40 year under the Grassroots Science Program, and the Museum of Natural Sciences determines those museums meet the criteria for funding established in subsection (d) of this section, it shall be 41 42 funded at a level determined as set forth in subsection (b1) of this section. Funds remaining after funding of eligible 2015-2016 fiscal year Grassroots Science Program recipients may be awarded 43 44 to other museums under the criteria set forth in subsections (b1), (d), and (e) of this section. 45 Tier-Based Funding Preferences. - the The Museum of Natural Sciences shall reserve (b1) seven hundred fifty thousand dollars (\$750,000) for the purpose of awarding grants to museums 46 47 located in development tier one counties and six hundred thousand dollars (\$600,000) for 48 museums located in development tier two counties. The development tier designation of a county 49 shall be determined as provided in G.S. 143B-437.08. If, after the initial awarding of grants to all 50 museum applicants who meet the eligibility criteria provided for in subsection (d) of this section, 51 there are funds remaining in any development tier category, the Museum of Natural Sciences may

1 2	reallocate those funds to another development tier category. The maximum amount of each grant awarded in the 2016-2017 any fiscal year shall be (i) seventy-five thousand dollars (\$75,000) for a			
3	museum in a development tier one county; (ii) sixty thousand dollars (\$60,000) for a museum in a			
4	development tier two county; and (iii) fifty thousand dollars (\$50,000) for a museum in a			
5	development tier three county.			
6	(c) Beginning July 1, 2017, it is the intent of the General Assembly that the Museum of			
7	Natural Sciences shall award grants under this program for a two-year period. For each two-year			
8	grant cycle, the Museum of Natural Sciences shall reserve the amounts for development tier one			
9	and tier two counties and shall award the maximum grant amounts for each year of the grant cycle			
10	as provided in subsection (b)(b1) of this section. All-The tier-based funding preferences in			
11	subsection (b1) of this section and other provisions of subsections (b), the requirements of			
12	subsections (d), (d) and (e) of this section shall apply to the two-year grants. If there are funds			
13	remaining after the awarding of grants to all museum applicants meeting the eligibility criteria set			
14	forth in subsection (d) of this section in any grant cycle, the remaining balance of funds shall be			
15	distributed equally to all museum applicants awarded funds during that grant cycle without regard			
16	to the maximum grant amounts established in subsection (b1) of this section.			
17	(d) To be eligible to receive a grant under the competitive grant program, a museum shall			
18	demonstrate:			
19	(1) That it is a science center or museum or a children's museum that is physically			
20	located in the State.			
21	(2) That it has been open, operating, and exhibiting science or science, technology,			
22	engineering, and math (STEM) education objects to the general public at least			
23	120 days of each year for the past two or more years.			
24	(3) That it is <u>either (i)</u> a nonprofit organization that is exempt from federal income			
25	taxes pursuant to section 501(c)(3) of the Internal Revenue Code. Code or (ii) an			
26	organization that received funding in fiscal year 2015-2016 from the Grassroots			
27	Science Program.			
28	(4) That it has on its staff at least one full-time professional person.			
29	(5) That its governing body has adopted a mission statement that includes language			
30	that shows the museum has a concentration on science or STEM education and			
31	that the adopted mission statement has been in effect for the past two or more			
32	years.education.			
33	(6) In its application, in a format to be determined by the Museum of Natural			
34	Sciences, a detailed plan for (i) the proposed use of the funds and (ii)			
35	measurements to demonstrate at the end of the grant cycle that the use of the			
36	funds has had the projected results.			
37				
38	(f) The Department may create one new position to administer the program using no more			
39	than fifty thousand dollars (\$50,000) of funds appropriated to the North Carolina Science			
40	Museums Grant Program in each fiscal year. In addition to administering the Grant Program, this			
41	position shall also (i) serve as a liaison between grant applicants or recipients and the Museum to			
42	answer questions and assist with grant applications; (ii) foster collaboration between the Museum			
43	and grant recipients with respect to education program development and the loaning of exhibits			
44	from the Museum or between grantee institutions; and (iii) undertake other duties in support of the			
45	Grant Program at the discretion of the Director of the Museum."			
46				
47	MODIFY ZOO AND AQUARIUM SPECIAL FUNDS			
48	SECTION 16.6.(a) G.S. 143B-135.209 reads as rewritten:			
49	"§ 143B-135.209. North Carolina Zoo Fund.			
50				

	General Assembly Of North Carolina Session 2015			
1	(b) Disposition of Fees.Receipts All fee-receipts derived from the collection of			
2	admissions charges and other fees and the lease or rental of property or facilities shall be credited			
3	to the North Carolina Zoological Park's General Fund operating budget. At the end of each fiscal			
4	year, the Secretary may transfer from the North Carolina Zoological Park's General Fund			
5	operating budget to the North Carolina Zoo Fund an amount not to exceed one million dollars			
6	(\$1,000,000).the sum of one million five hundred thousand dollars (\$1,500,000) and any private			
7	donations received by the North Carolina Zoological Park.			
8	(c) Approval. – The Secretary may approve the use of the North Carolina Zoo Fund for			
9	repair and renovation projects at the North Carolina Zoological Park recommended by the Council			
10	that comply with the following:			
11	(1) The total project cost is less than three hundred thousand dollars (\$300,000).			
12	(2) The project meets the requirements of G.S. $143C-4-3(b)$.			
13	(3) The project is paid for from funds appropriated to the Fund.			
14	(4) The project does not obligate the State to provide increased recurring funding			
15	for operations.			
16	(d) Report The Department shall submit to the House and Senate appropriations			
17	committees with jurisdiction over natural and economic resourcesJoint Legislative Oversight			
18	Committee on Agriculture and Natural and Economic Resources and the Fiscal Research Division			
19	by September 30 of each year a report on the North Carolina Zoo Fund that shall include the			
20	source and amounts of all funds credited to the Fund and the purpose and amount of all			
21	expenditures from the Fund during the prior fiscal year."			
22	SECTION 16.6.(b) G.S. 143B-135.188 reads as rewritten:			
23	"§ 143B-135.188. North Carolina Aquariums; fees; fund.			
24	5 1 102 1001 101 01 01 01 01 11 quartante, 1008, 1414			
25	(c) Disposition of Fees.Receipts. – All fee receipts derived from the collection of			
26	admissions charges and other fees and the lease or rental of property or facilities shall be credited			
27	to the aquariums' General Fund operating budget. At the end of each fiscal year, the Secretary may			
28	transfer from the North Carolina aquariums' General Fund operating budget to the North Carolina			
29	Aquariums Fund an amount not to exceed the sum of the following:			
30	(1) One million dollars (\$1,000,000). One million five hundred thousand dollars			
31	(1) (\$1,500,000).			
32				
32 33	(2) The amount needed to cover the expenses described by subdivision (2) of subsection (b) this section.			
34	(d) <u>Any private donations received by the North Carolina aquariums.</u>			
35	(d) Approval. – The Secretary may approve the use of the North Carolina Aquariums Fund			
36	for repair and renovation projects at the aquariums-related facilities that comply with the			
37	following:			
38	(1) The total project cost is less than three hundred thousand dollars (\$300,000).			
39	(2) The project meets the requirements of G.S. 143C-4-3(b).			
40	(3) The project is paid for from funds appropriated to the Fund.			
41	(4) The project does not obligate the State to provide increased recurring funding			
42	for operations.			
43				
44	(f) <u>Report. – The Department shall submit to the Joint Legislative Oversight Committee</u>			
45	on Agriculture and Natural and Economic Resources and the Fiscal Research Division by			
46	September 30 of each year a report on the North Carolina Aquariums Fund that shall include the			
47	source and amounts of all funds credited to the Fund and the purpose and amount of all			
48	expenditures from the Fund during the prior fiscal year."			
49				
50	PARKS AND RECREATION TRUST FUND ELIGIBILITY			
51	SECTION 16.7. G.S. 143B-135.56(b)(1) reads as rewritten:			

	General Assem	bly Of North Carolina	Session 2015			
1 2 3 4	"(1)	Sixty-five percent (65%) for the State Parks System_ forest for capital projects, repairs and renovations of p acquisition."				
5	UPDATE SYM	PHONY CONTRACT				
6		TION 16.9. The North Carolina Symphony and the Nor	rth Carolina Symphony			
7		nall review and update the contractual agreement used				
8	•	ter than October 1, 2016, and shall submit for review the up	• • •			
9 10	-	Joint Legislative Commission on Government Operations by November 1, 2016, together with a				
10 11	summary of all c	changes made to the agreement as a result of the review.				
12	MONTFORD F	POINT MEMORIAL FUNDS				
12		TION 16.10.(a) The General Assembly finds all of the following the fol	lowing			
14	(1)	In 1941, amid the escalating mobilization of World War	e			
15	(-)	Corps Base Camp Lejeune was established as Marine				
16		River to serve as an operational staging area on the early and the server as an operational staging area on the early and the server as a				
17		States for the 1st Marine Division and the 1st Marine A				
18		States Marine Corps.	C			
19	(2)	In 1942, President Franklin D. Roosevelt issued a presi	dential directive giving			
20		African-Americans the opportunity to be recruited into the				
21	(3)	These first African-American recruits were sent, not to the	_			
22		Parris Island, South Carolina, and San Diego, California	-			
23		training facility established at Montford Point within Car	1 0			
24	(4)	Between 1942 and 1949, approximately 20,000 Afri				
25 26		received basic training at Montford Point and went on	•			
26 27		with honor and distinction; and paved the way for Africa				
27		serve their country in every role and capacity within th Corps.	le United States Marine			
28 29	(5)	The Montford Point Marine Association was establishe	d in 1965 to honor and			
30	(5)	memorialize the courage, service, and bravery of these				
31		Marines.				
32	(6)	The membership of the Montford Point Marine Associ	ation includes many of			
33		the remaining members of the original Montford Point N	5			
34		descendants.				
35	(7)	In partnership with the Montford Point Marine Association	ion and numerous other			
36		donors, the City of Jacksonville and the County of O				
37		have honored the Montford Point Marines through the				
38		funding to construct a Memorial within the City of J	acksonville's Memorial			
39		Park.				
40	(8)	Additional funds are necessary to complete the Memo	orial while some of the			
41	$\langle 0 \rangle$	Montford Point Marines are still living.	during the 51st Arrayal			
42 43	(9)	The Memorial will be officially dedicated in July 2016	-			
43 44		Meeting of the Montford Point Marine Association, to in July 2016.	de neiù ili jacksonvine			
44 45	SFC'	TION 16.10.(b) Of the funds appropriated to the Parks	s and Recreation Trust			
46		16-2017 fiscal year to provide matching grants to local g				
47		adred thirty thousand dollars (\$330,000) is allocated to the				
48		hase II of the Montford Point Marine Memorial within the c				
49	-	TION 16.10.(c) Notwithstanding any law or policy	-			
50		h required by G.S. 143B-135.56(b)(2), is met by the four	•			

Session 2015 **General Assembly Of North Carolina** dollars (\$450,000) already provided by the City of Jacksonville and Onslow County for Phase I of 1 2 the Memorial. 3 4 PART XVII. DEPARTMENT OF PUBLIC SAFETY 5 6 SUBPART XVII-A. GENERAL PROVISIONS 7 8 **REPEAL POSITION RECLASSIFICATION AUTHORITY** 9 SECTION 17A.1. Section 16A.3 of S.L. 2015-241 is repealed. 10 11 NO TRANSFER OF POSITIONS TO OTHER STATE AGENCIES 12 **SECTION 17A.2.(a)** Notwithstanding any other provision of law, the Office of State 13 Budget and Management shall not transfer any positions, personnel, or funds from the Department 14 of Public Safety to any other State agency during the 2015-2017 fiscal biennium unless the 15 transfer was included in the base budget for one or both fiscal years of the biennium. This 16 subsection shall not apply to any of the following annual transfers to the Office of the Governor: 17 Two hundred thirty-four thousand eight hundred ninety-one dollars (\$234,891) (1)18 for administrative support. 19 Up to fifty thousand dollars (\$50,000) for litigation expenses. (2)20 **SECTION 17A.2.(b)** This section becomes effective July 1, 2015. If any transfers that 21 violate this section are made prior to this section becoming effective, those transfers shall be 22 undone within 15 days of this section becoming effective. 23 24 **CLARIFY THAT SBI DIRECTOR EXERCISES POWERS INDEPENDENTLY** 25 SECTION 17A.3. G.S. 143B-600(b) reads as rewritten: 26 "(b) The powers and duties of the deputy secretaries, commissioners, directors, and the 27 divisions of the Department shall be subject to the direction and control of the Secretary of Public 28 Safety, except that the powers and duties of the North Carolina Alcoholic Beverage Control 29 Commission shall be exercised independently of the Secretary, in accordance with G.S. 30 18B-200. following agencies shall be exercised independently of the Secretary in accordance with 31 the following statutes: 32 The North Carolina Alcoholic Beverage Control Commission, in accordance (1) 33 with G.S. 18B-200. 34 (2) The State Bureau of Investigation, in accordance with G.S. 143B-915." 35 36 **VETERANS LIFE CENTER REPORTING** 37 SECTION 17A.4.(a) Report Prior to Expenditure of State Funds. - The Veterans 38 Leadership Council of North Carolina-Cares shall not spend the funds appropriated in this act for 39 the Veterans Life Center until it has reported to the Department of Public Safety and to the 40 Department of Military and Veterans Affairs all of the following: 41 The mission of the Veterans Life Center. (1)42 (2)An itemization of all of the operating and capital costs of the Center. 43 (3) Identification of all funding sources available to support the Veterans Life 44 Center. 45 **SECTION 17A.4.(b)** Report After Expenditure of State Funds. – No later than August 1, 2017, The Veterans Leadership Council of North Carolina-Cares shall report to the Department 46 47 of Public Safety and to the Department of Military and Veterans Affairs on the expenditure of the 48 funds appropriated to it in this act for the Veterans Life Center. 49 **SECTION 17A.4.(c)** Reports Are in Addition to Others Required. – The requirements 50 of this section are in addition to the reporting requirements set forth in Article 6 of Chapter 143C

51 of the General Statutes.

1 2 2	SUBPART XVII-B. DIVISION OF LAW ENFORCEMENT
3 4	REQUIRE QUARTERLY VIPER REPORT
5	SECTION 17B.1. Section 16B.2 of S.L. 2015-241 reads as rewritten:
6	"SECTION 16B.2. The Department of Public Safety shall report annually no later than March
7	1 and quarterly thereafter to the chairs of the Joint Legislative Oversight Committee on Justice and
8	Public Safety on the progress of the State's VIPER system."
9	
10	CHANGE DOMESTIC VIOLENCE HOMICIDE REPORT DUE DATE
11	SECTION 17B.2. G.S. 143B-901 reads as rewritten:
12	"§ 143B-901. Reporting system and database on certain domestic-violence-related
13	homicides; reports by law enforcement agencies required; annual report to the
14	General Assembly.
15	The Department of Public Safety, in consultation with the North Carolina Council for
16	Women/Domestic Violence Commission, the North Carolina Sheriffs' Association, and the North
17	Carolina Association of Chiefs of Police, shall develop a reporting system and database that
18	reflects the number of homicides in the State where the offender and the victim had a personal
19	relationship, as defined by G.S. 50B-1(b). The information in the database shall also include the
20	type of personal relationship that existed between the offender and the victim, whether the victim
21	had obtained an order pursuant to G.S. 50B-3, and whether there was a pending charge for which
22	the offender was on pretrial release pursuant to G.S. 15A-534.1. All State and local law
23	enforcement agencies shall report information to the Department of Public Safety upon making a
24	determination that a homicide meets the reporting system's criteria. The report shall be made in the
25	format adopted by the Department of Public Safety. The Department of Public Safety shall report
26	to the chairs of the Joint Legislative Oversight Committee on Justice and Public Safety, no later
27	than February April 1 of each year, with the data collected for the previous calendar year."
28	
29	SUBPART XVII-C. DIVISION OF ADULT CORRECTION
30	
31	MISDEMEANANT CONFINEMENT PROGRAM
32	SECTION 17C.1.(a) Recurring funds appropriated for the Statewide Misdemeanant
33	Confinement Fund shall be used for the Statewide Misdemeanant Confinement Program. These
34	funds shall not be transferred to a special fund. This subsection shall apply beginning with the
35	2016-2017 fiscal year and shall remain in effect beyond the 2015-2017 fiscal biennium.
36	SECTION 17C.1.(b) G.S. 148-10.4(e) is repealed.
37	SECTION 17C.1.(c) Of the funds appropriated in this act for the Statewide
38	Misdemeanant Confinement Program:
39 40	(1) The sum of one million dollars (\$1,000,000) shall be transferred to the North
40 4 1	Carolina Sheriffs' Association, Inc., a nonprofit corporation, to support the
41 42	Program and for administrative and operating expenses of the Association and
42 42	its staff. (2) The sum of two hundred twenty five theycand dollars ($^{\circ}$ 225,000) shall be
43 44	(2) The sum of two hundred twenty-five thousand dollars (\$225,000) shall be
44 15	allocated to the Division of Adult Correction for its administrative and
45 46	operating expenses for the Program. SECTION 17C.1.(d) G.S. 148-32.1 reads as rewritten:
40 47	"§ 148-32.1. Local confinement, costs, alternate facilities, parole, work release.
47 48	
	 (b1) It is the intent of the General Assembly to authorize the Division of Adult Correction to
49 50	(b1) It is the intent of the General Assembly to authorize the Division of Adult Correction to enter into voluntary agreements with counties to provide housing for misdemeanants serving
50 51	periods of confinement of more than 90 days and for all sentences imposed for impaired driving

1 under G.S. 20-138.1, regardless of length. It is further the intent of the General Assembly that the 2 Division of Adult Correction, in conjunction with the North Carolina Sheriffs' Association, Inc., 3 establish a program for housing misdemeanants serving periods of confinement of more than 90 4 days and for all sentences imposed for impaired driving under G.S. 20-138.1, regardless of length. 5 It is also the intent of the General Assembly that the Division of Adult Correction contract with 6 the North Carolina Sheriffs' Association, Inc., to provide a service that identifies space in local 7 confinement facilities that is available for housing these misdemeanants. 8 The General Assembly intends that the cost of housing and caring for these misdemeanants, 9 including, but not limited to, care, supervision, transportation, medical, and any other related 10 costs, be covered by State funds and not be imposed as a local cost. Therefore, the General 11 Assembly intends that the funds in the Statewide Misdemeanant Confinement Fund established in G.S. 148-10.4 appropriated for the Statewide Misdemeanant Confinement Program be used to 12 13 provide funding to cover the costs of managing a system for providing that housing of 14 misdemeanants in local confinement facilities as well as reimbursing the counties for housing and 15 related expenses for those misdemeanants. 16 The Statewide Misdemeanant Confinement Program is established. The Program shall (b2) 17 provide for the housing of misdemeanants from all counties serving sentences imposed for a 18 period of more than 90 days and for all sentences imposed for impaired driving under 19 G.S. 20-138.1, regardless of length. Those misdemeanants shall be confined in local confinement 20 facilities except as provided in subsections (b3) and (b4) of this section. The Program shall 21 address methods for the placement and transportation of inmates and reimbursement to counties 22 for the housing of those inmates. Any county that voluntarily agrees to house misdemeanants from 23 that county or from other counties pursuant to the Program may enter into a written agreement 24 with the Division of Adult Correction to do so. 25 This Program shall only operate as long as sufficient State funds are available through the 26 Statewide Misdemeanant Confinement Fund established in G.S. 148-10.4(c). 27" 28 29 **INMATE GRIEVANCE RESOLUTION BOARD REPORT CHANGES** 30 SECTION 17C.2. Section 16C.13B(b) of S.L. 2015-241 reads as rewritten: 31 "SECTION 16C.13B.(b) The Department of Public Safety and the Inmate Grievance 32 Resolution Board shall report by October 1 of each year to the chairs of the House of 33 Representatives and Senate Appropriations Committees on Justice and Public Safety and the Joint 34 Legislative Oversight Committee on Justice and Public Safety on the Inmate Grievance Resolution 35 Board. The annual report shall include the following with respect to the prior fiscal year: 36 Brief summary of the inmate grievance process. (1)37 (2)Number of grievances submitted to grievance appeals received by the Board. 38 Number of grievances grievance appeals resolved by the Board. (3) 39 (4) Type of grievance by category. 40 (5) Number of orders filedwritten by examiners." 41 42 MEDICAL COSTS FOR INMATES AND JUVENILE OFFENDERS 43 SECTION 17C.2A. G.S. 143B-707.3 reads as rewritten: 44 "§ 143B-707.3. Medical costs for inmates and juvenile offenders. 45 ... 46 (c) The Department of Public Safety shall report November 1, 2016 and quarterly thereafer 47 to the Joint Legislative Oversight Committee on Justice and Public Safety and the chairs of the 48 House of Representatives and Senate Appropriations Committees on Justice and Public Safety on: 49 The number of the total inmates and juvenile offenders requiring hospitalization (1)50 or hospital services who receive that treatment at each hospital.

	General Assem	bly Of North Carolina	Session 2015
1	(2)	The volume of services provided by community	
2		scheduled in advance and, of that volume, the p	bercentage of those services that
3		are provided by contracted providers.	1. 1 . 1
4	(3)	The volume of services provided by community	
5		be scheduled in advance and, of that volume, t	he percentage of those services
6		that are provided by contracted providers.	• • • • • • •
7	(4)	The volume of services provided by commun	
8 9		emergent cases requiring hospital admissions an hospital admissions.	nd emergent cases not requiring
0	<u>(4a)</u>	The volume of scheduled and emergent service	es listed by hospital and, of that
1		volume, the number of those services that an	re provided by contracted and
2		noncontracted providers.	
3	<u>(4b)</u>	The volume of scheduled and emergent admis	sions listed by hospital and, of
-		that volume, the percentage of those services t	that are provided by contracted
		and noncontracted providers.	
)	(5)	The volume of inpatient medical services provid	led to Medicaid-eligible inmates
		and juvenile offenders, the cost of treatment,	, and the estimated savings of
5		paying the nonfederal portion of Medicaid for	r the services.services, and the
)		length of time between the date the claim was f	filed and the date the claim was
		<u>paid.</u>	
	<u>(5a)</u>	The status of the implementation of the claims	processing system and efforts to
		address the backlog of unpaid claims.	
	(6)	The hospital utilization, including the amount j	
-		number of inmates and juvenile offenders	served, and the number of
j		claims.claims, and whether the hospital was	a contracted or noncontracted
,		<u>facility.</u>	
,	<u>(7)</u>	The total cost and volume for the previous fisc	cal quarter for emergency room
		visits originating from Central Prison and NCCI	IW Hospitals to UNC Hospitals,
		UNC Rex Healthcare, and WakeMed Hospital.	
	<u>(8)</u>	The total payments for Medicaid and non-Med	
		Hospitals, UNC Rex Healthcare, and WakeMed	
		of days between the date the claim was filed and	l the date the claim was paid.
	<u>(9)</u>	<u>A list of hospitals under contract.</u>	
	_	mitted on August 1 shall include totals for the	previous fiscal year for all the
	information requ		
)		Department of Public Safety shall study whether	
7		an be expanded to additional hospitals. The Depa	
3		e chairs of the House of Representatives and Sen	
)		Public Safety no later than February 1, 2017. The	±
)	hospitals conside	ered for expansion and reasons for or against expan	nding to each hospital."
2		THER PROBATION AND PAROLE OFFICE	RS SHOULD TAKE STATE
3	VEHICLES		
1		FION 17C.3. The Department of Public Sat	•
5	-	dministration and the Department of Revenue, sh	• •
5		hould be allowed to take their State vehicles home	
7		loing so, and report their findings and recommend	
3	Legislative Over	sight Committee on Justice and Public Safety by N	March 1, 2017.
	DELIGION -		
)		O TREATMENT FOR EFFECTIVE CO	MINUNITY SUPERVISION
1	REPORT		

	General Assemb	oly Of I	North Carolina	Session 2015	
1	SECT	FION 1	7C.4. G.S. 143B-1155(c) reads as rewritten:		
2	"(c) The Division of Adult Correction The Department of Public Safety, Community				
3			Il report by March 1 of each year to the Chairs of the S		
4		Representatives Appropriations Subcommittees on Justice and Public Safety and the Joint			
5	-		Committee on Justice and Public Safety on the state	•	
6	-	-	atment for Effective Community Supervision Program		
7			formation: information from each of the following com		
8	(1)		follar amount and purpose of funds provided on a d		
9	(1)		the providers for the previous fiscal year and the an		
10			1 I V	•	
			d over from the previous fiscal year. Recidivism Reduc		
11		<u>a.</u> 1.	The method by which offenders are referred to the pr	<u>ogram.</u>	
12		<u>b.</u>	The target population.		
13		<u>c.</u>	The amount of services contracted for and the	amount of funding	
14			expended in each fiscal year.		
15		<u>d.</u>	The supervision type.		
16		<u>e.</u> <u>f.</u>	The risk level of the offenders served.		
17		<u>f.</u>	The number of successful and unsuccessful core s	service exits with a	
18			breakdown of reasons for unsuccessful exits.		
19		<u>g.</u>	The demographics of the population served.		
20		<u>h.</u>	The number and kind of mandatory and optional s	ervices received by	
21			offenders in this program.		
22		<u>i.</u>	Employment status at entry and exit.		
23		<u>1.</u> j.	Supervision outcomes, including completion,	revocation, and	
24			termination.		
25	(2)	An	analysis of offender participation data receive	ed, including the	
26		follo	ving:Community Intervention Centers (CIC):		
27		a.	The number of people on probation and post-release	supervision that are	
28			in the priority population that received services. The t	arget population.	
29		b.	The number of people on probation and post-release	supervision that are	
30			in the priority population that did not receive serv	-	
31			funds contracted for and expended each fiscal year.		
32		c.	The number of people on probation and post-release	supervision outside	
33			of the priority population that received services. The	-	
34		d.	The type of services provided to these populations		
35			each program's utilization, capacity, and completion		
36			of the offenders served.	1	
37		e.	The rate of revocations and the educational progre	es and employment	
38		с.	status of people who received services. The number	1 1	
39			unsuccessful core service exits with a breakdow		
40			unsuccessful exits.	wii 01 10030113 101	
40 41		f.	Other measures as determined appropriate. The de	mographics of the	
42		1.		mographics of the	
		~	population served.	norro action and	
43		<u>g.</u>	Supervision outcomes, including completion,	revocation, and	
44	(2)	T 1	termination.		
45	(3)		lollar amount needed to provide additional services to		
46			priority population in the upcoming budget yea	ar. I ransitional and	
47		-	orary Housing:		
48		<u>a.</u>	The target population.		
49		<u>b.</u>	The amount of funds contracted for and expended ea	<u>ch fiscal year.</u>	
50		<u>c.</u> d.	The supervision type.		
51		<u>d.</u>	The risk level of the offenders served.		

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l		<u>e.</u>	The number of successful and unsuccessful core se	rvice exits with a
2		_	breakdown of reasons for unsuccessful exits.	
3		<u>f.</u>	The demographics of the population served.	
1		<u>g.</u>	The employment status at entry and exit.	
5		<u>h.</u>	Supervision outcomes, including completion,	revocation, and
5			termination.	
7	(4)	Deta	ils of personnel, travel, contractual, operating, and equip	ment expenditures
3		for ea	ach program type.Local Reentry Councils (LRC):	
		<u>a.</u>	The target population.	
		<u>b.</u>	The amount of funds contracted for and expended eac	h fiscal year.
		<u>c.</u>	The supervision type.	
		<u>d.</u>	The risk level of the offenders served.	
		<u>e.</u>	The number of successful and unsuccessful core se	rvice exits with a
			breakdown of reasons for unsuccessful exits.	
		<u>f.</u>	The demographics of the population served.	
		<u>g.</u>	The employment status at entry and exit including,	wherever possible,
			the average wage received at entry and exit.	
		<u>h.</u>	Supervision outcomes, including completion,	revocation, and
			termination.	
	<u>(5)</u>	Inten	sive Outpatient Services If the Department enters it	nto a contract for
		Inten	sive Outpatient Services, the Department of Public Sat	fety shall report in
		the n	ext fiscal year on this service including the following:	
		<u>a.</u>	The target population.	
		<u>b.</u>	The amount of funds contracted for and expended eac	<u>h fiscal year.</u>
		<u>c.</u>	The supervision type.	
		<u>c.</u> <u>d.</u>	The risk level of the offenders served.	
		<u>e.</u>	The number of successful and unsuccessful core se	rvice exits with a
			breakdown of reasons for unsuccessful exits.	
		<u>f.</u>	The demographics of the population served.	
		<u>g.</u>	Supervision outcomes, including completion,	revocation, and
			termination."	
			STRUCTURE FOR RECIDIVISM REDUCTION S	
			TC.5. G.S. 143B-1156 is amended by adding a new sub	
		_	nent shall pay service providers the contract base award	
			ning payments made as milestones are reached as stated	
			endor cancel or terminate the contract prior to its conc	
	shall reimburse t	the Dep	artment for the unearned pro rata portion of the base awa	<u>ard.</u> "
	SUBPART XVI	[I-D. N	ATIONAL GUARD [RESERVED]	
	PART XVIII. D	DEPAR	TMENT OF JUSTICE	
			IAL MEDIA TRAINING FOR LAW ENFORCEME	
			18.1. The North Carolina Justice Academy shall d	
			ement officers in this State an online training course of	
			l include methods individual law enforcement officers	can take to protect
	their personal in	formati	on.	
			T CERTIFICATION AND TRAINING CLARIFIC	ATION
	SEC'	TION 1	8.2. G.S. 17C-6(a)(7) reads as rewritten:	

General Assembly Of North Carolina Session 2	2015
"(7) Certify and recertify, suspend, revoke, or deny, pursuant to the standards the has established for the purpose, criminal justice instructors and school direct who participate in programs or courses of instruction that are required by <u>Chapter.Chapter or are required and approved by their respective crimingustice agency to include those certified under Chapter 17E or an education institution accredited by the Commission."</u>	ctors this <u>ninal</u>
PART XIX. JUDICIAL DEPARTMENT [RESERVED]	
SUBPART XIX-A. OFFICE OF INDIGENT DEFENSE SERVICES	
STUDY CAPITAL CASE PROSECUTION	
SECTION 19A.3.(a) The Office of Indigent Defense Services, in consultation	with
the Conference of District Attorneys, shall study what changes can be made to the current sys	
of identifying, from the pool of cases in which a defendant is charged with first degree	
undesignated murder, those that merit the cost of a capital prosecution and defense. The st	
shall also examine what steps can be taken to facilitate the appointment of local counsel in r	•
cases and determine if any costs or savings may be realized by changing the current procedures	
prosecuting or defending capital cases. The Office of Indigent Defense Services shall report	
findings and make any recommendations to the chairs of the Joint Legislative Overs	
Committee on Justice and Public Safety by March 1, 2017.	0
SECTION 19A.3.(b) The Office of Indigent Defense Services shall study the need	d for
new satellite offices to handle potentially capital cases at the trial level which shall be staffed	
full-time assistant capital defenders and appropriate support staff in areas in which the us	
salaried attorneys will ensure that effective representation is provided in a cost-effective man	nner.
The Office of Indigent Defense Services shall consider the addition of capital defenders to exist	-
public defender offices before making a recommendation as to the creation of separate sate	
offices. If it is determined that such offices should be established, the Office of Indigent Def	
Services shall provide data regarding (i) the determination to create new satellite offices, (ii)	
counties to be serviced by the offices, (iii) the number of attorney appointments made in	
counties served, (iv) the number of attorney appointments made in the counties served in the	-
three fiscal years, and (v) the current number of eligible private counsel and local public defen who are available in those counties. The Office of Indigent Defense Services shall repor	
findings and recommendations to the chairs of the Joint Legislative Oversight Committee	
Justice and Public Safety by March 1, 2017.	5 011
Justice and Fublic Safety by March 1, 2017.	
UNIFORM FEE SCHEDULE FOR IDS PILOT PROJECT	
SECTION 19A.4.(a) Pilot Project. – The Administrative Office of the Courts	s. in
conjunction with the Office of Indigent Defense Services and the chief district court judges	,
judicial district bars of certain selected judicial districts, shall establish and implement a	
project to establish a uniform fee schedule for the payment of attorneys' fees for l	-
representation of indigent persons in district court. The purpose of the project is to crea	-
uniform fee schedule that (i) provides the funding necessary to cover the cost of 1	
representation of indigent persons and (ii) may be used as a standard to compare and eval	uate
attorneys' fees paid for the representation of persons in district court in any of the legal action	is or
proceedings listed in G.S. 7A-451(a).	
SECTION 19A.4.(b) Sites. – The Administrative Office of the Courts shall, a	
consultation with the Office of Indigent Defense Services, select one or more counties in at l	
six judicial districts in which to implement the pilot project. Two of those counties shall h	
small caseloads in district court; two shall have medium caseloads in district court; and two s	
nave same caseloads in district court. Any indicial district selected by the Administrative Ottic	·A OT

have large caseloads in district court. Any judicial district selected by the Administrative Office of

51

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1 the Courts shall participate in the pilot project. The following districts shall not be selected as sites 2 for the implementation of the pilot project: District 10, District 18, and District 26.

3 SECTION 19A.4.(c) Criteria. - The Administrative Office of the Courts shall consult 4 with and collaborate with the Office of Indigent Defense Services and with the chief district court 5 judges and district bar of each of the judicial districts selected to participate in the pilot project 6 when developing the fee schedule and the plan for its implementation. All of the following criteria 7 shall be considered and addressed when developing the fee schedule:

- 8 9
- The amount required to cover the full cost of providing adequate legal services (1)and representation to indigent persons.
- The procedure for and time frame within which attorneys' fees shall be (2)awarded.
- 11 12

10

13 14 (3) A methodology, to be implemented as part of the pilot project, that provides for review of the uniform fee schedule at least every biennium and that incorporates appropriate increases in the uniform fee schedule based on the information from the review.

15 16

Any other criteria deemed relevant by the Administrative Office of the Courts. (4)

17 **SECTION 19A.4.(d)** Time Frame. – The Administrative Office of the Courts shall 18 select one or more counties in at least six judicial districts to participate in the pilot project by 19 February 1, 2017. The Administrative Office of the Courts shall complete the development of the 20 fee schedule for the pilot project by March 1, 2017. The Administrative Office of the Courts, the 21 Office of Indigent Defense Services, and the selected judicial districts shall begin implementation 22 of the pilot project within the district court of each judicial district by April 1, 2017.

23 **SECTION 19A.4.(e)** Report. – The Administrative Office of the Courts shall report 24 by May 1, 2017, to the chairs of the Joint Legislative Oversight Committee on Justice and Public 25 Safety on the status of the six judicial districts selected and the fee schedule developed. The 26 Administrative Office of the Courts shall report on the results of the pilot project to the chairs of 27 the Joint Legislative Oversight Committee on Justice and Public Safety by March 15, 2018. The 28 Administrative Office of the Courts shall continue to monitor the pilot project after making its 29 initial report and shall report by March 15 every two years thereafter on its findings and any 30 recommendations regarding the pilot projects to the chairs of the Joint Legislative Oversight 31 Committee on Justice and Public Safety.

- 32
- 33 34

36

SUBPART XIX-B. ADMINISTRATIVE OFFICE OF THE COURTS

35 **GRANT FUNDS**

SECTION 19B.1. Section 18A.4 of S.L. 2015-241 reads as rewritten:

37 "SECTION 18A.4. Notwithstanding G.S. 143C-6-9, the Administrative Office of the Courts 38 may use up to the sum of one million five hundred thousand dollars (\$1,500,000) in each year of 39 the fiscal biennium from funds available to the Department to provide the State match needed in 40 order to receive grant funds. Prior to using funds for this purpose, the Department shall report to 41 the Chairs of the House of Representatives and Senate Appropriations Committees on Justice and 42 Public Safety on the grants to be matched using these funds."

43

44 **COLLECTION OF WORTHLESS CHECK FUNDS** 45

SECTION 19B.2. Section 18A.5(a) of S.L. 2015-241 reads as rewritten

46 "SECTION 18A.5.(a) Notwithstanding the provisions of G.S. 7A-308(c), the Judicial 47 Department may use any balance remaining in the Collection of Worthless Checks Fund on June 48 30, 2015, for the purchase or repair of office or information technology equipment during the 49 2015-2016 fiscal year.year and may use any balance remaining in the Collection of Worthless 50 Checks Fund on June 30, 2016, for the purchase or repair of office or information technology

51 equipment during the 2016-2017 fiscal year. Prior to using any funds under this section, the

General Assem	bly Of North Carolina	Session 20			
Judicial Department shall report to the chairs of the House of Representatives and Appropriations Committees on Justice and Public Safety and the Office of State Budg Management on the equipment to be purchased or repaired and the reasons for the purchases					
ADDITIONAL DISTRICT COURT JUDGES FOR DISTRICTS 19A AND 27B					
	TION 19B.3.(a) G.S. 7A-133(a) re				
		bers of magistrates and additional seats			
	t, by counties.	8			
(a) Each	district court district shall have the	numbers of judges as set forth in the followi			
table:					
District	Judges	County			
1	5	Camden			
1	5	Chowan			
		Currituck			
		Dare			
		Gates			
		Pasquotank			
2	4	Perquimans Martin			
2	4	Beaufort			
		Tyrrell			
		Hyde Washington			
2 4	F	Washington			
3A	5	Pitt			
3B	6	Craven			
		Pamlico			
4	0	Carteret			
4	8	Sampson			
		Duplin			
		Jones			
F	0	Onslow			
5	9	New Hanover			
6	4	Pender			
6	4	Northampton Bertie			
		Hertford			
		Halifax			
7	7	Nash			
1	7	Edgecombe			
		Wilson			
8	6				
0	0	Wayne			
		Greene			
9	4	Lenoir Granville			
フ	4				
		(part of Vance			
		see subsection (b))			
0.4	2	Franklin			
9A	2	Person			
		Caswell			
9B	2	Warren			

$\begin{tabular}{ c c c c c c } & (part of Vance & se subsection (b)) \\ \hline 3 & 10 & 19 & Wake \\ se subsection (b)) & Wake \\ \hline 4 & 11 & 11 & Harnett \\ Johnston & Lee \\ \hline 7 & 12 & 10 & Cumberland \\ \hline 8 & 13 & 6 & Bladen \\ \hline 9 & & Columbus \\ \hline 10 & & Columbus \\ \hline 11 & 14 & 7 & Durham \\ \hline 12 & 15A & 4 & Alamance \\ \hline 13 & 15B & 5 & Orange \\ \hline 14 & & Chatham \\ \hline 15 & 16A & 6 & Scotland \\ \hline 16 & & Hoke \\ \hline 17 & & Anson \\ \hline 18 & & Richmond \\ \hline 19 & 16B & 5 & Robeson \\ \hline 20 & 17A & 3 & Rockingham \\ \hline 21 & 17B & 4 & Stokes \\ \hline 22 & & & Surry \\ \hline 23 & 18 & 14 & Guilford \\ \hline 24 & 19A & 45 & Cabarrus \\ \hline 25 & 19B & 7 & Montgomery \\ \hline 26 & & & & & & & \\ \hline 7 & & & & & & & & \\ \hline 7 & & & & & & & & & \\ \hline 18 & & & & & & & & & \\ \hline 19 & 16B & 5 & Rowan \\ \hline 21 & 17B & 4 & Stokes \\ \hline 22 & & & & & & & & \\ \hline 23 & 18 & 14 & & & & & & \\ \hline 24 & 19A & 45 & & & & & & \\ \hline 25 & 19B & 7 & & & & & & & \\ \hline 7 & & & & & & & & & & \\ \hline 7 & & & & & & & & & & \\ \hline 7 & & & & & & & & & & \\ \hline 8 & 10 & & & & & & & & \\ \hline 8 & 10 & & & & & & & & \\ \hline 10 & & & & & & & & & \\ \hline 10 & & & & & & & & & \\ \hline 11 & & & & & & & & \\ \hline 12 & 17B & 4 & & & & & & \\ \hline 13 & & & & & & & & & \\ \hline 14 & & & & & & & & \\ \hline 15 & 10 & & & & & & & \\ \hline 16 & & & & & & & & \\ \hline 17 & & & & & & & & \\ \hline 10 & & & & & & & & \\ \hline 10 & & & & & & & & \\ \hline 10 & & & & & & & & \\ \hline 10 & & & & & & & & \\ \hline 11 & & & & & & & \\ \hline 11 & & & & & & & \\ \hline 12 & & & & & & & & \\ \hline 13 & & & & & & & & & \\ \hline 14 & & & & & & & \\ \hline 15 & & & & & & & \\ \hline 16 & & & & & & & \\ \hline 16 & & & & & & & & \\ \hline 16 & & & & & & & & \\ \hline 17 & & & & & & & & \\ \hline 10 & & & & & & & & \\ \hline 10 & & &$	General Assembly C)f North Carolina	Session 2015	
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46 Mitchell	5			
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48 Yancey			-	
49 25 9 Burke		9	•	
50 Caldwell		,		
51 Catawba				
Calawba	L		Calawba	

	ıl Assem	bly Of North Carolina	Session 201	
	26	21	Mecklenburg	
	27A	7	Gaston	
	27B	<u>56</u>	Cleveland	
			Lincoln	
	28	7	Buncombe	
	29A	3	McDowell	
			Rutherford	
	29B	4	Henderson	
			Polk	
			Transylvania	
	30	6	Cherokee	
			Clay	
			Graham	
			Haywood	
			Jackson	
			Macon	
			Swain.	
	SEC	FION 19B.3.(b) This section be	comes effective December 1, 2016.	
PART	XX. DEI	PARTMENT OF MILITARY A	AND VETERANS AFFAIRS	
RENA		CK MOUNTAIN VETERANS		
	SECTION 20.1. The North Carolina State Veterans Home in Black Mountain shall be			
rename	d the "Ze	bulon Doyle Alley State Veteran	s Home".	
STUDY			A MILITARY HALL OF FAME	
		-	of Military and Veterans Affairs shall study th	
			Hall of Fame to recognize the contributions to the	
State and nation of members of the military with connections to North Carolina. The Department shall report its findings to the chairs of the Joint Legislative Oversight Committee on General				
Government no later than November 1, 2016. The report required by this section shall address al				
			he report required by this section shall address a	
of the fo	ollowing:			
	(1)	The desirability and feasibilit		
		F	y of creating a North Carolina Military Hall of	
	(2)	Fame.		
	(2)	Appropriate potential locations	s in this State for a Military Hall of Fame.	
	(2) (3)	Appropriate potential locations Projected costs of creating a	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revent	
		Appropriate potential locations Projected costs of creating a streams associated with the M	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revent	
	(3)	Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs.	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revent Military Hall of Fame that could be used to offs	
		Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding t	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revent Military Hall of Fame that could be used to offs	
	(3) (4)	Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding t Hall of Fame.	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offso he structure of the administration of the Militar	
	(3)	 Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding the Hall of Fame. Potential processes for selection 		
	(3)(4)(5)	 Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding the Hall of Fame. Potential processes for selecting Military Hall of Fame. 	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revent lilitary Hall of Fame that could be used to offso he structure of the administration of the Militan ng members of the military for inclusion in th	
	(3) (4)	 Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding the Hall of Fame. Potential processes for selecting Military Hall of Fame. Methods for ensuring active in the factor of the second se	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offs he structure of the administration of the Militan ng members of the military for inclusion in the nvolvement of the active and reserve componen	
	 (3) (4) (5) (6) 	 Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding the Hall of Fame. Potential processes for selecting Military Hall of Fame. Methods for ensuring active in of the military in the operation 	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offs he structure of the administration of the Militan ng members of the military for inclusion in the nvolvement of the active and reserve component of the Military Hall of Fame.	
	(3)(4)(5)	 Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding the Hall of Fame. Potential processes for selecting Military Hall of Fame. Methods for ensuring active in the factor of the second se	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offs he structure of the administration of the Militan ng members of the military for inclusion in the nvolvement of the active and reserve component of the Military Hall of Fame.	
DADT	 (3) (4) (5) (6) (7) 	Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding t Hall of Fame. Potential processes for selecti Military Hall of Fame. Methods for ensuring active ir of the military in the operation Any other matter that the Depa	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offs he structure of the administration of the Militan ng members of the military for inclusion in the nvolvement of the active and reserve componen of the Military Hall of Fame. artment deems relevant.	
PART	 (3) (4) (5) (6) (7) 	 Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding the Hall of Fame. Potential processes for selecting Military Hall of Fame. Methods for ensuring active in of the military in the operation 	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offs he structure of the administration of the Militan ng members of the military for inclusion in the nvolvement of the active and reserve componen of the Military Hall of Fame. artment deems relevant.	
	 (3) (4) (5) (6) (7) XXI. OF 	Appropriate potential locations Projected costs of creating a streams associated with the M some or all of those costs. Recommendations regarding t Hall of Fame. Potential processes for selecti Military Hall of Fame. Methods for ensuring active ir of the military in the operation Any other matter that the Depa	s in this State for a Military Hall of Fame. Military Hall of Fame and potential revenu lilitary Hall of Fame that could be used to offs he structure of the administration of the Milita ng members of the military for inclusion in the nvolvement of the active and reserve component of the Military Hall of Fame. Artment deems relevant.	

1		TY DEATH BENEFITS TO INCLUDE CANCER AS OCCUPATIONAL
2	DISEASE	
3		FION 22.1.(a) G.S. 143-166.2(c) reads as rewritten:
4		term "killed in the line of duty" shall apply to any law-enforcement officer,
5	•	e squad worker who is killed or dies as a result of bodily injuries sustained or of
6		e or extreme activity experienced in the course and scope of his official duties
7		harge of his official duty or duties. When applied to a senior member of the Civil
8 9		ined in this Article, "killed in the line of duty" shall mean any such senior member
9 10		rolina Wing-Civil Air Patrol who is killed or dies as a result of bodily injuries extreme exercise or extreme activity experienced in the course and scope of his
10		
11		hile engaged in a State requested and approved mission pursuant to Article 13 of f the Construct Statutes. For surpasses of this Article, when a law enforcement
12	-	f the General Statutes. For purposes of this Article, when a law enforcement
13 14		er, rescue squad worker, or senior Civil Air Patrol member dies as the direct and
14 15	-	t of a myocardial infarction suffered while on duty or within 24 hours after
15 16		a training exercise or responding to an emergency situation, the law enforcement
10 17	_	er, rescue squad worker, or senior Civil Air Patrol member is presumed to have
17		e line of duty. For the purposes of this Article, when a firefighter dies as a direct esult of any of the following cancers that are occupationally related to firefighting,
18 19	_	presumed to have been killed in the line of duty:
20	(1)	Mesothelioma.
20 21	$\frac{(1)}{(2)}$	Testicular cancer.
21	$\frac{(2)}{(3)}$	Intestinal cancer."
22		FION 22.1.(b) This section becomes effective October 1, 2016, and applies to
23 24		on or after that date.
25	deaths beeuting	on of after that date.
26	ABLE PROGR	AM TRUST REPORT
27		FION 22.2. No later than December 1, 2016, the Department of State Treasurer
28		e Joint Legislative Oversight Committee on General Government on the status of
29	-	Better Life Experience (ABLE) Program Trust as established under Article 6F of
30	0	he General Statutes. The report shall include all of the following:
31	(1)	A description of various organizational structures and approaches that may be
32		utilized to implement the ABLE Program Trust.
33	(2)	A comparison of the advantages and disadvantages of the various
34		organizational structures and approaches that may be utilized to implement the
35		ABLE Program Trust.
36	(3)	Information regarding implementation discussions and plans of the multistate
37		ABLE consortium.
38	(4)	Information about plan design and implementation in other states, including
39		Virginia, South Carolina, and Tennessee.
40	(5)	Detailed costs of implementing and operating the ABLE Program Trust as a
41		single-state program operated within North Carolina as compared to entering
42		into an agreement with another state or states for operation.
43	(6)	Upon consideration of the various approaches to implementation of the ABLE
44		Program Trust, a detailed plan for implementation in North Carolina and the
45		status of that implementation. The cost of the detailed plan for implementation
46		shall be within the Department of State Treasurer's current appropriation for the
47		ABLE Program Trust.
48		
49	PART XXIII. D	PEPARTMENT OF INSURANCE
50		

5051 INSURANCE REGULATORY CHARGE

1 **SECTION 23.1.** The percentage rate to be used in calculating the insurance regulatory 2 charge under G.S. 58-6-25 is six and one-half percent (6.5%) for the 2017 calendar year. 3 4 PART XXIV. STATE BOARD OF ELECTIONS 5 6 STATE BOARD OF ELECTIONS/ACCESS TO DMV RECORDS 7 SECTION 24.1. G.S. 20-43(a) reads as rewritten: 8 All records of the Division, other than those declared by law to be confidential for the "(a) 9 use of the Division, shall be open to public inspection during office hours in accordance with 10 G.S. 20-43.1. A signature recorded in any format by the Division for a drivers license or a special 11 identification card is confidential and shall not be released except for law enforcement purposes.purposes or to the State Chief Information Officer for purposes of G.S. 143B-1385 or the 12 13 State Board of Elections in connection with its official duties under Chapter 163 of the General 14 Statutes. A photographic image recorded in any format by the Division for a drivers license or a 15 special identification card is confidential and shall not be released except for law enforcement State Chief Information Officer for 16 purposes or to the the purposes of 17 G.S. 143B-1385, G.S. 143B-1385 or the State Board of Elections in connection with its official duties under Chapter 163 of the General Statutes." 18 19 20 PART XXV. GENERAL ASSEMBLY 21 22 SCHOOL CONSTRUCTION NEEDS STUDY 23 **SECTION 25.1.** The Joint Legislative Program Evaluation Oversight Committee shall 24 amend the 2016-2017 Program Evaluation Division work plan to direct the Division to contract 25 with an outside entity to (i) perform an independent assessment of school construction needs and 26 (ii) determine which of the local school administrative units have the highest facility needs in 27 relation to their capacity to raise revenue to meet those needs. The Program Evaluation Division 28 shall report the results of this study to the Joint Legislative Program Evaluation Oversight 29 Committee and the Joint Legislative Economic Development and Global Engagement Oversight 30 Committee on or before March 15, 2017. 31 32 PART XXVI. OFFICE OF THE GOVERNOR [RESERVED] 33 34 PART XXVII. OFFICE OF STATE BUDGET AND MANAGEMENT 35 36 **IMPROVE BUDGETING TRANSPARENCY/OFFICE OF STATE TREASURER** 37 SECTION 27.1.(a) The Office of State Budget and Management shall study the 38 feasibility of converting the following Funds within Budget Code 13410, Department of the State 39 Treasurer, from receipt-supported to General Fund-supported: 1110 General Administration, 1130 40 Escheat Fund, 1150 Information Services, 1210 Investment Management Division, 1310 Local 41 Government, 1410 Retirement Operations Division Fund, and 1510 Financial Operations Division. 42 The Office of State Budget and Management shall develop a proposed plan and schedule to adjust 43 the Base Budget as follows: 44 Show that receipts from the Funds listed in this subsection are used to offset (1)45 General Fund appropriations. Reflect that receipts generated from the Investment Management Division, the 46 (2) 47 Escheat Fund, and the Local Government Operations Division Fund and any 48 interest earnings be deposited as nontax revenue. 49 Eliminate all transfers used to pay for administration in Funds 1110, 1150, and (3) 50 1510 from Funds 1130, 1210, 1310, and 1410.

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(4)	Identify any amendments to current law needed to plan.	implement the proposed
(5)	Require the Department of the State Treasurer's expe North Carolina Accounting System in the appropriat and account code and not be charged directly to the In	te budget code, fund code,
SEC	FION 27.1.(b) The Office of State Budget and Man	nagement shall present its
	nd recommendations to the December 2016 meeting	0
U	nittee on General Government. The Office of State Bud	0 0
	nanges to the presentation of the Treasurer's budget up	ntil the General Assembly
enacts changes.		
SVMDUONV (HALLENGE GRANT	
	FION 27.2. Section 23.1(a) of S.L. 2015-241 reads as r	·ewritten·
	23.1.(a) Of the funds appropriated in this act to the C	
	becial Appropriations, the sum of one-two million five	
	<u>000,000</u> in recurring funds for each year of the 2015	
	e sum of five hundred thousand dollars (\$500,000) in n	
•	-2017 fiscal biennium year shall be allocated to the No	• • •
	this section. It is the intent of the General Assembl	•
	at least nine million dollars (\$9,000,000) in non-Sta	
	biennium. The North Carolina Symphony cannot use	
-	ndowment to its operating budget to achieve the func- nd (c) of this section."	i-raising targets set out in
subsections (b) a	ind (c) of this section.	
CONNECT NC	BOND ADMINISTRATION	
	FION 27.3. Of the funds appropriated in this act to t	the Office of State Budget
and Managemen	t, the sum of two hundred seventy-eight thousand two h	nundred dollars (\$278,200)
-	Is for the 2016-2017 fiscal year shall be used only to s	
1 0	t requests and to ensure compliance with capital imp	Ū.
-	ons created during the 2016-2017 fiscal year for the put	
	Bond project requests and ensuring compliance shall be ons shall be eliminated as soon as administration of	• • •
complete.	ons shall be eminiated as soon as administration of	the Connect NC Bond is
complete.		
DISPOSITION	OF CERTAIN FUNDS	
	FION 27.4.(a) G.S. 143C-6-23(f1)(1) shall not apply	to funds appropriated for
	scal year for the following:	
(1)	School construction funds for the construction of a c	collocated middle and high
	school in Jones County.	TC
(2)	Grant-in-aid to Project Healing Waters Fly Fishi	
	veterans to recreational activities. These funds may Healing Waters Fly Fishing, Inc., for travel and lo	••••
	with recreational activities for veterans.	uging expenses associated
(3)	Grant-in-aid to the Averasboro Battlefield Comm	ission to assist with the
	purchase and relocation of the Shaw Halfway House	
	be allocated to Averasboro Town Restoration A	
	purchase and relocation of the Shaw Halfway House.	
SEC	FION 27.4.(b) G.S. 143C-6-23(f1)(1) shall not apply	
	and waar for asheed construction funds for the construct	tion of a collocated middle
the 2016-2017 fi	scal year for school construction funds for the construc	tion of a conocated middle
the 2016-2017 fi and high school	•	

NORTH CAROLINA POLICY COLLABORATORY AT THE UNIVERSITY OF NORTH CAROLINA AT CHAPEL HILL

4 SECTION 27.5. Of the funds appropriated in this act to the Office of State Budget and Management, Special Appropriations, up to the sum of three million five hundred thousand 5 dollars (\$3,500,000) in nonrecurring funds for the 2016-2017 fiscal year shall be allocated to the 6 7 Board of Trustees of the University of North Carolina at Chapel Hill for operation of the North 8 Carolina Policy Collaboratory. Allocations made pursuant to this section shall be matched by the 9 Board of Trustees on the basis of one dollar (\$1.00) in allocated funds for every one dollar (\$1.00) in non-State funds that the Board of Trustees raises by June 30, 2017, for the purposes of 10 11 operating the Collaboratory. These funds shall be in addition to any other funds appropriated in this act for the North Carolina Policy Collaboratory at the University of North Carolina at Chapel 12 13 Hill.

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15 SUPPORT DEPARTMENT OF APPLIED PHYSICAL SCIENCES AT UNC-CHAPEL 16 HILL

17 SECTION 27.6. Of the funds appropriated in this act to the Office of State Budget and Management, Special Appropriations, up to the sum of four million dollars (\$4,000,000) in 18 19 nonrecurring funds for the 2016-2017 fiscal year shall be allocated to the Board of Trustees of the University of North Carolina at Chapel Hill for operation of the Department of Applied Physical 20 21 Sciences. Allocations made pursuant to this section shall be matched by the Board of Trustees on the basis of one dollar (\$1.00) in allocated funds for every one dollar (\$1.00) in non-State funds 22 23 that the Board of Trustees raises by June 30, 2017, for the purposes of operating the Department of 24 Applied Physical Sciences.

25

PART XXVIII. STATE AUDITOR [RESERVED] 27

28 PART XXIX. HOUSING FINANCE AGENCY [RESERVED]

29

33

30 PART XXX. DEPARTMENT OF THE SECRETARY OF STATE [RESERVED] 31

32 PART XXXI. OFFICE OF LT. GOVERNOR [RESERVED]

34 PART XXXII. DEPARTMENT OF ADMINISTRATION 35

36 STUDY E-PROCUREMENT SERVICE

37 **SECTION 32.1.** The Joint Legislative Oversight Committee on General Government 38 shall study the management of North Carolina's E-Procurement Service, including the amount of 39 the vendor transaction fee charged to suppliers and the delay in implementation of an e-bidding 40 module within the system. The Committee shall report its findings, including any 41 recommendations for proposed legislation, to the 2017 General Assembly.

42

43 AUTOCLAVE MAINTENANCE

44 SECTION 32.4. The Department of Administration (DOA) shall, in conjunction with 45 the Office of State Budget and Management and the Department of Health and Human Services, identify available funds which shall be used to pay the vendor with whom DOA has a contract for 46 47 the 2016-2017 fiscal year for the maintenance of the autoclave in the State Public Health 48 Laboratory. DOA shall not renew the contract when it expires and shall not enter into any other 49 contract or agreement for the maintenance of the autoclave. Upon the expiration of the contract 50 between DOA and the vendor, the Division of Public Health, Department of Health and Human 51 Services, is authorized to enter into a contract for the maintenance of the autoclave.

1	
2	TRANSFER FUNCTIONS OF YOUTH ADVOCACY AND INVOLVEMENT OFFICE TO
2 3	COUNCIL FOR WOMEN/TRANSFER YOUTH LEGISLATIVE ASSEMBLY
3 4	
	SECTION 32.5.(a) The North Carolina Council for Women and the Youth Advocacy
5	and Involvement Office shall be consolidated within the Department of Administration and
6	reorganized as the North Carolina Council for Women and Youth Involvement, as provided in
7	subsection (b) of this section.
8	SECTION 32.5.(b) Part 10 of Article 9 of Chapter 143B of the General Statutes reads
9	as rewritten:
10	"Part 10. North Carolina Council for Women.Women and Youth Involvement.
11	"§ 143B-393. North Carolina Council for Women <u>and Youth Involvement</u> – creation;
12	powers and duties.
13	(a) There is hereby created the North Carolina Council for Women and Youth Involvement
14	of the Department of Administration. The North Carolina-Council for Women shall have the
15	following functions and duties:
16	
17	(1a) <u>To advise the Governor or Secretary of Administration upon any matter relating</u>
18	to the following programs and organizations:
19	a. <u>North Carolina Internship Council and the North Carolina State</u>
20	Government Internship Program.
21	b. <u>SADD (Students Against Destructive Decisions).</u>
22	c. <u>State Youth Councils.</u>
23	
24	(b) The programs listed in subdivision (1a) of subsection (a) of this section shall be
25	administered in a nonpartisan manner and shall not disseminate or advocate partisan principles or
26	ideas, promote the candidacy of any person seeking public office or preferment, or use State funds
27	to disseminate or advocate partisan principles or ideas or to promote political candidates or
28	appointees.
29 20	"
30	SECTION 32.5.(c) Article 9 of Chapter 143B of the General Statutes is amended by
31	adding a new Part to read:
32	" <u>Part 10E. Youth Councils.</u> "
33	SECTION 32.5.(d) Except G.S. 143B-387.1, G.S. 143B-385 through G.S. 143B-388
34 25	are recodified as G.S. 143B-394.25 through G.S. 143B-394.28 under Part 10E of Article 9 of
35	Chapter 143B of the General Statutes, as enacted by subsection (c) of this section.
36	SECTION 32.5.(e) Article 9 of Chapter 143B of the General Statutes is amended by
37	adding a new Part to read:
38	"Part 10F. North Carolina Internship Council."
39 40	SECTION 32.5.(f) G.S. 143B-417 through G.S. 143B-419 are recodified as
40	G.S. 143B-394.31 through G.S. 143B-394.33 under Part 10F of Article 9 of Chapter 143B of the
41	General Statutes, as enacted by subsection (e) of this section.
42	SECTION 32.5.(g) G.S. 143B-419, as recodified by subsection (f) of this section,
43	reads as rewritten:
44 45	"§ 143B-394.33. North Carolina Internship Council – committees for screening applications.
45 46	The North Carolina Internship Council may designate one representative from each office or denortment enumerated in C.S. 142B 417 C.S. 142B 204 21 to serve on a committee to essist
46 47	department enumerated in G.S. 143B-417-G.S. 143B-394.31 to serve on a committee to assist
47 48	pursuant to guidelines adopted by the Council, in the screening and selection of applicants for
48 49	student internships."
49 50	SECTION 32.5.(h) G.S. 7B-1402 reads as rewritten:
50	"§ 7B-1402. Task Force – creation; membership; vacancies.

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1	(a) There is created the North Carolina Child Fatality Task Force within the Department of
2	Health and Human Services for budgetary purposes only.
3	(b) The Task Force shall be composed of 35 members, 11 of whom shall be ex officio
4	members, four of whom shall be appointed by the Governor, 10 of whom shall be appointed by the
5	Speaker of the House of Representatives, and 10 of whom shall be appointed by the President Pro
6	Tempore of the Senate. The ex officio members other than the Chief Medical Examiner shall be
7	nonvoting members and may designate representatives from their particular departments,
8 9	divisions, or offices to represent them on the Task Force. The members shall be as follows:
10	(6) The Director of the Governor's Youth Advocacy and Involvement Office; chair
11	of the Council for Women and Youth Involvement;
12	"
12	SECTION 32.5.(i) The Office of State Budget and Management shall make necessary
14	revisions to the budget for the Council for Women and Youth Involvement, established in
15	subsection (a) of this section, based upon the organizational structure provided for in this section,
16	including the movement of positions or funds between fund codes.
17	SECTION 32.5.(j) The responsibilities for the North Carolina Youth Legislative
18	Assembly are transferred from the Department of Administration to the North Carolina General
19	Assembly's Legislative Services Commission. The following position is transferred to Budget
20	Code 11000: Administrative Officer II, Position Number 60014065. All budget salary and benefits
21	in the amount of sixty-one thousand two hundred seventy-nine dollars (\$61,279) are transferred in
22	a Type II transfer from the Department of Administration to the General Assembly. Additionally,
23	the budget associated with operations for the Youth Legislative Assembly and the North Carolina
24	Youth Legislative Assembly Fund, enacted by subsection (k) of this section, are transferred as a
25	Type II transfer from the Department of Administration to the General Assembly. The
26	Administrative Officer II position will report directly to the Legislative Services Officer. The
27	Youth Legislative Assembly will work collaboratively with existing resources within the General
28	Assembly, including the Senate and House Page programs, to execute activities of the Youth
29	Legislative Assembly.
30	SECTION 32.5.(k) G.S. 143B-387.1 is recodified as G.S. 120-32.04 and reads as
31	rewritten:
32	"§ 120-32.04. North Carolina Youth Advocacy and Involvement <u>Legislative Assembly</u> Fund.
33	The North Carolina Youth Advocacy and Involvement Legislative Assembly Fund is created
34	as a special and nonreverting fund. Conference registration fees, gifts, donations, or contributions
35	to or for the North Carolina Youth Legislative Assembly (YLA) program shall be credited to the
36	Fund.
37	The Fund shall be used solely to support planning and execution of the YLA program."
38	
39	DOMESTIC VIOLENCE CENTER FUND/DEVELOP NEW GRANT FORMULA
40	SECTION 32.6.(a) Development of New Grant Formula. – The Department of
41	Administration, North Carolina Council for Women (hereinafter "Council"), in consultation with
42	the Domestic Violence Commission, shall develop a new formula for awarding grants from the
43	Domestic Violence Center Fund to eligible centers for victims of domestic violence (hereinafter
44 45	"center") that is based upon the services provided by the centers. Current law, G.S. 50B-9, requires
43 46	that each eligible center receive the same amount in grant funds. In developing the new formula, the Council shall consider the following:
40 47	the Council shall consider the following:(1) The types of services each center currently provides and the cost of those
47	services, including around-the-clock shelter services, job search assistance,
40 49	legal assistance, clothing costs, and child care costs.
4) 50	(2) The number of clients served annually by each center and the service area of
50 51	each center.
~ 1	

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1 2	(3) The availability of external funding sources for each cen State, and local grants, and private donations.	ter, including federal,
3	(4) Any other relevant information that may be helpful	in developing a new
4	formula for the awarding of grants.	
5	SECTION 32.6.(b) Report. – By November 1, 2016, the Co	
6 7	findings and recommendations to the Joint Legislative Oversight Co Government. The Council shall not make any changes to the current allo	
8	directed to do so by the General Assembly.	NT / 1/1 / 11 /1
9 10	SECTION 32.6.(c) Grant Moratorium for New Grantees. – provisions of G.S. 50B-9, for the 2016-2017 fiscal year, the Council shall r	e
10	the Domestic Violence Center Fund to any center that did not receive a gra-	0
12	fiscal year. The Council shall continue to award grants to The North Carol	
13	Domestic Violence, Inc., as provided in G.S. 50B-9.	C
14		
15	CONNECT NC BOND ADMINISTRATION	the Demonstrate of
16 17	SECTION 32.7. Of the funds appropriated in this act to Administration, State Construction Office, the sum of five hundred forty	-
18	hundred forty-seven dollars (\$545,747) in recurring funds for the 2016-201	
19	used only to support review of Connect NC Bond project requests and to er	•
20	capital improvement regulations and processes. Positions created during the	
21	for the purpose of supporting review of Connect NC Bond project re	
22	compliance shall be used only for that purpose, and those positions shall be	eliminated as soon as
23 24	administration of the Connect NC Bond is complete.	
24 25	PART XXXIII. DEPARTMENT OF REVENUE [RESERVED]	
26		
27	PART XXXIV. OFFICE OF STATE CONTROLLER [RESERVED]	
28		
29 30	PART XXXV. DEPARTMENT OF TRANSPORTATION	
30 31	STABILIZATION OF FUNDING FOR THE FERRY SYSTEM/PRIOR	TTV BOARDING
32	SECTION 35.1.(a) G.S. 136-82 reads as rewritten:	
33	"§ 136-82. Department of Transportation to establish and maintain ferr	ies.
34	(a) Powers of Department. – The Department of Transportation is ve	•
35	provide for the establishment and maintenance of ferries connecting the part	e .
36 37	system, whenever in its discretion the public good may require, and shall tolls on the ferry routes as established by the Board of Transportation follow	-
37	forth in this section.in accordance with subsection (b) of this section.	0 1
39	accomplish the purpose of this section, the Department of Transportation is	
40	own, lease, charter, or otherwise control all necessary vessels, boats, termin	-
41	required for the proper operation of the ferries or to enter into contracts w	
42	corporations for the operation thereof and to pay the reasonable sums that	÷
43 44	Department of Transportation represent the fair value of the public service re(b)Establishment of Tolling.Tolling of Certain Ferry Route	
44 45	Transportation may establish tolls on any untolled ferry route as set forth in	
46	to establishing tolls on an untolled ferry route, the Board of Transport	
47	resolution approved by the Transportation Advisory Committee of	
48	transportation planning organization requesting tolls on that route. No later	
49 50	the Department shall hold a separate public hearing in the geographic area	
50 51	route and invite each affected local transportation planning organization. At Department shall present an explanation of the toll setting methodology, th	
51	Department shan present an explanation of the toll setting methodology, th	e mipaet or torning off

the availability of funding for other local transportation priorities, and the minimum and maximum 1 2 toll rates. After the public hearing, an affected local transportation planning organization may 3 consider and adopt a ferry tolling resolution. The Board of Transportation shall adopt the toll at its 4 next regularly scheduled meeting after receipt of the ferry tolling resolutions required by this 5 subsection. The Department shall collect the toll as soon as is feasible following its adoption, but 6 in no case more than 180 days after adoption of the toll. The establishment of tolls by the Board of 7 Transportation pursuant to the authority granted in this section shall be exempt from the 8 provisions of Chapter 150B of the General Statutes. For purposes of this section, "affected local 9 transportation planning organization" means any Metropolitan Planning Organization or Rural 10 Transportation Planning Organization with geographic jurisdiction over any part of an untolled 11 ferry route, and "untolled ferry route" means any ferry route for which no tolls were in effect as of June 30, 2013. shall establish tolls on the passenger-only Hatteras-Ocracoke ferry route. The Board 12 13 of Transportation shall continue tolling the following ferry routes: 14 Southport-Fort Fisher. (1)15 Cedar Island-Ocracoke. (2)Swan Quarter-Ocracoke. 16 (3) 17 Untolled Ferry Routes. - Except as provided in subsection (b) of this section, ferry (b1) routes are exempt from tolls. The Board of Transportation shall not establish tolls on a ferry route 18 19 exempt from tolls. 20 (c) Revisions of Tolls. - The Board of Transportation may change toll rates or toll-setting 21 methodology. The Department of Transportation shall report to the Fiscal Research Division, the 22 Joint Legislative Transportation Oversight Committee, and all affected local transportation 23 planning organizations 30 days prior to any change in toll rates or change in the toll setting 24 methodology by the Board of Transportation. 25 ... 26 (e) Powers of Department. - To accomplish the purpose of this section, the Department of 27 Transportation is authorized to acquire, own, lease, charter or otherwise control all necessary 28 vessels, boats, terminals or other facilities required for the proper operation of the ferries or to 29 enter into contracts with persons, firms or corporations for the operation thereof and to pay the 30 reasonable sums that in the opinion of the Department of Transportation represent the fair value of 31 the public service rendered. 32 33 (f2) Reserve Account and Disposition of Marine Vessels. - There is created in the Highway 34 Fund a Ferry Systemwide reserve account. The funds in the account shall be used for the 35 acquisition or construction of marine vessels to maintain existing service capacity by replacing 36 marine vessels that have reached the end of their useful life, as determined by the Department of 37 Transportation. The Department of Transportation shall decommission and dispose of a marine 38 vessel subject to replacement in a timely manner after the replacement marine vessel is 39 operationalized. Notwithstanding any provision of law to the contrary, any proceeds received from the disposition of a marine vessel shall be credited to the reserve account established under this 40 subsection. Nothing in this subsection shall be construed as prohibiting the Department of 41 42 Transportation from using funds held in the reserve account established under this subsection to supplement funds credited to a reserve account under subsection (d) of this section to use 43 exclusively for prioritized Ferry System ferry passenger vessel replacement projects in the 44 45 Highway Division in which the funds credited to the reserve account under subsection (d) of this section are earned. For purposes of this subsection, the term "marine vessels" means tugs, barges, 46 dredges, and ferries other than passenger-only vessels. 47 48 Priority Boarding Fee for Certain Vehicles. – For vehicles providing commercial goods (f3) and services, the Department of Transportation shall charge an annual fee of one hundred fifty 49

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Except as authorized under this subsection, the Department of Transportation shall not provide priority boarding to a ferry vessel to any vehicle providing commercial goods and services.
SECTION 35.1.(b) Uses of Appropriated Funds. – Of the funds appropriated in this
act from the Highway Fund to the Ferry Division of the Department of Transportation:
(1) Six million dollars (\$6,000,000) in nonrecurring funds for the 2016-2017 fiscal
year shall be used for terminal infrastructure, capital improvements to the North
Carolina Ferry System necessary for the reconstruction or rehabilitation of
marine vessels used for the support and transport of persons or vehicles
between Ferry System terminals, and as otherwise provided in this subdivision.
Up to three million six hundred fifty thousand dollars (\$3,650,000) of the six
million dollars (\$6,000,000) shall be used for costs associated with the initiation
of passenger-only ferry service on the Hatteras-Ocracoke ferry route. For
purposes of this subdivision, the term "terminal infrastructure" means ramps,
gantries, and bulkheads, and the term "marine vessels" is as defined in
G.S. 136-82(f2), as enacted by subsection (a) of this section. (2) Easy million dollars $($4,000,000)$ in recurring funds for the 2016 2017 fixed.
(2) Four million dollars (\$4,000,000) in recurring funds for the 2016-2017 fiscal year shall be deposited in the Ferry Systemwide reserve account established in
G.S. 136-82(f2), as enacted by subsection (a) of this section.
SECTION 35.1.(c) Notwithstanding G.S. 150B-21.1(a), the Department of
Transportation may adopt temporary rules to administer this section. The Department of
Transportation shall repeal any rule in conflict with the provisions of this section.
SECTION 35.1.(d) G.S. 136-82(f2), as enacted by subsection (a) of this section,
becomes effective July 1, 2016, and applies to dispositions on or after that date.
CASH FLOW HIGHWAY FUND AND HIGHWAY TRUST FUND APPROPRIATIONS
SECTION 35.2.(a) Subsections (a) and (b) of Section 29.1 of S.L. 2015-241 are
repealed. SECTION 35.2.(b) The General Assembly authorizes and certifies anticipated
revenues for the Highway Fund as follows:
For Fiscal Year 2017-2018 \$2,027.8 million
For Fiscal Year 2018-2019 \$2,077.8 million
For Fiscal Year 2019-2020 \$2,121.9 million
For Fiscal Year 2020-2021 \$2,170.2 million
SECTION 35.2.(c) The General Assembly authorizes and certifies anticipated
revenues for the Highway Trust Fund as follows:
For Fiscal Year 2017-2018\$1,393.0 million
For Fiscal Year 2018-2019\$1,423.8 million
For Fiscal Year 2019-2020 \$1,441.9 million
For Fiscal Year 2020-2021\$1,463.3 million
ELIMINATE PORTION OF DMV TRANSACTION FEES SET ASIDE FOR MERCURY
SWITCH REMOVAL ACCOUNT SECTION 35.3.(a) G.S. 20-85(a1) reads as rewritten:
"(a1) One dollar (\$1.00) of the fee imposed for any transaction assessed a fee under
subdivision (a)(1), (a)(2), (a)(3), (a)(7), (a)(8), or (a)(9) of this section shall be credited to the
North Carolina Highway Fund. The Division shall use the fees derived from transactions with
commission contract agents for the payment of compensation to commission contract agents. An
additional fifty cents (50¢) of the fee imposed for any transaction assessed a fee under subdivision
(a)(1) of this section shall be credited to the Mercury Switch Removal Account in the Department
of Environmental Quality."

21	shall be let to a responsible bloder after public advertising under rules and regulations to be made
22	and published by the Department of Transportation. The right to reject any and all bids shall be
23	reserved to the Board of Transportation. Contracts for construction or repair for federal aid
24	projects entered into pursuant to this section shall not contain the standardized contract clauses
25	prescribed by 23 U.S.C. § 112(e) and 23 C.F.R. § 635.109 for differing site conditions,
26	suspensions of work ordered by the engineer or significant changes in the character of the work.
27	For those federal aid projects, the Department of Transportation shall use only the contract
28	provisions for differing site conditions, suspensions of work ordered by the engineer, or significant
29	changes in the character of the work developed by the North Carolina Department of
30	Transportation and approved by the Board of Transportation.
31	(b) For contracts let to carry out the provisions of this Chapter in which the amount of
32	work to be let to contract for transportation infrastructure construction or repair is twofive million
33	five hundred thousand dollars (\$2,500,000)(\$5,000,000) or less, and for transportation
34	infrastructure maintenance, excluding resurfacing, that is twofive million-five hundred thousand
35	dollars (\$2,500,000)(\$5,000,000) per year or less, at least three informal bids shall be solicited.
36	The term "informal bids" is defined as bids in writing, received pursuant to a written request,
37	without public advertising. All such contracts shall be awarded to the lowest responsible bidder.
38	The Secretary of Transportation shall keep a record of all bids submitted, which record shall be
39	subject to public inspection at any time after the bids are opened.
40	
41	(f) Notwithstanding any other provision of law, the Department of Transportation may
42	solicit proposals under rules and regulations adopted by the Department of Transportation for all
43	contracts for professional engineering services and other kinds of professional or specialized
44	services necessary in connection with the planning, operations, design, maintenance, repair, and
45	construction of transportation infrastructure. In order to promote engineering and design quality
46	and ensure maximum competition by professional firms of all sizes, the Department may establish
47	fiscal guidelines and limitations necessary to promote cost-efficiencies in overhead, salary, and
48	expense reimbursement rates. The right to reject any and all proposals is reserved to the Board of
49	Transportation.
50	
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SECTION 35.4. G.S. 136-42.3 reads as rewritten: "§ 136-42.3. Historical marker program. The Department of Transportation may spend up to fortysixty thousand dollars

SECTION 35.3.(b) This section becomes effective July 1, 2016, and applies to fees

7 8 (\$40,000)(\$60,000) a year to purchase historical markers prepared and delivered to it by the 9 Department of Natural and Cultural Resources. The Department of Transportation shall erect the 10 markers on sites selected by the Department of Natural and Cultural Resources. This expenditure 11 is hereby declared to be a valid expenditure of State highway maintenance funds. No provision in 12 this section shall be construed to prevent the expenditure of any federal highway funds that may be 13 available for this purpose."

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15 **INCREASE DOT BID THRESHOLD & REPORT**

PROMOTE NORTH CAROLINA HISTORICAL SITES

SECTION 35.5.(a) G.S. 136-28.1 reads as rewritten:

17 "§ 136-28.1. Letting of contracts to bidders after advertisement; exceptions.

five hundred thousand dollars 18 (a) All contracts over twofive million 19 (\$2,500,000)(\$5,000,000) that the Department of Transportation may let for construction, 20 maintenance, operations, or repair necessary to carry out the provisions of this ChapterChapter, 21 shall be let to a responsible bidder after public advertising under rules and regulations to be made shall be eral aid clauses ditions. e work. contract nificant ent of

paid on or after that date.

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1 2 3 4	SECTION 35.5.(b) The Department of Transportation shall provide an annual report by May 1 to the chairs of the House of Representatives Committee on Transportation Appropriations and the Senate Appropriations Committee on Department of Transportation on the impact of the implementation of this section, specifically the impact of the implementation of this
5 6 7 8	section on small businesses. SECTION 35.5.(c) This section becomes effective July 1, 2016, and applies to bids solicited on or after that date.
9 10	REVISE DOT BIDDING PROCESS SECTION 35.6.(a) G.S. 136-28.1, as amended by Section 35.5 of this act, reads as
11	rewritten:
12	"§ 136-28.1. Letting of contracts to bidders after advertisement; exceptions.
13	
14	(b) For contracts let to carry out the provisions of this Chapter in which the amount of
15	work to be let to contract for transportation infrastructure construction or repair is five million
16	dollars (\$5,000,000) or less, and for transportation infrastructure maintenance, excluding
17	resurfacing, that is five million dollars (\$5,000,000) per year or less, at least three informal bids
18	shall be solicited. The term "informal bids" is defined as bids in writing, received pursuant to a
19	written request, without public advertising. All such contracts shall be awarded to the lowest
20	responsible bidder. Where public advertising is used for a contract subject to this subsection, the
21	Highway Division shall post the advertisement at least 14 calendar days prior to the letting date of
22	the contract. The Secretary of Transportation shall keep a record of all bids submitted, which
23	record shall be subject to public inspection at any time after the bids are opened. <u>The Highway</u>
24 25	Divisions shall publish the results of a bidding process no later than three business days after the contract bid upon is awarded.
23 26	(b1) Notwithstanding any provision of G.S. 136-28.5 to the contrary, and except as
20 27	prohibited by other State or federal law, the Department of Transportation shall, at the time and
28 29	place bids solicited for a contract subject to this section are opened, make public all cost estimates prepared by the Department for the purpose of comparing the bids.
30	
31	SECTION 35.6.(b) This section becomes effective July 1, 2016, and applies to bids
32	solicited on or after that date.
33	
34	ADJUST UNPAVED ROADS FUNDING EXPENDITURES
35	SECTION 35.7.(a) G.S. 136-44.2D reads as rewritten:
36 37	"§ 136-44.2D. Secondary unpaved road paving program. The Department of Transportation shall expand fifty paramet (50%) of the funds allocated to
38	The Department of Transportation shall expend <u>fifty percent (50%) of the funds</u> allocated to the paving of unpaved secondary roads for the paving of unpaved secondary roads based on a
38 39	statewide prioritization. The Department shall expend the remainder of the funds equally among
40	the 14 Highway Divisions for the paving of unpaved secondary roads within each Highway
41	Division based on the same statewide prioritization. The Department shall pave the eligible
42	unpaved secondary roads that receive the highest priority ranking within this statewide
43	prioritization. Nothing in this subsection shall be interpreted to require the Department to pave any
44	unpaved secondary roads that do not meet secondary road system addition standards as set forth in
45	G.S. 136-44.10 and G.S. 136-102.6. The Highway Trust Fund shall not be used to fund the paving
46	of unpaved secondary roads."
47	SECTION 35.7.(b) This section becomes effective July 1, 2016, and applies to funds
48	allocated on or after that date.
49	
50	RESERVE FOR GENERAL MAINTENANCE/USE PORTION OF FUNDS FOR LITTER

50 **RESERVE FOR** 51 **REMOVAL**

1 **SECTION 35.8.** Of the funds appropriated in this act to the Department of 2 Transportation and allocated to the Reserve for General Maintenance, the Department may use up 3 to the sum of ten million dollars (\$10,000,000) in nonrecurring funds for the 2016-2017 fiscal year 4 to cover costs associated with the removal of litter alongside State-maintained roads. 5 6 **STUDY/OFF-HIGHWAY PARKING FOR TRACTOR-TRAILERS & SEMI-TRAILERS** 7 SECTION 35.9.(a) Study. – The Department of Transportation, in collaboration with 8 the Departments of Public Safety and Commerce, shall study ways to provide additional 9 off-highway parking and rest areas for tractor-trailers and semi-trailers. Included within the study 10 shall be the feasibility and cost of converting abandoned highway rest stops into parking and rest 11 areas for tractor-trailers and semi-trailers. In conducting the study, the Departments shall consult with the North Carolina Trucking Association and include any recommendations the Association 12 13 may have as part of the report required under subsection (b) of this section. 14 SECTION 35.9.(b) Report. – By February 1, 2017, the Departments shall jointly 15 report their findings and recommendations, including any legislative proposals, to the chairs of the 16 House of Representatives Committee on Transportation Appropriations and the Senate 17 Appropriations Committee on Department of Transportation. 18 19 **RECOMMENDATIONS FOR** REVISING DOT/REPORT ON METHOD FOR 20 MEASURING OUTSOURCING OF PRECONSTRUCTION ACTIVITIES 21 **SECTION 35.11.** Section 34.13(d) of S.L. 2014-100, as amended by Section 29.13(b) 22 of S.L. 2015-241, reads as rewritten: 23 "SECTION 34.13.(d) The Department shall report no later than October 1, 2015, and 24 quarterly thereafter, to the Joint Legislative Transportation Oversight Committee and the Fiscal 25 Research Division regarding its implementation of this section, including any reductions in force 26 used to meet privatization requirements. In addition, the Department shall report by March 1, 27 2017, to the chairs of the House of Representatives Committee on Transportation Appropriations and the Senate Appropriations Committee on Department of Transportation on the Department's 28 29 recommendations for revising, based on the study and review required under Section 29.14(d) of 30 S.L. 2015-241, the method used for measuring the outsourcing of preconstruction activities subject 31 to subsection (a) of this section." 32 33 **REPEAL LIGHT RAIL FUNDING CAP** 34 SECTION 35.12.(a) Subsection (e1) of G.S. 136-189.11 is repealed. 35 SECTION 35.12.(b) Light rail projects subject to the maximum amount set in 36 subsection (e1) of G.S. 136-189.11 prior to its repeal under subsection (a) of this section are ineligible for scoring, reprioritization, and funding until the Prioritization 5.0 process established 37 38 under Article 14B of Chapter 136 of the General Statutes. Nothing in this subsection shall be 39 construed as requiring the programming of funds for light rail projects in the Prioritization 5.0 40 process. 41 **SECTION 35.12.(c)** G.S. 136-189.10(3)g. reads as rewritten: 42 Public transportation service that spans two or more counties and that "g. serves more than one municipality. Programmed funds pursuant to this 43 44 sub-subdivision shall not exceed ten percent (10%) of any distribution 45 region allocation. This sub-subdivision includes commuter rail, intercity rail, and light rail. Total State funding for a commuter rail or light rail 46 47 project shall not exceed ten percent (10%) of the estimated total project 48 costs used during the prioritization scoring process. The State shall not be responsible or liable for any project costs in excess of the maximum 49 50 established under this sub-subdivision. Any agreement entered into by

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1	the State to fund a commuter rail or light rail project shall include
2	language setting out the limitations set forth in this sub-subdivision."
3	SECTION 35.12.(d) G.S. 136-189.10(2)e. reads as rewritten:
4	"e. Public transportation service not included in subdivision (3) or (4) of
5	this section. This sub-subdivision includes commuter rail, intercity rail,
6	and light rail. Nothing in this sub-subdivision shall be construed as
7	authorizing total State funding in excess of the maximum established in
8	sub-subdivision g. of subdivision (3) of this section for commuter rail
9	and light rail projects."
10	
11	REPEAL SUNSET ON LATE FEE FOR MOTOR VEHICLE REGISTRATIONS
12	SECTION 35.13. Subsection (u) of Section 29.30 of S.L. 2015-241 reads as rewritten:
13 14	"SECTION 29.30.(u) Subsections (a) and (u) of this section become effective October 1,
14 15	2015. Subsections (s) and (t) of this section become effective July 1, 2020. Subsection (m) of this section becomes effective July 1, 2016, and applies to renewal motor vehicle registrations on or
15 16	after that date. Subsection (m) of this section expires December 31, 2017. The remainder of this
10	section becomes effective January 1, 2016, and applies to issuances, renewals, restorations, and
18	requests on or after that date."
19	requests on or and that date.
20	MAKE TIME-LIMITED POSITIONS IN SUPPORT OF THE COMBINED MOTOR
21	VEHICLE REGISTRATION AND PROPERTY TAX COLLECTION SYSTEM
22	PERMANENT
23	SECTION 35.15.(a) Section 24.10(a) of S.L. 2012-142, as amended by Section 29.37
24	of S.L. 2015-241, reads as rewritten:
25	"SECTION 24.10.(a) Upon request from the Department of Transportation and
26	notwithstanding any other provision of law to the contrary, the Office of State Budget and
27	Management may authorize the creation of time-limited, permanent, full-time equivalent-positions
28	within the Department of Transportation and its Division of Motor Vehicles in excess of the
29	positions authorized by this act for the sole-purposes of implementing and administering the
30	combined motor vehicle registration and property tax collection system system and providing
31	other support as determined necessary by the Commissioner of the Division of Motor Vehicles.
32	Positions created under this authorization shall be funded with receipts from the fee assessed under
33	G.S. 105-330.5(b) and shall terminate no later than June 30, 2016. G.S. 105-330.5(b)."
34 35	SECTION 35.15.(b) Nothing in subsection (a) of this section shall be construed as authorizing the creation of any positions in addition to the 45 remaining positions authorized
35 36	under Section 24.10(a) of S.L. 2012-142.
30 37	SECTION 35.15.(c) This section becomes effective June 30, 2016.
38	SECTION 35.15.(c) This section becomes effective such 50, 2010.
39	
40	PERMANENT REGISTRATION PLATES FOR CERTAIN TRANSIT PROVIDERS
41	SECTION 35.16. Subsection (b) of G.S. 20-84 is amended by adding a new
42	subdivision to read:
43	"(b) Permanent Registration Plates. – The Division may issue permanent plates for the
44	following motor vehicles:
45	
46	(20) <u>A motor vehicle owned by a public transportation service provider that is a</u>
47	designated recipient or direct recipient of Federal Transit Administration
48	formula grant funds pursuant to 49 U.S.C. § 5311 or 49 U.S.C. § 5307."
49	
50	LEASE AND CONVEYANCE OF MURPHY BRANCH RAIL LINE

1 2	SECTION 35.18.(a) Lease Authorization. – If all of the following conditions are met, the Department of Transportation is authorized to enter into a lease agreement with the County of				
3	Cherokee and the Towns of Andrews and Murphy (collectively, "Local Government Unit") for				
4	interim public recreation use of the Department of Transportation's interest in the portion of the				
5	right-of-way of the former Andrews to Murphy Branch rail line of the Great Smoky Mountain				
6	Railroad from approximately 400 feet west from the intersection of Whitaker Lane (Railroad				
7					
	Milepost MP 100.1) in Andrews, North Carolina, to the end of the rail line (Railroad Milepost T				
8 9	114.2) in Murphy, North Carolina:				
	(1) The Local Government Unit has examined title to the real property comprising the partian of roll corridor to be leased and has identified all persons owning on				
10	the portion of rail corridor to be leased and has identified all persons owning an				
11	interest in that real property.				
12	(2) All persons identified under subdivision (1) of this subsection as owning an				
13	interest in the real property are parties to the lease.				
14	(3) Before requesting trail use, the Local Government Unit has (i) held a public				
15	hearing in accordance with G.S. 143-318.12; (ii) notified the owners of all				
16	parcels of land abutting the corridor as shown on the county tax listing of the				
17	hearing date, place, and time by first-class mail at the last addresses listed for				
18	such owners on the county tax abstracts; and (iii) sent a transcript to the				
19	Department of Transportation of all public comments presented at the public				
20	hearing.				
21	(4) The Local Government Unit has requested use of a portion of the right-of-way				
22	for interim public recreational trail use and agrees in writing to assume all				
23	development costs as well as management, security, and liability				
24	responsibilities as defined by the Departments of Environmental Quality and				
25	Transportation.				
26	(5) Adjacent property owners are offered broad voting representation by				
27	membership in the organization, if any, that is delegated most immediate				
28	responsibility for development and management of the rail-trail by the Local				
29	Government Unit.				
30	(6) The Department of Transportation has determined that there will not likely be a				
31	need to resume active rail service in the leased portion of the right-of-way for at				
32	least 10 years.				
33	(7) The lease agreement allowing trail use includes terms for resumption of active				
34	rail use which will assure unbroken continuation of the right-of-way's perpetual				
35	use for railroad purposes and interim compatible uses.				
36	(8) Use of the right-of-way as a recreational trail does not interfere with the				
37	ultimate transportation purposes of the corridor as determined by the				
38	Department of Transportation.				
39	SECTION 35.18.(b) Conveyance Authorization. – If the Department of				
40	Transportation determines a portion of the rail corridor described in subsection (a) of this section				
41	is not needed for future transportation or utility purposes, the Department of Transportation shall,				
42	upon application of any person owning an underlying fee simple interest in the portion of the rail				
43	corridor, convey the Department of Transportation's interest in the portion of the rail corridor as				
44	permitted under applicable federal law.				
45	SECTION 35.18.(c) Rail Line Revitalization. – If the Local Government Unit				
46	determines the right-of-way described in subsection (a) of this section is not needed for interim				
47	public recreation use, the Department of Transportation, upon application of the Local				
48	Government Unit, shall revitalize the rail line described in subsection (a) of this section to be used				
49	for the operation of an excursion train. Costs incurred in revitalizing the rail line under this				
50	subsection shall be borne as follows:				
51	(1) No less than ten percent (10%) from the County of Cherokee				

- 51
- (1) No less than ten percent (10%) from the County of Cherokee.

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1	(2) No less than ten percent (10%) from the Town of Andrews.
2	(3) No less than ten percent (10%) from the Town of Murphy.
3	(4) No less than fifty percent (50%) , and no more than seventy percent (70%) , from
4	the Department of Transportation from available unobligated funds.
5	SECTION 35.18.(d) Insufficient Funding. – The Department of Transportation and
6	the Local Government Unit shall enter into a cost-sharing agreement prior to revitalizing the rail
7	line under subsection (c) of this section. If there is an insufficiency in funding costs incurred in
8	revitalizing the rail line under subsection (c) of this section, the Local Government Unit shall
9	make up the funding insufficiency and provide evidence satisfactory to the Department of
10	Transportation that the Local Government Unit has adequate funding to make up the funding
11	insufficiency.
12	SECTION 35.18.(e) Operation of Excursion Train If the rail line described in
13	subsection (a) of this section is revitalized under subsection (c) of this section, the Local
14	Government Unit shall contract with a single entity at any given time for the operation of an
15	excursion train on the rail line.
16	SECTION 35.18.(f) Review and Report. – Five years after the effective date of this
17	section, the Department of Transportation shall review the use of the rail line described in
18	subsection (a) of this section. Within 30 days of completing the review required under this
19	subsection, the Department of Transportation shall report to the following on its findings,
20	including any recommendations as to the abandonment or sale of its interest in the rail line:
21	(1) If the General Assembly is in session at the time of the report, to the chairs of
22	the House of Representatives Committee on Transportation Appropriations and
23	the Senate Appropriations Committee on Department of Transportation.
24	(2) If the General Assembly is not in session at the time of the report, to the chairs
25 26	of the Joint Legislative Transportation Oversight Committee.
26 27	SECTION 35.18.(g) Construction. – Nothing in this section shall be construed as
27 28	superseding or altering (i) any federal law governing the use and conveyance of the Murphy
28 29	Branch rail line or portions thereof or (ii) the terms of any written agreement, deed, or other form of conveyance setting forth a different process for using or conveying the Murphy Branch rail line
29 30	or portions thereof.
31	SECTION 35.18.(h) Effective Date. – This section is effective when it becomes law.
32	SECTION 35.10.(II) Elective Date. This section is chective when it becomes law.
33	RESTORE FUNDING FOR SMALL CONSTRUCTION PROJECTS
34	SECTION 35.19. Section 29.2(a)(1) of S.L. 2015-241 reads as rewritten:
35	"(1) Two-Beginning in the 2016-2017 fiscal year, two million five hundred thousand
36	dollars (\$2,500,000) for the 2015-2016 fiscal year in recurring funds shall be
37	allocated for small construction projects recommended by the Chief Engineer in
38	consultation with the Chief Operating Officer and approved by the Secretary of
39	Transportation. These funds shall be allocated equally in each fiscal year of the
40	biennium among the 14 Highway Divisions to use for small construction
41	projects. Members of the Board of Transportation are prohibited from accessing
42	and using the funds allocated under this subdivision."
43	
44	REVISIONS TO DMV MEDICAL REVIEW PROGRAM
45	SECTION 35.20.(a) G.S. 20-4.01(2) reads as rewritten:
46	"(2) Canceled. – As applied to drivers' licenses and permits, a declaration that a
47	license or permit which was issued through error or fraud, or to which
48	G.S. 20-15(a)(3)G.S. 20-15(a) applies, is void and terminated."
49	SECTION 35.20.(b) G.S. 20-7(e) reads as rewritten:
50	"(e) Restrictions. – The Division may impose any restriction it finds advisable on a drivers
51	license. It is unlawful for the holder of a restricted license to operate a motor vehicle without

1 complying with the restriction and is the equivalent of operating a motor vehicle without a license. 2 If any applicant shall suffer from any physical defector mental disability or disease which that 3 affects his or her operation of a motor vehicle, the Division may require to be filed with it a 4 certificate of such the applicant's condition signed by some a medical authority of the applicant's 5 community designated by the Division. The Division may, in its discretion, require the certificate 6 to be completed and submitted after a license or renewal has been issued based on the applicant's performance during a road test administered by the Division. Upon submission, the certificate 7 8 shall be reviewed in accordance with the procedure set forth in G.S. 20-9(g)(3). This certificate 9 shall in all cases be treated as confidential. Nothing in this subsection shall be construed to prevent 10 the Division from refusing to issue a license, either restricted or unrestricted, to any person 11 deemed to be incapable of safely operating a motor vehicle.vehicle based on information observed or received by the Division, including observations during a road test and medical information 12 13 submitted about the applicant. An applicant may seek review pursuant to G.S. 20-9(g)(4) of a 14 licensing decision made on the basis of a physical or mental disability or disease. This subsection does not prohibit deaf persons from operating motor vehicles who in every other way meet the 15 16 requirements of this section." 17 SECTION 35.20.(c) G.S. 20-9 reads as rewritten: 18 "§ 20-9. What persons shall not be licensed. 19 . . . 20 (e) The Division shall not issue a driver's license to any person when in the opinion of the 21 Division such the person is afflicted with or suffering from such physical or mental disability or disease as will serve to prevent such person from exercisingunable to exercise reasonable and 22 23 ordinary control over a motor vehicle while operating the same vehicle upon the highways, nor 24 shall a license be issued to any person who is unable to understand highway warnings or direction 25 signs. 26 27 The Division may issue a restricted or unrestricted driver's license to any applicant (g) covered by subsection (e) of this section under the following conditions: conditions to an otherwise 28 29 eligible applicant suffering from a physical or mental disability or disease that affects his or her 30 ability to exercise reasonable and ordinary control of a motor vehicle: 31 The Division may issue a license to any person who is afflicted with or (1)32 suffering from a physical or mental disability set out in subsection (e) of this 33 section who is otherwise qualified to obtain a license, provided such 34 personapplicant submits to the Division a certificate in the form prescribed in 35 subdivision (2). The Division may request the certificate at the applicant's initial application, at any time following the issuance of the license, or at the 36 37 initial application and any time following the issuance of the license. Until a 38 license issued under this subdivision expires expires, is cancelled, or is revoked, 39 the license continues in force as long as the licensee presents to the Division a 40 certificate in the form prescribed in subdivision (2) of this subsection at the 41 intervals determined by the Division to be in the best interests of public safety. 42 The Division shall not issue a license pursuant to this section unless the (2)43 applicant has submitted to a physical examination by a physician or surgeon duly licensed to practice medicine in this State or in any other state of the 44 45 United States and unless such examining physician or surgeon has completed and signed the certificate required by subdivision (1). Such The Division may 46 47 request a signed certificate from a health care provider duly licensed to practice 48 medicine in the United States that the applicant or licensee has submitted to a physical examination by the health care provider. The certificate shall be 49 50 devised by the Commissioner with the advice of qualified experts in the field of 51 diagnosing and treating physical and mental disorders disabilities and diseases

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1 2 3		as hethe Commissioner may select to assist him or her an elicit the maximum medical information necessary to	6
3		whether or not it would be a hazard to public safety to p	permit the applicant or
4		licensee to operate a motor vehicle, including, if such is t	he fact, the examining
		physician'sprovider's statement that the applicant o	<u>r licensee</u> is under
		medication and treatment and that such person's the ap	plicant's or licensee's
		physical or mental disability or disease is controlled.	-
		contain a waiver of privilege and the recommendation	
		physicianprovider to the Commissioner as to whether a lie	
)		to the applicant.applicant or licensee and whether the ap	plicant or licensee can
		safely operate a motor vehicle.	
	(3)	The Commissioner is not bound by the recommendat	ion of the examining
		physicianhealth care provider but shall give fair c	
		recommendation in exercising his or her discretion	
		application, making licensing decisions, the criterion being	
		all the evidence, it appears that it is safe to permit the a	
		operate a motor vehicle. The burden of proof of su	
		applicant.applicant or licensee. In deciding whether t	1
		<u>cancel</u> , or deny a license, the Commissioner may be gui	
		experts in the field of diagnosing and treating the speci-	• •
		disorder <u>disability or disease</u> suffered by an applicant or	
		experts may be compensated for their services on an	
		Commissioner may also take into consideration any other	-
		the issue of public safety.	
	(4)	Whenever a license is restricted, cancelled, or denied l	by the Commissioner,
		such denialCommissioner on the basis of a physical o	
		disease, the action may be reviewed by a reviewing board	-
		of the applicant or licensee filed with the Division within	1 1
		of such denial.notice given in accordance with G.S. 20-4	
		The reviewing board shall consist of the Commission	
		representative and four persons designated by the chairm	
		for Public Health. The persons designated by the chairm	
		for Public Health shall be either members of the Commis	
		or physicians duly licensed to practice medicine in this S	
		designated by the chairman of the Commission for Publi	
		the same per diem and expenses as provided by law	
		Commission for Public Health, which per diem and expe	
		to the same appropriation as per diems and expenses	-
		Commission for Public Health.at least two medical pro	
		the Commissioner and duly licensed to practice medici	•
		licensing authority in the State. The medical profession	
		Commissioner may be compensated for their services of	
		including reimbursement for ordinary and necessary	-
		Commissioner or his authorized representative, plus any	-
		designated by the chairman of the Commission for I	
		professionals selected by the Commissioner, shall cons	
		procedure for hearings authorized by this section shall be	-
		a. Applicants shall be afforded an opportunity for he	
		notice of not less than 10 days, before the review	-
)		subdivision (4).this subdivision. The notice shall	•
		be delivered to the applicant in person or sent b	
		se denvered to the upproduct in person of sent t	, continue main, with

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1 2		return receipt requested. The notice shall state subject of the hearing. If a hearing is requested un	-
3		contest a restriction placed on a license under	
4		subsection, the restriction shall be stayed unless the	
5		there is an imminent threat to public safety if	
6		driving is permitted. No stay shall be granted if	e 1
7 8		under this subdivision to contest a denial or ca	
o 9		<u>under subdivision (3) of this subsection. Nothing</u> shall be construed as authorizing the stay of a subsection.	•
10		license pursuant to another provision of law.	restriction placed on a
11	b.	The review board may compel the attendance	of witnesses and the
12	0.	production of such books, records and papers as	
13		authorized by the section. Upon request of an	0
14		licensee, a subpoena to compel the attendance	
15		subpoena duces tecum to compel the production	•
16		or papers shall be issued by the board. Subpoen	as shall be directed to
17		the sheriff of the county where the witness reside	es or is found and shall
18		be served and returned in the same manner as a	1
19		case. Fees of the sheriff and witnesses shall be th	
20		in the district court in cases before that court ar	-
21		same manner as other expenses of the Division	
22		paid. In any case of disobedience or neglect of an	
23 24		any person, or the refusal of any witness to regarding which he may be lawfully interrogate	
24 25		superior court where such disobedience, neglec	
26		any judge thereof, on application by the board, s	
27		or punish as for contempt.	nun comper obculence
28	с.	A hearing may be continued upon motion of the	e applicant or licensee
29		for good cause shown with approval of the boar	
30		board.	1
31	d.	The board shall pass upon the admissibility of ev	idence at a hearing but
32		the applicant or licensee affected may at the time	e object to the board's
33		ruling, and, if evidence offered by an applicant or	5
34		party may proffer the evidence, and such proffer	-
35		the record. The board shall not be bound by con	-
36		rules of evidence which prevail in courts of law of	
37		and give probative value to evidence which pos	-
38 39		commonly accepted by reasonably prudent men	
59 40		of their affairs. They may exclude incompetent, and unduly repetitious evidence. Uncontested fact	
41		agreement between an applicant <u>or licensee</u> and t	• • •
42		relating thereto may be excluded. All evidence,	
43		documents in the possession of the Division of	-
44		board, of which the board desires to avail itself s	
45		the record. Documentary evidence may be rec	-
46		copies or excerpts, or by incorporation by refer	
47		prepare an official record, which shall include tes	
48		record of the testimony and other evidence submi	
49		it shall not be necessary to transcribe shorthan	
50		no condine constant of four means of count	

recordings unless requested for purposes of court review.

50

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1 2 3 4	e.	Every decision and order adverse to an applicative writing or stated in the record and shall be accurate fact and conclusions of law. The findings of concise statement of the board's conclusions of	companied by findings of of fact shall consist of a
4 5		fact. Counsel for applicant, or applicant, if	
6		applicant or licensee shall be notified of the b	
7		or by registered mail with return receipt reques	1
8		decision with accompanying findings and conc	
9		or mailed upon request to <u>the</u> applicant's <u>or lic</u>	
10 11		or to applicant, the applicant or licensee, if he o	<u>r she has no attorney.</u>
11	 h.	All records and evidence collected and compile	ed by the Division and the
12	11.	reviewing board shall not be considered pu	-
14		meaning of Chapter [section] 132-1, and follo	
15		Statutes of North Carolina and may be made av	vailable to the public only
16		upon an order of a court of competent juris	
17		licensee may obtain, without a court order,	
18 19		evidence collected and compiled under thi applicant or licensee by submitting a written	
20		signing any release forms required by the Di	-
21		required fee set by the Division. All information	
22		or on behalf of an applicant or licensee un	•••
23		without prejudice and shall be for the use of the	-
24		board or the court in administering this section	
25 26		any manner as evidence, or for any other purp	-
20 27		criminal. <u>The prohibition on release and use u</u> applies without regard to who authored or p	
28		<u>collected</u> , compiled, and used by the Division u	
29	"		
30		5.20.(d) G.S. 20-9.1 reads as rewritten:	
31		s and psychologists Physicians, psychologist	
32 33		roviding medical information on drivers with remented disabilities or disagons	th physical and mental
33 34		<u>r mental disabilities or diseases.</u> ling G.S. 8-53 for physicians and G.S. 8-53.3 f	for psychologists or any
35	other law relating		etween physicians or
36	0	, psychologists, or other medical providers and t	1.
37		an, psychologist, or other medical provider dul	
38	•	close after consultation with the patient to the C	
39	-	a mental or physical or mental disability or disa	
40 41		osychologist, or other medical provider believes	
41	address, date of birth, an	a motor vehicle. This information shall be limi	teu to the patient's name,
43		u ulugilosis.	
44	(c) A physician	or psychologistphysician, psychologist, or	other medical provider
45	disclosing or not discl	losing information pursuant to this sectionse	ction, or conducting an
46	-	a recommendation to the Division regarding a	
47	-	, is immune from any civil or criminal liability	-
48 49	-	sed on the disclosure or lack of disclosure action	-
49 50		stphysician, psychologist, or other medical pro- e. In any proceeding involving liability, good fai	
50 51	presumed."	. In any proceeding involving hability, good fai	an and lack of manee are
~-	r		

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1	SECT	TION 35.20.(e) G.S. 20-15(a) reads as rewritten:	
2	"(a) The E	Division shall have authority to cancel any driver's license	upon determining any
3	of the following:		
4	•••		
5	<u>(4)</u>	The licensee suffers from a physical or mental disability	or disease that affects
6		his or her ability to safely operate a motor vehicle, a	as determined by the
7		applicable State or federal law, rule, or regulation.	
8	<u>(5)</u>	The licensee has failed to submit the certificate required u	under G.S. 20-7(e) and
9		<u>G.S. 20-9(g).</u> "	
10		TION 35.20.(f) Reclassification of Vacant Positions T	
11	Vehicles may re-	classify up to seven vacant positions within the Division to	o use as supplemental
12	staffing to impler	nent the provisions of this section.	
13	SECT	TION 35.20.(g) Conforming Change. – If House Bill 959,	2016 Regular Session
14	of the 2015 Gene	ral Assembly, becomes law, Section 13.1 of that bill is repe	aled.
15	SECT	FION 35.20.(h) This section becomes effective July 1, 201	6, and subsections (a)
16	through (e) apply	to drivers licenses issued or renewed on or after that date a	and hearings requested
17	on or after that da	ate.	
18			
19	REVISIONS/FF	REIGHT RAIL & RAIL CROSSING SAFETY IMPI	ROVEMENT FUND
20	AND SHOR	T-LINE RAILROAD ASSISTANCE	
21		TION 35.21.(a) G.S. 124-5.1 reads as rewritten:	
22		th Carolina Railroad Company dividends deposited to H	
23	•	ds of the North Carolina Railroad Company received b	
24	1	e Freight Rail & Rail Crossing Safety Improvement Fund	.
25		stered by the Rail Division of the Department of Transpor	
26		enhancement of freight rail service service, short-line ra	
27	railroad-roadway	crossing safety, which may include the following project ty	pes:
28			
29	<u>(6)</u>	Subject to federal or other state law, improvements to rail	
30		this State and through portions of a bordering state	for the purpose of
31		connecting with the national railroad system.	
32	<u>(7)</u>	Other short-line railroad projects.	
33		y also be used to supplement funds allocated for freight ra	•
34	0 1	rojects approved as part of the Transportation Improvement	Program."
35		TION 35.21.(b) G.S. 136-44.39 reads as rewritten:	• · · · • · •
36		Department to provide State and federal financial ass	sistance to short-line
37	railro		
38		ent of Transportation is authorized to provide assistance to	
39		hance <u>common carrier</u> rail service in the State so as t	
40	-	access to ports and military installations. Assistance un	2
41		<u>ude funds from</u> the Rail Industrial Access Program and Pro	
42		cess Program, as well as other innovative programs.and an	
43	-	established for these purposes. Grants under this section	-
44	-	the nonfederal share and must be matched by equal or greater	eater funding from the
45 46	applicant."	TION 25 21 (a) If House Dill 050, 2016 December Service	of the 2015 Correct
46 47		FION 35.21.(c) If House Bill 959, 2016 Regular Session	1 of the 2015 General
47 19	Assembly, becon	nes law, Section 14 of that bill is repealed.	
48			
49	DOI/IMPLEMI	ENTATION OF REDUCTION PLAN	

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1 2 3 4	complete the re	TION 35.22.(a) Reduction Schedule. – The Depart ductions through reorganization and reductions in ection 29.14(d)(4) of S.L. 2015-241 according to the The Department shall reduce through reorganizat	force identified in the plan following schedule:
5 6	(-)	from the Division of Highways and (ii) at le Technical Services Division. The Department sl	ast 10 employees from the hall complete the reductions
7 8	(2)	required under this subdivision by September 1, 20 The Department shall reduce through reorganizat	
9 10	(2)	least 21 employees from the Planning and Pro minimum of five employees reduced through reor	ogramming Division, with a
11 12		employees from the Technical Services Divisio employees reduced through reorganization. The D	epartment shall complete the
13 14	(2)	reductions required under this subdivision by Janua The Department shall reduce through rearganized	•
14 15	(3)	The Department shall reduce through reorganizat least 171 employees from the Division of Hig	
16		employees from the Technical Services Division	
17		employees reduced through reorganization. The D	
18		reductions required under this subdivision by Marc	1 1
19	SEC	TION 35.22.(b) Report. – The Department shall re	eport to the Joint Legislative
20	Transportation (Oversight Committee (i) by September 16, 2016, o	on the reductions completed
21		on (1) of subsection (a) of this section and (ii) b	
22	-	leted under subdivision (2) of subsection (a) of this s	-
23	1	irs of the House of Representatives Committee on T	1 11 1
24		Appropriations Committee on Department of Transp	•
25 26		as completed under subdivision (3) of subsection (a	
20 27	shan identify the	e number of reductions, the type of reduction, and the	positions that were reduced.
28	PROHIBIT CH	IIP SEAL TREATMENT ON SUBDIVISION STR	REETS
29		TION 35.23. G.S. 136-44.3A reads as rewritten:	
30		Highway Maintenance Improvement Program.	
31			
32	(e) Singl	e Chip Seal Treatment Prohibited on Subdivision S	Streets and Access Routes. –
33	-	rized in subsection (f) of this section, and unless used	
34		cing, or resurfacing treatment, the Department sh	e 1
35		ubdivision streets or access routes for Surface Tr	ansportation Assistance Act
36	Dimensioned Ve		
37 38	. ,	orized Use of Single Chip Seal Treatment on Second	
30 39	conditions:	chip seal treatments on secondary roads only	under any of the following
40	(1)	The secondary road has a daily traffic volume of	of less than 15,000 vehicles
41	(1)	Single chip treatments used under this subdivisior	
42		riding surface of sand or material of equivalent	
43		smooth riding surface.	
44	(2)	The single chip seal treatment is used in com	bination with a slurry seal,
45		microsurfacing, or resurfacing treatment.	
46	(3)	The condition of the secondary road requires	•
47		traction, such as a secondary road in a mountainou	as community or another area
48		with low skid resistance.	TT 1 1 1 1
49 50	· · · •	Seal Treatment Prohibited on Subdivision Streets	
50		he Department shall not use chip seal treatment on su	iduivision streets.
51	••••		

CONSOLIDATE MAINTENANCE ACCOUNTS

3 SECTION 35.24.(a) The Department of Transportation shall transfer all funds in the 4 Primary Maintenance Account (Fund Code 7821) and the Secondary Road Maintenance and 5 Improvement Fund (Fund Code 7822) to the Reserve for General Maintenance (Fund Code 0934).

SECTION 35.24.(b) The Department of Transportation, in consultation with its 6 Division Engineers, shall determine the amount of funds from the Reserve for General 7 8 Maintenance needed for other purposes prior to making the allocation under G.S. 136-44.6, as 9 amended by subsection (c) of this section. The term "other purposes" includes emergency 10 responses, weather-related events, and statewide programs. By July 15, 2016, the Department shall 11 report its findings to the chairs of the House of Representatives Committee on Transportation Appropriations and the Senate Appropriations Committee on Department of Transportation, 12 including the total amount of funds needed, an identification of the purposes the funds are needed 13 14 for, and the amount of funds needed for each purpose. 15

SECTION 35.24.(c) G.S. 136-44.6 reads as rewritten:

16 "§ 136-44.6. Uniformly applicable formula for the allocation of secondary roads 17 maintenance and improvement funds.funds for primary and secondary road 18 maintenance.

19 The Department of Transportation Transportation, in consultation with its Division Engineers, 20 shall develop a uniformly applicable formula for the allocation of secondary roads maintenance 21 and improvement funds funds from the Reserve for General Maintenance in the Highway Fund for 22 use-maintenance on primary and secondary roads in each county. Highway Division. The formula shall take into consideration the number of paved and unpaved miles of state-maintained 23 24 secondary roads in each county-Highway Division and such other factors as experience may dictate. Each Division Engineer shall have discretion in using funds allocated under this section to 25 26 his or her Highway Division for maintenance activities. This section shall not apply to projects to 27 pave unpaved roads under G.S. 136-44.2D."

28

1 2

SECTION 35.24.(d) G.S. 136-44.2(e) reads as rewritten:

29 The "Current Operations Appropriations Act" shall also contain the proposed "(e) 30 appropriations of State funds for use in each county-Highway Division for maintenance and 31 improvement of secondary roads, to be allocated in accordance with G.S. 136-44.6. State funds 32 appropriated for secondary roads shall not be transferred nor used except for the construction, 33 maintenance, and improvement of secondary roads in the county for which they are allocated 34 pursuant to G.S. 136-44.6."

35

36 **CRASH REPORTING PROGRAM MAINTENANCE**

37 SECTION 35.25.(a) Establishment. – The Division of Motor Vehicles shall, through 38 an open request for proposal (RFP) process, seek to procure a contract with a private vendor for 39 the statewide maintenance of the Crash Reporting Program. The Crash Reporting Program shall 40 include at least all of the following components:

- 41 42
- A comprehensive data repository for collision data. (1)
- (2)A document repository for all collision reports in the State.
- 43 (3) The capability to process paper reports, including scanning, data entry, validation of data against business edits, quality control application for 44 45 reviewing reports, the ability to return or reject reports, and the ability to reprocess corrected reports. 46
- 47 The creation of an electronic submission application that incorporates all State (4) 48 validation rules to ensure that submitted reports are complete, accurate, and 49 error-free.
- 50 A database capable of sharing statewide collision data with State and federal (5) 51 traffic safety partners, State law enforcement agencies, and the public.

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1	(6)	A Web portal capability allowing authorized users to per	form search functions
2		and data extraction, obtain statistical traffic safety reports	
3		sets, review configurable collision data dashboards, and	-
4		against statewide collision data.	I i i i i j i i
5	(7)	Compatibility with all data file formats and submission r	requirements for State
6		and federal entities that require access to State collision da	-
7	(8)	Capability to leverage predictive analytics to optimize	
8		order to improve traffic safety.	
9	SEC	TION 35.25.(b) Vendor and Contract Requirements. – By	October 31, 2016, the
10		ssue an RFP in accordance with subsection (a) of this sectio	
11		posals, the Department shall enter into a contract with the low	
12		vidence satisfactory to the Division of a demonstrated histor	-
13	statewide servic	•	y of providing billing
14		TION 35.25.(c) Reports. – The Division shall provide the fo	ollowing reports:
15	(1)	By April 30, 2017, a report to the Office of State Budget	
16	(1)	chairs of the House of Representatives Committee	-
17		Appropriations and the Senate Appropriations Committ	-
18		Transportation on (i) the completion of the RFP process	1
19		and qualifications of the firm awarded the contract;	
20		transition of the maintenance of the Program; and (iii)	
21		interest determined by the Division.	
22	(2)	By April 30, 2018, a report to the Office of State Budget	and Management and
23	(-)	chairs of the House of Representatives Committee	-
24		Appropriations and the Senate Appropriations Committ	-
25		Transportation on (i) the number of accident reports p	-
26		e-commerce site; (ii) the revenue generated to the Divisio	
27		with the vendor; and (iii) any savings realized by the l	
28		vendor maintenance of the Program.	P
29	SEC	TION 35.25.(d) Use of Funds. – Notwithstanding any pro-	vision of Section 7.14
30		00 to the contrary, the Department of Transportation may u	
31		S.L. 2014-100 to the project titled "Division of Motor Vehic	
32		ssociated with other Division of Motor Vehicles' modernizati	
33		ssign activities associated with (i) the Crash Reporting Prog	1 5 , 0
34	1 0	(ii) the Division of Motor Vehicles' legacy systems.	
35			
36	DOT/CLARIF	Y AUTHORITY OF CHIEF AND DIVISION ENGINEE	RS
37		TION 35.26.(a) G.S. 136-4 reads as rewritten:	
38	"§ 136-4. Chief		
39	-	be a Chief Engineer, who shall be a career official and	nd who shall be the
40		officer of the Department of Transportation for highway ma	
41		e term "highway matters" includes planning, design, const	
42		urements, agreements, delivery methods, standards, and spe	
43		e-maintained roads. The Chief Engineer shall be appointed	
44		and he may be removed at any time by the Secretary of Trans	•
45	-	be set in accordance with Chapter 126 of the General Statut	1
46		es Act. The Chief Engineer shall have such powers and perfe	
47		nsportation shall prescribe."	
48	•	TION 35.26.(b) By December 1, 2016, the Chief Engineer	of the Department of
49		shall develop and implement a policy for delegating auth	
50	-	ecute capital and maintenance programs within the Division	-
51	0	December 15, 2016 the Chief Engineer shall report to	0 1

divisions. By December 15, 2016, the Chief Engineer shall report to the Joint Legislative

51

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1 2 2	Transportation Oversight Committee with a detailed summary of the p subsection.	oolicy developed under this
3 4	STATE PORTS AUTHORITY/FUNDING FOR DREDGING	
5	SECTION 35.27. Of the funds appropriated in this act to	o the North Carolina State
6	Ports Authority, seven million five hundred thousand dollars (\$7,500,	
7 8	for the 2016-2017 fiscal year may be used for the dredging of approache	
9	DESIGNATE PORTION OF INTERSTATE 40 AS "SENATOR	R WENDELL HOLMES
10	MURPHY, SR. FREEWAY"	
11	SECTION 35.28.(a) Notwithstanding G.S. 136-18(8) and	any other State law to the
12	contrary, the Department of Transportation shall designate the portion	n of Interstate 40 in North
13	Carolina from mile marker 385 to mile marker 390 the "Senator We	ndell Holmes Murphy, Sr.
14	Freeway."	
15	SECTION 35.28.(b) The Department of Transportation s	e
16	available to pay costs associated with signage needed to implement sub-	section (a) of this section.
17		
18	PART XXXVI. SALARIES AND BENEFITS	
19		
20	GOVERNOR AND COUNCIL OF STATE	
21	SECTION 36.1.(a) Section 30.1.(a) of S.L. 2015-241 reads	
22	"SECTION 30.1.(a) The salary of the Governor as provided by (G.S. 147-11(a) shall remain
23	unchanged for the 2015-2017 fiscal biennium.2015-2016 fiscal year."	
24 25	SECTION 36.1.(a1) G.S. 147-11(a) reads as rewritten:	
25	"(a) The salary of the Governor shall be one hundred forty t	
26	sixty five dollars (\$142,265) one hundred forty-four thousand three h	lundred ninety-nine dollars
27	(\$144,399) annually, payable monthly."	as maximittan.
28 29	SECTION 36.1.(b) Section 30.1.(b) of S.L. 2015-241 reads	
29 30	"SECTION 30.1.(b) The annual salaries for members of the monthly, shall remain unchanged for the 2015-2017 fiscal biennium,	
30 31	follows:	- <u>2015-2010 liseal year,</u> as
32	10110 w S. "	
33	SECTION 36.1.(b1) Effective July 1, 2016, the annual s	alaries for members of the
34	Council of State, payable monthly, are increased one and one-half perce	
35	Council of State	Annual Salary
36	Lieutenant Governor	\$127,561
37	Attorney General	127,561
38	Secretary of State	127,561
39	State Treasurer	127,561
40	State Auditor	127,561
41	Superintendent of Public Instruction	127,561
42	Agriculture Commissioner	127,561
43	Insurance Commissioner	127,561
44	Labor Commissioner	127,561
45		
46	STATE-FUNDED PERSONNEL/MERIT-BASED BONUSES AUT	HORIZED
47	SECTION 36.1A.(a) Funds for Merit-Based Bonuses. – O	of the funds appropriated in
48	this act from the General Fund and Highway Fund to the Comp	
49	nonrecurring funds for the 2016-2017 fiscal year are authorized gener	
50	agencies with funds to award one-time merit-based bonuses to	1
51	accordance with eligibility policies adopted by the employing agencies	The aligibility policy shall

accordance with eligibility policies adopted by the employing agencies. The eligibility policy shall

51

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-	n across-the-board bonus for this purpose. Notwithstand), merit-based bonuses awarded under this Part are not com- heral Statutes.	-	
	CTION 36.1A.(b) Employing Agency. – For the purposes	of this Part, "employing	
	les the following entities employing State-funded personnel		
(1)	The State Human Resources Commission, for execu-		
(1)	with respect to both EHRA and SHRA employees, ex- Carolina EHRA employees.	-	
(2)	The Administrative Office of the Courts and the C	Commission on Indigent	
(2)	Defense Services, for the judicial branch.	ommission on margent	
(3)	The Legislative Services Commission, for the legislativ	a branch	
. ,	The Board of Governors of The University of North (
(4)	•	atoma, except as to its	
(5)	SHRA employees.	th Carolina Community	
(5)	The State Board of Community Colleges, for the Nor	un Caronna Community	
(6)	College System.	nistratore control office	
(6)	Each local board of education, for school-based admi	instrators, central office,	
SE	and noncertified personnel. Educators are not eligible. CTION $2(14)$ (a) Personal Each least heard of educe	tion shall marrieds to the	
	CTION 36.1A.(c) Reporting. – Each local board of education (DDD) the details of here there found	1	
-	Public Instruction (DPI) the details of how these funds a	•	
	Il other employing agencies, and DPI, shall report to the		
	s/Base Budget Committee and the House of Represe		
	s and the Fiscal Research Division on the use of these	lunds by no later than	
February 1, 20	17.		
CEDTAIN E	XECUTIVE BRANCH OFFICIALS		
SECTION 36.2.(a) Section 30.2 of S.L. 2015-241 reads as rewritten:			
"SECTION 30.2. (a) Section 30.2 of S.L. 2015-241 reads as rewritten: "SECTION 30.2. The annual salaries, payable monthly, for the following executive branch			
	remain unchanged for the 2015-2017 fiscal biennium, 2	0	
follows:	Temani unchanged for the 2013-2017 fiscal dieminum, 2	<u>J1J-2010 IIscal year, as</u>	
10110WS. "			
	CTION 36.2.(b) The annual salaries, payable monthly, for	the following executive	
	s for the 2016-2017 fiscal year are increased by one and o		
as follows:	s for the 2010-2017 fiscal year are increased by one and o	ne-nan percent (1.50%),	
	ive Branch Officials	Annual Salary	
	an, Alcoholic Beverage Control Commission	\$113,546	
	ontroller		
	issioner of Banks	158,501	
		127,561	
	Board of Review, Division of Employment Security	125,104	
	ers, Board of Review, Division of Employment Security	123,563	
	an, Parole Commission	125,104	
	ers of the Parole Commission	115,595	
	an, Utilities Commission	141,947	
	ers of the Utilities Commission	127,561	
	ive Director, North Carolina	110 540	
A	gricultural Finance Authority	110,549	
IUDICIAL D	DANCH SALADIES		
	RANCH SALARIES	witton	
	CTION 36.3.(a) Section 30.3 of S.L. 2015-241 reads as rev N 20.3 (b) Effective July 1 2015 the engued selection		
SECHO	N 30.3.(a) Effective July 1, 2015, the annual salaries	, payable monthly, for	

specified judicial branch officials for the 2015-2017 fiscal biennium, 2015-2016 fiscal year, are as
 follows:

1	 "SECTION 30.3 (b) The annual selection of normanist full	time employees of the Indicial
2 3	" SECTION 30.3.(b) The annual salaries of permanent full- Department whose salaries are not itemized in this act shall not b	1 0
3 4	2015-2017 fiscal biennium, 2015-2016 fiscal year but may be inc	.
5	law.	reased as otherwise anowed by
6	"	
7	SECTION 36.3.(a1) Effective July 1, 2016, the annua	al salaries payable monthly for
8	specified judicial branch officials for the 2016-2017 fiscal year, are	
9	percent (4.50%), as follows:	
0	Judicial Branch Officials	Annual Salary
1	Chief Justice, Supreme Court	\$150,086
2	Associate Justice, Supreme Court	146,191
3	Chief Judge, Court of Appeals	143,878
4	Judge, Court of Appeals	140,144
5	Judge, Senior Regular Resident Superior Court	136,364
6	Judge, Superior Court	132,584
7	Chief Judge, District Court	120,490
8	Judge, District Court	116,710
9	District Attorney	127,215
0	Assistant Administrative Officer of the Courts	123,469
21	Public Defender	127,215
2	Director of Indigent Defense Services	131,145
3	SECTION 36.3.(b) For the 2016-2017 fiscal year, the	annual salaries of employees of
4	the Judicial Department whose salaries are not itemized in this	act are increased by four and
5	one-half percent (4.50%) and in accordance with the provisions of	this Part.
26	SECTION 36.3.(c) The district attorney or public def	ender of a judicial district, with
27	the approval of the Administrative Officer of the Courts or the Co	ommission on Indigent Defense
8	Services, respectively, shall set the salaries of assistant distric	t attorneys or assistant public
9	defenders, respectively, in that district such that the average salari	es of assistant district attorneys
0	or assistant public defenders in that district do not exceed seve	enty-six thousand seventy-three
1	dollars (\$76,073) and the minimum salary of any assistant distr	rict attorney or assistant public
2	defender is at least forty thousand three hundred sixty-six dollars (S	
3		•
4	CLERK OF SUPERIOR COURT	
5	SECTION 36.4. Effective July 1, 2016, G.S. 7A-101(a) reads as rewritten:
6	"(a) The clerk of superior court is a full-time employee of	
7	annual salary, payable in equal monthly installments, based on t	he population of the county as
8	determined in subsection (a1) of this section, according to the follo	
9	Population Annual Sala	e
0	Less than 100,000 \$84,390\$88,1	5
-1	100,000 to 149,999 94,57898,83	
2	150,000 to 249,999 104,766 109,48	
.3	250,000 and above $\frac{114,958}{1120,13}$	
4	When a county changes from one population group to another	
5	changed, on July 1 of the fiscal year for which the change is report	
6	the new population group, except that the salary of an incumbent	
7	any change in population group during his continuance in office."	cieft shall not be decreased by
8		
9	ASSISTANT AND DEPUTY CLERKS OF COURT	
5 30	SECTION 36 5 (a) Effective July 1 2016 G S 7A 10	

50

SECTION 36.5.(a) Effective July 1, 2016, G.S. 7A-102(c1) reads as rewritten:

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1 2 2	"(c1) A full-time assistant clerk or a full-time de clerk serving as head bookkeeper per county, shall	1 0 1	1.			
3	following minimum and maximum rates:	A				
4	Assistant Clerks and Head Bookkeeper	Annual Salary				
5	Minimum	\$32,609 <u>\$33,098</u>				
6	Maximum	56,424<u>58,963</u>				
7	Deputy Clerks	Annual Salary				
8	Minimum	<u>\$28,22328,646</u>				
9	Maximum	44,107. <u>46,092.</u> "	1 1 ' C			
10	SECTION 36.5.(b) For the 2016-2	-				
11	step-eligible employees are increased by one and one-	-	-			
12	change. The annual salaries of employees not eligible f	for a step are increased by	four and one-half			
13	percent (4.50%).					
14						
15	MAGISTRATES SECTION 26.6 (a) Effective July 1, 2016	$C \in 7A$ 171 1 mode of m	annittan			
16 17	SECTION 36.6.(a) Effective July 1, 2016,		ewritten:			
17	"§ 7A-171.1. Duty hours, salary, and travel expense	e e	the chief district			
18 19	(a) The Administrative Officer of the Courts,					
19 20	judge and pursuant to the following provisions, shall se (1)	•	U			
20 21	(1) A full-time magistrate shall be paid out in this subdivision. A full-time n	-				
21	work an average of not less than 40		-			
22	Administrative Officer of the Cour	-				
23 24		-	-			
24 25		full-time. Initial appointment shall be at the entry rate. A magistrate's salary				
25 26	shall increase to the next step every two years on the anniversary of the date the magistrate was originally appointed for increases to Steps 1 through 3, and					
20 27	every four years on the anniversary	-	-			
28	appointed for increases to Steps 4 th		ate was originarry			
20 29	Table of Salaries of Ful	0				
30	Step Level	Annual Salar	'V			
31	Step Level	<u>Minimum</u>	Maximum			
32	Entry Rate		75 <u>\$36,862</u>			
33	Step 1	37,950<u>38,519</u>	<u>39,658</u>			
34	Step 2	40,83541,448	42,673			
35	Step 2 Step 3	4 <u>3,890</u> 44,548	45,865			
36	Step 4	47,55048,263	49,690			
37	Step 5	51,960 <u>52,739</u>	54,298			
38	Step 6	56,900. 57,754	<u>59,461.</u>			
39		,, <u> ,</u>	<u></u>			
40	(a1) Notwithstanding subsection (a) of this section	on, the following salary p	provisions apply to			
41	individuals who were serving as magistrates on June 30	• • • •	TI J			
42	(1) The minimum and maximum salar		on June 30, 1994.			
43	were paid at a salary level of less the					
44	effect that date shall be as follows:	J				
45		Minimum	Maximum			
46	Less than 1 year of service		\$27,846			
47	1 or more but less than 3 years of ser	rvice 28,027	- 29,027			
48	3 or more but less than 5 years of ser		- 31,405			
49	Upon completion of five years of		,			
50	salary set as the Entry Rate in the tak					

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	<u>(1)</u> <u>The</u>	ninimum and maximum salaries	s of magistrates who, on June 30, 1994,
	were	paid at a salary level of less that	in five years of service under the table in
	effec	that date shall be as follows:	
			<u>Minimum</u> <u>Maximum</u>
	Less	than 1 year of service	<u>\$29,099</u>
	<u>1 or 1</u>	nore but less than 3 years of serve	<u>ice 29,288 – 30,333</u>
		nore but less than 5 years of serve	
		•	service, those magistrates shall receive the
	salary	v set as the Entry Rate in the table	e in subsection (a).
	"		
	SECTION 3	6.6.(b) Employees paid under th	nis section, when first moving onto a step,
S	shall be paid at the mini	mum rate.	
]	LEGISLATIVE BRAN	ICH SALARIES	
	SECTION 3	6.7.(a) Section 30.4(b) of S.L. 2	015-241 reads as rewritten:
	"SECTION 30.4.(b) The annual salaries of the Legi	slative Services Officer and of nonelected
e			, 2015, shall not be legislatively increased
	1 2	5	year but may be increased as otherwise
	allowed by law."		
	•	36.7.(b) The annual salaries of	the Legislative Services Officer and of
ľ			t on June 30, 2016, are increased by one
	and one-half percent (1.	•	
	± ,	·	paid pursuant to subsection (b) of this
S		across-the-board compensation b	
		L	J
(GENERAL ASSEMBI	Y PRINCIPAL CLERKS	
	SECTION 3	6.8. Effective July 1, 2016, G.S.	120-37(c) reads as rewritten:
			s. Each principal clerk shall be entitled to
(rees and shall be paid an annual salary of
e	one hundred six thous	and three hundred thirty three	dollars (\$106,333), one hundred seven
			, payable monthly. Each principal clerk
			proved by the Speaker of the House of
			he Senate, respectively, for additional
	-	-	of their House. The Legislative Services
			erks prior to submission of the proposed
		• • •	Governor and shall make appropriate
		•	anges enacted by the General Assembly
	shall be by amendment		
		r	
5	SERGEANT-AT-ARN	IS AND READING CLERKS	
		6.9. Effective July 1, 2016, G.S.	120-37(b) reads as rewritten:
		•	each house shall be paid a salary of four
ł	, j	0	(\$410.00) per week plus subsistence at the
			sembly, plus mileage at the rate provided
	• •		ip only from their homes to Raleigh and
			ns of the General Assembly and at such
			urnment or recess of, sessions as may be
	-	• •	reading clerks shall serve during sessions
	only."		reading clerks shart serve during sessions
,	·		
(COMMUNITY COLL	EGES PERSONNEL	
•			

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1	SECTION 36.10.(a) Section 30.5 of S.L. 2015-241 reads as rewritten:
2	"SECTION 30.5. The minimum salaries for nine-month, full-time curriculum community
3	college faculty for the 2015-2017 fiscal biennium 2015-2016 fiscal year shall remain unchanged
4	as follows:
5	
6	SECTION 36.10.(b) The minimum salaries for nine-month, full-time curriculum
7	community college faculty for the 2016-2017 fiscal year are as follows:
8	Education Level Minimum Salary
9	Vocational Diploma/Certificate or Less \$35,844
10	Associate Degree or Equivalent 36,356
11	Bachelor's Degree 38,579
12	Master's Degree or Education Specialist 40,551
13	Doctoral Degree 43,394
14	No full-time faculty member shall earn less than the minimum salary for his or her
15	education level.
16	The pro rata hourly rate of the minimum salary for each education level shall be used to
17	determine the minimum salary for part-time faculty members.
18	SECTION 36.10.(c) For the 2015-2017 fiscal biennium, the community college
19	boards of trustees may provide personnel a salary increase pursuant to the policies adopted by the
20	State Board of Community Colleges.
21	SECTION 36.10.(d) Funds for compensation increases, including bonuses, may be
22	used for any one or more of the following purposes: (i) merit pay, (ii) across-the-board increases,
23	(iii) recruitment bonuses, (iv) retention increases, and (v) any other compensation increase
24	pursuant to policies adopted by the State Board of Community Colleges. By March 1, 2017, the
25 26	State Board of Community Colleges shall make a report on the use of these funds to the 2017
26 27	General Assembly.
27 28	UNIVERSITY OF NORTH CAROLINA SYSTEM
28 29	SECTION 36.11.(a) Section 30.6 of S.L. 2015-241 reads as rewritten:
2) 30	"SECTION 30.6. Effective for the 2015-2017 fiscal biennium, 2015-2016 fiscal year, the
31	annual compensation of all full-time University of North Carolina SHRA and EHRA employees
32	shall not be legislatively increased for the 2015-2017 fiscal biennium, but may be increased as
33	otherwise allowed by law."
34	SECTION 36.11.(b) Effective for the 2016-2017 fiscal year, the annual salaries of all
35	full-time University of North Carolina SHRA and EHRA employees are increased by one and
36	one-half percent (1.50%).
37	
38	STATE AGENCY TEACHERS
39	SECTION 36.12. Employees of schools operated by the Department of Health and
40	Human Services, the Department of Public Safety, the State Board of Education, and employees of
41	the School of Science and Mathematics of the University of North Carolina who are paid on the
42	Teacher Salary Schedule shall be paid as authorized by Section 9.1 of this act.
43	
44	SBI/ALE/INCREASES
45	SECTION 36.13. By September 1, 2016, the Director of the State Bureau of
46	Investigation shall report to the Joint Legislative Oversight Committee on Justice and Public
47	Safety and the Fiscal Research Division regarding their plan to adjust the salaries of Alcohol Law
48	Enforcement agents and State Bureau of Investigation officers, respectively.
49	
50	ALL STATE-SUPPORTED PERSONNEL

L STATE-SUPPORTED PERSONNEL 50 51

	General Assembly Of North Carolina Session 2015	5
1	"SECTION 30.8.(a) For the 2015-2017 fiscal biennium: 2015-2016 fiscal year:	
2 3	SECTION 36.14.(a1) For the 2016-2017 fiscal year:	
4	(1) Unless otherwise specifically provided, the annual salaries of all employees	s
5	subject to or exempt from the North Carolina Human Resources Act are	Э
6	increased by one and one-half percent (1.50%).	
7	(2) Each employing agency may award one-time merit-based bonuses to State	е
8	supported personnel in accordance with policies adopted by the employing	3
9	agency.	
10	(3) All eligible State-supported personnel shall receive an across-the-board	
11	compensation bonus in the amount of one-half of one percent (0.50%) as	S
12	authorized by this Part.	
13	SECTION 36.14.(b) Salaries and Related Benefits for Positions That Are Funded. –	_
14	(1) Partially from the General Fund or Highway Fund and partially from sources	
15 16	other than the General Fund or Highway Fund shall be increased from the General Fund or Highway Fund appropriation only to the extent of the	
10	proportionate part of the salaries paid from the General Fund or Highway Fund.	
18	(2) Fully from sources other than the General Fund or Highway Fund shall be	
19	increased as provided by this act. The Director of the Budget may increase	
20	expenditures of receipts from these sources by the amount necessary to provide	
21	the legislative increase to receipt-supported personnel in the certified budget.	
22	The Director of the Budget may increase expenditures of receipts from these sources in the	е
23	certified budget by the amount necessary to provide the increases authorized by this Part to	
24	receipt-supported personnel.	
25	SECTION 36.14.(c) Except as otherwise provided, the annual salary increases and	
26	one-time bonuses provided in this act do not apply to persons separated from State service due to	
27	resignation, dismissal, reduction in force, death, or retirement or whose last workday is prior to)
28	July 1, 2016.	
29	SECTION 36.14.(d) Employees eligible for statutory increases under G.S. 20-187.3	,
30 31	7A-102, and 7A-171.1 may receive the increases and bonuses authorized by this section. SECTION 36.14.(e) Payroll checks issued to employees after July 1, 2016, that	+
32	represent payment of services provided prior to July 1, 2016, shall not be eligible for salary	
33	increases provided for in this act. This subsection applies to all employees paid from State funds	
34	whether or not subject to or exempt from the North Carolina Human Resources Act, including	
35	employees of public schools, community colleges, and The University of North Carolina.	>
36	SECTION 36.14.(f) Nothing in this act authorizes the transfer of funds between the	е
37	General Fund and the Highway Fund for salary increases.	
38		
39	MOST STATE EMPLOYEES	
40	SECTION 36.15.(a) Section 30.9 of S.L. 2015-241 reads as rewritten:	
41	"SECTION 30.9. For the 2015-2017 fiscal biennium, 2015-2016 fiscal year, except as	
42	otherwise provided by this Part, the annual salaries in effect June 30, 2015, for the following	5
43	employees shall not be legislatively increased, but may be increased as otherwise allowed by law:	
44 45	" SECTION 2615 (b) For the 2016 2017 fixed year execut as otherwise provided by	
45 46	SECTION 36.15.(b) For the 2016-2017 fiscal year, except as otherwise provided by this Part and Part 9 of this act, the annual salaries in effect on June 30, 2016, for the following	
40 47	this Part and Part 9 of this act, the annual salaries in effect on June 30, 2016, for the following persons are increased by one and one-half percent (1.50%) and these persons will also receive a	-
48	one-time, across-the-board bonus in the amount of one-half of one percent (0.50%):	ı
49	(1) Permanent full-time State officials and persons whose salaries are set in	n
50	accordance with the State Human Resources Act.	

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1 2	(2)	Permanent full-time State officials and pers State Human Resources Act.	sons in positions exempt from the
3	(3)	Permanent part-time State employees.	
4	(4)	Temporary and permanent hourly State emplo	oyees.
5		TION 36.15.(c) For the 2016-2017 fiscal yea	•
6		uses to eligible employees who are any of the fo	
7	(1)	Permanent full-time State employees whose	-
8		the State Human Resources Act.	
9	(2)	Permanent full-time State employees in posit	ions exempt from the State Human
10		Resources Act.	
11	(3)	Permanent part-time State employees.	
12	(4)	Temporary and permanent hourly State emplo	oyees.
13			
14	COMPENSAT	ION BONUS/ACROSS-THE-BOARD/AWA	ARDED FOR FISCAL YEAR
15	2016-2017		
16	SEC	TION 36.16.(a) Any person (i) whose salary	is set by this Part, pursuant to the
17		Human Resources Act, or as otherwise authority	
18		State-funded position on September 1, 2016, s	· · · ·
19	-	ion bonus for the 2016-2017 fiscal year in the	1
20	· · · ·	the month of October 2016, except as provided l	•
21		TION 36.16.(a1) Teachers paid on the Salary	
22	0	to receive the bonus awarded by subsection (a) of	
23			5-1(7a), the compensation bonus
24		s section is not compensation under Article	
25		achers' and State Employees' Retirement System	
26		TION 36.16.(c) The compensation bonus awa	
27		nd shall be paid out separately. The compens	
28		ent employees without regard to an employee's	
29		byees at the top of the salary range. The comper	nsation bonus shall be adjusted pro
30		ent part-time employees.	
31		TION 36.16.(d) Recipients of disability benef	1
32		Statutes who have not terminated their employ	
33		is section are eligible to receive the bonus, whi	
34	•••	sability Income Plan will neither pay the bonu	is nor reimburse the employer for
35	payment.	TION 2(1(()) Engaged time angles of the h	
36		TION 36.16.(e) For part-time employees, the b	bonus shall be pro rata based on the
37	number of hours	WOIKEd.	
38			
39 40		NDS APPROPRIATED FOR LEGISLATT	
40 41		ES/COMPENSATION BONUSES/EMPLOYI	
		TION 36.17.(a) The appropriations set forth	
42 43		or legislatively mandated salary increases and	-
43 44		committee report described in Section 39.2 of the	6
44 45	-	nt shall ensure that those funds are used only y increases, compensation bonuses, and emplo	
46	-	e compensation and benefits reserves shall be	
40 47	_	Il below the minimum of the new salary grade	
47	-	of salary grades pursuant to the Office of S	•
40 49	-	System Project. Any funds remaining following	
49 50	1	ccordance with G.S. 143C-1-2(b), unless otherw	
50		-1-2(0), unless outerw	ise provided by law.

1	SECTION 36.17.(b) If the Director of the Budget determines that funds appropriated		
2	to a State agency for legislatively mandated salary increases, compensation bonuses, and		
3	employee benefits exceed the amount required by that agency for those purposes, the Director may		
4	reallocate those funds to other State agencies that received insufficient funds for legislatively		
5	mandated salary increases, compensation bonuses, and employee benefits.		
6	SECTION 36.17.(c) No later than March 1, 2017, the Office of State Budget and		
7	Management shall report to the Joint Legislative Commission on Governmental Operations on the		
8	expenditure of funds for legislatively mandated salary increases, compensation bonuses, and		
9	employee benefits. This report shall include at least the following information for each State		
10	agency for the 2016-2017 fiscal year:		
11	(1) The total amount of funds that the agency received for legislatively mandated		
12	salary increases, compensation bonuses, and employee benefits.		
13	(2) The total amount of funds transferred from the agency to other State agencies		
14	pursuant to subsection (b) of this section. This section of the report shall		
15	identify the amounts transferred to each recipient State agency.		
16	(3) The total amount of funds used by the agency for legislatively mandated salary		
17	increases, compensation bonuses, and employee benefits.		
18	(4) The use of any funds under subsection (a) of this section to adjust the salaries of		
19	any positions that fall below the minimum of the new salary grade assigned to		
20	those positions during the realignment of salary grades pursuant to the Office of		
21	State Human Resources' Statewide Compensation System Project.		
22	(5) The amount of funds expected to revert under subsection (a) of this section.		
23			
24	MITIGATE BONUS LEAVE		
25	SECTION 36.18. During the 2016-2017 fiscal year, State agencies, departments,		
26	institutions, the North Carolina Community College System, and The University of North		
27	Carolina may offer State employees the opportunity to use or to cash in special bonus leave		
28	benefits that have accrued pursuant to Section 28.3A of Chapter 126 of the 2002 Session Laws,		
29 30	Section 30.12B(a) of Chapter 284 of the 2003 Session Laws, Section 29.14A of S.L. 2005-276, and Section 35.10A of S.L. 2014-100, but only if all of the following requirements are met:		
31	(1) Employee participation in the program must be voluntary.		
32	 (1) Employee participation in the program must be voluntary. (2) Special leave that is liquidated for cash payment to an employee must be valued 		
33	at the amount based on the employee's current annual salary rate.		
34	(3) Each agency shall collect and report demographic information on the		
35	employees who opt to use or cash-in special leave under the incentive program.		
36	By March 1, 2017, an interim report on the demographic information shall be		
37	submitted to the respective agency head or employing agency and to the Fiscal		
38	Research Division. The final report shall be submitted by September 1, 2017.		
39			
40	EXTEND VOLUNTARY SHARED LEAVE TO COMMUNITY COLLEGES		
41	EMPLOYEES		
42	SECTION 36.19. G.S. 115D-25.3 reads as rewritten:		
43	"§ 115D-25.3. Voluntary shared leave.		
44	(a) The State Board of Community Colleges, in cooperation with the State Board of		
45	Education and the State Human Resources Commission, shall adopt rules and policies to allow		
46	any employee at a community college to share leave voluntarily with an immediate family		
47	member who is an employee of a community college, public school, or State agency; and with a		
48	coworker's immediate family member who is an employee of a community college, public school,		
49	or State agency. For the purposes of this section, the term "immediate family member" means a		
50	spouse, parent, child, brother, sister, grandparent, or grandchild. The term includes the step, half,		
51	and in-law relationships. The term "coworker" means that the employee donating the leave is		

1 employed by the same agency, department, institution, university, local school administrative unit, 2 or community college as the employee whose immediate family member is receiving the leave. 3 The State Board of Community Colleges, in cooperation with the State Human (b) 4 Resources Commission, shall adopt rules and policies consistent with policies of the Commission 5 to allow any employee at a community college to share leave voluntarily with a nonfamily 6 member who is an employee of a community college. A community college employee who donates sick leave to a community college employee who is a nonfamily member shall not donate 7 8 more than five days of sick leave per year to any one nonfamily community college employee. 9 The combined total of sick leave donated to a community college employee from nonfamily 10 community college employee donors shall not exceed 20 days per year. Donated sick leave shall 11 not be used for retirement purposes and community college employees who donate sick leave shall be notified in writing of the consequences of donating sick leave in regard to State retirement 12 13 system service credit."

14 15

DELAY STATEWIDE COMPENSATION SYSTEM PROJECT IMPLEMENTATION

SECTION 36.19A.(a) The Office of State Human Resources shall not commence the 16 17 implementation phase of the Statewide Compensation System Project (Project) prior to February 18 1.2017.

19 **SECTION 36.19A.(b)** When the implementation phase commences, the Director of 20 the Budget may increase expenditures of receipts to the amount necessary to fund salary 21 adjustments authorized by the Office of State Human Resources for receipt-supported positions 22 that fall below the minimum of the new salary grade assigned to those positions during the 23 realignment of salary grades pursuant to the Project.

24 25

SALARY-RELATED CONTRIBUTIONS

26 SECTION 36.20.(a) Section 30.20 of S.L. 2015-241 reads as rewritten: 27

"SALARY-RELATED CONTRIBUTIONS

28

29 "SECTION 30.20.(b) Effective July 1, 2015, the State's employer contribution rates budgeted 30 for retirement and related benefits as a percentage of covered salaries for the 2015-2017 fiscal 31 biennium-2015-2016 fiscal year are (i) fifteen and thirty-two hundredths percent (15.32%) -32 Teachers and State Employees; (ii) twenty and thirty-two hundredths percent (20.32%) – State 33 Law Enforcement Officers; (iii) twelve and eighty-five hundredths percent (12.85%) – University 34 Employees' Optional Retirement Program; (iv) twelve and eighty-five hundredths percent 35 (12.85%) – Community College Optional Retirement Program; (v) thirty-two and eighty-one 36 hundredths percent (32.81%) – Consolidated Judicial Retirement System; and (vi) seven and forty 37 hundredths percent (7.40%) – Legislative Retirement System. Each of the foregoing contribution 38 rates includes five and sixty hundredths percent (5.60%) for hospital and medical benefits. The 39 rate for the Teachers and State Employees, State Law Enforcement Officers, University 40 Employees' Optional Retirement Program, and the Community College Optional Retirement 41 Program includes forty-one hundredths percent (0.41%) for the Disability Income Plan. The rates 42 for Teachers and State Employees and State Law Enforcement Officers include sixteen hundredths 43 percent (0.16%) for the Death Benefits Plan. The rate for State Law Enforcement Officers includes 44 five percent (5%) for Supplemental Retirement Income. The rate for Teachers and State 45 Employees and State Law Enforcement Officers includes one hundredth percent (0.01%) for the 46 Qualified Excess Benefit Arrangement.

47 "SECTION 30.20.(b1) Effective July 1, 2016, the State's employer contribution rates 48 budgeted for retirement and related benefits as a percentage of covered salaries for the 2016-2017 fiscal year are (i) sixteen and twelve hundredths percent (16.12%) - Teachers and State 49 50 Employees; (ii) twenty-one and twelve hundredths percent (21.12%) - State Law Enforcement Officers; (iii) twelve and eighty-two hundredths percent (12.82%) - University Employees' 51

1 Optional Retirement Program; (iv) twelve and eighty-two hundredths percent (12.82%) – 2 Community College Optional Retirement Program; (v) thirty-five and six hundredths percent 3 (35.06%) – Consolidated Judicial Retirement System; and (vi) twenty-three and eighty-two hundredths percent (23.82%) – Legislative Retirement System. Each of the foregoing contribution 4 5 rates includes five and sixty hundredths percent (5.60%) for hospital and medical benefits. The rate for the Teachers and State Employees, State Law Enforcement Officers, University 6 Employees' Optional Retirement Program, and the Community College Optional Retirement 7 8 Program includes thirty-eight hundredths percent (0.38%) for the Disability Income Plan. The rates for Teachers and State Employees and State Law Enforcement Officers include sixteen 9 hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law Enforcement 10 11 Officers includes five percent (5%) for Supplemental Retirement Income. The rate for Teachers and State Employees and State Law Enforcement Officers includes one hundredths percent 12 13 (0.01%) for the Oualified Excess Benefit Arrangement. 14 "SECTION 30.20.(c) Effective July 1, 2015, the maximum annual employer contributions, payable monthly, by the State for each covered employee or retiree for the 2015-2016-2015-2017 15 16 fiscal year-biennium to the State Health Plan for Teachers and State Employees are (i) 17 Medicare-eligible employees and retirees - four thousand two hundred fifty-one dollars (\$4,251) 18 and (ii) non-Medicare-eligible employees and retirees - five thousand four hundred seventy-one

19 dollars (\$5,471)."

20 **SECTION 36.20.(b)** If the Director of the Budget reallocates the Reserve for Future 21 Benefits Needs, as authorized in Section 36.24 of this act, then effective July 1, 2016, the 22 maximum annual employer contributions, payable monthly, by the State for each covered 23 employee or retiree for the 2016-2017 fiscal to the State Health Plan for Teachers and State 24 Employees shall be (i) Medicare-eligible employees and retirees - four thousand three hundred 25 ninety-seven dollars (\$4,397) and (ii) non-Medicare-eligible employees and retirees - five 26 thousand six hundred fifty-nine dollars (\$5,659). Additionally, if the Director of the Budget reallocates the Reserve for Future Benefits Needs, as authorized in Section 36.24 of this act, the 27 28 Director of the Budget may increase the contribution rate for hospital and medical benefits in 29 Section 30.20(b1) of S.L. 2015-241, as amended by subsection (a) of this section, to either five 30 and eighty-one hundredths percent (5.81%) effective July 1, 2016, or six and two hundredths 31 percent (6.02%), effective January 1, 2017, and adjust the other contribution rates in the section 32 accordingly.

33

34 PROVIDE ONE-TIME COST-OF-LIVING SUPPLEMENT FOR RETIREES OF THE 35 STATE EMPLOYEES' RETIREMENT TEACHERS' AND SYSTEM. THE 36 CONSOLIDATED JUDICIAL RETIREMENT SYSTEM, AND THE LEGISLATIVE 37 **RETIREMENT SYSTEM** 38

SECTION 36.21.(a) G.S. 135-5 is amended by adding a new subsection to read:

39 "(uuu) On or before October 31, 2016, a one-time cost-of-living supplement payment shall be 40 made to or on account of beneficiaries who are living as of September 1, 2016, and whose retirement commenced on or before September 1, 2016. The payment shall be one and six-tenths 41 42 percent (1.6%) of the beneficiary's annual retirement allowance payable as of September 1, 2016, 43 and shall not be prorated for date of retirement commencement. If the beneficiary dies before the 44 payment is made, then the payment shall be payable to the member's legal representative. No 45 beneficiary shall be deemed to have acquired a vested right to any future supplemental payments." SECTION 36.21.(b) G.S. 135-65 is amended by adding a new subsection to read: 46 47 On or before October 31, 2016, a one-time cost-of-living supplement payment shall be "(ff) 48 made to or on account of beneficiaries who are living as of September 1, 2016, and whose

retirement commenced on or before September 1, 2016. The payment shall be one and six-tenths 49 50 percent (1.6%) of the beneficiary's annual retirement allowance payable as of September 1, 2016, 51 and shall not be prorated for date of retirement commencement. If the beneficiary dies before the

1 payment is made, then the payment shall be payable to the member's legal representative. No 2 beneficiary shall be deemed to have acquired a vested right to any future supplemental payments." 3 **SECTION 36.21.(c)** G.S. 120-4.22A is amended by adding a new subsection to read: 4 In accordance with subsection (a) of this section, on or before October 31, 2016, a "(z) 5 one-time cost-of-living supplement payment shall be made to or on account of beneficiaries who 6 are living as of September 1, 2016, and whose retirement commenced on or before September 1, 2016. The payment shall be one and six-tenths percent (1.6%) of the beneficiary's annual 7 8 retirement allowance payable as of September 1, 2016, and shall not be prorated for date of 9 retirement commencement. If the beneficiary dies before the payment is made, then the payment shall be payable to the member's legal representative. No beneficiary shall be deemed to have 10 11 acquired a vested right to any future supplemental payments." 12 SECTION 36.21.(d) Notwithstanding any other provision of law to the contrary, in 13 order to administer the one-time cost-of-living supplement for retirees provided for in subsections 14 (a), (b), and (c) of this section, the Retirement Systems Division of the Department of State 15 Treasurer may increase receipts from the retirement assets of the corresponding retirement system 16 or pay costs associated with the administration of the payment directly from the retirement assets. 17 18 **QUALIFIED EXCESS BENEFIT ARRANGEMENT** 19 **SECTION 36.23.(a)** G.S. 135-151 is amended by adding a new subsection to read: 20 "(d1) The last employer of a payee who retires on or after August 1, 2016, and who receives 21 any supplemental benefit payment under this section shall be required to reimburse the QEBA in 22 the amount of any supplemental benefit payment made to that payee. The reimbursement amount 23 shall be calculated on an annual basis every calendar year. For purposes of calculating the 24 reimbursement amount, the Board of Trustees may include a pro rata share of direct costs 25 attributable to administration of the QEBA. The total amount of reimbursement owed by The University of North Carolina and UNC Health Care shall not exceed five hundred thousand dollars 26 (\$500,000) annually. The Fiscal Research Division of the General Assembly shall be required to 27 review all reimbursement amounts prior to notifying an employer of the reimbursement amount 28 29 owed. 30 The employer shall have 60 calendar days from the date of notification of the reimbursement 31 amount owed to pay the amount in full or the employer shall be assessed a penalty, in lieu of 32 interest, of one percent (1%) per month, or fraction thereof, that the payment is made beyond the 33 due date." 34 SECTION 36.23.(b) G.S. 128-38.10 is amended by adding a new subsection to read: 35 The last employer of a payee who retires on or after August 1, 2016, and who receives "(d1) any supplemental benefit payment under this section shall be required to reimburse the QEBA in 36 37 the amount of any supplemental benefit payment made to that payee. The reimbursement amount 38 shall be calculated on an annual basis every calendar year. For purposes of calculating the 39 reimbursement amount, the Board of Trustees may include a pro rata share of direct costs 40 attributable to administration of the QEBA. The Fiscal Research Division of the General Assembly shall be required to review all reimbursement amounts prior to notifying an employer of 41 42 the reimbursement amount owed. 43 The employer shall have 60 calendar days from the date of notification of the reimbursement 44 amount owed to pay the amount in full or the employer shall be assessed a penalty, in lieu of 45 interest, of one percent (1%) per month, or fraction thereof, that the payment is made beyond the due date." 46 47 **SECTION 36.23.(c)** G.S. 135-151(j) reads as rewritten: 48 Sunset of Eligibility to Participate in the QEBA. - No member of the Teachers' and "(j) 49 State Employees' Retirement System retiring on or after August 1, 2016, who became a member of

50 the Retirement System on or after January 1, 2015, shall be eligible to participate in the QEBA,

and the Retirement System shall not pay any new <u>retiree_member_more</u> retirement benefits than
 allowed under the limitations of section 415(b) of the Internal Revenue Code."

SECTION 36.23.(d) G.S. 128-38.10(k) reads as rewritten:

4 "(k) Sunset of Eligibility to Participate in the QEBA. – No member of the North Carolina 5 Local Governmental Employees' Retirement System retiring on or after August 1, 2016, who 6 became a member of the Retirement System on or after January 1, 2015, shall be eligible to 7 participate in the QEBA, and the Retirement System shall not pay any new retiree member more 8 retirement benefits than allowed under the limitations of section 415(b) of the Internal Revenue 9 Code."

10 SECTION 36.23.(e) Notwithstanding Chapter 150B of the General Statutes, the 11 Board of Trustees of the Teachers' and State Employees' Retirement System may develop 12 procedures to implement subsection (a) of this section. Notwithstanding Chapter 150B of the 13 General Statutes, the Board of Trustees of the North Carolina Local Government Employees' 14 Retirement System may develop procedures to implement subsection (b) of this section.

15

3

STATE HEALTH PLAN COST-CONTROLLING MEASURES AND REALLOCATION
 OF RESERVE FOR FUTURE BENEFIT NEEDS

18 **SECTION 36.24.(a)** The State Treasurer and the Board of Trustees shall adopt 19 measures applicable to any or all of the 2017, 2018, or 2019 calendar years to limit projected 20 employer contribution increases.

SECTION 36.24.(b) If the Director of the Budget determines that the additional cost-controlling measures adopted by the Board of Trustees and the State Treasurer as directed in subsection (a) of this section are sufficient to reduce the projected employer premium increases to four percent (4%) or less in both the 2018 and 2019 plan years, then the Director of the Budget is authorized to reallocate funds in the Reserve for Future Benefit Needs to individual State agency budgets. The projected employer premium increases should be calculated assuming the Reserve for Future Benefit Needs is reallocated.

28

SECTION 36.24.(c) Section 30.26(b) of S.L. 2015-241 reads as rewritten:

29 "SECTION 30.26.(b) During the 2015-2017 fiscal biennium, the State Health Plan for 30 Teachers and State Employees shall maintain a cash reserve of at least twenty-twelve percent 31 (20%)-(12%) of its annual costs. For purposes of this section, the term "cash reserve" means the 32 total balance in the Public Employee Health Benefit Fund and the Health Benefit Reserve Fund 33 established in G.S. 135-48.5 plus the Plan's administrative account, and the term "annual costs" 34 means the total of all medical claims, pharmacy claims, administrative costs, fees, and premium 35 payments for coverage outside of the Plan."

36 37

PART XXXVII. CAPITAL APPROPRIATIONS

38 39

40

43

CAPITAL APPROPRIATIONS/GENERAL FUND

SECTION 37.1. Section 31.2 of S.L. 2015-241 reads as rewritten:

41 "SECTION 31.2.(a) There is appropriated from the General Fund for the 2015-2017 fiscal
 42 biennium the following amounts for capital improvements:

44	Capital Improvements – General Fund	2015-2016	2016-2017
45			
46	Department of Agriculture and Consumer Services		
47	Dorton Arena Roof Replacement	2,305,000	_
48	Southeastern North Carolina Agricultural Events Center		<u>\$ 165,000</u>
49	DuPont Forest – Bathroom, Utility, and Parking		
50	Lot Improvements		3,000,000
51			

	l Assembly Of North Carolina		Session 2015
-	nent of Cultural Resources	2 500 000	
055	North Carolina Hull Repair and Cofferdam	3,500,000	_
Denartn	nent of Environment and Natural Resources		
-	er Resources Development	5,083,000	6,270,000
vv at	er Resources Development	5,005,000	0,270,000
Departn	nent of Public Safety		
-	ory and Facility Development Projects	868,000	5,087,5005,018,500
	pad Planning	,	69,000
Can	p Butner Land Purchases		250,000
Will	kes County Armory Supplement		<u>300,000</u>
	ity of North Carolina		
	th Carolina School of Science and		
	Mathematics – Technology Upgrades and		
	Building Repair	4,000,000	-
	State University Engineering Building		
	Advance Planning	1,000,000	1,000,000
	versity of North Carolina Asheville		• • • • • • • •
_	Land Acquisition		<u>2,000,000</u>
Wes	stern School of Medicine/UNC School of Medicine		<u>8,000,000</u>
ТОТАТ			
	L CAPITAL IMPROVEMENTS –	<u>ቀ1<i>ር ግድር</i> በበበ</u> ቀ	6,087,500 \$26,072,500
GENEI	RAL FUND	<u> </u>	n 11a / n111 a / n 11 / / n111
		φ10,720,000 φ	0,007,200 <u>420,072,200</u>
"SF	CTION 31.2 (b) Funds appropriated to the Depart		, , , <u> </u>
	CTION 31.2.(b) Funds appropriated to the Depart section for Helipad planning shall be used to fund t	ment of Public	Safety in subsection (a)
of this s	ection for Helipad planning shall be used to fund p	ment of Public	Safety in subsection (a)
of this s		ment of Public	Safety in subsection (a)
<u>of this s</u> <u>Headqu</u>	section for Helipad planning shall be used to fund parters in Raleigh, North Carolina."	ment of Public planning of heli	Safety in subsection (a)
<u>of this s</u> <u>Headqu</u>	ection for Helipad planning shall be used to fund p arters in Raleigh, North Carolina." R RESOURCES DEVELOPMENT PROJECTS	ment of Public planning of heli	Safety in subsection (a) pads at the Joint Forces
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of this sHeadquWATE:water reset forthprojectsthis sechundred(1)(2)(3)(4)(5)	RESOURCES DEVELOPMENT PROJECTS SECTION 37.2.(a) The Department of Environes sources development projects in accordance with the in the schedule include funds appropriated in this and funds carried forward from previous fiscal yea tion. These funds will provide a State match for fifty thousand dollars (\$32,150,000) in federal funds Name of Project Neuse River – Goldsboro, Section 1135 Carolina Beach Coastal Storm Damage Reduction Kure Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction	ment of Public planning of heli nmental Quality the schedule that is act for water ars in accordanc r an estimated ds.	Safety in subsection (a) pads at the Joint Forces shall allocate funds for t follows. The amounts resources development e with subsection (b) of thirty-two million one 2016-2017 \$ 150,000 75,000 81,000 561,000 1,535,000
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of this sHeadquWATEwater reset forthprojectsthis sechundred(1)(2)(3)(4)(5)(6)(7)	RESOURCES DEVELOPMENT PROJECTS SECTION 37.2.(a) The Department of Environes sources development projects in accordance with the in the schedule include funds appropriated in this and funds carried forward from previous fiscal yea tion. These funds will provide a State match for lifty thousand dollars (\$32,150,000) in federal fund Name of Project Neuse River – Goldsboro, Section 1135 Carolina Beach Coastal Storm Damage Reduction Kure Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Eastern NC Stream Debris Removal State/Local Water Resources Development Grants	ment of Public planning of heli nmental Quality the schedule that is act for water ars in accordanc r an estimated ds.	Safety in subsection (a) pads at the Joint Forces shall allocate funds for t follows. The amounts resources development e with subsection (b) of thirty-two million one 2016-2017 \$ 150,000 75,000 81,000 561,000 1,535,000 500,000 1,000,000
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of this sHeadquWATEwater reset forthprojectsthis sechundred(1)(2)(3)(4)(5)(6)(7)(8)(9)	 Rection for Helipad planning shall be used to fund parters in Raleigh, North Carolina." R RESOURCES DEVELOPMENT PROJECTS SECTION 37.2.(a) The Department of Environes sources development projects in accordance with the in the schedule include funds appropriated in this and funds carried forward from previous fiscal yeation. These funds will provide a State match for fifty thousand dollars (\$32,150,000) in federal funds. Name of Project Neuse River – Goldsboro, Section 1135 Carolina Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Eastern NC Stream Debris Removal State/Local Water Resources Development Grants Cape Fear Lock & Dam #2 Fish Ramp – Phase 1 North Topsail Beach Shoreline Protection Project – 	nmental Quality nmental Quality the schedule that is act for water ars in accordanc r an estimated ds.	Safety in subsection (a) pads at the Joint Forces shall allocate funds for t follows. The amounts resources development e with subsection (b) of thirty-two million one 2016-2017 \$ 150,000 75,000 81,000 561,000 1,535,000 500,000 500,000 500,000
of this sHeadquWATEwater reset forthprojectsthis sechundred(1)(2)(3)(4)(5)(6)(7)(8)(9)(10)	 Rection for Helipad planning shall be used to fund parters in Raleigh, North Carolina." R RESOURCES DEVELOPMENT PROJECTS SECTION 37.2.(a) The Department of Environessources development projects in accordance with the in the schedule include funds appropriated in this and funds carried forward from previous fiscal yeation. These funds will provide a State match for lifty thousand dollars (\$32,150,000) in federal funds Name of Project Neuse River – Goldsboro, Section 1135 Carolina Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Eastern NC Stream Debris Removal State/Local Water Resources Development Grants Cape Fear Lock & Dam #2 Fish Ramp – Phase 1 North Topsail Beach Shoreline Protection Project – 	nmental Quality nmental Quality the schedule that is act for water ars in accordanc r an estimated ds.	Safety in subsection (a) pads at the Joint Forces shall allocate funds for t follows. The amounts resources development e with subsection (b) of thirty-two million one 2016-2017 \$ 150,000 75,000 81,000 561,000 1,535,000 500,000 500,000 500,000 2,000,000
of this s Headqu WATE water reset forth projects this sec hundred (1) (2) (3) (4) (5) (6) (7) (8) (9) (10) (11)	 Rection for Helipad planning shall be used to fund parters in Raleigh, North Carolina." R RESOURCES DEVELOPMENT PROJECTS SECTION 37.2.(a) The Department of Environes sources development projects in accordance with the in the schedule include funds appropriated in this and funds carried forward from previous fiscal yeation. These funds will provide a State match for fifty thousand dollars (\$32,150,000) in federal funds. Name of Project Neuse River – Goldsboro, Section 1135 Carolina Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Wrightsville Beach Coastal Storm Damage Reduction Eastern NC Stream Debris Removal State/Local Water Resources Development Grants Cape Fear Lock & Dam #2 Fish Ramp – Phase 1 North Topsail Beach Shoreline Protection Project – 	nmental Quality nmental Quality the schedule that is act for water ars in accordanc r an estimated ds.	Safety in subsection (a) pads at the Joint Forces shall allocate funds for t follows. The amounts resources development e with subsection (b) of thirty-two million one 2016-2017 \$ 150,000 75,000 81,000 561,000 1,535,000 500,000 500,000 500,000

	ral Assembly Of North Carolina	Session 2015
(13)	Town of Rutherfordton Stream Restoration	500,000
(14)	Wilmington Harbor Maintenance	-
(15)	Morehead City Harbor Maintenance	2,000,000
(16)	Water Resources Planning Assistance to Communities	25,000
(17)	John H. Moss Reservoir Dam Repair/Water & Sewer Upgrades	5 1,500,000
тот	ALS	\$ 11,774,000
	SECTION 37.2.(b) It is the intent of the General Assembly	-
	previous fiscal years be used to supplement the six million two	
	s (\$6,270,000) appropriated for water resources development pro	
	241, as amended by Section 37.1 of this act. Therefore, the follo	owing funds carried forward
from	previous fiscal years shall be used for the following projects:	
	Name of Project	Amount Carried Forward
(1)	Morehead City Harbor Maintenance	\$ 2,000,000
(2)	Ocean Isle Beach CSDR	1,029,000
(3)	Environmental Quality Incentives Program – NRCS	2,000,000
(4)	Planning Assistant to Communities	25,000
(5)	Wrightsville Beach CSDR	450,000
(-)		
TOT	ALS	\$ 5,504,000
	SECTION 37.2.(c) Where the actual costs are different from the actual costs are different from the second	
	ction (a) of this section, the Department may adjust the allocation	
	projects funded under subsection (a) of this section are dela	
	cannot be used during the 2016-2017 fiscal year or if the proje	
	this section are accomplished at a lower cost, the Department	may use the resulting fund
availa	bility to fund any of the following:	1.
	(1) U.S. Army Corps of Engineers project feasibility st	
	(2) U.S. Army Corps of Engineers projects whose sc	
	require State-matching funds in the 2016-2017 fisca	
	require State-matching funds in the 2016-2017 fisca(3) State/local water resources development projects.	ıl year.
	 require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or expended or expended. 	l year. encumbered for the purposes
	 require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or each thin subdivisions (1) through (3) of this subsection shall rever 	l year. encumbered for the purposes
	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or e rth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year.	ll year. encumbered for the purposes t to the General Fund at the
end o	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or e rth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu	I year. Encumbered for the purposes t to the General Fund at the al reports on the use of these
end o funds	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or each rth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper	I year. Encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research
end o funds Divis	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or e rth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper ion, and the Office of State Budget and Management. Each re	I year. Encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research
end o funds	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or each rth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper ion, and the Office of State Budget and Management. Each rever ying:	I year. Encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research
end o funds Divis	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or each in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper fon, and the Office of State Budget and Management. Each reving: (1) All projects listed in this section.	I year. Encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research
end o funds Divis	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or earth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper ion, and the Office of State Budget and Management. Each reven (1) All projects listed in this section. (2) The estimated cost of each project.	I year. encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research port shall include all of the
end o funds Divis	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or each the subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper ion, and the Office of State Budget and Management. Each reving: (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 expe	I year. encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research port shall include all of the cted to begin.
end o funds Divis	require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or earth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper fon, and the Office of State Budget and Management. Each reven (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 expendent. (4) The date that work on each project was comp	I year. encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research port shall include all of the cted to begin.
end o funds Divis	 require State-matching funds in the 2016-2017 fisca (3) State/local water resources development projects. Funds subject to this subsection that are not expended or earth in subdivisions (1) through (3) of this subsection shall rever f the 2017-2018 fiscal year. SECTION 37.2.(d) The Department shall make semiannu to the Joint Legislative Commission on Governmental Oper ion, and the Office of State Budget and Management. Each reving: All projects listed in this section. The estimated cost of each project. The date that work on each project began or is expe The date that work on each project was comp completed. 	I year. encumbered for the purposes t to the General Fund at the al reports on the use of these ations, the Fiscal Research port shall include all of the cted to begin.
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$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\end{array} $	appropriated for a percent (50%) of appropriated in the unencumbered are resources develop only to projects shall not apply notwithstanding a (1) (2) SECT "SECTION 5 funds for water re- amounts set fort	TION 37.2.(e) Notwithstanding any provision of law to a water resources development project shall be used to provide f the nonfederal portion of funds for the project. This subsecc his act and to funds appropriated prior to the 2015-2017 fisce and proposed for reallocation to provide the nonfederal portion pment projects. The limitation on fund usage contained in th in which a local government or local governments particip to, and there shall be no local match required for, any any other provision of law: The Environmental Quality Incentives Program. Furtherm of S.L. 2013-360, Section 36.2(e) of S.L. 2014-100, and Se 2015-241 shall not apply to funds made available as part of Quality Incentives Program in any fiscal year. The allocation of funds for the John H. Moss Reservoir E Sewer Upgrades. TION 37.2.(f) Section 31.3(a) of S.L. 2015-241 reads as rewn 31.3.(a) The Department of Environment and Natural Res- resources development projects in accordance with the schedu- th in the schedule include funds appropriated in this act	de no more than fifty tion applies to funds cal biennium that are on of funds for water is subsection applies bate. This subsection y of the following, errore, Section 36.3(e) ection 31.3(e) of S.L. of the Environmental Dam Repair/Water & ritten: ources shall allocate ule that follows. The for water resources
20		jects and funds carried forward from previous fiscal years	
21		this section. These funds will provide a State match for an	
22		dred fifty-three thousand dollars (\$44,353,000) in federal fun	
23			
24	Name of 1	Project	2015-2016
25		110jeet	2013-2010
23 26	(20) Assistance	e to Counties – EAP PreparationWrightsville Beach CSDR	250,000
	. ,		230,000
27			
27 28	" SECI	FION 37.2.(g) Notwithstanding any other provision of law	v, funds required by
27 28 29	" SECT subsection (a) of	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D	v, funds required by Dam Repair/Water &
27 28 29 30	subsection (a) of Sewer Upgrades	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in	v, funds required by Dam Repair/Water & n a development tier
27 28 29 30 31	subsection (a) of Sewer Upgrades two county wher	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously
27 28 29 30 31 32	subsection (a) of Sewer Upgrades two county wher received a loan d	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and luring the 2013 calendar year under the Drinking Water State	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to
27 28 29 30 31 32 33	subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and luring the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful
27 28 29 30 31 32 33 34	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that rec	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful
27 28 29 30 31 32 33 34 35	subsection (a) of subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and luring the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose.	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful
27 28 29 30 31 32 33 34 35 36	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and luring the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. TION 37.2.(h) G.S. 143-215.71 reads as rewritten:	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful
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27 28 29 30 31 32 33 34 35 36 37 38 39	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the t	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested.	v, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may
27 28 29 30 31 32 33 34 35 36 37 38 39 40	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "\$ 143-215.71. F Applications projects for the t costs indicated:	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water res following purposes in amounts not to exceed the percentage	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the t	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and luring the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that reclawful purpose. TION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water responsibility for the percentage. General navigation projects that are sponsored by local general navigation projects that provide the percentageneral navigation projects the percentageneral provide the percentageneral percentageneral perc	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the costs indicated: (1)	 TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that real lawful purpose. TION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water responses for lawful purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local gapercent (80%); 	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the f costs indicated: (1)	 TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and huring the 2013 calendar year under the Drinking Water Statestribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that reclawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water responses for which grants not to exceed the percentage General navigation projects that are sponsored by local general navigation projects – twenty-five percent (25%) 	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the costs indicated: (1)	 TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water Statestribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that reclawful purpose. TION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water restfollowing purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local general navigation projects – twenty-five percent (25% Construction costs for water management (flood cor 	w, funds required by am Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the f costs indicated: (1)	 TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water Statestribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. TION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water restollowing purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local generational navigation projects – twenty-five percent (25% Construction costs for water management (flood corpurposes, including utility and road relocations not further the sector of th	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty b); ntrol and drainage) unded by the State
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ \end{array}$	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the f costs indicated: (1)	 TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water Statestribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that real lawful purpose. TION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water rest following purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local generat (80%); Recreational navigation projects – twenty-five percent (25% Construction costs for water management (flood corpurposes, including utility and road relocations not further based on the percentage of the percentage of the percentage of the percent of Transportation – sixty-six and two-thirds percent 	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty 6); ntrol and drainage) unded by the State ercent (66 2/3%), but
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ \end{array}$	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the f costs indicated: (1)	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and huring the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water rest following purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local grapercent (80%); Recreational navigation projects – twenty-five percent (25% Construction costs for water management (flood cor purposes, including utility and road relocations not furpose of the project specifically allocated for spondor of the project specifically allocated for spondor of the project specifically allocated for specifically alloc	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty 6); ntrol and drainage) unded by the State ercent (66 2/3%), but
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the costs indicated: (1) (2) (3)	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water res following purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local ge percent (80%); Recreational navigation projects – twenty-five percent (25% Construction costs for water management (flood cor purposes, including utility and road relocations not fu Department of Transportation – sixty-six and two-thirds pe only of that portion of the project specifically allocated for s drainage purposes;	w, funds required by Dam Repair/Water & n a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty b); ntrol and drainage) unded by the State ercent (66 2/3%), but such flood control or
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "\$ 143-215.71. F Applications projects for the f costs indicated: (1) (2) (3)	FION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water res following purposes in amounts not to exceed the percentag General navigation projects that are sponsored by local ge percent (80%); Recreational navigation projects – twenty-five percent (25% Construction costs for water management (flood cor purposes, including utility and road relocations not fu Department of Transportation – sixty-six and two-thirds per only of that portion of the project specifically allocated for s drainage purposes; Stream restoration – sixty-six and two-thirds percent (66 2/2	w, funds required by am Repair/Water & a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty 6); htrol and drainage) unded by the State ercent (66 2/3%), but such flood control or 3%);
$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48 \end{array}$	SECT subsection (a) of Sewer Upgrades two county wher received a loan d replace water dis life as evidenced use them for any SECT "§ 143-215.71. F Applications projects for the costs indicated: (1) (2) (3)	TION 37.2.(g) Notwithstanding any other provision of law f this section to be allocated for John H. Moss Reservoir D shall be used to provide a grant to a municipality located in re the municipality (i) has a population less than 12,000 and during the 2013 calendar year under the Drinking Water State stribution lines serving 5,000 or fewer customers that have e by tuberculation, breaks, and leaks. The municipality that red lawful purpose. FION 37.2.(h) G.S. 143-215.71 reads as rewritten: Purposes for which grants may be requested. for grants may be made for the nonfederal share of water res following purposes in amounts not to exceed the percentage General navigation projects that are sponsored by local ge percent (80%); Recreational navigation projects – twenty-five percent (25% Construction costs for water management (flood cor purposes, including utility and road relocations not fu Department of Transportation – sixty-six and two-thirds pe only of that portion of the project specifically allocated for s drainage purposes;	w, funds required by am Repair/Water & a development tier d (ii) has previously e Revolving Fund to exceeded their useful ceives the funds may sources development ge of the nonfederal overnments – eighty 6); htrol and drainage) unded by the State ercent (66 2/3%), but such flood control or 3%);

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	(6) Land acquisition and facility developerated by local governments – fift	-	d recreation sites
	(7) Aquatic weed control projects sponsored by local governments – fifty percen (50%).		
	(8) Projects that are part of the Enviro	nmental Ouality Incentiv	es Program – one
	hundred percent (100%)."		<u>•••••••••••••••••••••••••••••••••••••</u>
NON-0	GENERAL FUND CAPITAL IMPROVEME SECTION 37.3. Section 31.4(a) of S.L. 20		
2015-2	68, reads as rewritten:	J15-241, as amended by	Section 9.1 of S.L.
	ECTION 31.4.(a) The General Assembly auth	norizes the following cap	ital projects to be
	with receipts or from other non-General F		
departr	-		
		Amount of Non-Ge	eneral Fund
Name	of Project	Funding Auth	
		FY 2015-2016	FY 2016-2017
D			
-	ment of Agriculture and Consumer Services		
	Farmers Market Improvements/Robert Shaw Piedmont Triad Farmers Market		
		\$3,000,000	
	provements Agricultural Center Events/Restroom Building	500,000	—
	rest Service Mountain Island Educational	500,000	_
	rest-Visitor and Interpretive Center	4,000,000	_
	ence on Research Stations	200,000	_
	Egg Layer Research Building	1,750,000	_
	air Renovations/Infrastructure Improvements	2,500,000	_
State F	air Horse Complex	1,000,000	_
Anima	l Disease Diagnostic Laboratory Equipment	500,000	_
D			
	ment of Environment and Natural Resources <u>Nat</u>		
	t Fisher Aquarium Salt Water Well	590,000 450,000	590,000
GO	rilla Expansion	450,000	—
Denart	ment of Public Safety		
1	tional Guard – Wilmington Replacement	14,200,000	_
	sh Print Plant Roof Replacement	1.,200,000	1,508,000
	rnett Visitor Center		549,000
Wildlif	fe Resources Commission		
Boa	ating Access New Construction	3,750,000	3,750,000
	nd Acquisition	900,000	900,000
	dan Lake Depot	500,000	_
Fis	hing Access Construction	-	200,000
ТОТА	I AMOUNT OF NON CENEDAL		
	L AMOUNT OF NON-GENERAL ND CAPITAL PROJECTS		
	ND CAPITAL PROJECTS	\$33,840,200 5,44 0	<u>) AAA</u> 7 497 AAA"
АС		Ψσσιστοιάθου σι σι ττο	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
REPA	IRS AND RENOVATIONS CHANGES		
	SECTION 37.4. Section 31.5 of S.L. 2015	0.4.1 1	

	General Assembly Of North Carolina Session 2015
1	"SECTION 31.5.(a) Of the funds <u>remaining</u> in the Reserve for Repairs and Renovations for
2	the 2015-2016 and the 2016-2017 fiscal years, years after the allocations required by subsection
3	(f) of this section have been made, the following allocations shall be made to the following
4	agencies for repairs and renovations pursuant to G.S. 143C-4-3:
5	(1) One-third of the funds for the 2015-2016 fiscal year and one-half of the funds
6	for the 2016-2017 fiscal year shall be allocated to the Board of Governors of
7	The University of North Carolina.
8	(2) Two-thirds of the funds for the 2015-2016 fiscal year and one-half of the funds
9 10	for the 2016-2017 fiscal year shall be allocated to the Office of State Budget
10	and Management. The Office of State Budget and Management shall consult with or report to the Joint
11	The Office of State Budget and Management shall consult with or report to the Joint Legislative Commission on Governmental Operations, as appropriate, in accordance with
12	
13 14	G.S. 143C-4-3(d). The Board of Governors shall report to the Joint Legislative Commission on Governmental Operations in accordance with G.S. 143C-4-3(d).
14	"SECTION 31.5.(b) Notwithstanding G.S. 143C-4-3(d), of the funds allocated to the Board
16	of Governors of The University of North Carolina in subsection (a) of this section, a portion shall
10	be used each fiscal year by the Board of Governors for the installation of fire sprinklers in
18	University residence halls. This portion shall be in addition to funds otherwise appropriated in this
19	act for the same purpose. Such funds shall be allocated among the University's constituent
20	institutions by the President of The University of North Carolina, who shall consider the following
21	factors when allocating those funds:
22	(1) The safety and well-being of the residents of campus housing programs.
23	(2) The current level of housing rents charged to students and how that compares to
24	an institution's public peers and other UNC institutions.
25	(3) The level of previous authorizations to constituent institutions for the
26	construction or renovation of residence halls funded from the General Fund or
27	from bonds or certificates of participation supported by the General Fund since
28	1996.
29	(4) The financial status of each constituent institution's housing system, including
30	debt capacity, debt coverage ratios, credit rankings, required reserves, the
31	planned use of cash balances for other housing system improvements, and the
32	constituent institution's ability to pay for the installation of fire sprinklers in all
33	residence halls.
34	(5) The total cost of each proposed project, including the cost of installing fire
35	sprinklers and the cost of other construction, such as asbestos removal and
36	additional water supply needs.
37	The Board of Governors shall submit progress reports to the Joint Legislative Commission on
38	Governmental Operations. Reports shall include the status of completed, current, and planned
39	projects. Reports also shall include information on the financial status of each constituent
40	institution's housing system, the constituent institution's ability to pay for fire protection in
41	residence halls, and the timing of installation of fire sprinklers. Reports shall be submitted on
42	January 1 and July 1 until all residence halls have fire sprinklers.
43	"SECTION 31.5.(c) Notwithstanding G.S. 143C-4-3(d), of the funds allocated to the Board
44	of Governors of The University of North Carolina in subsection (a) of this section, a portion shall
45 46	be used each fiscal year by the Board of Governors for campus public safety improvements alloweble under $G \ge 143C 4.3(h)$
46 47	allowable under G.S. 143C-4-3(b). "SECTION 31.5 (d) In making compute allocations of funds allocated to the Board of
47 48	"SECTION 31.5.(d) In making campus allocations of funds allocated to the Board of Governors of The University of North Carolina in subsection (a) of this section, the Board of
48 49	Governors of The University of North Carolina in subsection (a) of this section, the Board of Governors shall negatively weight the availability of non-State resources and carryforward funds
49 50	governors shart negatively weight the availability of non-state resources and carryforward funds available for repair and repovations and shall include information about the manner in which this

50 available for repair and renovations and shall include information about the manner in which this

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subsection was o	complied with in any report submitted pursuant to G.S. 143C-4-3(d).shall consider
all of and only th	· · · · · · · · · · · · · · · · · · ·
(1)	The amount of each campus' deficiencies documented pursuant to the Facilities
<u> </u>	Condition Assessment Program.
(2)	The availability of non-State resources and carryforward funds available for
<u>_/</u>	repair and renovations at each campus, which shall be negatively weighted in
	making allocation decisions.
"SECTION	31.5.(d1) The Board of Governors shall include information about the manner in
	on (d) of this section was compiled within any report submitted pursuant to
G.S. 143C-4-3(d	
	31.5.(e) Of the funds allocated to the Office of State Budget and Management in
	f this section, the sum of nine million five hundred thousand dollars (\$9,500,000)
. ,	Legislative Building Roof Replacement and Asbestos Abatement.
	31.5.(f) Notwithstanding G.S. 143C-4-3(d), of the funds in the Reserve for
	novations for the 2016-2017 fiscal year, the following sums shall be allocated for
the following pro	
(1)	Six hundred thousand dollars (\$600,000) shall be allocated to renovate and
<u>\+/</u>	remodel portions of the State Library and Archives and History Building.
<u>(2)</u>	Four million five hundred thousand dollars (\$4,500,000) shall be allocated for
	repairs and renovations at the North Carolina Zoo.
(3)	Nine hundred twenty-three thousand dollars (\$923,000) shall be allocated for
	repairs and renovations of the North Carolina State Capitol.
<u>(4)</u>	Three million dollars (\$3,000,000) shall be allocated for repairs and renovations
<u></u>	to the Western North Carolina Agricultural Center.
<u>(5)</u>	Seven hundred fifty thousand dollars (\$750,000) shall be allocated for
	renovating space at Odum Village to become a new Veterans Student Center at
	the University of North Carolina at Chapel Hill.
<u>(6)</u>	Three million dollars (\$3,000,000) shall be allocated for repairs and renovations
	at the Western Farmers Market.
(7)	Nine hundred thousand dollars (\$900,000) shall be allocated for renovations to
	dormitories at the Eastern Justice Academy at Salemburg.
<u>(8)</u>	Two hundred fifty thousand dollars (\$250,000) for repairs and renovations at
	the Eastern School for the Deaf."
ALLOW REP	AIRS & RENOVATIONS FUNDS TO BE USED FOR BUILDING
DEMOLIT	ION AND INSTALLATION OF ELECTRICAL, PLUMBING, AND
RELATED	SYSTEMS
SEC	TION 37.5. G.S. 143C-4-3(b) reads as rewritten:
"(b) Use of	of Funds. – The funds in the Repairs and Renovations Reserve shall be used only
for the repair and	d renovation of (i) State facilities and related infrastructure that are supported from
the General F	und or (ii) Department of Information Technology facilities and related
infrastructure. F	Funds from the Repairs and Renovations Reserve shall be used only for the
following types	of projects:
(1)	Roof repairs and replacements;
(2)	Structural repairs;
(3)	Repairs and renovations to meet federal and State standards;
(4)	Repairs to or installation of new electrical, plumbing, and heating, ventilating,
	and air-conditioning systems;
(5)	Improvements to meet the requirements of the Americans with Disabilities Act,
	42 U.S.C. § 12101, et seq., as amended;
(6)	Improvements to meet fire safety needs;

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1	(7)	Improvements to existing facilities for energy efficiency;	
2 3	(8)	Improvements to remove asbestos, lead paint, and othe including the removal and replacement of underground storage	
4	(9)	Improvements and renovations to improve use of existing space	
5	(10)	Historical restoration;	ς,
6	(10)	Improvements to roads, walks, drives, utilities infrastructure; a	nd
7	(11)	Drainage and landscape improvements.	
8	(12)	Building demolition.	
9		he Repairs and Renovations Reserve shall not be used for new co	onstruction or the
10		building area (sq. ft.) of an existing facility unless required in	
11	-	tate codes or standards."	·····
12			
13	UNC DEBT AF	FORDABILITY STUDY MODIFICATIONS	
14		FION 37.6. G.S. 116D-56(b) and (c) read as rewritten:	
15		of Governors Reporting Required The Board shall report	its findings and
16		s to the Office of State Budget and Management, the J	-
17		Governmental Operations, the State Treasurer, and The Uni	-
18		l Administration by February 1April 1 of each year. The	•
19	accompanied by	each of the reports provided to the Board pursuant to subse	ection (c) of this
20	section.		
21	(c) Const	ituent Institution Reporting Required. – No later than Novembe	r 1<u>February</u> 1 of
22	each year, each	constituent institution shall report to the Board of Governors o	n its current and
23	anticipated debt l	evels. The report shall be made in a uniform format to be prescri	bed by the Board
24	of Governors. Ea	ch report shall include at least the following:	
25	(1)	The amount and type of outstanding debt of the institution.	
26	(2)	The sources of repayment of the debt.	
27	(3)	The amount of debt that the institution plans to issue or incu	r during the next
28		five years.	
29	(4)	A description of projects financed with the debt.	
30	(5)	The current bond rating of the institution and information about	it any changes to
31		that bond rating since the last report was submitted.	
32	(6)	Information about the constituent institution's debt managem	-
33		any recommendations for methods to maintain or improve the	University's bond
34		rating.	
35	(7)	Debt burden comparisons to comparable peer institutions.	
36	(8)	Any other information requested by the Board of Governors."	
37	ENHANCE OV	ERSIGHT OF CERTAIN CAPITAL PROJECTS	
38 39		CION 37.7.(a) G.S. 146-25 reads as rewritten:	
39 40	"§ 146-25. Leas		
40 41	-	al Procedure. – If, after investigation, the Department of	Administration
42		t is in the best interest of the State that land be leased or rented	
43		State agency, the Department shall proceed to negotiate with the	
44	•	f such property. All lease and rental agreements entered into by	
45		v submitted to the Governor and Council of State for approval or	-
46		s Exceeding 30-Year Terms. – The Department of Administration	
47		eal property for a period of more than 30 years, or a renewal of	
48		newal would make the total term of the lease exceed 30 years, u	
49		so by the General Assembly. The Department of Administration	
50		ive Commission on Governmental Operations at least 30 days pr	
51		lease and shall include a copy of the legislation authorizing t	
	<u>_</u> `	<u>_</u> <u>_</u> <u>_</u> <u>_</u>	

General	Asseml	ly Of North Carolina	Session 2015
renewal universit		eport. This subsection shall not apply to leases by	y a university endowment to a
<u></u>		TION 37.7.(b) G.S. 146-29 reads as rewritten:	
"§ 146-2		edure for sale, lease, or rental.	
(a)		<u>ral Procedure. – If, after investigation, the D</u>	Department of Administration
		it is in the best interest of the State that land b	
		proceed with its sale, lease, or rental, as the cas	
-		the Governor and approved by the Council of S	•
	- ·	s reached, the proposed transaction shall then be s	0
		for their approval or disapproval. Every conveyand	
		tate agency shall be made and executed in the mat	
through 1			I
(b)		ations on Certain Leases. – The Department of Adu	ministration shall not enter into
		renewal of the following types unless specifical	
General A			ýý
	(1)	<u>A lease of real property for a period of more th</u>	an 30 years, or a renewal of a
		lease of real property, if the renewal would ma	•
		exceed 30 years.	
	(2)	A lease of real property, or a renewal of a lease of	of real property, for any term if
		both of the following conditions are satisfied:	
		a. <u>State personnel or State functions would</u>	need to be relocated as a result
		of the lease or renewal.	
		b. The agency to which the property is	currently allocated possesses
		insufficient operating funds to cover the	cost of both the relocation and
		the ongoing provision of State functions a	ffected by the relocation.
<u>(c)</u>	<u>Repo</u>	ting Required The Department of Administra	ation shall report to the Joint
Legislati	ve Con	mission on Governmental Operations at least	30 days prior to entering or
renewing	<u>g any lea</u>	se described in subdivision (b)(1) of this section of	r any lease or renewal that will
-		ation of State personnel or State functions. The	report shall include all of the
following			
	<u>(1)</u>	If the lease or lease renewal will require State per	
		relocated, a statement of the legislation authorizin	
		a detailed statement of the operating funds that w	
		both the relocation and the ongoing provision of	State functions affected by the
		relocation, as applicable.	
	<u>(2)</u>	If the lease or lease renewal will have a term of n	-
	_	of the legislation authorizing the lease or lease ren	
<u>(d)</u>		ptions. – This section shall not apply to the followi	
	<u>(1)</u>	The granting of utility easements, including	the lease of interests in real
		property pursuant to G.S. 146-29.2.	
	<u>(2)</u>	Leases for student housing projects, including a	
		endowment for the purpose of facilitating the con	-
	<u>(3)</u>	Leases made as part of the Voice Interope	
		Responders (VIPER) project being managed l	by the Department of Public
	OD OT	$\frac{\text{Safety.}"}{\text{NON 27}}$	1
11.71 \		TION 37.7.(c) G.S. 146-29.1 is amended by adding	
" <u>(h)</u>	•	lease or rental entered into pursuant to this se	ection shall be subject to the
<u>requirem</u>		limitations of G.S. $146-29$."	
	SEC.	TION 37.7.(e) G.S. 146-32 reads as rewritten:	

50 "§ 146-32. Exemptions as to leases, etc.

	General Ass	ssembly Of North Carolina	Session 2015
1	<u>(a)</u> T	The Governor, acting with the approval of the Council of State, may ad	opt rules and
2	regulations:		
3	((1) Exempting from any or all of the requirements of this Subchapter	r such classes
4		of lease, rental, easement, and right-of-way transactions as he deer	ms advisable;
5		and	
6	(2	(2) Authorizing any State agency to enter into and/or approve tho	se classes of
7		transactions exempted by such rules and regulations from the rec	
8		this Chapter.	•
9	(.	(3) No rule or regulation adopted under this section may exem	pt from the
10		provisions of G.S. 146-25.1 any class of lease or rental which has	-
11		more than 21 days, unless the class of lease or rental:	
12		a. Is a lease or rental necessitated by a fire, flood, or other	disaster that
13		forces the agency seeking the new lease or rental to ceas	
14		property;	
15		b. Is a lease or rental necessitated because an agency had inter	nded to move
16		to new or renovated real property that was not completed w	
17		but a lease or rental exempted under this subparagraph may	
18		period of more than six months; or	5
19		c. Is a lease or rental which requires a unique location or a	location that
20		adjoins or is in close proximity to an existing rental location	
21	(b) N	No rule or regulation adopted pursuant to subsection (a) of this section	
22		om the provisions of G.S. 146-25(b) or G.S. 146-29(b) or (c)."	• •
23	SECTION 37.7.(f) G.S. 143C-8-4 reads as rewritten:		
24	"§ 143C-8-4	4. Agency capital improvement needs estimates.	
25			
26	(c) R	Real Property and New Construction or Facility Rehabilitation Needs Es	timate. – The
27	second part	t of the capital improvement needs estimates shall include only propo	osals for real
28	property acc	equisition and projects involving construction of new facilities or reh	abilitation of
29	existing fac	cilities to accommodate uses for which the existing facilities were n	not originally
30	designed. Ea	each project included in this part shall be justified by reference to the nee	ds evaluation
31	criteria est	tablished by the Office of State Budget and Management	pursuant to
32	G.S. 143C-8	8-3.G.S. 143C-8-3 and shall include the information required by G.S. 1430	C-3-3(d)(5).
33	For capi	ital projects of The University of North Carolina and its constituent ins	stitutions, the
34	Office of St	tate Budget and Management shall utilize the needs evaluation informat	ion approved
35	by the Boar	ard of Governors of The University of North Carolina developed purs	suant to G.S.
36	116-11(9).<u>G</u>	G.S. 116-11(9) and shall include the information required by G.S. 143C-3-	<u>3(d)(5).</u> "
37		SECTION 37.7.(g) G.S. 143C-8-5 reads as rewritten:	
38	"§ 143C-8-5	5. Six-year capital improvements plan.	
39			
40		Real Property Acquisition, New Construction, or Facility Rehabilitations.	
41	1	capital improvement plan shall set forth an integrated schedule for	
42	-	new construction, or rehabilitation of existing facilities that, in the jud	•
43		the Budget, should be initiated within each year of the six-year planning	
44	1	contain for each project (i) estimates of real property acquisition, and co	
45		on costs costs, (ii) a means of financing the project, and project, (iii)	
46		or the completion of the project. project, and (iv) an estimate of main	
47		osts, including personnel, for the project, covering the first five years	
48		means of financing would involve direct or indirect debt service obligation	ns, a schedule
49		ligations shall be presented."	
50	S	SECTION 37.7.(h) G.S. 143C-8-6 reads as rewritten:	

1 2	"§ 143C-8-6. Recommendations for capital improvements set forth in the Recommended State Budget.
3	
4	(e) Other Capital Projects in the Budget Support Document The Budget Support
5	Document shall contain for each capital project recommended in accordance with subsection (d)
6	of this section: (i) a detailed project description and justification, (ii) a detailed estimate of
7	acquisition, planning, design, site development, construction, contingency and other related costs,
8	(iii) an estimated schedule of cash flow requirements over the life of the project, (iv) an estimated
9	schedule for the completion of the project, (v) an estimate of maintenance and operating costs,
10	including personnel, for the project, covering the first five years of operation, (vi) (v) an estimate
11	of revenues, if any, likely to be derived from the project, covering the first five years of operation,
12	and (vii) (vi) an explanation of the means of financing.
13	(f) <u>All Recommended Capital Projects. – The Director of the Budget shall ensure that</u>
14 15	recommendations in the Recommended State Budget for repairs and renovations of existing facilities, real property acquisition, new construction, or rehabilitation of existing facilities include
16	all of the following information:
17	(1) An estimate of maintenance and operating costs, including personnel, for the
18	project, covering the first five years of operation. If no increase in these
19	expenditures is anticipated because the recommended project would replace an
20	existing facility, then the level of expenditures for the previous five years of
21	operation shall be included instead.
22	(2) A recommended funding source for the operating costs identified pursuant to
23	subdivision (1) of this subsection."
24	SECTION 37.7.(i) No later than October 1, 2016, the Director of the Budget shall
25	prepare and transmit to the General Assembly a preliminary six-year capital improvement plan
26	that complies with the requirements of G.S. 143C-8-5, as amended by subsection (g) of this
27	section, and G.S. 143C-8-3(b), as enacted by subsection (j) of this section. This plan shall be in
28	addition to any other six-year capital improvement plan required by G.S. 143C-8-5.
29	SECTION 37.7.(j) G.S. 143C-8-3 reads as rewritten:
30	"§ 143C-8-3. Capital improvement needs criteria.
31	(a) <u>Criteria. –</u> The Office of State Budget and Management shall develop a weighted list of
32	factors that may be used to evaluate the need for capital improvement projects. The list shall
33 34	include all of the following:
34 35	 Preservation, adequacy and use of existing facilities. Health and safety considerations.
36	(2) Theatin and safety considerations.(3) Operational efficiencies.
37	(4) Projected demand for governmental services.
38	(b) Reporting. – The Office of State Budget and Management shall include the following
39	in each six-year capital improvement plan submitted to the General Assembly pursuant to
40	G.S. 143C-8-5:
41	(1) The list of factors developed pursuant to subsection (a) of this section.
42	(2) The most recent results of applying the factors developed pursuant to
43	subsection (a) of this section to capital funds requests from State agencies."
44	SECTION 37.7.(k) This section is effective when it becomes law and applies to
45	leases entered into or renewed, and to budgets recommended by the Director of the Budget, on or
46	after that date.
47	
48	LIMIT THE ABILITY OF STATE AGENCIES OR STATE ENTITIES TO ENTER INTO
49	DEBT OR DEBT-LIKE ARRANGEMENTS OUTSIDE OF THE PURVIEW OF THE
50	CENEDAL ASSEMDIV

50 **GENERAL ASSEMBLY**

	General Assem	bly Of North Carolina Session 2015
1	SEC	TION 37.8.(a) Chapter 142 of the General Statutes is amended by adding a new
2	Article to read:	
3		"Article 1A.
4		"Issuance Accountability.
	" <u>§</u> 142-15.15. F	indings.
	The General	Assembly hereby finds as follows:
	<u>(1)</u>	From time to time, the General Assembly has authorized the State and State
		entities to acquire or lease assets and has structured the acquisition or leasing of
		those assets in ways that obligate the State to make payments similar to the
		obligation of the State to make payments for borrowed money.
	<u>(2)</u>	Some of these arrangements have been made pursuant to specific legislative
		authorization of the General Assembly, such as the financing of assets pursuant
		to the State Capital Facilities Finance Act, the State Energy Conservation Act,
		and the State and Local Government Revenue Bond Act, while other
		arrangements have been entered into pursuant to broader and more general
		legislative authorization, such as general powers to lease property.
	<u>(3)</u>	Depending upon the terms, some arrangements may be treated as similar to
		obligating the State to make payments for borrowed money and, therefore, have
		an impact on the State's credit ratings, the future debt affordability, the ability to
		address budgetary shortfalls, the ability to enforce its contract rights regarding
		the quality, the durability and performance of the assets acquired, the
		management of federal income tax compliance requirements, the management
		of federal securities law compliance, and on the other matters of State finances.
	<u>(4)</u>	Due to these consequences, the General Assembly enacts this Article to set
		forth limitations on the ability of State entities to enter into financing
		arrangements that constitute State-supported financing arrangements in order to
		assure that the General Assembly is involved in reviewing and authorizing
		these transactions and that the transactions are properly managed by State
		departments and officials.
	" <u>§ 142-15.16.</u> D	efinitions.
	The followin	g definitions apply in this Article:
	<u>(1)</u>	<u>Financing arrangement. – An installment financing arrangement, lease-purchase</u>
		arrangement, arrangement under which funds are to be paid in the future based
		upon the availability of an asset, or any similar arrangement in the nature of a
		financing having a term (including renewal options) of greater than one year, in
		which a State entity agrees to make payments to acquire or obtain a capital asset
		for a State entity. Any arrangement that results in the identification of a portion
		of a lease payment, installment payment, or similar scheduled payment as
		"interest" for purposes of federal income taxation is a financing arrangement for
		purposes of this Article; provided, however, that (i) a contractual provision that
		requires interest charges for late or overdue payments shall not by themselves
		convert a construction or procurement contract into a financing arrangement
		and (ii) a contractual provision in a construction or purchase contract in which a
		State entity will withhold or retain from amounts otherwise payable under the
		contract a retainage until completion of construction, the resolution or
		adjudication of disputes under the contract, the satisfaction of contract
		provisions requiring that the property constructed or acquired meets specified
		performance or quality standards, or similar contractual provisions designed to
		protect the interests of the State under the contract do not convert an
		arrangement that otherwise does not constitute a financing arrangement into a
		financing arrangement. The term does not include any of the following:

<u>a.</u> <u>A true operating lease.</u>	
	ase contract in which payments are
-	± •
	nto pursuant to G.S. 143-128.1C.
	-
	-
corporations, political subdivisions, local bo	
public bodies.	
	Any financing arrangement that
General Fund, the Highway Fund, the Highw	
accounts of the State that are funded from the	•
and fees of the State or State entities. A State	e-supported financing arrangement
does not include a financing arrangement wh	nere bonds or other obligations are
issued or incurred to carry out a financing p	rogram authorized by the General
Assembly under which the bonds or other ob	ligations are payable from moneys
derived from specified, limited, nontax source	es, such as (i) loan payments made
by a non-State entity receiving the benefi	
(including an "obligor" or "participating in	nstitution" within the meaning of
Chapter 159D of the General Statutes, a	"public agency" or a "nonprofit
agency" within the meaning of Chapter 13	31A of the General Statutes, and
(such as "revenues" within the meaning of Pa	-
of Chapter 116D of the General Statutes);	and (iii) loan payments received,
loans owned, and other assets of a State entit	
	without approval of the General
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• • • • • •	• • • • • •
	•••••••••••••••••••••••••••••••••••••••
	ipter 145 of the General Statutes of
	on it becomes law and applies to
ements entered on or after that date.	in it becomes law and applies to
ments entered on or after that date.	
ION TO SEEK NON-GENERAL FU	IND DOLLARS FOR UNC
	 b. Provisions in a construction or purchation to be made over an extended period terms of the contract as construct delivered. c. A public-private partnership entered in d. Agreements entered into pursuant to C State entity. – The State of North Caroli institution, board, commission, bureau, councemployee of the State. The term does corporations, political subdivisions, local be public bodies. State-supported financing arrangement. – requires payments that are payable, whether or not subject to the appropriation of funds f General Fund, the Highway Fund, the Highway for incurred to carry out a financing prangement whissued or incurred to carry out a financing prangement whissued or incurred to carry out a financing in Chapter 159D of the General Statutes, a agency" within the meaning of Chapter 13 similar entities); (ii) revenues of a revenue (such as "revenues" within the meaning of Pathe General Statutes and "obligated resource of Chapter 116D of the General Statutes); loans owned, and other assets of a State entiti under programs to finance that type of assets as mortgage loans under Chapter 122A of loans under Article 23 of Chapter 116 of the General statutes is a substate state state of five million do embly has enacted legislation expressly approxie financing or an act that identification expressly approxie finance and (ii) the use of the State-supported financing or an act that identifications of State-owned buildings."

General Ass	sembly Of North Carolina	Session 2015
S	ECTION 37.9. The General Assembly authorizes t	he construction of the business
	e University of North Carolina at Pembroke to be	
following:		
0	 The sum of twenty-three million dollars (\$23,00 issued for the business school pursuant to Section used for this project. 	, , 1
(2	2) Up to the sum of thirteen million dollars (\$13, or from other non-General Fund sources availad Carolina at Pembroke raised or made availad December 31, 2017, may be used for this project	able to the University of North ble by the University prior to
PART XXX	VIII. FINANCE PROVISIONS	
INCREASE	ZERO TAX BRACKET	
	ECTION 38.1.(a) Effective for taxable years beginn	ing on or after January 1, 2016,
G.S. 105-153	3.5(a)(1) reads as rewritten:	
"(a) D	Deduction Amount In calculating North Carolina ta	axable income, a taxpayer may
deduct from	adjusted gross income either the standard deduction	amount provided in subdivision
(1) of this	subsection or the itemized deduction amount provi	ded in subdivision (2) of this
	hat the taxpayer claimed under the Code. The deduction	
(1	1) Standard deduction amount. – The standard d	
	person who is not eligible for a standard ded	
	Code. For all other taxpayers, the standard de	-
	amount listed in the table below based on the tax	
	8	andard Deduction
	Married, filing jointly/surviving spouse	\$15,500 <u>\$16,500</u>
	Head of Household	12,400<u>13,200</u>
	Single	7,750<u>8,250</u>
~	Married, filing separately	7,750.<u>8,250.</u>"
	ECTION 38.1.(b) Effective for taxable years beginn	
	3.5(a)(1), as amended by subsection (a) of this section,	
· · ·	Deduction Amount. – In calculating North Carolina t	, 10 0
	adjusted gross income either the standard deduction	1
	subsection or the itemized deduction amount provi	
	hat the taxpayer claimed under the Code. The deductio	
(.	1) Standard deduction amount. – The standard d	
	person who is not eligible for a standard ded	
	Code. For all other taxpayers, the standard de	-
	amount listed in the table below based on the tax	
	8	andard Deduction
	Married, filing jointly/surviving spouse Head of Household	\$16,500 <u>\$17,500</u> 12 20014 000
		13,200<u>14,000</u> 8 2508 750
	Single	8,250<u>8,750</u> 8 250 8 750 "
C	Married, filing separately	8,250.<u>8,750.</u>"
	ECTION 38.1.(c) Notwithstanding G.S. 105-163.2,	-
-	to adjust the withholding tables applicable for the 201 ECTION 381 (d) Except as otherwise provided t	
	ECTION 38.1.(d) Except as otherwise provided, t	ins section is effective when it
becomes law	·.	
ΓΥΓ Α ΝΙΓΙ ΤΙ	AXATION OF MILL MACHINERY	
	ECTION 38.2.(a) G.S. 105-187.51B reads as rewritte	20.
6	$\mathbf{L} \subseteq \mathbf{L} \mathbf{L} \subseteq \mathbf{L} \mathbf{L} \subseteq \mathbf{L}$	~11.

		ly Of North Carolina Session 20	
"§ 105-		Tax imposed on machinery, equipment, and other tangible person	
		<u>rty purchased by certain recyclers, research and development compani</u>	
industrial machinery refurbishing companies, and companies located at port			
		les.<u>companies.</u>	
(a)	Tax. –	A privilege tax is imposed on the following:	
	•••		
	(5)	A company located at a ports facility for waterborne commerce that purcha	
		specialized equipment to be used at the facility to unload or process bulk can	
		to make it suitable for delivery to and use by manufacturing facilities.any of	
		following: Machinery and acuinment that is used at the facility to unload or	
		a. <u>Machinery and equipment that is used at the facility to unload or</u> facilitate the unloading or processing of bulk cargo to make it suita	
		for delivery to and use by manufacturing facilities.	
		b. Parts, accessories, or attachments used to maintain, repair, repla	
		upgrade, improve, or otherwise modify such machinery and equipmer	
(b)	Rate	- The tax is one percent (1%) of the sales purchase price of the equipment	
· · ·		sonal property. The maximum tax is eighty dollars (\$80.00) per article."	
	0 1	ION 38.2.(b) G.S. 105-187.51B(a), as amended by subsection (a) of t	
section,		ed by adding the following new subdivisions:	
	"(6)	A person other than a person subject to tax under subdivision (1) of t	
		subsection that gathers and obtains ferrous metals, nonferrous metals, and ite	
		that have served their original economic purpose and that converts them	
		processes, including sorting, cutting, classifying, cleaning, baling, wrappi	
		shredding, or shearing into a new or different product for sale consisting	
		prepared grades for the purchase of equipment, or an attachment or repair p	
		for the equipment, that meets all of the following requirements:	
		a. Is capitalized by the person for tax purposes under the Code.	
		b. <u>Is used by the person in a conversion process described in t</u> subdivision.	
		c. Is not a motor vehicle or an attachment or repair part for a mo	
		vehicle.	
	<u>(7)</u>	A company primarily engaged at the establishment in processing tangi	
	<u></u>	personal property for the purpose of extracting precious metals, as defined	
		G.S. 66-406, to determine the value for potential purchase for the purchase	
		equipment, or an attachment or repair part for the equipment, that meets all	
		the following requirements:	
		<u>a.</u> Is capitalized by the company for tax purposes under the Code.	
		b. Is used by the company in the process described in this subdivision.	
	<u>(8)</u>	A company (i) that is engaged in the fabrication of metal work, (ii) that l	
		annual gross receipts, including the gross receipts of all related persons	
		defined in G.S. 105-163.010, from the fabrication of metal work of at le	
		eight million dollars (\$8,000,000), and (iii) that purchases equipment, or	
		attachment or repair part for equipment, that meets all of the follow	
		<u>a.</u> Is capitalized by the company for tax purposes under the Code.	
		<u>a.</u> Is capitalized by the company for tax purposes under the Code.b. Is used by the company at the establishment in the fabrication	
		<u>manufacture of metal products or used by the company to cre</u>	
		equipment for the fabrication or manufacture of metal products."	
	SECT	ION 38.2.(c) G.S. 105-164.13 is amended by adding the following n	
subdivis			

	General Assembly Of North Carolina Session 2015
1 2 2	"(57a) Fuel, piped natural gas, and electricity sold to a secondary metals recycler for use in recycling at its facility at which the primary activity is recycling."
3	SECTION 38.2.(d) G.S. 105-187.51(b) reads as rewritten:
4	"(b) Rate. – The tax is one percent (1%) of the sales purchase price of the machinery, part,
5	or accessory purchased. The maximum tax is eighty dollars (\$80.00) per article. As used in this
6	section, the term "accessories" does not include electricity."
7	SECTION 38.2.(e) G.S. 105-187.51D(b) reads as rewritten:
8 9 10	"(b) Tax. – A privilege tax is imposed on a large manufacturing and distribution facility that purchases mill machinery, distribution machinery, or parts or accessories for mill machinery or distribution machinery for storage use or consumption in this State. The tax is one percent (10)
10	distribution machinery for storage, use, or consumption in this State. The tax is one percent (1%) of the sales-purchase price of the machinery, part, or accessory purchased. The maximum tax is
11	
	eighty dollars (\$80.00) per article. As used in this section, the term "accessories" does not include
13 14	electricity." SECTION 38.2.(f) Subsection (a) of this section is effective when it becomes law and
15 16	applies retroactively to purchases made on or after July 1, 2013. Subsections (b) and (c) of this applies retroactive July 1, 2016, and apply to aple made on or after that date. The
16 17	section becomes effective July 1, 2016, and apply to sales made on or after that date. The
17 18	remainder of this section is effective when it becomes law.
18 19	MARKET-BASED SOURCING
19 20	
20 21	SECTION 38.4.(a) Notwithstanding any provision of Chapter 150B of the General Statutes or any other provision of law prohibiting adoption of rules based on legislation not yet
21	enacted into law, on or before January 20, 2017, the Department of Revenue shall adopt and
22	submit to the Rules Review Commission rules regarding the implementation and administration of
23 24	market-based sourcing principles as if the proposed statutory changes in subsection (c) of this
25	section was law. In adopting rules pursuant to this subsection, the exemption provided by
26	G.S. 150B-1(d)(4) shall not apply, and the Department shall observe the general provisions of
20 27	Article 2A of Chapter 150B of the General Statutes, except as follows:
28	(1) Notwithstanding G.S. 150B-21.2(f), the agency must accept comments on the
29	text of the proposed rules for at least 90 days after the text is published.
30	(2) The provisions of G.S. 150B-21.4 do not apply.
31	(3) If House Bill 169 of the 2016 Regular Session of the 2015 General Assembly is
32	enacted, the provisions of G.S. 150B-19.4, as enacted by Section 1.1 of House
33	Bill 169 of the 2016 Regular Session of the 2015 General Assembly, do not
34	apply.
35	SECTION 38.4.(b) In determining whether the rules adopted pursuant to subsection
36	(a) of this section meet the standards for review, the Rules Review Commission shall apply the
37	standards in G.S. 150B-21.9(a) as though the proposed statutory changes in subsection (c) of this
38	section were law. If the Commission approves the rules adopted pursuant to subsection (a) of this
39	section, the Commission shall deliver the approved rules to the Codifier of Rules. The Codifier of
40	Rules shall not enter the rules into the Administrative Code until the General Assembly enacts the
41	proposed statutory changes and directs the Codifier to do so. The rules become effective on the
42	date they are entered in the Administrative Code.
43	SECTION 38.4.(c) The proposed statutory changes referenced in subsection (a) of
44 45	this section are as follows: "§ 105-130.4. Allocation and apportionment of income for corporations.
46	$(1) \qquad (1) The Celler Freder. The celler freder is a function the mean metric of exhibits in the total.$
47	(1) (1) The <u>Sales Factor. – The sales factor is a fraction</u> , the numerator of which is the total
48	sales of the corporation in this State during the income year, and the denominator of which is the
49 50	total sales of the corporation everywhere during the income year. Notwithstanding any other provision under this part, the receipts from any easual sale of property shall be evaluated from both
50 51	provision under this Part, the receipts from any casual sale of property shall be excluded from both the numerator and the denominator of the sales factor. Where a correction is not taxable in
51	the numerator and the denominator of the sales factor. Where a corporation is not taxable in

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1	another state on	its apportionable income but is taxable in another state	only because of			
2	nonapportionable income, all sales shall be treated as having been made in this State.					
3	Receipts are i	Receipts are in this State if the taxpayer's market for the receipts is in this State. If the market				
4	for a receipt cannot be determined, the state or states of assignment shall be reasonably					
5	approximated. In	a case in which a taxpayer cannot ascertain the state or states t	o which receipts of			
6		assigned through the use of a method of reasonable approxin	-			
7		I from the denominator of a taxpayer's sales factor. Except as				
8	by this section, a	taxpayer's market for receipts is in this State as provided below				
9	<u>(1)</u>	In the case of sale, rental, lease, or license of real property,	if and to the extent			
10		the property is located in this State.				
11	(2)	Sales of tangible personal property are in this State if the pro-				
12		this State by the purchaser. In the case of delivery of goods	•			
13		or by other means of transportation, including transportation				
14		the place at which the goods are ultimately received after all	-			
15		been completed shall be considered as the place at which the	-			
16		by the purchaser. Direct delivery into this State by the taxpa				
17		firm designated by a purchaser from within or without the St				
18		delivery to the purchaser in this State. In the case of rental,				
19 20		tangible personal property, if and to the extent the property	is located in this			
20 21	(2)	State. Other color are in this State if In the case of colo of tengible	norganal property			
21	(3)	Other sales are in this State if: In the case of sale of tangible if and to the extent the property is received in this State by the	· · · ·			
22		case of delivery of goods by common carrier or by				
23 24		transportation, including transportation by the purchaser, the				
25		goods are ultimately received after all transportation has				
26		<u>considered the place at which the goods are received by the</u>				
27		delivery into this State by the taxpayer to a person or firm	-			
28		purchaser from within or without the State constitutes delive				
29		in this State.	<u> </u>			
30		a. The receipts are from real or tangible personal prop	erty located in this			
31		State; or	•			
32		b. The receipts are from intangible property and are receipted and	eived from sources			
33		within this State; or				
34		c. The receipts are from services and the income-production	ucing activities are			
35		in this State.				
36	<u>(4)</u>	In the case of sale of a service, if and to the extent the service	ce is delivered to a			
37		location in this State.				
38	<u>(5)</u>	In the case of intangible property that is rented, leased, or lice				
39		extent the property is used in this State. Intangible pr	1 ·			
40		marketing a good or service to a consumer is "used in this St	ate" if that good or			
41		service is purchased by a consumer who is in this State.				
42	<u>(6)</u>	In the case of intangible property that is sold, if and to the ex				
43		used in this State. A contract right, government license, or				
44 45		property that authorized the holder to conduct a business ac				
45 46		geographic area is "used in this State" if the geographic area				
46 47		of this State. Receipts from a sale of intangible property the the productivity, use, or disposition of the intangible property				
47 48		receipts from the rental, lease, or licensing of the intar				
48 49		provided under subdivision (5) of this subsection. All other r				
49 50		of intangible property shall be excluded from the numerator a	*			
50 51		the sales factor.				

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1	(11) Banks	s. – A bank's market for receipts is in this State as provided in G.S. 105-130.4A.
2		of this section, the term "bank" has the same meaning as defined in
3	<u>G.S. 105-130.4A</u>	
4		- -
5	"§ 105-130.4A.	Market-based sourcing for banks.
6		itions. – The definitions in G.S. 105-130.4 apply to this section, and the following
7	definitions apply	to this section:
8	<u>(1)</u>	<u>Bank. – Defined in G.S. 105-130.7B.</u>
9	<u>(2)</u>	Billing address The location indicated in the books and records of the
10		taxpayer on the first day of the taxable year, or on the date in the taxable year
11		when the customer relationship began, as the address where any notice,
12		statement, or billing relating to the customer's account is mailed.
13	<u>(3)</u>	Borrower, card holder, or payor located in this State. – A borrower, credit card
14 15	(4)	holder, or payor whose billing address is in this State.
15 16	<u>(4)</u>	<u>Card issuer's reimbursement fee. – The fee a taxpayer receives from a</u> merchant's bank because one of the persons to whom the taxpayer has issued a
10		credit, debit, or similar type of card has charged merchandise or services to the
18		card.
19	<u>(5)</u>	<u>Credit card.</u> – A card, or other means of providing information, that entitles the
20		holder to charge the cost of purchases, or a cash advance, against a line of
21		credit.
22	<u>(6)</u>	Debit card. – A card, or other means of providing information, that enables the
23		holder to charge the cost of purchases, or a cash withdrawal, against the holder's
24		bank account or a remaining balance on the card.
25	<u>(7)</u>	Loan. – Any extension of credit resulting from direct negotiations between the
26		taxpayer and its customer, and/or the purchase, in whole or in part, of such an
27		extension of credit from another. The term includes participations, syndications,
28	(0)	and leases treated as loans for federal income tax purposes.
29 30	<u>(8)</u>	<u>Loan secured by real property. – A loan or other obligation of which fifty</u> percent (50%) or more of the aggregate value of the collateral used to secure the
31		loan or other obligation, when valued at fair market value as of the time the
32		original loan or obligation was incurred, was real property.
33	(9)	Merchant discount. – The fee, or negotiated discount, charged to a merchant by
34	<u>, , , , , , , , , , , , , , , , , , , </u>	the taxpayer for the privilege of participating in a program whereby a credit,
35		debit, or similar type of card is accepted in payment for merchandise or services
36		sold to the card holder, net of any cardholder chargeback and unreduced by any
37		interchange transaction or issuer reimbursement fee paid to another for charges
38		or purchases made by its cardholder.
39	<u>(10)</u>	Participation. – An extension of credit in which an undivided ownership interest
40		is held on a prorated basis in a single loan or pool of loans and related
41		collateral. In a loan participation, the credit originator initially makes the loan
42		and then subsequently resells all or a portion of it to other lenders. The
43 44	(11)	participation may or may not be known to the borrower.
44 45	<u>(11)</u>	<u>Payor. – The person who is legally responsible for making payment to the</u> taxpayer.
46	(12)	Real property owned. – Real property (i) on which the taxpayer may claim
47	(12)	depreciation for federal income tax purposes or (ii) to which the taxpayer holds
48		legal title and on which no other person may claim depreciation for federal
49		income tax purposes or could claim depreciation if subject to federal income
50		tax. Real property does not include coin, currency, or property acquired in lieu
51		of or pursuant to a foreclosure.

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(13)	Syndication An extension of credit in which two	or more persons fund and
- <u></u>	each person is at risk only up to a specified percenta	_
	credit or up to a specified dollar amount.	
(14)		onal property (i) on which
	the taxpayer may claim depreciation for federal inc	ome tax purposes or (ii) to
	which the taxpayer holds legal title and on which	
	depreciation for federal income tax purposes could c	
	to federal income tax. Tangible personal proper	
	currency, or property acquired in lieu of or pursuant	•
(15)		
	own power as well as any equipment or containers	
	Examples of transportation property include aircr	raft, trains, water vessels,
	motor vehicles, rolling stock, barges, and trailers.	
(b) Gen	eral Rule. – The receipts factor of a bank is a fraction,	the numerator of which is
the total receip	ts of the taxpayer in this State during the income year	ar, and the denominator of
	tal receipts of the taxpayer everywhere during the ind	
	ipts for purposes of the denominator is the same as the i	•
	poses of the numerator. The receipts factor includes or	
	apportionable income for the taxable year. Notwithsta	
	, the receipts from the following are excluded from b	
	the receipts factor:	
(1)	Receipts from a casual sale of property.	
$\overline{(2)}$	Receipts exempt from taxation.	
$\overline{(3)}$	The portion of receipts realized from the sale or ma	turity of securities or other
	obligations that represents a return of principal.	-
<u>(4)</u>	Receipts in the nature of dividends subtracted under	G.S. 105-130.5(b)(3a) and
	(3b) and dividends excluded for federal tax purposes	
<u>(5)</u>	The portion of receipts from financial swaps an	nd other similar financial
	derivatives that represent the notional principal amo	ount that generates the cash
	flow traded in the swap agreement.	-
(c) Rec	eipts From the Sale, Lease, or Rental of Real Propert	y. – The numerator of the
	includes receipts from the sale, lease, or rental of re-	-
taxpayer if the	property is located within this State or receipts from the	sublease of real property if
the property is	ocated within this State.	
(d) Rec	eipts From the Sale, Lease, or Rental of Tangible Person	nal Property. – The method
for calculating	receipts from the sale, lease, or rental of tangible personation	al property is as follows:
(1)	Tangible personal property Except as provided	
	subsection, the numerator of the receipts factor inclu-	udes receipts from the sale,
	lease, or rental of tangible personal property own	ned by the taxpayer if the
	property is located within this State when it is first	st placed in service by the
	lessee.	
<u>(2)</u>	Transportation property Receipts from the lease	or rental of transportation
	property owned by the taxpayer are included in the	e numerator of the receipts
	factor to the extent that the property is used in this S	State. The extent an aircraft
	will be deemed to be used in this State and the amo	unt of receipts that is to be
	included in the numerator of this State's receipt	-
	multiplying all the receipts from the lease or rental of	
	the numerator of which is the number of landings	
	and the denominator of which is the total number of	
	the extent of the use of any transportation property	
	determined, then the property will be deemed to be	
	<u>2 2 7</u>	

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1	which the property has its principal base of operations. A mo	otor vehicle will be
2	deemed to be used wholly in the state in which it is registered	
3	(e) Interest, Fees, and Penalties From Loans Secured by Real Property	
4	the receipts factor includes interest, fees, and penalties from loans secured by	
5	property is located within this State. If the property is located both within thi	
6	more other states, the receipts described in this subsection are included in the	
7	receipts factor if more than fifty percent (50%) of the fair market value of t	
8	located within this State. If more than fifty percent (50%) of the fair marke	
9	property is not located within any one state, then the receipts described in t	
10	included in the numerator of the receipts factor if the borrower is located	
11	determination of whether the real property securing a loan is located within this	
12	the time the original agreement was made and any and all subsequent substitution	
13	disregarded.	
14	(f) Interest, Fees, and Penalties From Loans Not Secured by Real	l Property. – The
15	numerator of the receipts factor includes interest, fees, and penalties from loa	
16	real property if the borrower is located in this State.	<u>r</u>
17	(g) Net Gains From the Sale of Loans. – The numerator of the receipts	factor includes net
18	gains from the sale of loans. Net gains from the sale of loans include income	
19	coupon stripping rules of section 1286 of the Code. The amount of net gains fro	om the sale of loans
20	that is included in the numerator is determined as follows:	
21	(1) Secured by real property. – The amount of net gains, but	not less than zero,
22	from the sale of loans secured by real property is determined	by multiplying the
23	net gains by a fraction, the numerator of which is the amou	unt included in the
24	numerator of the receipts factor pursuant to subsection (e) of	of this section, and
25	the denominator of which is the total amount of interest,	fees, and penalties
26	from loans secured by real property.	-
27	(2) Not secured by real property. – The amount of net gains, but	not less than zero,
28	from the sale of loans not secured by real property is determi	ned by multiplying
29	the net gains by a fraction, the numerator of which is the amo	ount included in the
30	numerator of the receipts factor pursuant to subsection (f) of	of this section, and
31	the denominator of which is the total amount of interest,	fees, and penalties
32	from loans not secured by real property.	
33	(h) <u>Receipts From Interest, Fees, and Penalties from Card Holders. – Th</u>	ne numerator of the
34	receipts factor includes interest, fees, and penalties charged to credit, debit, or si	milar card holders,
35	including annual fees and overdraft fees, if the card holder is located in this Stat	<u>e.</u>
36	(i) <u>Receipts From ATM Fees. – The numerator of the receipts facto</u>	-
37	from fees from the use of an ATM owned or rented by the taxpayer, if the ATM	
38	State. The receipts factor includes all ATM fees that are not forwarded directly	-
39	Receipts from ATM fees that are not sourced under this subsection are so	ourced pursuant to
40	subsection (1) of this section.	
41	(j) Net Gains From the Sale of Credit Card Receivables. – The numer	
42	factor includes net gains, but not less than zero, from the sale of credit card rec	· · · · ·
43	by a fraction, the numerator of which is the amount included in the numerator of	•
44	pursuant to subsection (h) of this section, and the denominator of which is t	the taxpayer's total
45	amount of interest, fees, and penalties charged to card holders.	
46	(k) Miscellaneous Receipts. – The numerator of the receipts factor i	includes all of the
47	following:	
48	(1) <u>Card issuer's reimbursement fees. – Receipts from card issuer</u>	er's reimbursement
49 50	fees if the payor is located in this State.	. 1
50	(2) <u>Receipts from merchant's discount. – Receipts from a merch</u>	nant discount if the
51	payor is located in this State.	

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	<u>(3)</u>	Loan servicing fees. – Receipts from loan in this State.	servicing fees if the payor is located
	<u>(4)</u>	Receipts from services. – Receipts from	services not otherwise apportioned
		under this section if the payor is located in	
	<u>(5)</u>	Receipts from investment assets and activ	vity and trading assets and activity
		Receipts from one or more of the followin	<u>g:</u>
		a. Interest and dividends from invest	ment assets and activities and trading
		assets and activities if the payor is	located in this State.
		b. Net gains and other income, but	not less than zero, from investment
		assets and activities and trading	assets and activities multiplied by a
		fraction, the numerator of which	ch is the amount included in the
		numerator of the receipts factor p	oursuant to sub-subdivision a. of this
		subdivision, and the denominator of	of which is the taxpayer's total amount
		of interest and dividends from i	investment assets and activities and
		trading assets and activities.	
	<u>(l)</u> <u>All O</u>	ther Receipts All other receipts not speci	fically enumerated in this section are
<u>ir</u>		umerator of the receipts factor if the payor is	
	SECI	FION 38.4.(d) If the General Assembly dir	ects the Codifier of Rules to enter the
		Administrative Code pursuant to subsection	
C	Commission shal	Il adjust the rates for public utilities, excludi	ng water public utilities with less than
tv	wo hundred tho	ousand dollars (\$200,000) in annual operat	ing revenues, for the tax changes in
		f this section. Each utility shall calculate	
		the calculations with proposed rate change	
		v customer rates within 60 days of the enaction	
		ing tax assets or liabilities reflected in the u	
	-	hall be deferred and reflected in customer ra	tes in either the utility's next rate case
0		ned appropriate by the Commission.	
	SECT	FION 38.4.(e) This section is effective when	n it becomes law.
S	ALES TAX CH		
		FION 38.5.(a) A retailer is not liable for an	
		hanges made under Section 32.18 of S.L.	
		retailer made a good-faith effort to comply	
		his applies only to the period beginning Mar	ch 1, 2016, and ending December 31,
2	016.		
		FION 38.5.(b) G.S. 105-237.1(a) is amen	ded by adding a new subdivision to
re	ead:		
		ority The Secretary may compromise a	
		G.S. 105-241.22 when the Secretary deter	1
b	est interest of th	e State and makes one or more of the follow	ving findings:
	•••		
		The accelement is for sales tay the tayn	ayer failed to collect or use tax the
	<u>(7)</u>	-	The second
	<u>(7)</u>	taxpayer failed to pay as a result of the cha	ange in the definition of retailer or the
	<u>(7)</u>	taxpayer failed to pay as a result of the chase sales tax base expansion to (i) service co	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and
	<u>(7)</u>	taxpayer failed to pay as a result of the char sales tax base expansion to (i) service co installation services, or (iii) sales transact	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and tions for a person in retail trade. The
	<u>(7)</u>	taxpayer failed to pay as a result of the chases are sales tax base expansion to (i) service constallation services, or (iii) sales transact Secretary must determine that the taxpayer	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and tions for a person in retail trade. The er made a good-faith effort to comply
	<u>(7)</u>	taxpayer failed to pay as a result of the chases are sales tax base expansion to (i) service constallation services, or (iii) sales transact Secretary must determine that the taxpayer with the sales and use tax laws. This subd	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and tions for a person in retail trade. The er made a good-faith effort to comply ivision applies to assessments for any
		taxpayer failed to pay as a result of the chases are sales tax base expansion to (i) service constallation services, or (iii) sales transact Secretary must determine that the taxpayer with the sales and use tax laws. This subdimension for the sales and use tax laws for the sales are sales to the sales tax laws. This subdimension is sales to the sales tax base tax laws for the sales tax base tax laws tax	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and tions for a person in retail trade. The er made a good-faith effort to comply ivision applies to assessments for any , and ending December 31, 2022."
	SECI	taxpayer failed to pay as a result of the chases are sales tax base expansion to (i) service constallation services, or (iii) sales transact Secretary must determine that the taxpayer with the sales and use tax laws. This subdimensional period beginning March 1, 2016 FION 38.5.(c) G.S. 105-164.4H(c) reads as	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and tions for a person in retail trade. The er made a good-faith effort to comply ivision applies to assessments for any , and ending December 31, 2022." rewritten:
	SEC1 "(c) Errono	taxpayer failed to pay as a result of the chases are sales tax base expansion to (i) service constallation services, or (iii) sales transact Secretary must determine that the taxpayer with the sales and use tax laws. This subdimension for the sales and use tax laws for the sales are sales to the sales tax laws. This subdimension is sales to the sales tax base tax laws for the sales tax base tax laws tax	ange in the definition of retailer or the ontracts, (ii) repair, maintenance, and tions for a person in retail trade. The er made a good-faith effort to comply ivision applies to assessments for any , and ending December 31, 2022." rewritten: nvoice or other documentation issued

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1	amount for tax. Any amount for tax separately stated on an invoice or other documentation given			
2	to a consumer by a real property contractor is an erroneous collection and must be remitted to the			
3	Secretary, and the provisions of G.S. 105-164.11(a)(2) do not apply. Secretary."			
4	SECTION 38.5.(d) G.S. 105-164.3, as amended by S.L. 2016-5, reads as rewritten:			
5	"§ 105-164.3. De	finitions.		
6	The following	definitions apply in this Article:		
7				
8	<u>(3)</u>	<u>Clothing. – All human wearing apparel suitable for general use.</u>		
9				
10	<u>(16e)</u>	Landscaping service A service to maintain or improve lawns, yards, or		
11		ornamental plants and trees. Examples include the installation of trees, shrubs,		
12		or flowers; tree trimming; lawn mowing; and the application of seed, mulch,		
13		pesticide, or fertilizer to a lawn or yard.		
14				
15	<u>(23a)</u>	Motor vehicle service contract A service contract sold by a motor vehicle		
16		dealer or by or on behalf of a motor vehicle service agreement company for a		
17		motor vehicle or for one or more components, systems, or accessories for a		
18		motor vehicle. For purposes of this subdivision, the term "motor vehicle dealer"		
19		has the same meaning as defined in G.S. 20-286 and the term "motor vehicle		
20		service agreement company" has the same meaning as defined in G.S. 66-370.		
21	(23a)(/	<u>23c)</u> NAICS. – Defined in G.S. 105-228.90.		
22				
23	<u>(33d)</u>	<u>Real property. – Any one or more of the following:</u>		
24		<u>a.</u> <u>Land.</u>		
25		b. Building or structure on land.		
26		<u>c.</u> <u>Permanent fixture on land.</u>		
27		d. <u>A manufactured home or a modular home that is placed on a permanent</u>		
28	(22)	foundation.		
29	<u>(33e)</u>	<u>Real property contract.</u> – A contract between a real property contractor and		
30		another person to perform construction, reconstruction, or remodeling with		
31 32	(224)(respect to a capital improvement to real property.		
32 33		<u>33f</u>) Real property contractor. – A person that contracts to perform construction , reconstruction , installation , repair , or any other service with respect to real		
33 34		· · ·		
34 35		property and to furnish tangible personal property to be installed or applied to real property in connection with the contract and the labor to install or apply the		
36		tangible personal property that becomes part of real property. a real property		
30 37		contract in accordance with G.S. 105-164.4H. The term includes a general		
38		contractor, a subcontractor, or a builder for purposes of G.S. 105-164.4H. The		
39		term does not include a person engaged in retail trade.		
40	(33e)(<u>33g</u>) Related member. – Defined in G.S. 105-130.7A.		
41		<u>33h)</u> Remote sale. – A sale of tangible personal property or digital property		
42	(551) <u>(</u>	ordered by mail, by telephone, via the Internet, or by another similar method, to		
43		a purchaser who is in this State at the time the order is remitted, from a retailer		
44		who receives the order in another state and delivers the property or causes it to		
45		be delivered to a person in this State. It is presumed that a resident of this State		
46		who remits an order was in this State at the time the order was remitted.		
47	(33g)	<u>33i)</u> Repair, maintenance, and installation services. – The term includes the		
48	(8)1	activities listed in this subdivision: subdivision and applies to tangible personal		
49		property, motor vehicle, digital property, and real property except tangible		
50		personal property or digital property installed or applied by a real property		

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1 2		contractor pursuant to a real property contract taxed G.S. 105-164.4H:	d in accordance with
3		a. To keep or attempt to keep tangible personal prop	erty or a motor vehicle
4 5		in working order to avoid breakdown and prever or repairs. Examples include to clean, wash, or po	nt repairs.deterioration
6		b. To calibrate, <u>refinish</u> , restore, or attempt to calib	
7		personal calibrate, refinish, or restore property	
5		proper working order or good condition. This	
)		replacing or putting together what is torn or broke	
)		c. To troubleshoot, identify, or attempt to identify the	
		for the purpose of determining what is needed	-
·		personal property or a motor vehicle to proper v	_
		condition.	working order or good
		d. To install or apply install, apply, connect, adjust	st or set into position
- , ,		tangible personal property except tangible person	
		applied by a real property contractor pursual	
		contract.property, digital property, or a motor veh	
		e. <u>To inspect or monitor property or a motor vehicle</u> security or similar monitoring services for real pro	
		security of similar momenting services for rear pro	<u>openty.</u>
	 (34a)	Retail trade. A trade in which the majority of reve	anua is from retailing
	(34a)	tangible personal property, digital property, or services to	-
		includes activities of a person properly classified in	
		buying goods for resale, and rendering services inci	
- , ,		merchandise. The term typically includes maintaining	
- -)		include the provision of repair, maintenance, and install	
		activities provided in this subdivision are required for a	
		retail trade.	trade to be considered
	(35)	Retailer. – Any of the following persons:	
)	(33)	a. A person engaged in business of making sales at a	retail offering to make
		sales at retail, or soliciting sales at retail of tang	
		digital property, or services property for storage,	1 1 1 1
		this State. State, or services sourced to this State	
		finds it necessary for the efficient administration of	-
		any sales representatives, solicitors, represe	
		peddlers, or truckers as agents of the dealers, di	<u> </u>
		supervisors, employers, or persons under whom	-
		whom they obtain the items sold by them regardle	• -
)		making sales on their own behalf or on beh	•
)		distributors, consignors, supervisors, employe	
)		Secretary may so regard them and may regard the	-
2		consignors, supervisors, employers, or persons	
}			as retailers for the
, -		purpose of this Article.	contractor angaged in
-		b. A <u>person person, other than a real property c</u> business of delivering, erecting, installing, or app	
		• • • • •	
		property or digital property for use in this State	
		part of real property pursuant to the G.S. 105-164.4(a)(13). property unless the persor	-
			The of more of the
		following:State. 1. A person that solely operates as a real prop	

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1		2. A person whose only business activity	y is providing repair,
2		maintenance, and installation services	where the person's
3		activities do not otherwise meet the defini	tion of a retail trade.
4		c. A person engaged in business of making a rem	ote sale, if one of the
5		conditions listed in G.S. 105-164.8(b) is met.	
6		d. A person, other than a facilitator, required to coll	
7		under G.S. 105-164.4(a).this Article or the loc	
8		Subchapter VIII of this Chapter and under Cha	pter 1096 of the 1967
9	(25.)	Session Laws.	1 1. 11 . 11.1
10	(35a)	Retailer-contractor. – A person that acts as a retailer	
11		personal property makes a sale at retail and as a real prop	berty contractor when it
12 13		performs <u>a</u> real property contracts.contract.	
13	 (36)	Sale or selling. – The transfer for consideration of t	itle license to use or
15	(30)	consume, or possession of tangible personal property or	
16		performance for consideration of a service. The transfer	• • • •
17		conditional or in any manner or by any means. The term	
18		a. Fabrication of tangible personal property for	•
19		engaged in business who furnish either dire	
20		materials used in the fabrication work.	
21		b. Furnishing or preparing tangible personal prop	erty consumed on the
22		premises of the person furnishing or preparing the	•
23		at the place at which the property is furnished or	prepared.
24		c. A transaction in which the possession of the pro	perty is transferred but
25		the seller retains title or security for the payment of	of the consideration.
26		d. A lease or rental.	
27		e. Transfer of a digital code.	
28		<u>f.</u> <u>An accommodation.</u>	
29		g. <u>A service contract.</u>	
30		h. Any other item subject to tax under this Article.	
31			
32	(38b)	Service contract. – A contract where the obligor under	
33 34		maintain maintain, monitor, inspect, or repair digital	
54 35		personal property, property for a period of time or some regardless of whether the property becomes a part of or is	
36		property, or a motor vehicle. property. The term does	
37		repair, maintenance, or installation service. The term include	
38		for a pool, fish tank, or similar aquatic feature and a hor	
39		of a service contract include a warranty agreement other	
40		warranty or dealer's warranty provided at no charge	
41		extended warranty agreement, a maintenance agreement	1
42		similar agreement or contract.	
43	"		
44	SECT	ION 38.5.(e) G.S. 105-164.4(a) reads as rewritten:	
45		x imposed on retailers.	
46	· · · ·	vilege tax is imposed on a retailer engaged in busine	
47		of the retailer's net taxable sales or gross receipts, listed	
48	-	x is four and three-quarters percent (4.75%). The percentage	
49	(1)	The general rate of tax applies to the sales price of e	
50		tangible personal property that is sold at retail and is n	
51		another subdivision in this section. This subdivision do	es not apply to repair,

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	maintenance, and installation services for real pro-	operty; these services are
	taxable under subdivision (16) of this subsection.	
 (13)	The general rate of tax applies to the sales price of tax	ngible personal property an
	item or service subject to tax under this Article	• • • • • •
	contractor for use by the real property contractor in e	
	on, or otherwise improving, altering, or repairing re	eal property. or to fulfill a
	<u>real property contract.</u> These sales are taxe G.S. 105-164.4H.	ed in accordance with
(16)	The general rate applies to the sales price of or the g	
	repair, maintenance, and installation services.	
	personal property or digital property that becomes a purchaser's property."	a part of of is applied to a
SEC	TION 38.5.(f) G.S. 105-164.4D(a) reads as rewritten:	
	Application. – Tax applies to the sales price of a bundle	d transaction unless one of
the following ap		
<u>(6)</u>	Service contract The bundle includes a contract for	r two or more services, one
	of which is subject to tax under this Article and one	of which is not subject to
	tax under this Article. The person must determine	-
	taxable service portion of the contract in the bund	
	allocation of revenue that is supported by the person	n's business records kept in
	the ordinary course of business."	
	TION 38.5.(g) G.S. 105-164.4H, as amended by S.L. 2	2016-5 and by Section 1 of
this act, reads as	Real property contractors.contract.	
	icability. – A real property contractor is the consume	or of the tangible personal
	<u>y, digital property, or service</u> that the real property co	e 1
	ies for others to fulfill a real property contract and	
	ty or used to fulfill the contract. A retailer engaged in	
	e sales price of the tangible personal property property,	
sold at retail to	a real property contractor unless a statutory exempt	ion in G.S. 105-164.13 or
	E applies. Where a real property contractor purchases	
	ty for storage, use, or consumption in this State State, or	
State, and the ta	x due is not paid at the time of purchase, the provision	ns of G.S. 105-164.6 apply
	ad in autopation (b) of this spation	
except as provide	ed in subsection (b) of this section.	
except as provide (b) Retail	ler-Contractor This section applies to a retailer-contra	
except as provide	ler-Contractor. – This section applies to a retailer-contra Acting as a real property contractor. – A retailer	-contractor acts as a real
except as provide (b) Retail	ler-Contractor. – This section applies to a retailer-contra <u>Acting as a real property contractor. – A</u> retailer property contractor. <u>contractor</u> when it contracts to	-contractor acts as a real o perform a real property
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contra Acting as a real property contractor. – A retailer property contractor. – contractor when it contracts to contract. A retailer-contractor that purchases tang	c-contractor acts as a real o perform a real property ible personal property or
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contra <u>Acting as a real property contractor. – A</u> retailer property contractor. – <u>contractor when it contracts to contract.</u> A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro	-contractor acts as a real o perform a real property ible personal property <u>or</u> perty <u>or a service to fulfill</u>
except as provide (b) Retail	ler-Contractor. – This section applies to a retailer-contra Acting as a real property contractor. – A retailer property contractor. <u>contractor when it contracts to contract</u> . A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro <u>the contract</u> may purchase <u>those</u> items exempt from	-contractor acts as a real o perform a real property ible personal property or perty or a service to fulfill n tax under a certificate of
except as provide (b) Retail	ler-Contractor. – This section applies to a retailer-contra <u>Acting as a real property contractor. – A</u> retailer property contractor. – <u>contractor when it contracts to contract.</u> A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro <u>the contract</u> may purchase <u>those</u> items exempt from exemption pursuant to G.S. 105-164.28 provided to	-contractor acts as a real o perform a real property ible personal property <u>or</u> perty <u>or a service to fulfill</u> n tax under a certificate of the retailer-contractor also
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contra <u>Acting as a real property contractor. – A</u> retailer property contractor. – <u>contractor when it contracts to contract.</u> A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro <u>the contract</u> may purchase <u>those</u> items exempt from exemption pursuant to G.S. 105-164.28 provided to purchases inventory items <u>or services</u> from the set	-contractor acts as a real o perform a real property ible personal property <u>or</u> perty <u>or a service to fulfill</u> n tax under a certificate of the retailer-contractor also eller for resale. When the
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contra <u>Acting as a real property contractor. – A</u> retailer property contractor. <u>contractor when it contracts to contract.</u> A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro <u>the contract</u> may purchase <u>those</u> items exempt from exemption pursuant to G.S. 105-164.28 provided to purchases inventory items <u>or services</u> from the set tangible personal property is withdrawn from inventor	-contractor acts as a real o perform a real property ible personal property or perty or a service to fulfill n tax under a certificate of the retailer-contractor also eller for resale. When the ory and installed or applied
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contra <u>Acting as a real property contractor. – A</u> retailer property contractor. – <u>contractor when it contracts to contract.</u> A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro <u>the contract</u> may purchase <u>those</u> items exempt from exemption pursuant to G.S. 105-164.28 provided to purchases inventory items <u>or services</u> from the set	c-contractor acts as a real o perform a real property ible personal property <u>or</u> perty <u>or a service to fulfill</u> in tax under a certificate of the retailer-contractor also eller for resale. When the ory and installed or applied <u>d</u> , use tax must be accrued
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contration Acting as a real property contractor. – A retailer property contractor. – contractor when it contracts to contract. A retailer-contractor that purchases tang digital property to be installed or applied to real pro the contract may purchase those items exempt from exemption pursuant to G.S. 105-164.28 provided to purchases inventory items or services from the set tangible personal property is withdrawn from inventor to real property, or when the service is deemed used	-contractor acts as a real o perform a real property ible personal property <u>or</u> perty <u>or a service to fulfill</u> a tax under a certificate of the retailer-contractor also eller for resale. When the ory and installed or applied <u>d</u> use tax must be accrued e of the tangible personal
except as provide (b) Retai	ler-Contractor. – This section applies to a retailer-contration <u>Acting as a real property contractor. – A retailer</u> property contractor. – contractor when it contracts to contract. A retailer-contractor that purchases tang <u>digital property</u> to be installed or applied to real pro the contract may purchase those items exempt from exemption pursuant to G.S. 105-164.28 provided to purchases inventory items <u>or services</u> from the set tangible personal property is withdrawn from inventor to real property, <u>or when the service is deemed used</u> and paid on the retailer-contractor's purchase price	-contractor acts as a real o perform a real property ible personal property or perty or a service to fulfill n tax under a certificate of the retailer-contractor also eller for resale. When the ory and installed or applied <u>d</u> , use tax must be accrued e of the tangible personal that the retailer-contractor

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1	<u>(2)</u>	<u>Acting as a retailer. – A retailer-contractor is actin</u>	ng as a retailer when it makes
2 3	(h1) Isint	a sale at retail.	contracts only nort of the real
5 4		and Several Liability. – If a retailer-contractor sub	
4 5		et, tax is payable by the subcontractor on the sub	
5 6		al property <u>or digital property</u> that is installed or	
0 7		rvice used to fulfill the contract. The retailer-contract	
8		al property property, and the lessee of the real property.	
9	lessee who did n	x. The liability of a retailer-contractor, a subcontration purchase the property or service is satisfied by re	
10		ving that the tax has been paid.	
11		neous Collection if Separately Stated. – An invoice of	
12		the time of the sale person by a real property contra	
13	•	tax. tax for a real property contract. Any amount for	1 7
14		documentation given to a consumer person by a r	real property contractor is an
15		tion and must be remitted to the Secretary.	
16		d Transaction Contract. – A contract that includes bo	
17		ement and repair, maintenance, and installation servio	
18	<u>(1)</u>	If the price of the taxable repair, maintenance, and	
19		in the contract does not exceed ten percent (10%)	A
20		repair, maintenance, and installation services por	
21		tangible personal property, digital property, or s	-
22		service, are taxable as a real property contract in a	
23	<u>(2)</u>	If the price of the taxable repair, maintenance, and	
24		in the contract is equal to or greater than ten percer	· · · · ·
25		then sales and use tax applies to the taxabl	
26		installation services portion of the contract. The	
27		allocated price for each taxable repair, maintenan	ce, and installation service in
28		the contract based on a reasonable allocation of re-	
29 30		person's business records kept in the ordinary course of tangible personal property digital property	• •
30 31		of tangible personal property, digital property, of property contract are taxes in accordance with this	soction
31	(a) Dofin		
32	<u>(e)</u> <u>Defin</u> (1)	<u>aitions. – The following definitions apply in this Artic</u> Capital improvement. – An addition or alteration	
33 34	<u>(1)</u>	construction, reconstruction, or remodeling of a	
35		on land that becomes part of the real property of	
35 36		applied to the real property so that removal would	
30 37		property or article itself. The term includes an ad	
38		property for or by a lessee or tenant, provided	
39		permanent installation and title to it vests in the	
40		property immediately upon installation. The	
41		replacement of a fixture in or on a building or stru	
42		is part of a remodeling. The term does not include	
43		or installation service. The term includes, but	• •
44		following:	is not infined to, an of the
45		<u>a.</u> <u>Removal of items from real property, s</u>	such as debris, construction
46		materials, asbestos, or excavation activiti	
47		items from a structure such as a dumpster.	,
48		b. Performance of work that requires the iss	suance of a permit under the
49		State Building Code, other than repair	*
50		components, gas logs, water heater, and sir	-
51		not part of new construction, reconstruction	
			 _

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1			<u>C.</u>	Installation of underground utilities, notwith	standing that charges for		
2				such are included in the gross receipts derive	d from services subject to		
3				the combined general rate under G.S. 105-164	.4.		
4			<u>d.</u>	Installation of equipment or fixture that is at	tached to real property so		
5				that removal of the item would cause physical	ll, functional, or economic		
6				damage to the property and that is capitalized	d for income tax purposes		
7				under one or more of the following: the C	Code, Generally Accepted		
8				Accounting Principles, or International Finance	<u>ial Reporting Standards.</u>		
9			<u>e.</u>	Painting or wallpapering.			
10			<u>e.</u> <u>f.</u>	Replacement or installation of a roofing,	<u>septic tank, plumbing,</u>		
11				electrical, commercial refrigeration, irrigation,	, sprinkler system, or other		
12				<u>similar systems.</u>			
13			<u>g.</u>	Replacement or installation of a heating	ng, ventilation, and air		
14				conditioning unit or system.			
15			<u>h.</u>	Replacement or installation of roads, drive	eways, parking lots, and		
16				sidewalks.			
17			<u>i.</u>	Landscaping service.			
18		<u>(2)</u>		construction Construction of or site prepara	-		
19				ng, structure, or fixture on land or an increase i	n the square footage of an		
20				g building, structure, or fixture on land.			
21		<u>(3)</u>		struction. – Rebuild or construct again a			
22				ng, structure, or fixture on land and may inclu	• •		
23			-	e from the prior existing building, structure, or	-		
24		<u>(4)</u>		<u>deling. – The process of improving or updati</u>	• •		
25				rre, or fixture on land or major portions th	ereof. The term includes		
26			renova				
27	SECTION 38.5.(h) G.S. 105-164.4I(b) reads as rewritten: "§ 105-164.4I. Service contracts.						
28	"§ 105-164	4.41. S	ervice o	contracts.			
29	···· (1-)	Examp		The toy impressed by this section does not an	alw to the select miss of on		
30	(b)			- The tax imposed by this section does not app			
31	the gross r			from a service contract applicable to any of the			
32		(1)		m exempt from tax under this Article. This ex			
33 34				maintained under a service contract for a p	ooi, fish tank, or sinnar		
54 35			aquation	<u>c feature.</u>			
35 36			A mot	or vehicle service contract.			
30 37		<u>(6)</u> (7)	Repair		rvices exempt under		
38		<u>(7)</u>	-		vices exempt under		
39		$\frac{G.S.\ 105-164.13(61a).}{G.S.\ 105-164.13}$					
40	"8 105-164	SECTION 38.5.(i) G.S. 105-164.13 reads as rewritten: "§ 105-164.13. Retail sales and use tax.					
41	The sale at retail and the use, storage, or consumption in this State of the following tangible						
42	personal property, digital property, and services are specifically exempted from the tax imposed						
43	by this Art		, uigita	property, and services are specificantly exemp	hed from the tax imposed		
44	by this All	licic.					
45		 (61)	A serv	ice contract for tangible personal property may	be exempt as provided in		
46		(01)		05-164.4I.	s se enempt us provided in		
47		(61a)		, maintenance, and installation services provide	ed for an item other than a		
48		(014)	-	vehicle, for which a service contract on the			
49				G.S. 105-164.4I. Repair, maintenance, and inst	-		
50				motor vehicle are subject to tax, except as pr	1		
			u -				

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		(62a) of this subsection. Sales of or the gross	receipts derived from the
		following repair, maintenance, and installation serv	-
		a. A fee or charge for an inspection required b	-
		the amount is paid to a public or private e	
		separately stated on the invoice or other do	
		purchaser at the time of the sale.	provided to and
		b. Services performed for a person by a related	1 member
		c. Services performed to resolve an issue that	
		contract if the services are performed with	
		of the real property contract or, for new co	
		of the new structure being occupied for the	
		d. <u>Cleaning of real property, except where the</u>	
		the gross receipts derived from the rental of	
		to tax under G.S. 105-164.4 or for a pool	-
		aquatic feature.	i, fish tank, of other shintar
			and sidewalks
		<u>e.</u> <u>Services on roads, driveways, parking lots, a</u> <u>f.</u> <u>Removal of waste, trash, debris, grease, sr</u>	
		from tangible personal property, including	
		property, but does not include removal of w	
			₽
			non for or the safe of rear
		<u>h.</u> <u>Landscaping service.</u>	
		<u>h.</u> <u>Landscaping service.</u> <u>i.</u> <u>Alteration and repair of clothing, except wl</u>	hara the service constitutes a
		<u>part of the gross receipts derived from the</u>	
		tax under G.S. 105-164.4 or for alteration an	• •
			nd repair of bents and shoes.
		<u>1. Pest control service.</u> <u>k. Moving services.</u>	
		<u>1.</u> <u>Self-service car washes.</u>	
(6)	1b)	Repair, maintenance, and installation services	Tangible personal property
(0)		digital property, and services purchased for resal	• • • • •
		certificate in accordance with G.S. 105-164.28 or	
		in accordance with G.S. 105-164.27A.	under a uneer pay certificate
(6)		Installation charges that are a part of the sales	price of tangible personal
<u>(0</u>			
		property purchased by a real property contractor	· · ·
		contract for an item that is installed or applied to	
		installation charges are separately stated and identif	
(6)	1.4)	other documentation given to the real property cont	
<u>(0</u>		Installation charges that are a part of the sales price	• •
		from repair, maintenance, and installation services	• •
		purchased by a real property contractor to fulfi	
		provided the installation charges are separately star	
		the invoice or other documentation given to the re	
		time of the sale. The exemption also applies the	. .
		retailer-contractor when performing a real proper	• •
		includes any labor costs provided by the real pr	
		employees' wages, or labor purchased from a third	d party that would otherwise
		be included in the definition of "purchase price."	• • • • • •
(62	,	An item or repair, maintenance, and installation	
		maintain, monitor, inspect, or repair tangible p	
		property pursuant to a service contract taxable	
		purchaser of the contract is not charged for the item	n or services. This exemption

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		does not apply to an item or repair, maintenal provided for a motor vehicle pursuant to a serve under this Article unless the purchaser of the c item or services. For purposes of this exempti- include a tool, equipment, supply, or similar tang complete the maintenance or repair and that is nor repair part of the tangible personal property or service contract is sold to a purchaser.	vice contract exempt from tax contract is not charged for the on, the term "item" does not gible personal property used to t deemed to be a component or			
	•••					
	<u>(66)</u> (67)	Storage of a motor vehicle, provided the charge invoice or other documentation provided to the put Towing services, provided the charge is separa	urchaser at the time of the sale.			
		<u>other documentation provided to the purchaser at</u> ION 38.5.(j) G.S. 105-164.13E(a) is amended by	the time of the sale."			
read:			J			
"(a)	Exem	ption. – A qualifying farmer is a person who has a	n annual income from farming			
		e preceding taxable year of ten thousand dollars (\$				
		income from farming operations for the three pr				
		(\$10,000) or more. For purposes of this section, the				
-	operations" means sales plus any other amounts treated as gross income under the Code from					
-	farming operations. A qualifying farmer includes a dairy operator, a poultry farmer, an egg					
-	producer, a livestock farmer, a farmer of crops, and a farmer of an aquatic species, as defined in G.S. 106-758. A qualifying farmer may apply to the Secretary for an exemption certificate number					
		164.28A. The exemption certificate expires whe	-			
		1 1	1			
	income threshold for three consecutive taxable years or ceases to engage in farming operations whichever comes first.					
	The following tangible personal property, digital property, and services are exempt from sales					
	nd use tax if purchased by a qualifying farmer and for use by the farmer in farming operations.					
		his section, an item is used by a farmer for farming				
planting,	cultivat	ing, harvesting, or curing of farm crops or in the	production of dairy products,			
eggs, or a	nimals:					
	•••					
	<u>(10)</u>	Repair, maintenance, and installation services."				
		TION 38.5.(k) G.S. 105-187.5 reads as rewritten:				
~		ternate tax for those who rent or lease motor ve				
(a)		on. $-A$ retailer may elect not to pay the tax impose	-			
		3 when applying for a certificate of title for a me				
		or rental. A retailer who makes this election shall				
		rental of the vehicle. The portion of a lease or a amount applicable to the sales price of a ser	• • •			
-	-	hould not be included in the gross receipts subje				
		ge should must be separately stated on documenta	- · ·			
		or rental agreement goes into effect, or on the more	•			
		iven to the purchaser. Where a retailer fails to se				
		ling or payment that represents an amount applicab				
contract,	the amo	ount is deemed to be part of the gross receipts of	a lease or rental of a vehicle.			
When a l	ease or	rental contract is sold to another retailer, the seller	r of the lease or rental contract			
should pr	ovide to	the purchaser of the lease or rental contract the de	ocumentation showing that the			
-		-	-			
service c	ontract a	and applicable sales taxes were separately stated	at the time the lease or rental			
service c went into	ontract a	-	at the time the lease or rental o support an allocation for tax			

1 G.S. 105-187.3, this alternate tax is a tax on the privilege of using the highways of this State. The 2 tax is imposed on a retailer, but is to be added to the lease or rental price of a motor vehicle and 3 thereby be paid by the person who leases or rents the vehicle. 4 Rate. – The tax rate on the gross receipts from the short-term lease or rental of a motor (b) 5 vehicle is eight percent (8%) and the tax rate on the gross receipts from the long-term lease or 6 rental of a motor vehicle is three percent (3%). Gross receipts does not include the amount of any 7 allowance given for a motor vehicle taken in trade as a partial payment on the lease or rental price. 8 The maximum tax in G.S. 105-187.3(a)-G.S. 105-187.3(a1) on certain motor vehicles applies to a 9 continuous lease or rental of such a motor vehicle to the same person. 10'' 11 **SECTION 38.5.(1)** The Department of Revenue must issue written guidance on the 12 implementation of the sales tax changes imposed by this act by November 15, 2016. 13 **SECTION 38.5.(m)** G.S. 105-164.27A reads as rewritten: 14 "§ 105-164.27A. Direct pay permit. 15 General. - A general direct pay permit authorizes its holder to purchase any-certain (a) 16 tangible personal property, digital property, or service without paying tax to the seller and 17 authorizes the seller to not collect any tax on a sale to the permit holder. A general direct pay 18 permit may not be used for purposes identified in subsections (a1), (a2), (a3), or (b) of this section. 19 A person who purchases an item under a direct pay permit issued under this subsection is liable for 20 use tax due on the purchase. The tax is payable when the property is placed in use or the service is 21 received. A direct pay permit issued under this subsection does not apply to taxes imposed under 22 G.S. 105-164.4 on sales of electricity or the gross receipts derived from rentals of 23 accommodations. 24 A person who purchases an item for storage, use, or consumption in this State whose tax status 25 cannot be determined at the time of the purchase because of one of the reasons listed below may 26 apply to the Secretary for a general direct pay permit: 27 The place of business where the item will be stored, used, or consumed is not (1)28 known at the time of the purchase and a different tax consequence applies 29 depending on where the item is used. 30 (2)The manner in which the item will be stored, used, or consumed is not known at 31 the time of the purchase and one or more of the potential uses is taxable but 32 others are not taxable. 33 34 Boat and Aircraft. - A direct pay permit issued under this subsection authorizes its (a3) 35 holder to purchase tangible personal property, digital property, or repair, maintenance, and 36 installation services for a boat, an aircraft, or a qualified jet engine without paying tax to the seller 37 and authorizes the seller to not collect any tax on the item or services from the permit holder. A 38 person who purchases the property or services under a direct pay permit must file a return and pay 39 the tax due to the Secretary by the end of the month following the month in which the property or 40 services are purchased. A permit holder is allowed a use tax exemption on one or more of the following: (i) the installation charges that are a part of the sales price of tangible personal property 41 42 or digital property purchased by the permit holder for a boat, an aircraft, or a qualified jet engine, provided the installation charges are separately stated and identified as such on the invoice or 43 other documentation given to the permit holder at the time of the sale and (ii) the sales price of or 44 45 gross receipts derived from repair, maintenance, and installation services provided for a boat, an aircraft, or a qualified jet engine. The amount of the use tax exemption is the amount of the 46 47 installation charges and sales price of or gross receipts derived from the repair, maintenance, and 48 installation services that exceed twenty-five thousand dollars (\$25,000). 49"

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General Assembly Of North Carolina

"(b) Exemptions and Refunds. - The State exemptions and exclusions contained in 1 2 G.S. 105-164.13 and G.S. 105-164.27A apply to the local sales and use tax authorized to be levied 3 and imposed under this Article. The State refund provisions contained in G.S. 105-164.14 through 4 G.S. 105-164.14B apply to the local sales and use tax authorized to be levied and imposed under 5 this Article. A refund of an excessive or erroneous State sales tax collection allowed under G.S. 105-164.11 and a refund of State sales tax paid on a rescinded sale or cancelled service 6 7 contract under G.S. 105-164.11A apply to the local sales and use tax authorized to be levied and 8 imposed under this Article. The aggregate annual local refund amount allowed an entity under 9 G.S. 105-164.14(b) for a fiscal year may not exceed thirteen million three hundred thousand 10 dollars (\$13,300,000).

11 Except as provided in this subsection, a taxing county may not allow an exemption, exclusion, or refund that is not allowed under the State sales and use tax. A local school administrative unit 12 and a joint agency created by interlocal agreement among local school administrative units 13 14 pursuant to G.S. 160A-462 to jointly purchase food service-related materials, supplies, and 15 equipment on their behalf is allowed an annual refund of sales and use taxes paid by it under this 16 Article on direct purchases of tangible personal property and services. Sales and use tax liability 17 indirectly incurred by the entity on building materials, supplies, fixtures, and equipment that 18 become a part of or annexed to any building or structure that is owned or leased by the entity and 19 is being erected, altered, or repaired for use by the entity is considered a sales or use tax liability 20 incurred on direct purchases by the entity for the purpose of this subsection. The refund allowed 21 under this subsection does not apply to purchases of electricity, telecommunications service, 22 ancillary service, piped natural gas, video programming, or a prepaid meal plan. A request for a 23 refund is due in the same time and manner as provided in G.S. 105-164.14(c). Refunds applied for 24 more than three years after the due date are barred."

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SECTION 38.5.(o) G.S. 105-524(e) is repealed.

26 SECTION 38.5.(p) G.S. 105-164.13 is amended by adding the following new 27 subdivision to read:

28 "§ 105-164.13. Retail sales and use tax.

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29 The sale at retail and the use, storage, or consumption in this State of the following tangible 30 personal property, digital property, and services are specifically exempted from the tax imposed 31 by this Article:

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Sales of products that are made of more than seventy-five percent (75%) by (68)weight of recycled materials when the products are sold for use in an accepted wastewater dispersal system as defined in G.S. 130A-343."

36 **SECTION 38.5.(q)** Subsections (d) through (k) of this section become effective 37 January 1, 2017, and apply to sales made on or after that date. Subsections (m) and (n) of this 38 section become effective July 1, 2016, and apply to purchases of repair, maintenance, and 39 installation services purchased on or after that date. Subsection (o) of this section is effective for 40 fiscal years beginning on or after July 1, 2016. Subsection (p) of this section becomes effective 41 October 1, 2016, and applies to sales made on or after that date. The remainder of this section is 42 effective when it becomes law and subsection (c) of this section applies retroactively to January 1, 43 2015.

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45 PROPERTY TAX EXCLUSION EXTENSION 46

SECTION 38.6.(a) Section 2 of S.L. 2011-123 reads as rewritten:

47 "SECTION 2. This act is effective for taxes imposed for taxable years beginning on or after 48 July 1, 2011, and expires for taxes imposed for taxable years beginning on or after July 1, 49 2016.2021."

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PART XXXIX. MISCELLANEOUS PROVISIONS

3 STATE BUDGET ACT APPLIES

SECTION 39.1. The provisions of the State Budget Act, Chapter 143C of the General Statutes, are reenacted and shall remain in full force and effect and are incorporated in this act by reference.

8 COMMITTEE REPORT

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9 SECTION 39.2.(a) The Joint Conference Committee Report on the Base, Capital and 10 Expansion Budgets for House Bill 1030, dated June 27, 2016, which was distributed in the House 11 of Representatives and the Senate and used to explain this act, shall indicate action by the General 12 Assembly on this act and shall, therefore, be used to construe this act, as provided in the State 13 Budget Act, Chapter 143C of the General Statutes, as appropriate, and for these purposes shall be 14 considered a part of this act and, as such, shall be printed as a part of the Session Laws.

15 **SECTION 39.2.(b)** The budget enacted by the General Assembly is for the 16 maintenance of the various departments, institutions, and other spending agencies of the State for 17 the 2016-2017 budget as provided in G.S. 143C-3-5. This budget includes the appropriations of 18 State funds as defined in G.S. 143C-1-1(d)(25).

19 **SECTION 39.2.(c)** The budget enacted by the General Assembly shall also be 20 interpreted in accordance with G.S. 143C-5-5, the special provisions in this act, and other 21 appropriate legislation. In the event that there is a conflict between the line-item budget certified 22 by the Director of the Budget and the budget enacted by the General Assembly, the budget enacted 23 by the General Assembly shall prevail.

SECTION 39.2.(d) Notwithstanding subsection (a) of this section, the following portions of the Committee Report are for reference, and do not expand, limit, or define the text of the Committee Report:

- (1) Summary pages setting forth the enacted budget, the legislative changes, the revised budget, and the related FTE information for a particular budget code and containing no other substantive information.
 - (2) Summary pages setting forth the enacted budget, the legislative changes, the revised budget, and the related FTE information for multiple fund codes within a single budget code and containing no other substantive information.

34 **REPORT BY FISCAL RESEARCH DIVISION**

35 SECTION 39.3. The Fiscal Research Division shall issue a report on budget actions 36 taken by the 2015 Regular Session of the General Assembly in 2016. The report shall be in the 37 form of a revision of the Committee Report adopted for House Bill 1030 pursuant to 38 G.S. 143C-5-5 and shall include all modifications made to the 2016-2017 budget prior to sine die 39 adjournment of the 2015 Regular Session. The Director of the Fiscal Research Division shall send 40 a copy of the report issued pursuant to this section to the Director of the Budget. The report shall 41 be published on the General Assembly's Internet Web site for public access.

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43 MOST TEXT APPLIES ONLY TO THE 2016-2017 FISCAL YEAR

44 **SECTION 39.4.** Except for statutory changes or other provisions that clearly indicate 45 an intention to have effects beyond the 2016-2017 fiscal year, the textual provisions of this act 46 apply only to funds appropriated for, and activities occurring during, the 2016-2017 fiscal year.

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48 **EFFECT OF HEADINGS**

49 **SECTION 39.5.** The headings to the parts and sections of this act are a convenience 50 to the reader and are for reference only. The headings do not expand, limit, or define the text of 51 this act, except for effective dates referring to a part.

APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY

3 SECTION 39.6.(a) Except where expressly repealed or amended by this act, the
 4 provisions of S.L. 2015-241, S.L. 2015-263, S.L. 2015-264, S.L. 2015-267, S.L. 2015-268, S.L.
 5 2015-276, S.L. 2015-286, and S.L. 2016-5 remain in effect.

6 **SECTION 39.6.(b)** Notwithstanding any modifications by this act in the amounts 7 appropriated, except where expressly repealed or amended, the limitations and directions for the 8 2015-2017 fiscal biennium in S.L. 2015-241, S.L. 2015-263, S.L. 2015-264, S.L. 2015-267, S.L. 9 2015-268, S.L. 2015-276, S.L. 2015-286, and S.L. 2016-5 that applied to appropriations to 10 particular agencies or for particular purposes apply to the newly enacted appropriations and budget 11 reductions of this act for those same particular purposes.

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13 SEVERABILITY CLAUSE

14 **SECTION 39.7.** If any section or provision of this act is declared unconstitutional or 15 invalid by the courts, it does not affect the validity of this act as a whole or any part other than the 16 part so declared to be unconstitutional or invalid.

18 **EFFECTIVE DATE**

19SECTION 39.8. Except as otherwise provided, this act becomes effective July 1,202016.