GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL DRH10292-MCx-155 (03/16)

Short Title:	Public School Building Bond Act of 2017.	(Public)
Sponsors:	Representatives Johnson, Horn, Corbin, and Carney (Primary Sponsors)	•
Referred to:		

1			A BILL TO BE ENTITLED				
2	AN ACT TO ENACT THE PUBLIC SCHOOL BUILDING BOND ACT OF 2017.						
3	The General Assembly of North Carolina enacts:						
4	SEC	FION 1.	(a) Short Title. – This section shall be known as the "Public School				
5	Building Bond A						
6	-		(b) Purpose. – It is the intent of the General Assembly by this act to				
7	provide, subject	to a vote	of the qualified voters of the State, for the issuance of one billion nine				
8			(\$1,900,000,000) general obligation bonds of the State for the purpose				
9	of providing fun	ds, with	any other available funds, for public school facilities through grants to				
10			l capital outlay projects.				
11	1		(c) Definitions. – Unless the context otherwise requires, the following				
12	definitions apply						
13	(1)	Bonds	. – Bonds issued under this section.				
14	(2)	Cost	- Without intending thereby to limit or restrict any proper definition of				
15		this te	erm in financing the cost of public school capital outlay projects				
16		author	ized by this section, any of the following:				
17		a.	The cost of constructing, reconstructing, enlarging, acquiring, and				
18			improving projects and acquiring equipment and land therefor.				
19		b.	The cost of engineering, architectural, and other consulting services				
20			as may be required.				
21		с.	Administrative expenses and charges, including expenses related to				
22			determining compliance with applicable requirements of federal law				
23			and expenses relating to issuance. Nothing in this section shall permit				
24			use of bond funds to pay salaries or fees for bond administration;				
25			such salaries and fees shall come from funds appropriated by the				
26			General Assembly.				
27		d.	Finance charges and interest prior to and during construction and, if				
28			deemed advisable by the State Treasurer, for a period not exceeding				
29			three years after the estimated date of completion of construction.				
30		e.	The cost of bond insurance, investment contracts, credit enhancement				
31			and liquidity facilities, interest-rate swap agreements or other				
32			derivative products, financial and legal consultants, and related costs				
33			of bond and note issuance, to the extent and as determined by the				
34			State Treasurer.				
35		f.	The cost of reimbursing the State for any payments made for any cost				
36			described in this subdivision.				

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1 2		g. Any other costs and expenses necessary or inci- of this section.	dental to the purposes
3		Allocations in this section of proceeds of bonds to the	costs of a project or
4		undertaking in each case may include allocations to pay	1 0
5		sub-subdivisions c. through g. of this subdivision in	
6		issuance of bonds for the project or undertaking.	
7	(3)	Credit facility agreement. – An agreement entered	d into by the State
8	~ /	Treasurer on behalf of the State with a bank, savings ar	
9		other banking institution; an insurance company, r	
0		surety company, or other insurance institution; a co	
1		banking firm, or other investment institution; or any f	-
2		other similar provider of a credit facility agreement, w	
3		located within or without the United States of Ame	1 0
4		providing for prompt payment of all or any part of the	e e
5		price (whether at maturity, presentment or tender for p	
6		or acceleration), redemption premium, if any, and inte	
7		notes payable on demand or tender by the owner, in	-
8		State agreeing to repay the provider of the credit	
9		accordance with the terms and provisions of such agree	
20	(4)	Notes. – Notes issued under this section.	
21	(5)	Par formula. – Any provision or formula adopted by th	e State to provide for
22		the adjustment, from time to time, of the interest rate	
23		bonds or notes, including the following:	
24		a. A provision providing for such adjustment so the	hat the purchase price
25		of such bonds or notes in the open market would	
26		possible;	L.
27		b. A provision providing for such adjustment bas	ed upon a percentage
28		or percentages of a LIBOR rate, a prime rate	, or base rate, which
29		percentage or percentages may vary or be	applied for different
30		periods of time; or	
31		c. Such other provision as the State Treasurer	may determine to be
32		consistent with this section and will not mat	erially and adversely
33		affect the financial position of the State and th	e marketing of bonds
34		or notes at a reasonable interest cost to the State	
35	(6)	Public school capital outlay project A project for th	e construction of one
86		or more new public school buildings or the renova	tion of one or more
37		existing public school buildings, for the build	ling of technology
38		infrastructure, for the purchase of equipment for a p	ublic school building
<u>89</u>		that has never been used for public education purposes	or equipment related
0		to the improvement of an existing public school building	ng that will be used at
1		the building or become affixed to the building during	ng its use for public
2		education, for the purchase of land necessary for const	truction to commence
3		within 24 months of one or more school buildings,	and for other related
4		capital outlay projects to provide facilities for indivi	dual schools that are
15		used for instructional or related purposes. The term doe	
6		for facilities for centralized administration, trailers, re	locatable classrooms,
17		or mobile classrooms.	
8	(7)	State. – The State of North Carolina.	
.9	SECT	TION 1.(d) Authorization of Bonds and Notes. – Subje	ct to a favorable vote
50	of a majority of	he qualified voters of the State who vote on the question	n of issuing bonds for

51 public school capital outlay projects in the election called and held as provided in this section,

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1 the State Treasurer is hereby authorized, by and with the consent of the Council of State, to 2 issue and sell, at one time or from time to time, general obligation bonds of the State to be 3 designated "State of North Carolina Public School Building Bonds," with any additional 4 designations as may be determined to indicate the issuance of bonds from time to time, or notes 5 of the State as provided in this section, in an aggregate principal amount not exceeding one 6 billion nine hundred million dollars (\$1,900,000,000) for the purpose of providing funds, with 7 any other available funds, for the purposes authorized in this section. The principal amounts of 8 bonds or notes issued in any 12-month period shall not exceed five hundred ninety-one million 9 dollars (\$591,000,000). In determining whether this limit has been reached, the issuance of a 10 note or bond to pay an outstanding note is not considered an issuance.

SECTION 1.(e) Use of Public School Building Bond and Note Proceeds. –

12 Subject to the provisions of subdivision (2) of this subsection, the proceeds (1)13 of public school building bonds and notes, including premium thereon, if 14 any, shall be used for the purpose of making grants to counties for paying 15 the cost of public school capital outlay projects in the following general 16 amounts set forth in this subdivision. Any additional monies that may be 17 received by means of a grant or grants from the United States of America or 18 any agency or department thereof or from any other source to aid in 19 financing the cost of public school capital outlay projects authorized by this 20 act may be placed by the State Treasurer in the Public School Building 21 Bonds Fund or in a separate account or fund and shall be disbursed, to the 22 extent permitted by the terms of the grant or grants, without regard to 23 limitations imposed by this act.

24	LEA	ADM	Low-Wealth	ADM	Small	Total
25			County	Growth	County	
26	Alamance-Burlingto	on	·		·	
27	Schools	\$11,894,339	\$10,655,658	\$1,984,971	\$0	\$24,534,968
28	Alexander County					
29	Schools	\$2,583,358	\$5,268,881	\$0	\$0	\$7,852,238
30	Alleghany County					
31	Schools	\$711,838	\$0	\$0	\$11,400,000	\$12,111,838
32	Anson County					
33	Schools	\$1,748,952	\$4,758,716	\$0	\$0	\$6,507,668
34	Ashe County		* •	\$ 0	¢11 100 000	
35	Schools	\$1,583,956	\$0	\$0	\$11,400,000	\$12,983,956
36	Avery County	¢1.065.200	ф О	ф О	¢11 400 000	¢10.465.200
37	Schools	\$1,065,399	\$0	\$0	\$11,400,000	\$12,465,399
38 20	Beaufort County	¢2 570 560	¢2 200 224	¢0	¢0	¢5 796 000
39 40	Schools Portio County	\$3,578,568	\$2,208,334	\$0	\$0	\$5,786,902
40 41	Bertie County Schools	\$1,147,635	\$3,062,328	\$0	\$11,400,000	\$15,609,963
42	Bladen County	$\psi_{1,1+7,033}$	φ3,002,328	ψΟ	\$11,400,000	φ15,007,705
43	Schools	\$2,377,506	\$4,926,454	\$0	\$0	\$7,303,960
44	Brunswick County	φ2,577,500	φ1,920,131	ψυ	ΨΟ	φ7,303,700
45	Schools	\$6,612,390	\$0	\$2,291,422	\$0	\$8,903,812
46	Buncombe County	<i>+ 0,012,070</i>	4 0	<i>~=,=> 1, ·==</i>	÷	<i>40,300,012</i>
47	Schools	\$12,765,935	\$0	\$0	\$0	\$12,765,935
48	Asheville City					
49	Schools	\$2,387,982	\$0	\$2,681,452	\$0	\$5,069,434
50	Burke County					
51	Schools	\$6,412,300	\$14,627,330	\$0	\$0	\$21,039,630

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1	Cabarrus County							
2	Schools	\$17,154,290	\$0	\$20,239,736	\$0	\$37,394,026		
3	Kannapolis City							
4	Schools	\$2,779,257	\$864,967	\$174,120	\$0	\$3,818,344		
5	Caldwell County							
6	Schools	\$6,195,449	\$11,838,398	\$0	\$0	\$18,033,847		
7	Camden County			.	.			
8	Schools	\$970,592	\$1,102,185	\$0	\$11,400,000	\$13,472,778		
9	Carteret County Pul		¢O	¢0		¢ 4 250 022		
10	Schools	\$4,359,023	\$0	\$0	\$0	\$4,359,023		
11 12	Caswell County Schools	¢1 200 676	¢2 169 513	\$0	¢11 400 000	¢15 050 100		
12	Catawba County	\$1,390,676	\$3,168,512	\$ U	\$11,400,000	\$15,959,188		
13 14	Schools	\$8,579,764	\$0	\$0	\$0	\$8,579,764		
15	Hickory City	0,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	φυ	φυ	40	$\psi 0, 577, 707$		
16	Schools	\$2,221,939	\$0	\$0	\$0	\$2,221,939		
17	Newton Conover C		Ψ 0	40	40	φ 2,221, 939		
18	Schools	\$1,579,766	\$0	\$285,557	\$0	\$1,865,323		
19	Chatham County	<i><i><i>q 1</i>,<i>c i j</i>,<i>i c c</i></i></i>	40	<i><i><i>q</i>₂<i>cc,cc,</i></i></i>	40	¢1,000,0 <u>2</u> 0		
20	Schools	\$4,602,064	\$0	\$4,715,176	\$0	\$9,317,240		
21	Cherokee County							
22	Schools	\$1,735,333	\$1,545,096	\$0	\$0	\$3,280,430		
23	Edenton-Chowan							
24	Schools	\$1,070,637	\$1,033,675	\$0	\$11,400,000	\$13,504,312		
25	Clay County							
26	Schools	\$704,504	\$0	\$55,718	\$11,400,000	\$12,160,223		
27	Cleveland County							
28	Schools	\$7,750,596	\$13,226,975	\$0	\$0	\$20,977,572		
29	Columbus County	#2 0 10 107	#0.550.004	\$ 0	\$ 0	¢10 500 040		
30	Schools	\$3,040,107	\$9,559,234	\$0	\$0	\$12,599,340		
31	Whiteville City	¢1 1 <i>CT 5</i> 20	¢2 (71 100	¢0		¢ 4 9 2 9 7 2 0		
32	Schools	\$1,167,539	\$3,671,180	\$0	\$0	\$4,838,720		
33 34	Craven County	\$7,365,083	\$2,072,522	\$0	\$0	\$10,227,616		
54 35	Schools Cumberland County	. , ,	\$2,972,533	\$0	\$0	\$10,337,616		
35 36	Schools	y \$26,443,796	\$23,904,327	\$0	\$0	\$50,348,124		
30 37	Currituck County	\$20,443,770	\$23,70+,527	ΨŪ	40	ψJ0,J40,124		
38	Schools	\$2,114,037	\$0	\$787,023	\$0	\$2,901,061		
39	Dare County	φ2,111,037	φθ	φ <i>101</i> ,025	ΨΟ	φ2,901,001		
40	Schools	\$2,668,736	\$0	\$1,239,736	\$0	\$3,908,472		
41	Davidson County	+_,,	+ •	+ = ,== = > ,	+ •	+=,> ==, ==		
42	Schools	\$10,031,724	\$10,460,171	\$0	\$0	\$20,491,895		
43	Lexington City		. , ,					
44	Schools	\$1,591,290	\$1,659,253	\$0	\$0	\$3,250,543		
45	Thomasville City							
46	Schools	\$1,219,919	\$1,272,022	\$0	\$0	\$2,491,941		
47	Davie County							
48	Schools	\$3,269,529	\$233,720	\$0	\$0	\$3,503,249		
49	Duplin County		.		t a			
50	Schools	\$5,051,480	\$13,913,743	\$2,549,120	\$0	\$21,514,343		
51	Durham Public							

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Schools	\$17,529,851	\$0	\$2,751,100	\$0	\$20,280,951
Edgecombe County	/ Public				
Schools	\$3,139,628	\$8,695,956	\$0	\$0	\$11,835,584
Winston-Salem/For		.		* •	
Schools	\$28,759,495	\$0	\$11,958,578	\$0	\$40,718,072
Franklin County	¢ 4 417 1 C 4	¢0.500.404	¢0	¢0	¢12.007.649
Schools Gaston County	\$4,417,164	\$9,580,484	\$0	\$0	\$13,997,648
Schools	\$16,513,689	\$9,682,736	\$3,774,927	\$0	\$29,971,351
Gates County	ψ10,515,00 <i>)</i>	φ 9,002,730	$\psi_{3}, \pi_{1}, \mu_{2}$	ΨΟ	φ29,971,331
Schools	\$841,215	\$2,044,497	\$0	\$11,400,000	\$14,285,712
Graham County	. ,	. , ,		. , ,	
Schools	\$626,459	\$205,923	\$0	\$11,400,000	\$12,232,382
Granville County					
Schools	\$4,036,365	\$10,379,794	\$0	\$0	\$14,416,160
Greene County	¢1	\$5.040.05	\$ 0	¢11,400,000	¢10.005.01.c
Schools	\$1,636,860	\$5,848,956	\$0	\$11,400,000	\$18,885,816
Guilford County Schools	\$37,701,201	\$0	\$0	\$0	\$37,701,201
Halifax County	\$37,701,201	φU	4 0	4 0	\$57,701,201
Schools	\$1,358,201	\$2,752,913	\$0	\$0	\$4,111,113
Roanoke Rapids Ci		+_,,	+ -	+ •	+ .,,
Schools	\$1,525,291	\$3,091,590	\$0	\$0	\$4,616,881
Weldon City					
Schools	\$454,654	\$921,533	\$0	\$0	\$1,376,187
Harnett County	¢10,000,000			\$ 0	***
Schools	\$10,988,698	\$31,708,691	\$7,717,009	\$0	\$50,414,398
Haywood County Schools	\$3,757,182	\$0	\$0	\$0	\$3,757,182
Henderson County	\$5,757,162	φU	4 0	4 0	\$5,757,162
Schools	\$7,094,281	\$0	\$0	\$0	\$7,094,281
Hertford County	¢,,0,, <u>-</u> 01	4 0	40	40	<i>,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,</i>
Schools	\$1,511,149	\$3,743,868	\$0	\$11,400,000	\$16,655,017
Hoke County					
Schools	\$4,403,546	\$14,037,584	\$1,246,701	\$0	\$19,687,830
Hyde County		t a			+ <i></i>
Schools	\$317,944	\$0	\$229,839	\$11,400,000	\$11,947,782
Iredell-Statesville	\$10 600 5 62	¢0	¢0	¢0	¢10 600 562
Schools Mooresville Graded	\$10,699,563	\$0	\$0	\$0	\$10,699,563
District	\$3,186,246	\$0	\$2,792,889	\$0	\$5,979,134
Jackson County	φ5,100,210	ΨΟ	$\psi_{2}, \psi_{2}, \psi_{2}, \psi_{0}$	ΨΟ	ψ5,979,151
Schools	\$1,978,374	\$0	\$995,968	\$0	\$2,974,342
Johnston County					
Schools	\$18,475,301	\$35,189,800	\$14,605,205	\$0	\$68,270,306
Jones County					
Schools	\$585,079	\$450,538	\$0	\$11,400,000	\$12,435,617
Lee County	ф <i>е ос 4 710</i>	¢< 712 700	¢1.010.040	ф О	¢10,107,040
Schools	\$5,254,713	\$6,713,788	\$1,218,842	\$0	\$13,187,342
Lenoir County Pub Schools	\$4,582,683	\$8,123,174	\$0	\$0	\$12,705,858
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	General Assembly Of North Carolina							
1	Lincoln County							
2	Schools	\$5,970,217	\$586,814	\$0	\$0	\$6,557,031		
3	Macon County	#2 202 651	\$ 0		\$ 0	#2 202 (51		
4	Schools	\$2,303,651	\$0	\$0	\$0	\$2,303,651		
5	Madison County Schools	¢1 004 622	¢102 669	¢0	¢11 400 000	¢12 029 201		
6 7	Martin County	\$1,224,633	\$403,668	\$0	\$11,400,000	\$13,028,301		
8	Schools	\$1,693,953	\$3,441,064	\$0	\$0	\$5,135,017		
9	McDowell County		ψ3,++1,00+	ψυ	ψΟ	ψ5,155,017		
0	Schools	\$3,241,768	\$5,991,397	\$0	\$0	\$9,233,165		
1	Charlotte-Mecklen		. , ,					
2	Schools	\$78,674,026	\$0	\$72,872,801	\$0	\$151,546,827		
3	Mitchell County							
4	Schools	\$969,021	\$95,246	\$0	\$11,400,000	\$12,464,267		
5	Montgomery Coun	-		t a	t 0			
6	Schools	\$2,056,420	\$2,204,655	\$0	\$0	\$4,261,074		
7	Moore County	¢C (50 102	¢O	¢1 272 077	¢O	¢0.000.170		
.8 .9	Schools Nach Booky Moun	\$6,650,103	\$0	\$1,372,067	\$0	\$8,022,170		
20	Nash-Rocky Moun Schools	\$7,989,447	\$14,371,718	\$0	\$0	\$22,361,165		
21	New Hanover Cou		ψ14,371,710	ψυ	ΨU	\$22,501,105		
22	Schools	\$13,935,569	\$0	\$11,011,364	\$0	\$24,946,933		
23	Northampton Cour		÷ •	<i>\</i>	÷	<i>\</i>		
24	Schools	\$933,927	\$2,214,071	\$0	\$11,400,000	\$14,547,998		
25	Onslow County							
26	Schools	\$13,901,522	\$993,738	\$10,161,657	\$0	\$25,056,918		
27	Orange County							
28	Schools	\$3,951,510	\$0	\$863,636	\$0	\$4,815,147		
29	Chapel Hill-Carrbo	•	¢0	ф 7 (с 100	¢Ο	ф <u>я</u> 176 осл		
80	Schools	\$6,410,728	\$0	\$766,129	\$0	\$7,176,857		
81 82	Pamlico County Schools	\$671,505	\$0	\$0	\$11,400,000	\$12,071,505		
82 83	Elizabeth City-Pase	,	ΨŪ	φU	\$11,400,000	\$12,071,505		
, <u>5</u> 84	Schools	\$2,992,965	\$4,901,814	\$0	\$0	\$7,894,780		
35	Pender County	<i><i><i>q</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy</i>2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy2,<i>yy<i>y2,<i>yy<i>yyy<i>yyy<i>y<i>yy<i>y<i>yyy<i>yyy<i>y<i>yy<i>y<i>yyy<i>yyy<i>y<i>yy<i>y<i>yyy<i>yyy</i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i></i>	ф 1,901,011	ΨŪ	ΨŪ	¢7,02 1,700		
6	Schools	\$4,990,720	\$7,117,093	\$7,877,199	\$0	\$19,985,012		
37	Perquimans County	у						
88	Schools	\$861,643	\$0	\$0	\$11,400,000	\$12,261,643		
<u>89</u>	Person County							
0	Schools	\$2,392,696	\$1,638,918	\$0	\$0	\$4,031,614		
1	Pitt County	¢10.017.100		\$ 0	\$ 0			
2	Schools	\$12,347,422	\$16,479,237	\$0	\$0	\$28,826,660		
3 4	Polk County Schools	¢1 122 060	\$0	\$0	\$11,400,000	¢12 522 060		
-4 -5	Randolph County	\$1,132,969	фU	\$ 0	\$11,400,000	\$12,532,969		
6	Schools	\$9,064,274	\$17,536,732	\$0	\$0	\$26,601,006		
7	Asheboro City	42,001 , 271	<i>*1</i> , <i>55</i> 0 ,7 <i>52</i>	+ 4	4 V	~= 0,001,000		
8	Schools	\$2,436,171	\$4,713,281	\$0	\$0	\$7,149,452		
9	Richmond County		· / /			, ,		
50	Schools	\$3,841,513	\$11,394,323	\$0	\$0	\$15,235,836		
0	Public Schools of I							

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	ounty	\$12,144,190	\$48,064,710	\$0	\$0	\$60,208,900
	ockingham County					
	chools	\$6,529,630	\$11,917,196	\$0	\$0	\$18,446,826
	owan-Salisbury	Φ10 110 67 4	¢10,000,041	0	0	¢ 22 101 015
	chools	\$10,118,674	\$12,983,241	\$0	\$0	\$23,101,915
	utherford County	¢ 4 0 4 9 500	¢7 505 759	¢0	¢0	¢11 011 2 60
	chools ampson County	\$4,248,502	\$7,595,758	\$0	\$0	\$11,844,260
	chools	\$4,377,880	\$11,563,052	\$0	\$0	\$15,940,932
	linton City	φ - , <i>511</i> ,000	\$11,505,052	ψυ	ψυ	$\psi_{13}, \gamma_{70}, \gamma_{32}$
	chools	\$1,586,052	\$4,189,151	\$285,557	\$0	\$6,060,760
	cotland County	\$ 1 ,0 0 0,00 2	¢.,10,101	\$ _00 ,007	4 0	<i><i><i>q</i></i> 0,000,700</i>
	chools	\$3,075,201	\$9,753,031	\$0	\$0	\$12,828,232
	tanly County	. , ,	. , ,	·		. , ,
	chools	\$4,433,926	\$7,413,291	\$0	\$0	\$11,847,217
St	tokes County					
S	chools	\$3,173,151	\$5,676,493	\$0	\$0	\$8,849,644
S	urry County					
	chools	\$4,198,218	\$6,722,208	\$0	\$0	\$10,920,426
	lkin City					
	chools	\$618,078	\$989,669	\$0	\$0	\$1,607,747
	Iount Airy City			* •	* •	
	chools	\$838,596	\$1,342,763	\$0	\$0	\$2,181,359
	wain County	¢1.000.057	¢ 407 217	¢O	¢11 400 000	¢10.056.574
	chools	\$1,029,257	\$427,317	\$0	\$11,400,000	\$12,856,574
	ransylvania Count chools	y \$1,787,189	\$0	\$0	\$0	\$1,787,189
	yrrell County	\$1,787,189	40	φU	φU	φ1,707,109
	chools	\$319,515	\$599,330	\$278,592	\$11,400,000	\$12,597,437
	nion County Publi		φ377,330	$\varphi_2 + 0, \beta_2 = 2$	φ11,100,000	$\psi_{12}, \delta_{27}, \delta_{37}$
	chools	\$21,984,205	\$0	\$10,565,616	\$0	\$32,549,821
	ance County	, , , , , , , , , , , , , , , , , , , ,	1 -		1 -	
	chools	\$3,180,484	\$9,876,842	\$0	\$0	\$13,057,326
W	ake County					
S	chools	\$85,220,418	\$0	\$84,650,293	\$0	\$169,870,711
W	arren County					
	chools	\$1,125,112	\$691,281	\$0	\$11,400,000	\$13,216,393
	ashington County					
	chools	\$814,501	\$1,524,139	\$0	\$11,400,000	\$13,738,640
	/atauga County	#2 2 (2 002	.	\$ 0	\$ 0	**
	chools	\$2,343,983	\$0	\$0	\$0	\$2,343,983
	ayne County Publ		¢12 444 101	ф О	ф О	¢00.110.070
	chools	\$9,669,782	\$13,444,191	\$0	\$0	\$23,113,973
	ilkes County/ chools/	\$5,007,481	¢7 550 006	\$0	\$0	¢10 550 267
	/ilson County	\$3,007,401	\$7,550,886	\$ 0	\$ 0	\$12,558,367
	chools	\$6,314,874	\$9,028,273	\$0	\$0	\$15,343,147
	adkin County	ψ υ, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	ψ 7,020,273	ψυ	ΨΟ	ΨΙΟ,ΟΤΟ,ΙΤΙ
	chools	\$2,774,543	\$5,457,894	\$0	\$0	\$8,232,437
5		<i><i>∓−, , , , , , , , , , , , , , , , , , , </i></i>	<i>40,101,001</i>	4 V	ΨV	<i>40,202</i> ,1 <i>0</i> 7

General A	Assemb	ly Of North C	arolina		Session 20
Yancey C	ounty				
Schools		\$1,146,064	\$0	\$0	\$11,400,000 \$12,546,06
	Total	\$760M	\$570M	\$285M	\$285M \$1.9B
	(2)	Special alloc	ation provisio	ns. – In determ	ining the use of the proceeds
		public school	building bon	ds and notes, in	cluding premium thereon, if a
		set forth in	subdivision	(1) of this su	bsection, the following spec
			visions apply:	• •	
		-			nistrative unit located entirely
					tion amount shall be allocated
			•		chool administrative unit loca
			•		it's distribution amount shall
				•	which the unit is located
			-		ship of the unit in each county
		1 1		· ·	I to a county may be used on
					ties of that unit. If two or me
					re consolidated into one unit,
					ubdivision (1) of this subsect
				1	the distribution amount for
			ed unit.	be considered	the distribution uniount for
		v		cated in subdiv	vision (1) of this subsection
			-		designations require no cou
			-	-	proceeds otherwise allocated
			•	-	ust match each one dollar of bo
			. ,		equal to the product of three ce
		-			ty to pay rank. A "county's abil
				•	the county by the State Board
					year pursuant to Section 8.3
					ent may be satisfied by non-St
				-	lities made on or after January
		-	-		or incurred since January 1, 20
					school facilities, then the fa
					red as a non-State expenditure
					pose of the match. As count
		-		-	of this subsection, they sh
				-	ave done so in periodic reports
				•	These reports shall include a
					equired by the State Board
					ucation shall certify to the St
					e extent to which the ma
					ve been met with respect to ea
		-			stributed for expenditure only
			-		requirement of this section
				-	-
				•	Board of Education. The St
				-	re counties to report annually
			-	-	this act on the property tax r
			•	-	e public documents and shall
			•	zen upon reques	
			-		e Board of Education determin
			•		ing requirement of this subsect
		•	•	-	to any bond proceeds allocation
					tion, the State Board of Education

shall certify that fact to the State Treasurer by March 1, 2024. 1 2 Amounts that are allocated in the ADM Growth Allocation of bond 3 proceeds under subdivision (1) of this subsection and that have not 4 been certified as matched by the State Board of Education by January 5 1, 2024, shall be reallocated among the counties that have been 6 certified as having met the matching requirement for that allocation. 7 The reallocation shall be made among the eligible counties in 8 proportion to the amount of ADM Growth Allocations for those 9 counties under subdivision (1) of this subsection. Amounts that are 10 allocated in the ADM Allocation of bond proceeds under subdivision 11 (1) of this subdivision and that have not been certified as matched by 12 the State Board of Education by January 1, 2024, shall be reallocated 13 among the counties that have been certified as having met the matching requirement for that allocation. The reallocation shall be 14 made on the basis of average daily membership of the local school 15 administrative units within the remaining counties. Bond proceeds 16 17 reallocated to a county because of a local school administrative unit's 18 average daily membership within the county may be used only with 19 respect to public school capital outlay projects of that unit. Bond 20 proceeds reallocated to a county under this sub-subdivision must be 21 matched at the same rate as bond proceeds allocated to the county 22 under sub-subdivision b. of this subdivision. 23 SECTION 1.(f) Allocation and Tracking of Proceeds. -24 (1)Public improvement bonds. – The proceeds of public school building bonds 25 and notes, including premium thereon, if any, except the proceeds of bonds 26 the issuance of which has been anticipated by bond anticipation notes or the 27 proceeds of refunding bonds or notes, shall be placed by the State Treasurer 28 in a special fund to be designated "Public School Building Bonds Fund," 29 which may include such appropriate special accounts therein as may be 30 determined by the State Treasurer and shall be disbursed as provided in this 31 section. Monies in the Public School Building Bonds Fund shall be allocated 32 and expended as provided in this section. 33 Any additional monies that may be received by means of a grant or 34 grants from the United States of America or any agency or department 35 thereof or from any other source for deposit to the Public School Building 36 Bonds Fund may be placed in the Public School Building Bonds Fund or in a 37 separate account or fund and shall be disbursed, to the extent permitted by 38 the terms of the grant or grants, without regard to any limitations imposed by 39 this section. 40 Monies in the Public School Building Bonds Fund or any separate 41 account established under this section may be invested from time to time by 42 the State Treasurer in the same manner permitted for investment of monies 43 belonging to the State or held in the State treasury, except with respect to 44 grant money to the extent otherwise directed by the terms of the grant. 45 Investment earnings, except investment earnings with respect to grant 46 monies to the extent otherwise directed or restricted by the terms of the grant, may be (i) credited to the Public School Building Bonds Fund or (ii) 47 48 used to satisfy compliance with applicable requirements of the federal tax 49 law. 50 The proceeds of public improvement bonds and notes, including 51 premium thereon, if any, may be used with any other monies made available

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1 2		by the General Assembly for funding the projects a	•
23		including the proceeds of any other State bond is made available or that may be made available at the	
3 4		Assembly at which this section is ratified or any	
4 5		proceeds of public school building bonds and n	-
6		thereon, if any, shall be expended and disbursed	•
7		supervision of the Director of the Budget. The fund	
8		shall be disbursed for the purposes provided in the	
9		drawn on the State Treasurer by the State Control	1
0		not be drawn until requisition has been approved	
1		Budget and which requisition shall be approved o	•
2		with the State Budget Act, Chapter 143C of the Ger	•
3	(2)	Tracking of bond proceeds The State Treasurer	r or the State Treasurer's
4		designee is hereby authorized and directed to set up	a comprehensive system
5		of tracking the proceeds of the public improve	ement bonds and notes,
6		including premium thereon, if any, to the extent nec	
7		Treasurer or the State Treasurer's designee to prope	5
8		such proceeds for compliance with applicable requi	
9		law or otherwise. All recipients of such proceed	
20		tracking system implemented by the State Treasure	
21		designee for this purpose. The State Treasurer may	withhold proceeds if the
22 23	(2)	recipient fails to comply with this subdivision.	want on understelling in
25 24	(3)	Costs. – Allocations to the costs of a capital impro	
24 25		each case may include allocations to pay sub-subdivisions c. through g. of subdivision (2)	
.5 26		section in connection with the issuance of	
27		improvement or undertaking.	bonds for that capital
28	SEC	TION 1.(g) Election. – The question of the issuance	e of the bonds authorized
.9		hall be submitted to the qualified voters of the State a	
80		18. Any other primary, election, or referendum valid	
81	law at the time t	he election on the bond question provided for in this	subsection is held may be
32		scheduled. Notice of the election shall be given in the	
3		. 163-33(8). The election and the registration of vote	
84		ordance with the general laws of the State. Absentee b	callots shall be authorized
85	in the election.		
6 7		State Board of Elections shall reimburse the coun	
87 88	• •	ses incurred in holding the election that are in addition	
89 19		incurred, the same to be paid out of the Contingency lable to the State Board of Elections.	and Emergency Fund or
0		ots, voting systems authorized by Article 14A of Ch	anter 163 of the General
1		h may be used in accordance with rules prescribed	-
2		ond question to be used in the ballots or voting system	•
3	the following for		is shall be in substantially
4	6	"[] FOR [] AGAINST	
-5	The i	ssuance of one billion nine hundred million dollars	(\$1,900,000,000) State of
6	North Carolina I	Public School Building Bonds constituting general obl	igation bonds of the State
7	secured by a ple	edge of the faith and credit and taxing power of the	State for the purpose of
8		with any other available funds, for grants to counties	for costs of public school
9	building capital	-	
50		najority of those voting on a bond question in the ele	
1	issuance of the l	bonds described in the question, those bonds may be	issued as provided in this
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	0		

section. If a majority of those voting on a bond question in the election do not vote in favor of
the issuance of the bonds described in the question, those bonds shall not be issued.

The results of the election shall be canvassed and declared as provided by law for elections for State officers; the results of the election shall be certified by the State Board of Elections to the Secretary of State in the manner and at the time provided by the general election laws of the State.

7

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

- 8 Terms and conditions. – Bonds or notes may bear such date or dates, may be (1)9 serial or term bonds or notes, or any combination thereof, may mature in such amounts and at such time or times, not exceeding 40 years from their 10 11 date or dates, may be payable at such place or places, either within or without the United States of America, in such coin or currency of the United 12 13 States of America as at the time of payment is legal tender for payment of 14 public and private debts, may bear interest at such rate or rates, which may 15 vary from time to time, and may be made redeemable before maturity, at the option of the State or otherwise as may be provided by the State, at such 16 17 price or prices, including a price less than the face amount of the bonds or 18 notes, and under such terms and conditions, all as may be determined by the 19 State Treasurer by and with the consent of the Council of State.
- 20 (2)Signatures; form and denomination; registration. – Bonds or notes may be 21 issued as certificated or uncertificated obligations. If issued as certificated obligations, bonds or notes shall be signed on behalf of the State by the 22 23 Governor or shall bear the Governor's facsimile signature, shall be signed by 24 the State Treasurer or shall bear the State Treasurer's facsimile signature, and 25 shall bear the Great Seal of the State of North Carolina or a facsimile thereof 26 shall be impressed or imprinted thereon. If bonds or notes bear the facsimile 27 signatures of the Governor and the State Treasurer, the bonds or notes shall 28 also bear a manual signature, which may be that of a bond registrar, trustee, 29 paying agent, or designated assistant of the State Treasurer. Should any 30 officer whose signature or facsimile signature appears on bonds or notes 31 cease to be such officer before the delivery of the bonds or notes, the 32 signature or facsimile signature shall nevertheless have the same validity for 33 all purposes as if the officer had remained in office until delivery, and bonds 34 or notes may bear the facsimile signatures of persons who at the actual time 35 of the execution of the bonds or notes shall be the proper officers to sign any 36 bond or note, although at the date of the bond or note such persons may not 37 have been such officers. The form and denomination of bonds or notes, 38 including the provisions with respect to registration of the bonds or notes 39 and any system for their registration, shall be as the State Treasurer may 40 determine in conformity with this section; provided, however, that nothing in this section shall prohibit the State Treasurer from proceeding, with respect 41 42 to the issuance and form of the bonds or notes, under the provisions of 43 Chapter 159E of the General Statutes, the Registered Public Obligations Act, 44 as well as under this section.
- (3) Manner of sale; expenses. Subject to the consent of the Council of State,
 the State Treasurer shall determine the manner in which bonds or notes shall
 be offered for sale, whether at public or private sale, whether within or
 without the United States of America, and whether by publishing notices in
 certain newspapers and financial journals, mailing notices, inviting bids by
 correspondence, negotiating contracts of purchase, or otherwise, and the
 State Treasurer is authorized to sell bonds or notes at one time or from time

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		to time at such rate or rates of interest, which may vary from time and at such price or prices, including a price less than the face amou bonds or the notes, as the State Treasurer may determine. All e incurred in preparation, sale, and issuance of bonds or notes shall be the State Treasurer from the proceeds of bonds or notes or other a monies.	nt of the expenses e paid by
	(4)	Notes; repayment. –	
		 a. Subject to the consent of the Council of State, the State Tre hereby authorized to borrow money and to execute and issue the State for the same, but only in the following circumstant under the following conditions: 1. For anticipating the sale of bonds to the issuance of w Council of State shall have given consent, if the Treasurer shall deem it advisable to postpone the issues and the same of the same	notes of nces and which the he State
		the bonds.	
		2. For the payment of interest on or any installment of p of any bonds then outstanding, if there shall not be s funds in the State treasury with which to pay the in	ufficient
		installment of principal as they respectively become d	
		3. For the renewal of any loan evidenced by note:	s herein
		authorized.	
		4. For the purposes authorized in this section.	
		5. For refunding bonds or notes as herein authorized.	
		b. Funds derived from the sale of bonds or notes may be use	
		payment of any bond anticipation notes issued under this	
		Funds provided by the General Assembly for the payment of	
		on or principal of bonds shall be used in paying the intere principal of any notes and any renewals thereof, the pro-	
		which shall have been used in paying interest on or princip	
		bonds.	ui oi uic
	(5)	Refunding bonds and notes. – By and with the consent of the Co	ouncil of
	(-)	State, the State Treasurer is authorized to issue and sell refunding bo	
		notes pursuant to the provisions of the State Refunding Bond Act	
		purpose of refunding bonds or notes issued pursuant to this section	
		refunding bonds and notes may be combined with any other issues	of State
		bonds and notes similarly secured.	
	(6)	Tax exemption Bonds and notes shall be exempt from all State,	, county,
		and municipal taxation or assessment, direct or indirect, general or	▲ ·
		whether imposed for the purpose of general revenue or otherwise, ex	0
		inheritance and gift taxes, income taxes on the gain from the tra	
		bonds and notes, and franchise taxes. The interest on bonds and no	tes shall
		not be subject to taxation as to income.	
	(7)	Investment eligibility. – Bonds and notes are hereby made secu	
		which all public officers, agencies, and public bodies of the State	
		political subdivisions; all insurance companies, trust companies, inv	
		companies, banks, savings banks, savings and loan associations unions, pension or retirement funds, other financial institutions eng	
		business in the State; executors, administrators, trustees, an	
		fiduciaries may properly and legally invest funds, including capital	
		control or belonging to them. Bonds and notes are hereby made s	
		that may properly and legally be deposited with and received by an	

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1 2 3		or agency of the State or political subdivision of the for which the deposit of bonds, notes, or obligation political subdivision of the State is now or may herea	s of the State or any
4 5	(8)	law. Faith and credit. – The faith and credit and taxing p	ower of the State are
6	(0)	hereby pledged for the payment of the principal of and	
7		and notes. In addition to the State's right to amend	
8		section to the extent it does not impair any contractual	• •
9		the State expressly reserves the right to amend any pro-	
10		with respect to the making and repayment of loans, t	
11		repayments of loans, and any intercept provisions relation	-
12		local government unit to repay a loan, the bonds not	
13 14		respect by loans, any repayments thereof, or any inter-	ercept provisions with
14 15	SECT	respect thereto. (ION 1.(i) Variable Interest Rates. – In fixing the detai	ls of bonds and notes
15 16		er may provide that any of the bonds or notes may:	is of bolids and notes,
17	(1)	Be made payable from time to time on demand or tend	er for purchase by the
18	(-)	owner thereof, provided a credit facility agreement s	· ·
19		notes, unless the State Treasurer specifically determine	es that a credit facility
20		agreement is not required, upon a finding and detern	mination by the State
21		Treasurer that the absence of a credit facility agreeme	-
22		or adversely affect the financial position of the State	
23		the bonds or notes at a reasonable interest cost to the St	
24 25	(2)	Be additionally supported by a credit facility agreemen	
25 26	(3)	Be made subject to redemption or a mandatory tender maturity;	for purchase prior to
20 27	(4)	Bear interest at a rate or rates that may vary for such	period or periods of
28	(+)	time, all as may be provided in the proceedings provide	
29		the bonds or notes, including, without limitation, such	-
30		permitted pursuant to a par formula; and	5
31	(5)	Be made the subject of a remarketing agreement where	by an attempt is made
32		to remarket bonds or notes to new purchasers prior to	-
33		payment to the provider of the credit facility agreement	
34		aggregate principal amount repayable by the State u	
35 36	0	excess of the aggregate principal amount of bonds or	•
30 37		reement, whether as a result of the inclusion in the credit the payment of interest for a limited period of time	
38	-	ium or for any other reason, then the amount of authorize	
39		he term of such credit facility agreement shall not be le	
40		ess the payment of such excess is otherwise provided fo	
41		the State Treasurer.	
42	SECT	FION 1.(j) Interpretation of Section. –	
43	(1)	Additional method The foregoing subsections of	
44		deemed to provide an additional and alternative metho	6
45		things authorized thereby and shall be regarded	
46 47		additional to powers conferred by other laws and shall	not be regarded as in
47 48	(2)	derogation of any powers now existing. Statutory references. – References in this section to	specific sections or
40 49	(2)	Chapters of the General Statutes or to specific act	-
5 0		references to these sections, Chapters, or acts as they r	
51		time to time by the General Assembly.	j

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(3) Broad construction. – The General Assembly specifically has chosen to
combine what otherwise might be considered differing projects to be
financed into one bond bill and bond question because the General
Assembly finds that such differing projects, when taken together, constitute
an interrelated, united, and single plan for the State's infrastructure as stated
aforesaid. Accordingly, this section, being necessary for the health, welfare,
and advancement of the people of the State, shall be broadly construed to
affect the purposes thereof.
(4) Inconsistent provisions. – Insofar as the provisions of this section are
inconsistent with the provisions of any general laws, or parts thereof, the
provisions of this section shall be controlling.
(5) Severability. – If any provision of this section or the application thereof to
any person or circumstance is held invalid, such invalidity shall not affect
other provisions or applications of the section that can be given effect
without the invalid provision or application, and to this end, the provisions
of this section are declared to be severable.
SECTION 1.(k) Other Agreements. – The State Treasurer may authorize, execute,
obtain, or otherwise provide for bond issuance, investment contracts, credit and liquidity
facilities, interest-rate swap agreements and other derivative products, and any other related
instruments and matters the State Treasurer determines to be desirable in connection with the
issuance of bonds and notes.
SECTION 2. The State Board of Education, upon receiving the proceeds of public
improvement bonds and notes, including premium thereon, if any, issued pursuant to and for
projects listed in Section 1 of this act, shall administer, supervise, and ensure that use of the
proceeds comport with the purposes provided in this act. Each school administrative unit shall
submit to the State Board of Education its plans for the expenditure of proceeds allocated under
this act. After the State Board of Education determines that a school administrative unit's
planned expenditure of part or all of the proceeds allocated to it is within the purposes provided
in this act, the State Board of Education shall make the proceeds to which the plans apply
available to the school administrative unit. Each local school administrative unit receiving the
proceeds of public improvement bonds and notes, including premium thereon, if any, issued
pursuant to and for projects listed in Section 1 of this act shall report by January 1, 2019, and
quarterly thereafter, to the Department of Public Instruction on the projects funded from public
improvement general obligation bonds authorized by Section 1 of this act, and the Department
of Public Instruction shall combine the reports and submit them to the Joint Legislative Capital
Oversight Committee, the House of Representatives Appropriations Committee, and the Senate
Committee on Appropriations/Base Budget. Each report shall include the total project costs, the
amount to be funded from the bonds, the expenditures to date from the bonds and other sources,
and the percentage of each project completed.
SECTION 3.(a) Projects funded in whole or in part with the proceeds of public
improvement bonds and notes, including premium thereon, if any, issued pursuant to Section 1
of this act and that nomion of funds actimated to be needed for acceletion of costs shall remain

40 SECTION 5.(a) Projects funded in whole of in part with the proceeds of public
 41 improvement bonds and notes, including premium thereon, if any, issued pursuant to Section 1
 42 of this act, and that portion of funds estimated to be needed for escalation of costs shall remain
 43 with the Office of State Budget and Management and shall be disbursed only for the following
 44 purposes:

- 45 46
- (1) To address unforeseen contingencies related to the specific project for which the funds were made available.
- 47
- (2) To address inflation costs related to that specific project.

48 **SECTION 3.(b)** Any funds retained by the Office of State Budget and 49 Management pursuant to subsection (a) of this section at the time a project is completed shall 50 be retained by the Office of State Budget and Management. The Office of State Budget and 1 Management shall report on any funds retained pursuant to this subsection within 90 days of a 2 project's completion.

SECTION 4. Notwithstanding the period of time provided in G.S. 163-128(a) for which transfers are effective, transfers of voters from a given precinct, for the purpose of voting, to an adjacent precinct for the election held in November of 2018 shall be for that election only and shall not apply to any subsequent election.

7 **SECTION 5.** Any funds from the Public School Building Bond expended for 8 school technology shall be reported to the Department of Public Instruction and shall be 9 credited against the judgment in *N.C. Sch. Bds. Ass'n. v. Moore*, No. 98-CVS-14159 (N.C. 10 Super. Ct.).

11

SECTION 6. This act is effective when it becomes law.