GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 135 Committee Substitute Favorable 5/2/19 PROPOSED COMMITTEE SUBSTITUTE H135-PCS10644-BD-18

Short Title: Government Immigration Compliance. (Public)

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Sponsors:	
Referred to:	

February 21, 2019

A BILL TO BE ENTITLED

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AN ACT TO CREATE ADDITIONAL INCENTIVES FOR LOCAL GOVERNMENTS TO
COMPLY WITH STATE LAWS RELATED TO IMMIGRATION, TO CREATE A
PRIVATE CAUSE OF ACTION TO REMEDY LOCAL GOVERNMENT
NONCOMPLIANCE WITH STATE IMMIGRATION LAWS, TO PROHIBIT UNC
CONSTITUENT INSTITUTIONS FROM BECOMING SANCTUARY UNIVERSITIES,
AND TO DIRECT THE DEPARTMENT OF PUBLIC SAFETY TO ENTER INTO A
MEMORANDUM OF AGREEMENT WITH THE DEPARTMENT OF HOMELAND
SECURITY.
The General Assembly of North Carolina enacts:
PART I. RECODIFICATION OF STATUTE AND REPEAL OF STATUTORY
EXCEPTION
SECTION 1.(a) G.S. 15A-311 is recodified as G.S. 64-6 under Article 1 of Chapter
64 of the General Statutes.
SECTION 1.(b) G.S. 15A-311, as recodified by subsection (a) of this section, reads
as rewritten:
"§ 64-6. Consulate <u>Certain</u> documents not acceptable as identification.
 (a) The following documents are not acceptable as identification. (b) The following documents are not acceptable for use in determining a person's actual
 "§ 64-6. Consulate Certain documents not acceptable as identification. (a) The following documents are not acceptable for use in determining a person's actual identity or residency by a justice, judge, clerk, magistrate, law enforcement officer, or other
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 "§ 64-6. Consulate Certain documents not acceptable as identification. (a) The following documents are not acceptable for use in determining a person's actual identity or residency by a justice, judge, clerk, magistrate, law enforcement officer, or other government official: (1) A matricula consular or other similar document, other than a valid passport, issued by a consulate or embassy of another country. (2) An identity document issued or created by any person, organization, county, city, or other local authority, except where expressly authorized to be used for this purpose by the General Assembly. (b) No local government or law enforcement agency may establish, by policy or ordinance, the acceptability of any of the documents described in subsection (a) of this section as a form of identification to be used to determine the identity or residency of any person. Any local government policy or ordinance that contradicts this section is hereby repealed. (c) Notwithstanding subsection (a) of this section, documents described in subdivision
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34 indication of identity or residency available to the law enforcement officer at the time.



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(d) If a po	erson is unable to provide allowable documentation of ide	entity and residency, a
	t officer or agency may at their discretion, use what	
	he individual may present as proof of identity or resid	
	e person. Any photograph authorized under this subsection	
enforcement offi		on and taken by a lass
<u>(1)</u>	Shall only be taken from the neck up.	
$\frac{(1)}{(2)}$	Shall be retained by the law enforcement officer or a	agency until the final
(2)	disposition of the case.	<u>agency until the infar</u>
<u>(3)</u>	Shall not be used for any purpose other than to confi	rm the identity of the
<u>(5)</u>	· · ·	ini the identity of the
(A)	person. Shall be destroyed by the law enforcement officer or	aganay upon the final
<u>(4)</u>	Shall be destroyed by the law enforcement officer or a	agency upon the man
	disposition of the matter.	
	ATION OF ADDITIONAL INCENTIVES FOR LOCA	
	WITH STATE LAWS RELATED TO IMMIGRATIO	N AND CREATION
	CAUSE OF ACTION	
	TION 2.(a) Chapter 64 of the General Statutes is amen	ided by adding a new
Article to read:		
	" <u>Article 3.</u>	
	Government Noncompliance With State Laws Related to	Immigration.
" <u>§ 64-49. Findi</u> ı		
The General	Assembly finds the following:	
<u>(1)</u>	That the policy objectives it seeks to further by enacting	
	to cities, counties, and law enforcement agencies are	frustrated when those
	entities do not uniformly comply with State law.	
<u>(2)</u>	That Section 7(1) of Article V and other sections of	of the North Carolina
	Constitution grant the General Assembly supreme	power and complete
	discretion over the appropriation of State funds.	
<u>(3)</u>	That the General Assembly's power over the appropriat	tion of State funds can
	be used to create additional incentives for cities	
	enforcement agencies to comply with duly enacted law	
<u>(4)</u>	That statutorily setting forth the manner in which the Ge	
	to exercise its discretion with respect to appropria	
	counties, and law enforcement agencies with a measure	-
	can be useful to those entities in planning and carrying	÷ • •
	duties.	out mon ranotions una
" <u>§</u> 64-50. Defini		
	g definitions apply in this Article:	
<u>(1)</u>	Affected local government. – Any of the following:	
<u>(1)</u>	<u>a.</u> <u>A municipality found to be not in compliance w</u>	vith a State law related
	to immigration.	This a State law related
		ment agency has been
	b. <u>A municipality in which a municipal law enforce</u> found to be not in compliance with a State law r	
	c. <u>A county found to be not in compliance with</u>	a State law related to
	immigration.	anney has been found
	d. <u>A county in which a county law enforcement a</u>	
	to be not in compliance with a State law related	
<u>(2)</u>	<u>Law enforcement agency. – A municipal police depart</u>	ment, a county police
	department, or a sheriff's office.	
	•	
	<u>State law related to immigration. – G.S. 64-6(b), 153A-</u> ney General to prepare form.	145.5, or 160A-205.2.

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(a) Preparation of Form. – The Attorney General shall prescribe	a form for a person to
allege that a city, county, or law enforcement agency is not in compliance	-
to immigration. The form shall clearly state that completed forms shall be	
General in order to be filed. The form shall be made available to the p	
General's Web site.	· · · · · · · · · · · · · · · · · · ·
(b) Certain Information Not Required. – A person shall not be requ	uired to list the person's
Social Security number on the complaint form or to have the form notariz	-
"§ 64-52. Filing of statement alleging noncompliance with a S	
immigration.	
Any person with a good-faith belief that a municipality, county, or la	w enforcement agency
is not in compliance with a State law related to immigration may file	
Attorney General setting forth the basis for that belief. The statement may l	
by the Attorney General pursuant to G.S. 64-51 or may be made in any ot	
Attorney General information sufficient to proceed with an investigat	
Nothing in this section shall be construed to prohibit the filing of anonym	
not submitted on a prescribed form.	
"§ 64-53. Investigation.	
(a) Investigation. – Within 45 days of receipt of a statement fil	ed in accordance with
G.S. 64-52, the Attorney General shall commence an investigation to o	
municipality, county, or law enforcement agency is in compliance with	
immigration. Within 60 days of commencing the investigation, the A	
conclude the investigation and shall issue a written determination on wh	ether the municipality,
county, or law enforcement agency is in compliance with a State law relate	
Attorney General shall mail a copy of the written determination by regis	-
return receipt requested, to the municipality, county, or law enfor	
investigated.	
(b) Assistance by Law Enforcement. – The Attorney General may	y request that the State
Bureau of Investigation assist in an investigation under this section, an	nd the State Bureau of
Investigation shall assist in the investigation when it receives such a requ	<u>est.</u>
(c) <u>Production of Documents. – A local government or law enfo</u>	prcement agency under
investigation pursuant to this section shall produce records or docume	ents related to alleged
noncompliance with a State law related to immigration within 10 busines	ss days of a request by
the Attorney General to do so.	
(d) <u>Confidentiality. – Statements filed with the Attorney General</u>	
and reports and other investigative documents and records of the Attorney	
an investigation under this section shall be confidential and not matters o	* * * * * * * * * * * * * * * *
when the local government or law enforcement agency under investig	
section authorizes in writing that these statements, reports, documents,	
public. Once an investigation under this section is complete, or once 60 d	•
the investigation was commenced, whichever is earlier, the statement an	-
other investigative documents and records of the Attorney General connect	
under this section, not otherwise privileged or confidential under law, sha	-
"§ 64-54. Consequences of noncompliance with a State law related to	
(a) <u>Consequences of Noncompliance Generally. – Upon determine</u>	• •
General pursuant to G.S. 64-53 that an affected local government is not	-
State law related to immigration and after any appeal under G.S. 64-	56 is final, all of the
following shall apply:	
(1) The affected local government shall be ineligible to	o receive distributions
	4.44I, <u>105-164.44L</u> ,
105-187.19(b), and 136-41.1 for one 12-month period	
practicable after the date the Department of Tra	nsportation the State

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		Controller, and the Secretary of Revenue are notified	of noncompliance with
		the State law related to immigration under subdivisi	_
		section.	
	<u>(2)</u>	If, within 60 days of the Attorney General's determination	ation, the affected local
		government fails to demonstrate to the Attorney Gene	eral's satisfaction that it
		is in compliance with all State laws related to imm	igration, the period of
		ineligibility shall be extended for an additional 12-mo	nth period.
	<u>(3)</u>	The Attorney General shall notify the following entiti	es of the determination
		that the affected local government is not in compliance	with a State law related
		to immigration and of the duration of the period of	ineligibility to receive
		funds determined pursuant to subdivision (1) of this su	ubsection:
		<u>a.</u> <u>The affected local government.</u>	
		b. The chairs of the Appropriations Committees of	of the Senate and House
		of Representatives.	
		c. <u>The chairs of the Joint Legislative Commis</u>	sion on Governmental
		Operations.	
		<u>d.</u> <u>The Office of State Budget and Management.</u>	
		e. <u>The Secretary of Revenue.</u>	
	<u>(4)</u>	The Office of State Budget and Management shall no	•
		Transportation and the State Controller of an affect	-
		ineligibility to receive the funds described in su	
		subsection. The Secretary of Revenue shall with	
		otherwise due to the affected local government under	subdivision (1) of this
	(5)	subsection. The Department of Transportation, the State Controll	an and the Connetonic of
	<u>(5)</u>	The Department of Transportation, the State Controlle Revenue, shall ansure that the funds described in a	•
		<u>Revenue shall ensure that the funds described in s</u> subsection are not distributed to an affected local go	
		funds are instead distributed to an arceted local ge	
		distributions pursuant to the relevant statute.	nts that are engible for
<u>(b)</u>	Conse	equences of Noncompliance; E-Verify Statutes. – When	n the Attorney General
		cation from the Commissioner of Labor pursuant to	•
		ounty has violated G.S. 143-133.3, all of the provisions	
	n shall app		
(c)		ptions. – No enactment by the General Assembly sha	all be construed as an
except		section unless it specifically mentions this section.	
		ney General to maintain copies of orders; reporting.	
(a)	Datab	ase The Attorney General shall maintain a databas	e of the affected local
govern	ments that	are ineligible to receive the funds described in G.S. 64-	54(a)(1) and shall make
the dat	abase acce	essible to the public through the Attorney General's Web	site.
<u>(b)</u>	Repo	ting The Attorney General shall report quarterly to	o the Joint Legislative
Comm	ission on	Governmental Operations on all of the following:	
	<u>(1)</u>	The number of statements received by the Attorne	y General pursuant to
		<u>G.S. 64-52.</u>	
	<u>(2)</u>	The number of investigations performed pursuant to C	
	<u>(3)</u>	The number of times consequences for noncompliance	with a State law related
		to immigration were imposed pursuant to G.S. 64-54.	
	<u>(4)</u>	The names of affected local governments.	
	56. Appea		
<u>(a)</u>		ermination made by the Attorney General under this A	• • •
		ent and in the manner required by the United State	•
Consti	tutions. T	ne imposition of consequences for noncompliance with	a State law related to

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1 immigration pursuant to G.S. 64-54 shall not occur until an appeal made under this section is 2 final. However, if an appeal under this section is unsuccessful, the length of the period during 3 which an affected local government shall be ineligible to receive the funds described in 4 G.S. 64-54(a)(1) shall be the same as it would have been had no appeal been made. A determination by the Attorney General under this Article that an affected local 5 (b) government is not in compliance with a State law related to immigration shall be final, unless 6 7 within 15 days after receipt of notice of the determination as provided in G.S. 64-53, the affected 8 local government appeals the determination by filing a contested case under Article 3 of Chapter 9 150B of the General Statutes. 10 The Attorney General must notify the entities listed in G.S. 64-54(a)(3) of any (c) 11 unsuccessful appeal by an affected local government. Once notified, the Office of State Budget and Management shall notify the Department of Transportation and the State Controller of the 12 unsuccessful appeal. The period of ineligibility under G.S. 64-54(a)(1) and (2) shall begin as 13 14 soon as practicable after the date the Department of Transportation, the State Controller, and the Secretary of Revenue are notified of the unsuccessful appeal. 15 16 "§ 64-57. Attorney General may designate appointed official to carry out duties. 17 The Attorney General may designate a person to carry out the Attorney General's duties under 18 this Article. The designee shall be an individual appointed by the Attorney General and shall not 19 be a member of the Council of State or any other elected official. 20 "§ 64-58. Rules. 21 The Attorney General shall adopt rules needed to implement this Article. 22 "§ 64-59. Private enforcement. 23 In addition to any other remedies at law or in equity, any person who resides within the 24 jurisdiction of a municipality, county, or law enforcement agency that the person believes is not 25 in compliance with a State law related to immigration may bring an action for declaratory and 26 injunctive relief. Such action shall be filed in the superior court of any county in which the 27 defendant municipality, county, or local law enforcement agency has jurisdiction. The court shall 28 award the prevailing party in an action brought under this section reasonable attorneys' fees and 29 court costs as authorized by law. The court shall impose a civil penalty against any municipality, 30 county, or law enforcement agency that fails to comply with an order issued as a result of an action pursuant to this section in an amount up to ten thousand dollars (\$10,000) per day for each 31 32 day the municipality, county, or local law enforcement agency fails to comply with the order." 33 **SECTION 2.(b)** G.S. 64-33.1 reads as rewritten: 34 "§ 64-33.1 Consequences of violation of G.S. 143-133.3. 35 All Violations. – For any violation of G.S. 143-133.3, the Commissioner shall notify 36 the board or governing body of the State, or of any institution of the State government, or of any 37 political subdivision of the State, found to have committed the violation that the board or 38 governing body of the State, or of any institution of the State government, or of any political 39 subdivision of the State, is in violation of the applicable statute. The Department of Labor shall 40 maintain a list of any boards or governing bodies of the State, or of any institutions of the State 41 government, or of any political subdivisions of the State, issued notices pursuant to this section 42 and shall make that list available on its Web site. 43 (b) Violations by Certain Local Entities. – For a violation of G.S. 143-133.3 by a 44 municipality or county, the Commissioner shall immediately notify the Attorney General of the violation so that the Attorney General can take action in accordance with G.S. 64-54(b). 45 Additionally, the Commissioner shall notify the Attorney General if, within 60 days of the 46 47 Commissioner's determination that there has been a violation, the political subdivision fails to 48 demonstrate to the Commissioner's satisfaction that the political subdivision is in compliance with G.S. 143-133.3. The Commissioner may hold additional hearings as needed to implement 49 50 this subsection.

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1	(c) <u>Violations by Local School Administrative Units For a willful violation of</u>
2	G.S. 143-133.3 by a local school administrative unit as determined by the Commissioner, the
3	Commissioner shall immediately notify the Superintendent of Public Instruction in accordance
4	with G.S. 115C-52. Additionally, the Commissioner shall notify the Superintendent if, within 60
5	days of the Commissioner's determination that there has been a willful violation, the local school
6	administrative unit fails to demonstrate to the Commissioner's satisfaction that the local school
7	administrative unit is in compliance with G.S. 143-133.3. The Commissioner may hold
8	additional hearings as needed to implement this subsection."
9 10	SECTION 2.(c) G.S. 136-41.1 is amended by adding a new subsection to read: "(e) No city or town shall receive any allocation under this section for any period during
10	"(e) <u>No city or town shall receive any allocation under this section for any period during</u> which it is ineligible to receive those funds under G.S. 64-54."
12	SECTION 2.(d) G.S. 105-113.82(a) reads as rewritten:
12	"(a) Amount. – The Subject to G.S. 64-54, the Secretary must distribute annually a
14	percentage of the net amount of excise taxes collected on the sale of malt beverages and wine
15	during the preceding 12-month period ending March 31 to the counties or cities in which the
16	retail sale of these beverages is authorized in the entire county or city. The percentages to be
17	distributed are as follows:
18	" ••••
19	SECTION 2.(e) G.S. 105-164.44F(a) reads as rewritten:
20	"(a) Amount. – The Subject to G.S. 64-54, the Secretary must distribute part of the taxes
21	imposed by G.S. 105-164.4(a)(4c) on telecommunications service and ancillary service. The
22	Secretary must make the distribution within 75 days after the end of each calendar quarter. The
23	amount the Secretary must distribute is the following percentages of the net proceeds of the taxes
24	collected during the quarter:
25 26	$\frac{1}{2}$
26 27	 SECTION 2.(f) G.S. 105-164.44I(a) reads as rewritten: "(a) Distribution The Subject to G.S. 64-54, the Secretary must distribute to the counties
28	and cities part of the taxes imposed by G.S. $105-164.4(a)(4c)$ on telecommunications service and
20 29	G.S. $105-164.4(a)(6)$ on video programming service. The Secretary must make the distribution
30	within 75 days after the end of each calendar quarter. The amount the Secretary must distribute
31	is the sum of the revenue listed in this subsection. From this amount, the Secretary must first
32	make the distribution required by subsection (b) of this section and then distribute the remainder
33	in accordance with subsections (c) and (d) of this section. The revenue to be distributed under
34	this section consists of the following:
35	" ••••
36	SECTION 2.(g) G.S. 105-164.44L(a) reads as rewritten:
37	"(a) Distribution. – The-Subject to G.S. 64-54, the Secretary must distribute to cities
38	twenty percent (20%) of the net proceeds of the tax collected under G.S. 105-164.4 on piped
39 40	natural gas, less the cost to the Department of administering the distribution. Each city's share of
40 41	the amount to be distributed is its excise tax share calculated under subsection (b) of this section
41	plus its ad valorem share calculated under subsection (c) of this section. A gas city will also receive an amount calculated under subsection (b1) of this section as part of its excise tax share.
42 43	If the net proceeds of the tax allocated under this section are not sufficient to distribute the excise
44	tax share of each city under subsection (b) of this section and the gas city share under subsection
45	(b1) of this section, the proceeds shall be distributed to each city on a pro rata basis. The Secretary
46	must make the distribution within 75 days after the end of each quarter."
47	SECTION 2.(h) G.S. 105-187.19(b) reads as rewritten:
48	"(b) Each quarter, the Secretary shall credit thirty percent (30%) of the net tax proceeds to
49	the General Fund. The Subject to G.S. 64-54, the Secretary shall distribute the remaining seventy
50	percent (70%) of the net tax proceeds among the counties on a per capita basis according to the
51	most recent annual population estimates certified to the Secretary by the State Budget Officer."

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1	SECTION 2.(i) Article 5 of Chapter 115C of the General Statutes is amended by
2	adding a new section to read as follows:
3	"§ 115C-52. Consequences of noncompliance by a local school administrative unit with
4	E-verify related to immigration.
5	(a) <u>Consequences of Noncompliance; E-Verify Statutes. – The Commissioner of Labor</u>
6	shall include notice to the Superintendent of Public Instruction when notifying a local board of
7	education pursuant to G.S. 64-33.1(c) that a local board of education is not in compliance with
8	G.S. 143-133.3. No State funds shall be allocated to pay the local superintendent's salary for one
9	12-month period beginning as soon as practicable after the date the Superintendent of Public
10	Instruction is notified of noncompliance.
11	(b) If, within 60 days of the Commissioner of Labor's notice to the Superintendent the
12	local board of education fails to demonstrate to the Commissioner of Labor's satisfaction that it
13	is in compliance with G.S. 143-133.3, the Commissioner of Labor shall provide notice to the
14	Superintendent of Public Instruction, and no State funds shall be allocated to pay the local
15	superintendent's salary for an additional 12-month period.
16	(c) The Commissioner of Labor shall notify the following entities of the determination
17	that the local board of education is not in compliance with G.S. 143-133.3 and of the duration of
18	the period of ineligibility for State funds to be used for the salary of the local school
19	superintendent:
20	$(1) \qquad \frac{\text{The affected local board of education.}}{\text{The affected local board of education.}}$
21	(2) <u>The chairs of the Appropriations Committees of the Senate and House of</u>
22	Representatives.
23	(3) The chairs of the Joint Legislative Commission on Governmental Operations.
24 25	 (4) <u>The Office of State Budget and Management.</u> (5) The Superintendent of Public Instruction.
23 26	
20 27	(6) <u>The State Board of Education.</u> "
28	PART III. PRIVATE RIGHT OF ACTION TO SEEK DECLARATORY AND
28 29	INJUNCTIVE RELIEF BASED ON LOCAL GOVERNMENT ADOPTION OF A
30	PROHIBITED SANCTUARY ORDINANCE
31	SECTION 3.(a) G.S. 153A-145.5 is amended by adding a new subsection to read:
32	"(c) In addition to any other remedies at law or in equity, any person who resides within
33	the jurisdiction of a county that the person believes is not in compliance with this section may
34	bring an action for declaratory and injunctive relief in the superior court of the defendant county.
35	The court shall award the prevailing party in an action brought under this subsection reasonable
36	attorneys' fees and court costs as authorized by law. The court shall impose a civil penalty against
37	any county that fails to comply with an order issued as a result of an action pursuant to this section
38	in an amount up to ten thousand dollars (\$10,000) per day for each day the county fails to comply
39	with the order."
40	SECTION 3.(b) G.S. 160A-205.2 is amended by adding a new subsection to read:
41	"(c) In addition to any other remedies at law or in equity, any person who resides within
42	the jurisdiction of a city that the person believes is not in compliance with this section may bring
43	an action for declaratory and injunctive relief. Such action shall be filed in the superior court of
44	any county in which the defendant city has jurisdiction. The court shall award the prevailing
45	party in an action brought under this subsection reasonable attorneys' fees and court costs as
46	authorized by law. The court shall impose a civil penalty against any city that fails to comply
47	with an order issued as a result of an action pursuant to this section in an amount up to ten
48	thousand dollars (\$10,000) per day for each day the city fails to comply with the order."
49	
50	PART IV. WAIVER OF LOCAL GOVERNMENT IMMUNITY

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1	SECTION 4.(a) G.S. 153A-145.5, as amended by Section 3(a) of this act, is
2	amended by adding a new subsection to read:
3	"§ 153A-145.5. Adoption of sanctuary ordinance prohibited.prohibited; waiver of
4	immunity.
5	(d) A country in violation of this spation shall have varied its covernmental immunity in
6 7	(d) <u>A county in violation of this section shall have waived its governmental immunity in</u> the specific action brought against it as provided in G.S. 153A-435.1."
8	SECTION 4.(b) Article 23 of Chapter 153A of the General Statutes is amended by
9	adding a new section to read as follows:
10	" <u>§ 153A-435.1. Waiver of immunity; sanctuary status.</u>
11	(a) A county shall have waived its immunity from civil liability in tort if the county is in
12	violation of G.S. 153A-145.5 and an unauthorized alien commits a crime against a person or
13	property within the corporate limits of the county.
14	(b) Immunity shall be waived under subsection (a) of this section even if the county has
15	not purchased insurance as authorized in G.S. 153A-435."
16	SECTION 4.(c) G.S. 160A-205.2, as amended by Section 3(b) of this act, is
17	amended by adding a new subsection to read:
18	"§ 160A-205.2. Adoption of sanctuary ordinances prohibited.prohibited; waiver of
19 20	immunity.
20	(d) A city in violation of this section shall have waived its governmental immunity in the
22	specific action brought against it as provided in G.S. 160A-485.1."
23	SECTION 4.(d) Article 21 of Chapter 160A of the General Statutes is amended by
24	adding a new section to read as follows:
25	"§ 160A-485.1. Waiver of immunity; sanctuary status.
26	(a) A city shall have waived its immunity from civil liability in tort if the city is in
27	violation of G.S. 160A-205.2 and an unauthorized alien commits a crime against a person or
28	property within the corporate limits of the city.
29	(b) Immunity shall be waived under subsection (a) of this section even if the city has not
30	purchased insurance as authorized in G.S. 160A-485 or G.S. 160A-485.5(a)."
31 32	PART V. CREATION OF ADDITIONAL INCENTIVES FOR UNC CONSTITUENT
32 33	INSTITUTIONS TO COMPLY WITH STATE LAWS RELATED TO IMMIGRATION
34	SECTION 5. Part 3 of Article 1 of Chapter 116 of the General Statutes is amended
35	by adding a new section to read:
36	"§ 116-40.13. Adoption of sanctuary status prohibited; investigation; penalties.
37	(a) No constituent institution may have in effect any policy or procedure that limits or
38	restricts the enforcement of federal immigration laws to less than the full extent permitted by
39	federal law.
40	(b) To the extent permitted by federal and State law, no constituent institution shall do
41	any of the following related to information regarding the citizenship or immigration status, lawful
42 43	or unlawful, of any individual:
43 44	(1) <u>Prohibit law enforcement officials or agencies from gathering such</u> information.
44	(2) <u>Direct law enforcement officials or agencies not to gather such information.</u>
46	(3) Prohibit the communication of such information to federal law enforcement
47	agencies.
48	(c) Within 45 days of receipt of a report that a constituent institution is in violation of
49	either or both subsection (a) or (b) of this section, the President shall commence an investigation.
50	The President shall conclude the investigation and make a determination within 60 days of the
51	investigation's commencement. Upon determining a constituent institution is in violation of

1 either or both subsection (a) or (b) of this section, the President shall immediately notify the 2 Board of Governors. 3 Upon receipt of a determination from the President under subsection (c) of this (d) 4 section, the Board of Governors shall immediately revoke the constituent institution's status as a special responsibility constituent institution under Part 2A of Article 1 of this Chapter. The 5 revocation shall apply to the current fiscal year. If, within 60 days of the President's 6 determination, the constituent institution fails to demonstrate to the President's satisfaction that 7 8 it is in compliance with subsections (a) and (b) of this section, the Board of Governors shall 9 extend the revocation of special responsibility constituent institution status for an additional 10 fiscal year." 11 12 PART VI. DPS/ICE MOA 13 **SECTION 6.** The Secretary of the Department of Public Safety shall enter into a 14 Memorandum of Agreement (MOA) with the Director of U.S. Immigration and Customs 15 Enforcement (ICE) pursuant to section 287(g) of the Illegal Immigration Reform and Immigrant 16 Responsibility Act of 1996, as amended, to permit designated State law enforcement officers to 17 perform immigration law enforcement functions. The designated State law enforcement officers 18 shall be required to receive appropriate training as provided by ICE and shall function under the 19 supervision of ICE officers when performing under the MOA. 20 21 PART VII. ATTORNEY GENERAL NOTIFICATION TO LOCAL GOVERNMENTS 22 **SECTION 7.** The Attorney General's office shall take reasonable steps to notify local 23 governments of the provisions of this act so that the local governments can take appropriate steps 24 to comply with this act's requirements. 25 26 PART VIII. EFFECTIVE DATE

SECTION 8. Sections 1, 2, 3, and 4 of this act become effective July 1, 2019. The
 remainder of this act is effective when it becomes law.