GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 897

Appropriations/Base Budget Committee Substitute Adopted 5/18/10 Finance Committee Substitute Adopted 5/18/10 PROPOSED HOUSE COMMITTEE SUBSTITUTE S897-PCS35460-LRxf-40

 Short Title:
 Appropriations Act of 2010.
 (Public)

 Sponsors:
 Referred to:

March 26, 2009

1	A BILL TO BE ENTITLED
2	AN ACT TO MODIFY THE CURRENT OPERATIONS AND CAPITAL IMPROVEMENTS
3	APPROPRIATIONS ACT OF 2009 BY ADJUSTING APPROPRIATIONS FOR THE
4	2010-2011 FISCAL YEAR; TO CONFORM TO CHANGES MADE IN THE INTERNAL
5	REVENUE CODE; TO EXTEND AND ENHANCE THE TAX CREDIT FOR
6	INVESTMENTS IN QUALIFIED BUSINESS VENTURES; TO EXTEND THE TAX
7	CREDIT FOR SMALL BUSINESSES THAT PROVIDE HEALTH INSURANCE TO
8	THEIR EMPLOYEES; AND TO PROVIDE FOR A TAX CREDIT FOR SMALL
9	BUSINESSES THAT CREATE JOBS.
10	The General Assembly of North Carolina enacts:
11	
12	PART I. INTRODUCTION AND TITLE OF ACT
13	

14 **TITLE OF ACT**

15 SECTION 1.1. This act shall be known as "The Current Operations and Capital
 16 Improvements Appropriations Act of 2010."
 17

18 **INTRODUCTION**

SECTION 1.2. The appropriations made in this act are for maximum amounts necessary to provide the services and accomplish the purposes described in the budget. Savings shall be effected where the total amounts appropriated are not required to perform these services and accomplish these purposes and, except as allowed by the State Budget Act, or this act, the savings shall revert to the appropriate fund at the end of each fiscal year as provided in G.S. 143C-1-2(b).

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PART II. CURRENT OPERATIONS AND EXPANSION GENERAL FUND

28 CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

29 **SECTION 2.1.** Appropriations from the General Fund of the State for the 30 maintenance of the State departments, institutions, and agencies, and for other purposes as 31 enumerated, are adjusted for the fiscal year ending June 30, 2011, according to the schedule



General Assembly Of North Carolina	Session 2009
that follows. Amounts set out in brackets are reductions from 6 the 2009-2010 fiscal year.	General Fund appropriations for
Current Operations – General Fund	2010-2011
EDUCATION	
Community Colleges System Office	\$ 36,581,844
Department of Public Instruction	(289,017,128)
University of North Carolina – Board of Governors	
Appalachian State University	1,596,619
East Carolina University: Academic Affairs	4,801,587
Elizabeth City State University	535,182
Fayetteville State University	1,115,416
NC A&T State University	2,012,592
NC Central University	333,852
NC State University: Academic Affairs	7,926,606
UNC-Asheville	532,691
UNC-Chapel Hill	
Academic Affairs	4,226,263
Health Affairs	156,027
AHEC	109,065
UNC-Charlotte	5,585,300
UNC-Greensboro	2,993,959
UNC-Pembroke	732,505
UNC-School of the Arts	410,161
UNC-Wilmington	2,621,171
Western Carolina University	750,510
Winston-Salem State University	798,672
General Administration	(410,863)
University Institutional Programs	(132,260,448)
Related Educational Programs	13,862,815
UNC Financial Aid Private Colleges	4,488,129
NC School of Science & Math	80,851
UNC Hospitals	(15,000,000)
Total University of North Carolina – Board of Governors	\$ (92,001,338)
HEALTH AND HUMAN SERVICES	
HEALTH AND HOWAN SERVICES	
Department of Health and Human Services	
Department of Health and Human Services Central Management and Support	\$ (1,894,959)
Division of Aging and Adult Services	\$ (1,894,959)
Division of Blind Services/Deaf/HH	(707,912)
1	
6	
	5,155,450
Division of Child Development Office of Education Services Division of Health Service Regulation Division of Medical Assistance Division of Mental Health, Dev. Disabilities and Sub. Abuse NC Health Choice	(29,959,584) (2,885,539) (1,915,531) (314,978,617)

General Assembly Of Nor	th Carolina	Session 200
Division of Public Healt	h	(5,619,724
Division of Social Servi	ces	(11,126,752
Division of Vocation Re		(1,805,713
Total Health and Human Se	rvices	\$ (350,973,121
NATURAL AND ECONO	MIC RESOURCES	
Department of Agriculture a	and Consumer Services	\$ 826,343
Department of Commerce		
Commerce		19,250,959
Commerce State-Aid		9,630,564
NC Biotechnology Cent		4,274,905
Rural Economic Develo	pment Center	3,933,378
Department of Environment	and Natural Resources	3,490,981
Department of Labor		(902,555
JUSTICE AND PUBLIC S	SAFETY	
Department of Correction		\$ (41,669,163
Department of Crime Control	ol and Public Safety	(1,106,592
Judicial Department		(11,216,251
Judicial Department – Indig	ent Defense	(4,056,626
Department of Justice		(3,200,916
Department of Juvenile Just	ice and Delinquency Prevention	(1,456,758
GENERAL GOVERNME	NT	
Department of Administration	on	\$ (734,950
Department of State Auditor	r	(473,265
Office of State Controller		8,375,323
Department of Cultural Res	ources	
Cultural Resources		(2,137,000
Roanoke Island Commis	ssion	(71,663
State Board of Elections		380,559
General Assembly		(2,229,859
Office of the Governor		
Office of the Governor		(217,832
Office of State Budget a	nd Management	(242,610
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General Assembly Of N	orth Carolina	Session 2009
	Special Appropriations	496,661
Housing Finance Age	ncy	(525,903)
Department of Insurance		
Insurance		(2,213,620)
		(22,520)
Office of Lieutenant Gov	ernor	(33,539)
Office of Administrative	Hearings	(160,963)
	C .	
Department of Revenue		(2,319,341)
Department of Secretary	of State	(415,575)
Department of Secretary (51 State	(110,010)
Department of State Treat	surer	
State Treasurer		(380,086)
RESERVES. ADJUSTN	IENTS, AND DEBT SERVICE	
,,,		
State Retirement System	Contributions	\$ 40,000,000
Judicial Retirement Syste	m Contributions	1,000,000
rudiciai Rethement Syste		1,000,000
Firemen's and Rescue Squ	ad Workers System Contributions	1,000,000
Joh Dovalonmont Investr	cont Granta (IDIG)	(6,600,000)
Job Development Investn	ient Grants (JDIG)	(6,600,000)
Reserve for Modernizatio	n of 1040 e-File Platform	1,504,718
Debt Service General Debt Service		(9,799,385)
General Debt Service		(),7),303)
TOTAL CURRENT OP	ERATIONS – GENERAL FUND	\$ (693,409,804)
CENEDAT FUNDAXA		
	ILABILITY STATEMENT 2.(a) Section 2.2(a) of S.L. 2009-451	is repealed. The General Fund
	ing the 2010-2011 budget is shown be	1
		FY 2010-2011
Unappropriated Balance I	Remaining from Previous Year	3,702,182
	ed to Actual FY 2009-2010 Beginning	
Balance		270,080
Beginning Unreserved F	und Balance	3,972,262
Revenues Based on Exis	ting Tax Structure	18,199,339,016
		- , - , - , ,
Nontax Revenues		57 500 000
Investment Income Judicial Fees		57,500,000 239,100,000
Disproportionate Shar	re	100,000,000
Dage /	Senate Bill 807	S807_PCS35460_I Byf_40

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	General Assembly Of North Carolina	Session 2009
1	Insurance	67,000,000
2	Other Nontax Revenues	182,700,000
3	Highway Trust Fund/Use Tax Reimbursement Transfer	72,800,000
4	Highway Fund Transfer	17,600,000
5	Subtotal Nontax Revenues	736,700,000
6 7	Total General Fund Availability	18,940,011,278
8	Total General Fund Availability	10,740,011,270
9	Adjustments to Availability: Senate Bill 897	
10	Internal Revenue Code Conformity	(7,700,000)
11	Tax Benefits for Investments in Small Business	(3,600,000)
12	Tax Benefits for Small Businesses That Provide Health Insurance	(7,200,000)
13	Tax Benefits for Putting People Back to Work	(7,200,000)
14	Reserve for Pending Finance Legislation	(34,300,000)
15	Department of Revenue Settlement Initiative	110,000,000
16	Transfer from Disproportionate Share Reserve	35,000,000
17	Loss of Estate Tax Revenue	(85,000,000)
18	Transfer from Wildlife Resources Commission Fund	3,000,000
19	Divert Funds from Scrap Tire Disposal Account	2,500,000
20	Divert Funds from White Goods Fund	1,200,000
21	Transfer from Mercury Pollution Prevention Fund	2,250,000
22	Transfer from Express Permitting Fund	600,000
23	Transfer from Bladen Lakes Special Fund	500,000
24	Transfer from Aquariums Fund	2,000,000
25	Revert Funds from ECU Magnetic Resonance Imaging Lease and Equip	
26	Fund	2,000,000
27	Adjust Transfer from Insurance Regulatory Fund	(2,213,620)
28	Adjust Transfer from Treasurer's Office	(380,086)
29	Adjust Transfer from Treasurer's Office	(500,000)
30	Subtotal Adjustments to Availability: Senate Bill 897	11,456,294
31	Subtour Mujubinonis to Munubine, i Schute Din 697	11,100,2271
32	Revised General Fund Availability	18,951,467,572
33	Less General Fund Appropriations	18,875,484,772
34		
35	Balance Remaining for Savings Reserve Account	75,982,800
36		
37	SECTION 2.2.(b) Except for funds transferred in Section	
38	notwithstanding G.S. 143C-4-2 and G.S. 143C-4-3, the State Controlle	
39	remaining balance specified in Section 2.1 of this act to the Savings Reserve	
40	SECTION 2.2.(c) Notwithstanding the provisions of G.S. 105	
41	for taxes levied during the 2010-2011 fiscal year, the Secretary of Revenue	
42	General Fund the net tax proceeds that G.S. 105-187.19(b) directs the Secr	retary to credit to the
43	Scrap Tire Disposal Account.	
44	SECTION 2.2.(d) Notwithstanding the provisions of G.S. 105-	187.24, effective for
45	taxes levied during the 2010-2011 fiscal year, the Secretary of Revenue	e shall credit to the
46	General Fund the net tax proceeds that G.S. 105-187.24 directs the Secret	etary to credit to the
47	White Goods Management Account.	
48	SECTION 2.2.(e) The Brody School of Medicine (formerly	known as the East
49 50	Carolina University School of Medicine) shall transfer the sum of	
50 51	(\$2,000,000) from Budget Code 06067, Fund Code 0142, to the Office of deposit to Nontax Budget Code 10078 (Intrastate Transform) for the 2010 20	
51	deposit to Nontax Budget Code 19978 (Intrastate Transfers) for the 2010-20	orr riscar rear.

	General Assembly Of North Carolina Session 2009				
1 2	S L. 200	SECTION 2.2.(f) Section 2.2(g) of S.L. 2009-451, as amended by Section 2 of S.L. 2009-575, reads as rewritten:			
3		"SECTION 2.2.(g) Notwithstanding any other provision of law to the contrary, effective			
4		July 1, 2009, the following amounts shall be transferred to the State Controller to be deposited			
5	•		lget Code 19978 (Intrastate Transfers) o		-
6			the State Controller. These funds shall be		-
7		•	as specified in this act for the 2009-2011 fise	11	
8	11 1		1		y
9				FY 2009-2010	FY 2010-2011
10	Budget	Fund			
11	Code		Description	Amount	Amount
12	67425		Trust Telecommunication	4,500,000	0
13	23515	2510	DPI IT Projects – Legacy Updates	3,000,000	0
14	63501	6801	DPI Trust Special-Teaching Fellows	5,500,000	0
15	63501	6112	Computer Loan Revolving Fund	120,677	0
16	63501	6117	Business and Education Technology Alliar	nce 26,336	0
17	24600	2553	Grape Growers Council	194,929	0
18	24600	2821	Credit Union Supervision	760,411	0
19	24600	2851	Cemetery Commission	259,036	0
20	54600		Commerce Enterprise	10,501,726	0
21	64605		Utilities Commission/Public Staff	12,008,720	0
22	64612		NC Rural Electrification Authority	210,240	0
23	24308	2815	VRS Geodetic Survey & DOT	5,328	0
24	24317	2339	ADM Fines & Penalties	230,902	0
25		ducator	s of Tomorrow Scholarship Loan	1,000,000	0"
26			I	, ,	
27		SEC	CTION 2.2.(g) Notwithstanding any other	r provision of law	to the contrary,
28	effective		, 2010, the following amounts shall be tran		
29	deposite	d in No	ontax Budget Code 19978 (Intrastate Transf	fers) or the appropr	iate budget code
30	as deter	mined b	by the State Controller. These funds shall b	be used to support t	he General Fund
31	appropri	iations a	as specified in this act for the 2010-2011 fisc	cal year.	
32					
33					FY 2010-2011
34	Budget	Fund			
35	Code	Code	Description		Amount
36					
37	24300	2119	Mercury Pollution Prevention		2,250,000
38	24300	2221	Forestry – Bladen Lakes		500,000
39	24300	2356	Express Permitting		600,000
40	24300	2865	N.C. Aquariums		2,000,000
41	24350		Wildlife Resources Commission Fund		3,000,000
42					
43		SEC	CTION 2.2.(h) Section 2.2(h) of S.L. 2009-4	451 reads as rewritt	en:
44			2.2.(h) Notwithstanding G.S. 143C-9-3, o		
45			of five million dollars (\$5,000,000) shall be		1
46	Agriculture and Consumer Services, Budget Code 23703 (Tobacco Trust Fund), to the State				
47			e deposited in Nontax Budget Code 1997		· • • •
48		General Fund appropriations for the 2009-2010 and 2010-2011 fiscal years. These funds shall			
10	be transf	ferred o	n or after April 30 2010 2011 "		

be transferred on or after April 30, 2010.2011." 49 50

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DESIGNATE EXCESS FUNDS GENERATED BY THE DEPARTMENT OF REVENUE SETTLEMENT INITIATIVE TO SUPPLEMENT CONTRIBUTION TO THE STATE RETIREMENT SYSTEM

4 SECTION 2.3.(a) The General Assembly finds that losses to the Teachers' and 5 State Employees' Retirement System are substantial due to the decline in the State and national 6 economies beginning in 2007. The General Assembly also finds that the Teachers' and State 7 Employees' Retirement System is in need of additional funds to help rebuild the System's 8 financial stability and provide assurance to the State's current and future employees and retirees 9 of a sound retirement benefit. Therefore, it is the General Assembly's intent to address the 10 System's financial needs and to establish a means to increase funding to the System by using 11 certain excess revenue in the State's General Fund.

12 SECTION 2.3.(b) In the event that the State's General Fund revenues, including all 13 transfers to the General Fund authorized by law, are at or above those projected by the 14 Governor (or that officer's designee) and by the Fiscal Research Division and are sufficient to 15 meet the level of appropriations authorized by law from the General Fund for the 2010-2011 fiscal year, any excess accruing from additional tax revenue generated by the Department of 16 17 Revenue Settlement Initiative to resolve outstanding disputes with businesses that owe taxes to 18 the State shall be transferred to the Reserve for the Teachers' and State Employees' Retirement 19 System.

SECTION 2.3.(c) Excess revenue realized pursuant to subsection (b) of this section is hereby appropriated for the 2010-2011 fiscal year up to the amount of one hundred thirty-five million dollars (\$135,000,000) and is to be transferred from the Reserve for Teachers' and State Employees' Retirement System to the Pension Accumulation Fund of the Teachers' and State Employees' Retirement System as provided for in G.S. 135-8(d).

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PART III. CURRENT OPERATIONS/HIGHWAY FUND

28 CURRENT OPERATIONS/HIGHWAY FUND

SECTION 3.1. Appropriations from the State Highway Fund for the maintenance and operation of the Department of Transportation and for other purposes as enumerated are adjusted for the fiscal year ending June 30, 2011, according to the following schedule. Amounts set out in brackets are reductions from Highway Fund Appropriations for the 2010-2011 fiscal year.

35			2010-2011
36	Department of Transportation		
37	Administration		\$ (1,360,746)
38			
39	Division of Highways		
40	Administration		0
41	Construction		3,840,718
42	Maintenance		(2,078,811)
43	Planning and Research		0
44	OSHA Program		0
45			
46	Ferry Operations		11,349,869
47			
48	State Aid		
49	Municipalities		(785,319)
50	Public Transportation		0
51	Airports		500,000
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Railroads	6,325,000
Governor's Highway Safety Program	0
Division of Motor Vehicles	200,325
Transfers to Other State Agencies, and Reserves	34,898,964
TOTAL	\$ 52,890,000
HIGHWAY FUND AVAILABILITY SECTION 3.2. Section 3.2 of S.L. 2009-451 is repealed. availability used in adjusting the 2010-2011 fiscal year budget is shown be	
Highway Fund Availability Statement	2010-2011
Unappropriated Balance from Previous Year Beginning Fund Balance Estimated Revenue	\$0 \$0 \$1,792,540,000
Total Highway Fund Availability	\$1,792,540,000
Unappropriated Balance	\$0
PART IV. HIGHWAY TRUST FUND APPROPRIATIONS	
CURRENT OPERATIONS/HIGHWAY TRUST FUND SECTION 4.1. Appropriations from the State Highway maintenance and operation of the Department of Transportation and f enumerated are adjusted for the fiscal year ending June 30, 2011, accor schedule. Amounts set out in brackets are reductions from Highway Trust for the 2010-2011 fiscal year.	for other purposes as ding to the following
Current Operations – Highway Trust Fund	2010-2011
Intrastate System Urban Loops Aid to Municipalities Secondary Roads Program Administration North Carolina Turnpike Authority Transfer to General Fund Debt Service	$\begin{array}{c} 4,995,162\\ 2,019,836\\ 524,109\\ (170,627)\\ 371,520\\ 0\\ 0\\ 0\\ 0\end{array}$
TOTAL	7,740,000
HIGHWAY TRUST FUND AVAILABILITY STATEMENT	
SECTION 4.2. Section 4.2 of S.L. 2009-451 is repealed. The availability used in developing the 2010-2011 fiscal year budget is shown	•

Total Highway Trust Fund Availability

\$928,730,000

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PART V. OTHER APPROPRIATIONS

5 **EDUCATION LOTTERY**

6 SECTION 5.1.(a) Pursuant to G.S. 18C-164, the revenue used to support 7 appropriations made in this act is transferred from the State Lottery Fund in the amount of four 8 hundred forty-one million three hundred forty-seven thousand five hundred dollars 9 (\$441,347,500) for the 2010-2011 fiscal year.

10 **SECTION 5.1.(b)** Notwithstanding G.S. 18C-164(f) or any other provision of law, 11 excess lottery receipts realized in the 2009-2010 fiscal year in the amount of thirty-one million eight hundred eighty-one thousand forty-six dollars (\$31,881,046) shall be transferred to the 12 13 Public School Building Capital Fund and allocated on the basis of average daily membership 14 (ADM) to those local school administrative units that did not qualify for funding in the 2009-2010 fiscal year pursuant to G.S. 115C-546.2(d)(2). Notwithstanding G.S. 18C-164(f) or 15 any other provision of law, the balance of the excess lottery revenues realized in the 2009-2010 16 17 fiscal year shall be used for class size reduction.

18 SECTION 5.1.(c) Section 5.2(d) of S.L. 2009-451, as enacted by Section 3N of 19 S.L. 2009-575, is repealed.

20 SECTION 5.1.(d) Notwithstanding G.S. 18C-164(b), funds in the amount of 21 sixteen million eight hundred eight thousand seventy-six dollars (\$16,808,076) shall be 22 transferred from the Education Lottery Reserve Fund to the Education Lottery Fund to support 23 appropriations made in this act. These funds shall be allocated for class size reduction.

24 **SECTION 5.1.(e)** Notwithstanding G.S. 18C-164, the appropriations made from 25 the Education Lottery Fund pursuant to G.S. 18C-164(d) for the 2010-2011 fiscal year are as 26 follows:

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(1)**Class Size Reduction** \$ 226,038,041 (2) Prekindergarten Program 84,635,709 Public School Building Capital Fund 130,008,122 (3) (4) Scholarships for Needy Students 36,807,021 Total \$477,488,893

32 SECTION 5.1.(f) Funds appropriated in subsection (e) of this section to the Public 33 School Building Capital Fund for the 2010-2011 fiscal year shall be allocated to counties in 34 accordance with G.S. 115C-546.2.

35 Notwithstanding G.S. 18C-164(f), if the actual net lottery revenues for the 36 2010-2011 fiscal year exceed the amounts appropriated in subsection (e) of this section, the 37 excess net revenues shall be allocated on the basis of average daily membership to local school 38 administrative units that did not qualify for funding for the 2010-2011 fiscal year pursuant to 39 G.S. 115C-546.2(d)(2). The maximum allocation shall be the amount received by other units 40 pursuant to G.S. 115C-546.2(d)(2) on the basis of per average daily membership.

41 **SECTION 5.1.(g)** Counties may authorize local school administrative units to use 42 funds received from the Public School Capital Fund pursuant to subsection (f) of this section 43 for one or more of the following purposes only: (i) for school construction projects in accordance with G.S. 115C-546.2(d), (ii) to retire indebtedness incurred for school construction 44 45 projects incurred on or after January 1, 2003, in accordance with G.S. 115C-546.2(d), and (iii) for classroom teachers. Funds used for classroom teachers shall supplement and not supplant 46 47 existing local current expense funding for the public schools.

48 These funds shall not be included in the computation of "average per pupil 49 allocation for average daily membership" or "per pupil local current expense appropriation" under G.S. 115C-238.29H. 50

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	TION 5.1.(h) Subsections (b) and (c) of this section b	become effective June 30,
2010.		
	ION OF CASH BALANCES	•
	TION 5.3. Section 5.4 of S.L. 2009-451 reads as rewr 5.4 (a). State funds, as defined in C.S. 142C 1 1(d).	
	5.4.(a) State funds, as defined in G.S. $143C-1-1(d)(d)$ ovided in G.S. $143C-1-2$ for the 2009-2011 fiscal bien	
(1)	For all budget codes listed in the Base B	
(1)	Management Information sections of "North	-
	Recommended Operating Budget 2009-2011, Volu	
	the Budget Support Document, cash balances and	6
	up to the amounts specified in Volumes 1 through	gh 6, as adjusted by the
	General Assembly, for the 2009-2010 fiscal year	
	year. Funds may be expended only for the program	
	line items specified in Volumes 1 through 6, or oth	
	General Assembly. Expansion budget funds listed	l in those documents are
	appropriated only as otherwise provided in this act.	
(2)	For all budget codes that are not listed in "North Recommended Operating Budget 2000 2011, Volu	0
	Recommended Operating Budget 2009-2011, Volu the Budget Support Document, cash balances and	6
	for each year of the 2009-2011 fiscal biennium	1 11 1
	expenditures for the $\frac{2009}{2009}$ $\frac{2009}{2009}$ $\frac{2009}{2009}$ fisca	-
	provided by law. Funds may be expended only for	•
	objects, and line items authorized for the 2008-2009	
(3)	Notwithstanding subdivisions (1) and (2) of this sul	
	are required to be used to pay debt service r	1
	outstanding bond issues and certificates of particip	
	to the actual amounts received for the 2009-20	•
	2010-2011 fiscal year and shall be used onl	y to pay debt service
(A)	requirements.	where the mark halowers
(4)	Notwithstanding subdivisions (1) and (2) of this s and receipts of funds that meet the definition issue	
	Accounting Standards Board of a trust or agency	•
	and in the amounts required to meet the legal r	
	agreement for the 2009-2010 fiscal year and the 201	-
"SECTION	5.4.(b) Receipts collected in a fiscal year in excess of	•
by this section s	shall remain unexpended and unencumbered until app	propriated by the General
•	subsequent fiscal year, unless the expenditure of ov	-
•	tich the receipts were collected is authorized by the Sta	-
	l receipts are appropriated up to the amounts nece	essary to implement this
subsection.		
	to the consultation and reporting requirements set of	
	Budget and Management shall report to the Joint Le Operations and to the Fiscal Research Division within	-
	any overrealized receipts approved for expenditure un	-
-	Budget. The report shall include the source of	-
	amount authorized for expenditure, and the rationale	-
	5.4.(c) Notwithstanding subsections (a) and (b)	-
	om the Reserve for Reimbursements to Local Gove	
	ch fiscal year an amount equal to the amount of the	distributions required by
law to be made f	from that reserve for that fiscal year."	

OTHER RECEIPTS FROM PENDING GRANT AWARDS

SECTION 5.4. Section 5.6 of S.L. 2009-451 reads as rewritten:

4 "SECTION 5.6. Notwithstanding G.S. 143C-6-4, State agencies may, with approval of the 5 Director of the Budget and after consultation with the Joint Legislative Committee on Governmental Operations, spend funds received from grants awarded subsequent to the 6 7 enactment of this act. The Office of State Budget and Management shall work with the 8 recipient State agencies to budget grant awards according to the annual program needs and 9 within the parameters of the respective granting entities. Depending on the nature of the award, 10 additional State personnel may be employed on a time-limited basis. The Office of State 11 Budget and Management shall consult with the Joint Legislative Commission on Governmental Operations prior to expending any funds received from grant awards. Funds received from such 12 13 grants are hereby appropriated and shall be incorporated into the certified authorized budget of 14 the recipient State agency."

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PART VI. GENERAL PROVISIONS

18 **EXPENDITURE OF FUNDS IN RESERVES LIMITED**

19 SECTION 6.1. All funds appropriated by this act into reserves may be expended
 20 only for the purposes for which the reserves were established.

22 BUDGET CODE CONSOLIDATIONS

SECTION 6.2. Notwithstanding G.S. 143C-6-4, the Office of State Budget and Management may adjust the enacted budget by making transfers among purposes or programs for the purpose of consolidating budget and fund codes or eliminating inactive budget and fund codes. The Office of State Budget and Management shall change the authorized budget to reflect these adjustments.

28

29 **BUDGET REALIGNMENT**

30 SECTION 6.3. Notwithstanding G.S. 143C-6-4(b), the Office of State Budget and 31 Management, in consultation with the Office of the State Controller and the Fiscal Research 32 Division, may adjust the enacted budget by making transfers among purposes or programs for 33 the sole purpose of correctly aligning authorized positions and associated operating costs with 34 the appropriate purposes or programs as defined in G.S. 143C-1-1(d)(23). The Office of State 35 Budget and Management shall change the certified budget to reflect these adjustments only 36 after reporting the proposed adjustments to the Joint Legislative Commission on Governmental 37 Operations and the Fiscal Research Division. Under no circumstances shall total General Fund 38 expenditures for a State department exceed the amount appropriated to that department from 39 the General Fund for the fiscal year.

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BUDGET ADJUSTMENTS AUTHORIZED

42 **SECTION 6.4.(a)** Notwithstanding G.S. 143C-6-4(b)(3), the maximum amount 43 expended at the budget code level from funds appropriated in Section 2.1 of S.L. 2009-451, as 44 amended, shall not exceed by more than three percent (3%) the amount appropriated for that 45 budget code in Section 2.1 of S.L. 2009-451, as amended.

SECTION 6.4.(b) This section applies to the 2010-2011 fiscal year only.

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ESTABLISHING OR INCREASING FEES PURSUANT TO THIS ACT

48 ESTABLISHING OR INCREASING FEES PURSUANT TO THIS ACT
 49 SECTION 6.5.(a) Notwithstanding G.S. 12-3.1, an agency is not required to
 50 consult with the Joint Legislative Commission on Governmental Operations prior to
 51 establishing or increasing a fee as authorized or anticipated in this act.

General Assembly Of North Carolina Session 2009 SECTION 6.5.(b) Notwithstanding G.S. 150B-21.1A(a), an agency may adopt an 1 2 emergency rule in accordance with G.S. 150B-21.1A to establish or increase a fee as authorized 3 by this act if the adoption of a rule would otherwise be required under Article 2A of Chapter 4 150B of the General Statutes. 5 6 LEGISLATIVE BUDGET PRIORITIES FOR ECONOMIC DEVELOPMENT 7 The General Assembly finds North Carolina's citizens and SECTION 6.6. 8 businesses are suffering from the effects of a significant State, national, and international 9 financial crisis and that this financial crisis has resulted in large reductions in revenues 10 available to fund the State's budget for the upcoming year and in large increases in demand for State services. The General Assembly further finds that, in spite of the reduced revenues, the 11 12 State must act decisively to create jobs, encourage economic activity to keep our families 13 working, provide job training and higher education opportunities to the citizens of the State, 14 and protect core government services such as health care for the most vulnerable populations and public safety for the citizens of the State; therefore, the General Assembly provides 15 funding for and support of the following initiatives: 16 17 Retention of classroom teachers. (1)18 (2) Tax credits for small businesses. 19 Small Business Assistance Fund to make loans available to businesses. (3) 20 (4) Preservation of access to health care for vulnerable populations. 21 (5) Financial aid to needy college and community college students. 22 Full funding for community college enrollment growth to be used to hire (6) 23 additional faculty and student support staff. 24 (7)Small Business Centers at community colleges. 25 (8) Business Recruitment, Marketing, and Agricultural and Business 26 International Trade funds to create export opportunities and increase 27 investment in North Carolina. 28 (9) One North Carolina Small Business matching grants for federal incentives. 29 One North Carolina Fund to enhance business recruitment. (10)30 (11)Job Maintenance and Capital Development Fund for employment in Tier 1 31 counties. 32 Energy Research Grants that match federal funds for research in energy and (12)33 green jobs. 34 Full funding for the seven Regional Economic Development Commissions. (13)35 Home Grown Jobs to help rural communities compete for businesses. (14)36 Main Street Solutions grants for downtown improvements that support small (15)37 businesses. 38 (16)Biofuels Center working to develop North Carolina's biofuels industry. 39 North Carolina Biotechnology Center developing the State's biotechnology (17)40 industry. 41 Indian Economic Development initiatives to assist Indian communities with (18)42 job creation. 43 (19) Family Farm Opportunity and Innovation grants to stimulate jobs and innovation on small farms. 44 45 Got to Be NC Marketing to promote North Carolina agricultural products. (20)Agricultural Development and Farmland Preservation funds to sustain 46 (21)47 working farms and promote agribusiness. Natural Gas and Petroleum Exploration to understand the State's natural gas 48 (22)49 and petroleum potential. 50 Funding restored for mental health programs. (23)51 Tar Heel Works Program providing work-based training. (24)

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1	(25)	UNCC Energy Production Infrastructure Center (EPIC).	
2	(26)	ECU Dental School Operations.	
3	(27)	NC A&T/UNC-G Joint School of Nanoscience and Nanoengineering.	
4	(28)	NC A&T College of Engineering.	
5	(29)	Full funding for Clean Water State Revolving Fund.	
6	(30)	Full funding for Drinking Water State Revolving Fund.	
7	(31)	Minority Support Center funds for loans to small businesses with lin	mited
8		access to credit.	
9	(32)	Tourism Marketing funds to promote North Carolina as a tourist destina	tion.
10	(33)	In-Source NC creating buyer-supplier networks among businesses in N	North
11		Carolina.	
12	(34)	Capital projects.	
13	(35)	Basic Skills Plus providing accelerated job training for people seeking	their
14		high school diploma or its equivalent.	
15	(36)	Minority Male Mentoring Program.	
16			
17	AMEND ARRA		
18		TION 6.7. Section 6.6C(b) of Session Law 2009-451 reads as rewritten:	
19		6.6C.(b) Appropriation of ARRA Funds. – Funds received from ARRA g	-
20	-	specified in this act are hereby appropriated in the amounts provided it	
21		ward from the federal government or any entity acting on behalf of the fe	
22		administer federal ARRA funds. Prior to allocation of funds not expr	
23		s act, the Within 30 days after notification of the allocation of federal f	
24		ected state <u>State</u> agencies shall consult with report to the Joint Legisl	
25		Governmental Operations. Operations on ARRA grants received that are	<u>e not</u>
26 27	expressly delinea	ated in this act."	
27	ΙΝΕΟΡΜΑΤΙΟ	N TECHNOLOGY OPERATIONS	
28 29		TION 6.8. Section 6.7 of S.L. 2009-451 reads as rewritten:	
29 30		6.7.(a) Office of Information Technology Services Budget. – Notwithstar	ndina
31		the Office of Information Technology Services shall develop an annual bu	
32		approval by the Office of State Budget and Management in accordance w	-
33		ibed by the Director of the Office of State Budget and Management.	
34	1	e of Information Technology Services budget shall be included in	
35	* *	et recommendations to the General Assembly.	i uic
36	Ŭ	of State Budget and Management shall ensure that State agencies hav	ve an
37		adjust their budgets based on any rate changes proposed by the Offic	
38		hnology Services.	
39		6.7.(b) Enterprise Projects. – The State Chief Information Officer	shall
40		ective State agency chief information officers to identify specific State ag	
41	1	or to the initiation of any enterprise project. project or contract. State ag	
42		all be incorporated into any enterprise agreement signed by the State	
43	-	icer. Enterprise projects shall not exceed the participating State agencies' al	
44		pport the contracts.	
45	The State C	Chief Information Officer shall not enter into any information technology	ology
46		at obtaining written agreements from participating State agencies regain	U .
47	apportionment of	f funding. State agencies agreeing to participate in a contract shall:	
48	(1)	Ensure that sufficient funds are budgeted to support their agreed shar	es of
49		enterprise agreements throughout the life of the contract.	

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1	(2)	Transfer the agreed-upon funds to the Office of Information Technology
2		Services in sufficient time for the Office of Information Technology
3		Services to meet contract requirements.
4	<u>(3)</u>	Ensure that enterprise project costs are allocated to participating agencies in
5		an equitable manner.
6		6.7.(c) Notwithstanding the cash management provisions of G.S. 147-86.11,
7		ormation Technology Services may procure information technology goods and
8	-	ods of up to a total of three years where the terms of the procurement contract
9		of all, or a portion, of the contract purchase price at the beginning of the
10	-	f the following conditions shall be met before payment for these agreements
11	may be disburse	
12	(1)	Any advance payment complies with the Office of Information Technology
13		Services budget.
14	(2)	The State Controller receives conclusive evidence that the proposed
15		agreement would be more cost-effective than a multiyear agreement that
16 17	(2)	complies with G.S. 147-86.11. The procurement complies in all other aspects with applicable statutes and
17	(3)	rules.
18 19	(4)	The proposed agreement contains contract terms that protect the financial
20	(+)	interests of the State against contractor nonperformance or insolvency
21		through the creation of escrow accounts for funds, source codes, or both, or
22		by any other reasonable means that have legally binding effect.
23	The Office of S	tate Budget and Management shall ensure the savings from any authorized
24		be included in the Office of Information Technology Services calculation of
25	•	Office of State Budget and Management annually approves the proposed rates.
26	The Office of In	formation Technology Services shall report to the Office of State Budget and
27	Management on	any State agency budget impacts resulting from multiyear contracts.
28		f Information Technology Services shall submit a quarterly written report of
29	•	ns granted under this subsection to the Joint Legislative Oversight Committee
30		echnology and to the Fiscal Research Division.
31		6.7.(d) State agencies developing and implementing information technology
32	. .	e the State infrastructure to host their projects. The State Chief Information
33		t an exception if the State agency can demonstrate any of the following:
34	(1)	Using an outside contractor would be more cost-effective for the State.
35	(2)	The Office of Information Technology Services does not have the technical
36 37	(2)	capabilities required to host the application.
38	(3)	Valid security requirements preclude the use of State infrastructure, and a contractor can provide a more secure environment.
38 39	"SECTION	6.7.(e) Service level agreements developed with supported State agencies
40		rics for ITS, as well as the supported agencies. When ITS or an agency fails to
41		ablished by the SLA, a report will be provided to the Office of State Budget
42		t and the Fiscal Research Division of the General Assembly within 10 days
43		nortfall and provides a corrective action plan with a time line.
44		6.7.(f) The Office of Information Technology Procurement shall assist State
45	agencies in ident	ifying the least expensive source for the purchase of IT goods and services and
46	shall ensure that	t agencies receive every available discount when purchasing IT goods and
47	services.	
48		6.7.(g) The State CIO shall ensure that the agency bills from ITS for
49	information tech	nology goods and services are easily understood and fully transparent.

7.(h) If a State agency fails to pay its Informativity within 30 days of receipt, the Office of State Budge over the cost of the bill from that agency to the IT In N OF INFORMATION TECHNOLOGY RIICAL INFORMATION SYSTEM EFFORTS (ON 6.9.(a) The State Chief Information Office in Management Office (EPMO), shall adopt measure chnology capabilities and resources across State a use the same or a substantially similar information that agency as the lead to coordinate supstate agencies requiring the capability, with the SC and the SC and the SC and the SC and the SC agency as the lead to coordinate supstate agencies requiring the capability, with the SC and the SC	et and Management may internal Service Fund." EQUIREMENTS AND cer (SCIO), through the es to avoid the duplication agencies. When multiple technology capability, the poport and to manage that
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State agencies requiring the capability, with the SC	
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Review all ongoing and future information technologies	ogy projects to determine
whether the capabilities required for each p	
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	iology project developed
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	requirements comprising a component within a p planned, ongoing, or completed information techn by another State agency. When State agencies request approval for new p information technology project has transferable a future capabilities required by another State agency Upon identifying an existing information technolog State agency, assist that agency in determining ho projects. Identify all current instances of duplication and wo agencies to develop and implement a plan to inte plans shall be reported to the Joint Legislative of Information Technology and to the Fiscal Researc 2011. ION 6.9.(b) All State agencies shall coordinate any iatives through the Center for Geographic Informat ey are not duplicating an existing function. The GIS-related information technology projects and ex 11, the CGIA shall make a written report to the Jo formation Technology and to the Fiscal Research I STICE LAW ENFORCEMENT AUTOMATE ION 6.10.(a) The Department of Justice and peration with the State Chief Information Officer, sh Continue the implementation of the Criminal Justi Program, which is now known as the Criminal J Automated Data Services (CJLEADS), in Wake Co Develop a plan to transition CJLEADS to the beginning July 1, 2011, with all the elements of a T in G.S. 143A-6, and Provide quarterly reports on the status of the Progra to the Joint Legislative Oversight Committee on beginning October 1, 2010.

 The Office of the State Controller shall not expand CJLEADS beyond Wake County withou prior coordination with the Department of Justice. SECTION 6.10(b) The Department of Justice shall administer CJLEADS with the assistance of a Leadership Council consisting of: The Director of Administrative Office of the Courts; The Director of Administrative Office of the Courts; The Secretary of the Department of Correction; The Secretary of the Department of Juvenile Justice and Delinquency Prevention; The Secretary of the Department of Juvenile Justice and Delinquency Prevention; The Commissioner of Motor Vehicles, Department of Transportation; The Executive Director of the North Carolina Association of Chiefs of Police; The Executive Director of the North Carolina Sheriffs' Association; The Executive Director of the North Carolina Sheriffs' Association; The State Controller; and SECTION 6.10.(c) The transfer of the hosting of CJLEADS to the Department of Justice shall be completed by July 1, 2012. ITS NETWORK INTEGRATION SECTION 6.13. Section 6.13(c) of S.L. 2009-451, as amended by Sections 3A(b and 3A(c) of S.L. 2009-575, reads as rewritten: SECTION 6.14. Section 6.13(c) of Islate Research Division can verify that the efficiencies and saving identified in the study are valid, accurate, and subtantial enough to justify increased coordination, then the Office of Information Technology Services and MCNX shall develop a plan to identify areas in which it may be feasible to coordinate their oper	General Ass	nbly Of North Carolina Session 2	009
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the contrary: (1) No contract for information technology personal services, or providing			
(1) No contract for information technology personal services, or providing		6.18.(a) Beginning July 1, 2009, and notwithstanding any provision of law	<i>w</i> to
	the contrary:		
personnel to perform information technology functions, may be established	(1		-
		personnel to perform information technology functions, may be establis	hed

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1		or renewed for any term longer than 12 month	s unless otherwise specifically
2		required by a contract in effect on June 30, 200	
3		approval of the Statewide Information Tec	
4		(SITPO). If a State agency is unable to hi	
5		permanent State employee to perform	
6		information technology skills for any c	
7		sub-subdivisions a. through c. of this subdi	
8		renew the contract, if necessary, subject to the	
9		documentation that sufficient funds are availa	
10		renewed contract term shall be terminated v	•
11		available: (i) adequate recurring funding	
12		positions, and (iii) qualified candidates. The	
12		may be renewed under this subdivision are as f	
13 14			
15		a.There are no available or approved vacb.There are no applicants or there are onl	-
15 16			
10		<u>c.</u> <u>Failure to renew an existing contracto</u> termination date would result in signi	•
17		exposure, loss of investment, or inab	
18 19		duties on behalf of the State.	sinty to conduct the agency s
20	(2)		titution may ranaw a contract
20 21	(2)	Before any State agency, department, or inst	-
21 22		position for information technology personnel	
22		to the <u>SITPO</u> , Office of State Budget and D	
23 24		Office of State Personnel (OSP), to the Office	
24 25		Services (ITS), and to the Fiscal Research Div	· · · · · · · · · · · · · · · · · · ·
23 26		Services Office on the justification for the cont	
20 27		a. The proposed duration of the contract j	
27		for more than 12 months, why recru employee position is not feasible.	intilient for an in-nouse State
28 29			a unique skills for which the
29 30		b. Whether the contract position require State has a short-term need.	is unique skins for which the
30 31		$\mathbf{W}^{\mathbf{I}} = (\mathbf{I}_{\mathbf{i}}, \dots, \mathbf{i}_{\mathbf{i}}) = (\mathbf{I}_{\mathbf{i}}, \dots, \mathbf{i}_{\mathbf{i}}, \dots, \mathbf{i}_{\mathbf{i}})$	ired by a specific information
32			• •
32 33		technology project and if the positi	ion win be terminated upon
33 34		completion of the project.d. The specific work products and complete	ation time lines for the contract
34 35		1 1 1	etion time fines for the contract
35 36	(2)	position.	hall be reviewed and approved
30 37	(3)	Contract positions subject to this subsection sl by the Statewide Information Technology Pro	
38			
38 39	(A)	entered in the project portfolio management to	
39 40	(4)	Once approved, contract positions will be rev Personnel to determine what the market rate	
40 41			51
41		required, as well as to determine the compara	
42 43	(5)	Agencies may not exceed the market rate deter	•
	(5)	After OSP provides cost data, OSBM must app	• •
44	(6)	Whenever a State agency, department, or inst	
45 46		contractor can fill a position and the position	
46 47		ongoing function within the agency, the he	
47 49		develop and implement a plan to hire or train fill that position within 12 months. Within 60	
48		fill that position within 12 months. Within 60	
49 50		this plan shall be forwarded to the Office of S	• •
50 51		to the Office of State Personnel, to the Office	
51		Services, to the Joint Legislative Oversigh	a commutee on mormation

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	Technology, and to the Fiscal Research Division of the Legislativ Office.	e Service
(7)	Any contract position requiring information technology skills is this provision. OSBM may immediately terminate the fundin	
	information technology position that is filled without following	
	procedures.	
(8)	All information technology personnel contracts shall be compe	
	shall be subject to competition each time they expire. Exception	
	approved by ITS, OSP, and OSBM and can only be approved	
	particular individual. Approved exceptions must be immediately	
	the Joint Legislative Oversight Committee on Information Techr	iology an
	to the Fiscal Research Division of the Legislative Services Office.	
<u>(9)</u>	Deviations from these requirements shall be approved in advance	ce only b
	the SITPO.	
	6.18.(b) By October 1, 2009, and monthly thereafter, each Sta	
1	nstitution employing information technology personal services con	
1 1	orm information technology functions, shall provide a detailed repo	
	ffice of State Budget and Management, to the Office of State Person	
	ation Technology Services, to the Joint Legislative Oversight Con	
	nology, and to the Fiscal Research Division of the Legislative	e Service
	e agency's report shall include at least the following:	
(1)	For each contracted information technology position:a. The title of the position, a brief synopsis of the essential full	motions
	a. The title of the position, a brief synopsis of the essential further the position, and how long the position has existed.	
	b. The name of the individual filling the position and t	ha vande
	company, if any, that regularly employees that individual.	ne venuc
	c. The type, start date, and the termination date of the contrac	t
	d. The length of time that the individual filling the contracted	
	has been employed as a contractor.	Ju positio
	e. The contracted position salary or hourly rate, the number o	f hours pe
	year, and the total annualized cost of the contracted position	-
	f. The salary and benefits cost for a State employee performance of the salary and benefits cost for a state employee performance of the salary state of the salary st	
	same function.	
	g. The purchase order number for the position.	
	h. Whether the position can be converted to a State employe	e position
	This determination shall be made by the SITPO.	<u> </u>
	i. When the agency anticipates converting the position	to a Stat
	employee.	
(2)	The total annual cost for information technology contractors an	d the tota
	annual salary and benefits cost for filling the contract positions	with Stat
	employees.	
(3)	A determination of whether the information technology functions	performe
	by contractors can be performed by State employees, which	ı shall b
	validated by the Statewide Information Technology Procurement C	Office.
(4)	All information required by this subsection related to in	nformatio
	technology contractors regardless of the contracting source.	
<u>(5)</u>	A detailed explanation for any differences between the agency rep	
	Information Technology Expenditures Report annually publish	ed by th
	Office of the State Controller.	
	5.18.(c) This section does not apply to The University of North Ca	<u>arolina an</u>
its constituent inst	titutions."	

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CONTINUING PILOT PROGRAM TO ALLOW PUBLIC-PRIVATE PARTNERSHIPS TO MEET DEPARTMENT OF REVENUE TECHNOLOGY NEEDS

SECTION 6.13. Section 6.20 of S.L. 2009-451 reads as rewritten:

"SECTION 6.20.(a) To speed the implementation of the Tax Information Management System (TIMS) and the additional components of the Planning and Design Project (PDP) during the 2009-2011 fiscal biennium, through June 30, 2015, the Secretary of the Department of Revenue may enter into public-private arrangements where (i) the funding of projects under 9 the arrangement comes from revenue generated by the project and (ii) the project is related to 10 the implementation of TIMS and additional components of the PDP. As used in this section, the "additional components of the PDP" are Enterprise Data Warehouse, Management Reporting 11 12 and Decision Analytics, Customer Relationship Management, Enterprise Case Management, 13 and E-Services.

14 Work under a public-private arrangement may be contracted by requests for proposals, modifications to existing contracts, and purchases using existing contract vehicles. 15

The Secretary of Revenue shall establish a measurement process to determine the increased 16 17 revenue attributable to the public-private arrangements. To accomplish this, the Secretary shall 18 consult subject matter experts outside the Department of Revenue, both within State 19 government and from private industry. The measurement process shall include:

- 20
- 21
- 22
- (1)Calculation of a revenue baseline against which the increased revenue attributable to the project is measured; Periodic evaluation to determine if the baseline needs to be modified based (2)
- 23

24 25 (3) Monthly calculation of increased revenue attributable to contracts executed under this program.

on significant measurable changes in the economic environment; and

26 Of funds generated from collections above the baseline established by subdivision (1) of 27 this subsection, in both the General and Highway Funds, up to forty-one million dollars 28 (\$41,000,000) may be authorized by the Office of State Budget and Management (i) for the 29 purchases related to the implementation of TIMS and the additional components of the PDP, 30 including payment for services from non-State entities and (ii) toward internal State costs 31 related to the implementation of TIMS and PDP components. The total of any funds expended 32 during the 2009-2011 biennium for implementation of TIMS and the additional PDP 33 components shall not exceed the sum of forty-one million dollars (\$41,000,000).

34 If the Department of Revenue finds that it cannot generate additional benefits totaling 35 forty-one million dollars (\$41,000,000) in the 2009-2011 biennium, through June 30, 2015, or 36 that total costs exceed the total available appropriations and earned benefits, then the 37 Department shall do all of the following: (i) immediately notify the Chairs of the House of 38 Representatives and Senate Appropriations Committees and Fiscal Research Division, (ii) 39 identify any obligations to vendors, (iii) identify options for meeting obligations to vendors, 40 and (iv) provide costs associated with each option. The Department shall ensure that this notification is made in sufficient time to allow the General Assembly to properly evaluate the 41 42 options presented.

43 "SECTION 6.20.(b) Notwithstanding G.S. 114-2.3, the Department of Revenue shall 44 engage the services of private counsel with the pertinent information technology and computer 45 law expertise to review requests for proposals, and to negotiate and review contracts associated with TIMS and the additional components of the Planning and Design Project (PDP) 46 47 (Enterprise Data Warehouse, Management Reporting and Decision Analytics, Customer 48 Relationship Management, Enterprise Case Management, and E-Services).

49 "SECTION 6.20.(c) There is established within the Department of Revenue the Oversight Committee for reviewing and approving the benefits measurement methodology and 50 51 calculation process. The Oversight Committee shall review and approve all contracts executed

under this section. This shall include (i) details of each public-private contract, (ii) the benefits

2 from each contract, and (iii) a comprehensive forecast of the benefits of using public-private 3 agreements to implement TIMS and the additional PDP components, including the 4 measurement process established for the Secretary of Revenue. The Oversight Committee shall

5 approve all of the fund transfers for this project.

- 6 The members of the Committee shall include the following:
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- (1) The State Budget Director;(2) The Secretary of the Department of Revenue;
- (3) The State Chief Information Officer;
- (4) Two persons appointed by the Governor;
- (5) One member of the general public having expertise in information
 technology appointed by the General Assembly upon the recommendation of
 the Speaker of the House of Representatives; and
 One member of the general public having expertise in economic and revenue
 - (6) One member of the general public having expertise in economic and revenue forecasting appointed by the General Assembly upon recommendation of the President Pro Tempore of the Senate.
- The State Budget Director shall serve as chair of the Committee. The Committee shall set its meeting schedule and adopt its rules of operation by majority vote. A majority of the members constitutes a quorum. Vacancies shall be filled by the appointing authority. Administrative support staff shall be provided by the Department of Revenue. Members of the Committee shall receive reimbursements for subsistence and travel expenses as provided by Chapter 138 of the General Statutes. The Committee shall terminate on June 30, 2011. June 30, 2015.
- 24 "SECTION 6.20.(d) Beginning October 1, 2009, and quarterly thereafter, the Department 25 of Revenue shall submit reports to the Chairs of the House of Representatives and Senate 26 Committees on Appropriation, to the Joint Legislative Oversight Committee on Information 27 Technology, and to the Fiscal Research Division of the Legislative Services Office. The report 28 shall include (i) details of each public-private contract, (ii) the benefits from each contract, (iii) 29 a comprehensive forecast of the benefits of using public-private agreements to implement 30 TIMS and the additional PDP components, including cost savings and the acceleration of the 31 project timeline, (iv) and any issues associated with the operation of the public-private 32 partnership. Within 60 days of implementing the public-private partnership, the Department of 33 Revenue shall provide to the Chairs of the House of Representatives and Senate Appropriations 34 Committees, and Fiscal Research Division, a schedule for vendor payments that identifies 35 sources and amounts of funding anticipated as a result of the project's implementation.

36 "SECTION 6.20.(e) In addition to the oversight provided by the Oversight Committee
37 established in subsection (c) of this section, the TIMS project shall be subject to existing
38 Information Technology project oversight legislation, including, but not limited to,
39 G.S. 147-33.72C and G.S. 147-33.72E."

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FUNDING FOR DATA INTEGRATION ENTERPRISE LICENSING AGREEMENTS

42 **SECTION 6.14.(a)** If the cost of data integration enterprise licensing agreements 43 for the 2010-2011 fiscal year is in excess of two million dollars (\$2,000,000), the Office of 44 Information Technology Services shall recover the excess cost through cost allocation to 45 participating agencies.

46 **SECTION 6.14.(b)** The State Chief Information Officer shall develop a plan for 47 the equitable distribution of all costs for executive agency data integration enterprise licensing 48 agreements to the participating agencies. By October 1, 2010, the State Chief Information 49 Officer shall present this plan to the Joint Legislative Oversight Committee on Information 50 Technology and shall provide a copy to Fiscal Research Division.

1 **SECTION 6.14.(c)** Beginning with the 2011-2012 fiscal year, all costs for 2 executive agency data integration enterprise licensing agreements shall be allocated to the 3 participating agencies.

5 NETWORK SECURITY ASSESSMENTS

6

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SECTION 6.15.(a) G.S. 147-33.111 reads as rewritten:

"§ 147-33.111. State CIO approval of security standards and security assessments.

8 (a) Notwithstanding G.S. 143-48.3 or any other provision of law, and except as 9 otherwise provided by this section, all information technology security purchased using State 10 funds, or for use by a State agency or in a State facility, shall be subject to approval by the State 11 Chief Information Officer in accordance with security standards adopted under this Article.

(a1) <u>The State Chief Information Officer shall conduct assessments of network</u>
 vulnerability, including network penetration or any similar procedure. The State Chief
 Information Officer may contract with another party or parties to perform the assessments.
 Detailed reports of the security issues identified shall be kept confidential as provided in
 G.S. 132-6.1(c).

17 (b) If the legislative branch, the judicial branch, The University of North Carolina and 18 its constituent institutions, local school administrative units as defined by G.S. 115C-5, or the 19 North Carolina Community Colleges System develop their own security standards, taking into 20 consideration the mission and functions of that entity, that are comparable to or exceed those 21 set by the State Chief Information Officer under this section, then these entities may elect to be 22 governed by their own respective security standards, and approval of the State Chief 23 Information Officer shall not be required before the purchase of information technology 24 security. The State Chief Information Officer shall consult with the legislative branch, the 25 judicial branch, The University of North Carolina and its constituent institutions, local school 26 administrative units, and the North Carolina Community Colleges System in reviewing the 27 security standards adopted by those entities.

28 Before a State agency may enter into any contract with another party for an (c) 29 assessment of network vulnerability, including network penetration or any similar procedure, 30 vulnerability, the State agency shall notify the State Chief Information Officer and obtain 31 approval of the request. The State Chief Information Officer shall refer the request to the State 32 Auditor for a determination of whether the Auditor's office can perform the assessment and 33 testing. If the State Auditor determines that the Auditor's office can perform the assessment and 34 testing, then the State Chief Information Officer shall authorize the assessment and testing by 35 the Auditor. If the State Auditor determines that the Auditor's office cannot perform the 36 assessment and testing, then with the approval of the State Chief Information Officer and State 37 Auditor, the State agency may enter into a contract with another party for the assessment and 38 testing. If the State agency enters into a contract with another party for assessment and testing, 39 after approval of the State Chief Information Officer, the State agency shall issue public reports 40 on the general results of the reviews. The contractor shall provide the State agency with 41 detailed reports of the security issues identified that shall not be disclosed as provided in 42 G.S. 132-6.1(c). The State agency shall provide the State Chief Information Officer and the 43 State Auditor with copies of the detailed reports that shall not be disclosed as provided in 44 G.S. 132-6.1(c).

45 (d) Nothing in this section shall be construed to preclude the Office of the State Auditor
 46 from assessing the security practices of State information technology systems as part of that
 47 Office's duties and responsibilities."
 48 SECTION 6.15.(b) G.S. 147-64.6(c)(18) is repealed.

- 49 50
- ENTERPRISE ELECTRONIC FORMS AND DIGITAL SIGNATURES

	General Assent				
1 2 3 4	(SCIO), the State and digital signa inventory of pap	FION 6.17.(a) Under the direction of the State Chief Information Officer e shall plan, develop, and implement a coordinated enterprise electronic forms atures capability. In developing this capability, the SCIO shall complete an er and electronic forms currently in use by executive branch agencies within			
5		the State, determine the cost of converting forms to an electronic format, determine priorities			
6		rms, and establish milestones for completing this conversion.			
7		CIO's effort shall include integrating executive branch agencies already in the			
8		oping electronic forms and digital signatures projects. Before beginning this			
9		O shall determine specific agency requirements and incorporate their			
10	-	o its planning efforts.			
11		TION 6.17.(b) Beginning October 1, 2010, the SCIO shall present quarterly			
12	-	tus of the project to the Joint Legislative Oversight Committee on Information			
13	Technology.				
14		EDG FOR BROADBAND FOR EDUCATION AND ECONOMIC			
15		EDS FOR BROADBAND FOR EDUCATION AND ECONOMIC			
16 17		IENT/CREATE JOINT BROADBAND TASK FORCE			
17 18		TION 6.18.(a) There is created the Joint Broadband Task Force (Task Force). he Task Force is to bring together public and private Internet access providers,			
18 19	legislators, and o				
20	(1)	Examine issues related to last mile broadband deployments in the State and			
20	(1)	to improving the rate at which the general public accesses high-speed			
22		broadband.			
23	(2)	Consider incentives and other funding mechanisms to advance last mile			
24	()	deployments.			
25	(3)	Review the best and most cost-effective ways to address the needs of			
26		communities and households that lack broadband access.			
27	(4)	Consider any other matters relating to last mile broadband deployment in			
28		this State.			
29	SECT	FION 6.18.(b) The Task Force shall consist of 21 voting members appointed			
30	as follows:				
31	(1)	Ten members appointed by the Speaker of the House of Representatives,			
32		including:			
33		a. Five members of the House of Representatives.			
34		b. One representative of the North Carolina League of Municipalities.			
35		c. One representative of the North Carolina Association of County			
36		Commissioners.			
37 38		d. One representative of a large telephone company that provides			
38 39		high-speed Internet service to 200,000 or more access lines.e. One representative of a wireless high-speed Internet access provider.			
39 40		e. One representative of a wireless high-speed Internet access provider.f. One member of the general public.			
40 41	(2)	Ten members appointed by the President Pro Tempore of the Senate,			
42	(2)	including:			
43		a. Five members of the Senate.			
44		b. One representative of the North Carolina League of Municipalities.			
45		c. One representative of the North Carolina Association of County			
46		Commissioners.			
47		d. One representative of a small telephone company that provides			
48		high-speed Internet service to less than 200,000 access lines.			
49		e. One representative of a cable television company that provides			
50		high-speed Internet access.			
51		f. One member of the general public.			

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	 (3) One member elected by a vote of the other members of the Task Force from nominees recommended by municipalities providing high-speed Internaccess within the State. 	ne
	SECTION 6.18.(c) The State Chief Information Officer, a member of the Utilit	
	Commission, the Secretary of the Department of Transportation (or the Secretary's designed	
	and a representative of the e-NC Authority shall serve as nonvoting ex officio members of	tr
	Section 6.18.(d) The Speaker of the House of Representatives and the President	
1	Pro Tempore of the Senate each shall appoint a cochair for the Task Force. The Task For	
	nay contract for consultant services as provided by G.S. 120-32.02. Upon approval of	
	Legislative Services Commission, the Legislative Services Officer shall assign professional a	
	elerical staff to assist in the work of the Task Force. Clerical staff shall be furnished through	
	offices of the House of Representatives' and the Senate's Directors of Legislative Assistan	
	The Task Force may meet in the Legislative Building or the Legislative Office Building up	
	he approval of the Legislative Services Commission. The appointing authority shall	
	vacancies. The Task Force, while in the discharge of its official duties, may exercise all	
	owers provided under the provisions of G.S. 120-19 through G.S. 120-19.4, including	
	ower to request all officers, agents, agencies, and departments of the State to provide a	
	nformation, data, or documents within their possession, ascertainable from their records,	
	therwise available to them and the power to subpoena witnesses. Members of the Task Fo	
	hall receive per diem, subsistence, and travel allowances as follows:	
	(1) Members of the General Assembly, at the rate established in G.S. 120-3.1.	
	(2) Members who are officials or employees of the State or of local governme	e
	agencies, at the rate established in G.S. 138-6.	
	(3) All other members, at the rate established in G.S. 138-5.	
	SECTION 6.18.(e) Beginning December 1, 2010, the Task Force shall prove	
	uarterly reports to the Joint Legislative Oversight Committee on Information Technology a	11
1	hall terminate upon filing its final report.	
	WARE GARDS FOR EFFICIENCY ENHANCED SERVICES AND DEDUCT	
	SMART CARDS FOR EFFICIENCY, ENHANCED SERVICES, AND REDUCI	Ľ
	FRAUD SECTION 6.10 E producement requires in excess of required wonder permanent	nt
1	SECTION 6.19. E-procurement receipts, in excess of required vendor paymer up to the sum of one million dollars (\$1,000,000) for the 2010-2011 fiscal year may be used	
	levelop integrated circuit cards, or "smart cards," that have the capability to support finance	
	and health services transactions, particularly validation of the cardholder through the use	
	biometrics. Development of any such systems shall be coordinated by the State Ch	
	nformation Officer with other State agencies (including the Department of Health and Hum	
	Services) that have programs for which the use of the cards are appropriate. Beginning Octo	
	, 2010, the State Chief Information Officer shall submit quarterly progress reports to the Jo	
	egislative Oversight Committee on Information Technology on the implementation of t	
	ection.	
]	PART VII. PUBLIC SCHOOLS	

45 FUNDS FOR CHILDREN WITH DISABILITIES

46 **SECTION 7.1.** The State Board of Education shall allocate additional funds for 47 children with disabilities on the basis of three thousand five hundred ninety-eight dollars and 48 fifty-five cents (\$3,598.55) per child. Each local school administrative unit shall receive funds 49 for the lesser of (i) all children who are identified as children with disabilities or (ii) twelve and 50 five-tenths percent (12.5%) of the 2010-2011 allocated average daily membership in the local 51 school administrative unit. The dollar amounts allocated under this section for children with

disabilities shall also adjust in accordance with legislative salary increments, retirement rate adjustments, and health benefit adjustments for personnel who serve children with disabilities.

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FUNDS FOR ACADEMICALLY GIFTED CHILDREN

5 **SECTION 7.2.** The State Board of Education shall allocate additional funds for 6 academically or intellectually gifted children on the basis of one thousand one hundred 7 ninety-two dollars and ninety cents (\$1,192.90) per child. A local school administrative unit 8 shall receive funds for a maximum of four percent (4%) of its 2010-2011 allocated average 9 daily membership, regardless of the number of children identified as academically or intellectually gifted in the unit. The dollar amounts allocated under this section for 10 11 academically or intellectually gifted children shall also adjust in accordance with legislative salary increments, retirement rate adjustments, and health benefit adjustments for personnel 12 13 who serve academically or intellectually gifted children.

14 15

STATE FISCAL STABILIZATION FUND APPROPRIATION

16 **SECTION 7.3.** In order to ensure compliance with the requirements of Title XIV 17 of the American Recovery and Reinvestment Act of 2009 and notwithstanding any other 18 provision of law, the Office of State Budget and Management shall adjust the State Fiscal 19 Stabilization Fund appropriation amounts, including any associated budget reductions, between 20 the State Public School Fund and The University of North Carolina budget to align with the 21 requirements of the North Carolina State Fiscal Stabilization Fund application as amended for 22 2010-2011. If associated budget reductions are required within the State Public School Fund, 23 the Office of State Budget and Management shall first adjust the Classroom 24 Materials/Instructional Supplies/Equipment allotment prior to adjusting any other allotments 25 within the State Public School Fund.

26

27 MORE AT FOUR PROGRAM

28 SECTION 7.5.(a) The Department of Public Instruction shall continue the 29 implementation of the More at Four prekindergarten program for four-year-olds who are at risk 30 for school failure in all counties. The State prekindergarten program shall serve children who 31 reach the age of four on or before August 31 of that school year and who meet eligibility 32 criteria that indicate a child's risk for school failure. Prekindergarten classrooms shall be 33 operated in public schools, Head Start programs, and licensed child care facilities that choose to 34 participate under procedures defined by the Office of Early Learning within the Department of 35 Public Instruction. All such classrooms shall be subject to the supervision of the Office of Early 36 Learning and shall be operated in accordance with standards adopted by the State Board of 37 Education.

38 **SECTION 7.5.(b)** The Office of Early Learning shall specify program standards 39 and requirements addressing:

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- Early learning standards and curricula; (1)Teacher education and specialized training; (2)
- 41 42
 - Teacher in-service training and professional development; (3)
- 43 (4) Maximum class size:
- 44 Staff-child ratio; (5)
- Screenings, referrals, and support services; 45 (6)
- 46 (7) Meals; and
 - (8) Monitoring of sites to demonstrate adherence to State programs standards.

48 SECTION 7.5.(c) The State Board of Education shall submit an annual report no 49 later than March 15 of each year to the Joint Legislative Commission on Governmental

- Operations, the Joint Legislative Education Oversight Committee, the Senate Appropriations 50 51
- Committee on Education, the House of Representatives Appropriations Subcommittee on

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1 2	Education, the Office of State Budget and Management, and the Fiscal Research Division. The report shall include the following:
$\frac{2}{3}$	(1) The number of children participating in State prekindergarten.
4	(1) The number of children participating in State prekindergarten who have
5	never been served in other early education programs, such as child care,
6	public or private preschool, Head Start, Early Head Start, or early
7	intervention programs.
8	(3) The expected State prekindergarten expenditures for the programs and the
9	source of the local contributions.
10	(4) The results of an annual evaluation of the program.
11	SECTION 7.5.(d) The Office of Early Learning shall establish income eligibility
12	requirements for the program not to exceed seventy-five percent (75%) of the State median
13	income. Up to twenty percent (20%) of children enrolled may have family incomes in excess of
14	seventy-five percent (75%) of median income if they have other designated risk factors.
15	Furthermore, any age-eligible child of (i) an active duty member of the armed forces of the
16	United States, including the North Carolina National Guard, State military forces, or a reserve
17	component of the armed forces, who is ordered to active duty by the proper authority within the
18	last 18 months or expected to be ordered within the next 18 months or (ii) a member of the
19	armed forces of the United States, including the North Carolina National Guard, State military
20	forces, or a reserve component of the armed forces, who was injured or killed while serving on
21	active duty, shall be eligible for the program.
22	SECTION 7.5.(e) The More at Four program funding shall not supplant any
23	funding for classrooms serving four-year-olds as of the 2005-2006 fiscal year. Support of
24	existing four-year-old classrooms with More at Four program funding shall be permitted when
25	current funding is eliminated, reduced, or redirected as required to meet other specified federal
26	or State mandates.
27	SECTION 7.5.(f) The Office of Early Learning shall develop a new More at Four
28	funding model to be implemented in the 2010-2011 fiscal year. The per-child funding rates
29 30	shall be based on participating provider cost structures and shall require a contribution of local
30 31	resources to support the full cost of providing high quality prekindergarten. The Office of Early Learning shall implement an administrative cap on More at Four program funding and shall
31	establish parameters for allowable administrative costs.
33	SECTION 7.5.(g) The Office of Early Learning shall contract with an independent
33 34	research organization not affiliated with the Department of Health and Human Services, the
35	Department of Public Instruction, the Office of the Governor, or any entity currently funded by
36	or affiliated with the Department of Health and Human Services, the Department of Public
37	Instruction, or the Office of the Governor to produce an annual report to include longitudinal
38	review of the More at Four program and academic, behavioral, and other child-specific
39	outcomes. The review shall include a quasi-experimental research design of a representative
40	sample of children who complete the More at Four program every year and shall report on their
41	sustained progress until the end of grade 9. The review shall also study a representative sample
42	of children who do not enter the More at Four program but who are of the same grade level and
43	demographic as those who complete the program, and their sustained progress shall also be
44	reviewed until the end of grade 9. The review shall be presented to the Joint Legislative
45	Oversight Committee on Education by January 31 of every year.
16	SECTION 7.5 (b) To consolidate all of the regulatory functions regarding the

46 **SECTION 7.5.(h)** To consolidate all of the regulatory functions regarding the 47 monitoring of early care and education providers in certain private settings, it is the intent of 48 the General Assembly that the Department of Health and Human Services and the Department 49 of Public Instruction authorize Division of Child Development staff to assume the regulatory 50 functions of the More at Four program in private classroom settings. The Department of Public 51 Instruction shall provide Division of Child Development staff with the training necessary to monitor compliance with the More at Four program. The Division of Child Development shall
 continue its current licensing functions for those classrooms voluntarily licensed in public
 settings.

5 LEADERSHIP ACADEMY

6 SECTION 7.6. Of the funds appropriated in this act to the Department of Public 7 Instruction for the 2010-2011 fiscal year, up to two hundred thousand dollars (\$200,000) may 8 be used to support a Leadership Academy that provides professional development to principals 9 and assistant principals to address critical areas such as student achievement and teacher 10 recruitment and retention. The Leadership Academy is encouraged to utilize webinars and 11 other technologies to reduce travel expenses and to reach additional participants.

12 13

DEPARTMENT OF PUBLIC INSTRUCTION

14 **SECTION 7.7.(a)** The Department of Public Instruction is not required to 15 eliminate receipt-supported positions for the 2010-2011 fiscal year.

16 **SECTION 7.7.(b)** The Department of Public Instruction shall review expenditures 17 of federal funds for personnel and contracts at the State level. Unless the expenditure is a 18 condition of receiving the funds, the Department shall reallocate the funds to local school 19 administrative units whenever possible.

The Department shall report on the reallocation of these funds to local school administrative units, to the Office of the Governor, the chairs of the House of Representatives Committee on Appropriations and the House of Representatives Appropriations Subcommittee on Education, the chairs of the Senate Committee on Appropriations/Base Budget and the Senate Appropriations Committee on Education/Higher Education, and the Office of State Budget and Management no later than January 15, 2011.

26 27

CAREER AND COLLEGE – READY, SET, GO!

SECTION 7.8.(a) The State Board of Education shall work with all member institutions of the Education Cabinet and the Joint Governing Boards to focus funding and program priorities to ensure that all North Carolina students graduate prepared to successfully pursue a career or further education. Each Education Cabinet institution shall prioritize the Governor's Ready, Set, Go! initiative and ensure to the extent practicable that all students PK-20:

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- (1) Are prepared to be successful in school and can successfully progress through PK-20 education. This includes, but is not limited to:
 - a. Establishment of the Governor's Child Advocacy Council to increase ways for all children to come to school healthy and ready to learn;
 - b. Investment in early child development programs like Smart Start and More at Four;
 - c. Investment in smaller class sizes in K-3;
 - d. Implementation of student diagnostics in grades K-3 and 5 to ensure that all students at a minimum possess grade-level reading, writing, and math skills;
 - e. Implementation of student diagnostics for career and college readiness in grades 8 and 11 so students graduate prepared for work, college, or technical training; and
- f. Implementation of the Student Learning Conditions Survey for grades 7, 9, and 11 that is aligned with the Teacher Working Conditions Survey.

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1 2 3 4 5 6 7	(2)	 Receive clear standards and high expectations, and ber teachers and principals that can most effectively help st standards. This includes, but is not limited to: a. Adoption of the State-led National Common St Career and College Ready Skills and assessm students for the global economy; b. Evaluation of Teacher Preparation programs to ide 	udents reach those andards, including nents that prepare
8		and programs that produce effective teachers;	niny best practices
9		c. Increased access to virtual learning opportunitie	
10 11		teachers like those provided through the NC Virtuad. Increased access to Science, Technology,	
11		Mathematics (STEM) opportunities;	Engineering and
13		e. Development of leadership academies that re	cruit and prepare
14		effective principals;	
15 16		f. Development of a PK-20 data system to provi information on students;	de comprehensive
17		g. Reduction and eventual elimination of low-per	rforming status in
18		North Carolina schools; and	-
19 20	(2)	h. Job-imbedded professional development for teacher	
20 21	(3)	Fully understand and complete the prerequisites for the c or degree of choice that promotes workforce success. The	
22		not limited to:	,
23 24		a. Development of academic boot camps for high so need additional support in reading, composition, an	nd math;
25 26 27		b. Consolidation of high school transition courses school students with more college-level or can courses;	
28		c. Increased access to virtual college-level and sp	pecific career and
29 30		technical courses for high school students;d. Alignment between high school and college cu	urricula so that all
30 31		students are prepared for higher education work; and	
32 33		e. Implementation of NCSuccess, a program design number of certificates and associate or bachelor's	ned to increase the
34 35	SFCT	education. (ON 7.8.(b) The Education Cabinet shall report by Janua	ry 15 2011 to the
36 37 38 39 40	Office of the Go Committee on its	overnor, the Joint Governing Boards, and the Joint Economy progress toward reaching the Governor's goal that even the ready to be successful in a career, a 2- or 4-year contract of the successful in a career of the succes	lucation Oversight ery North Carolina
40 41	SCHOOL CONN	ECTIVITY INITIATIVE	
42 43	SECTI S.L. 2009-575, is 1	ION 7.9. Section 7.12.(a) of S.L. 2009-451, as rewritter repealed.	by Section 3E of
44 45 46 47	SECTI SECTION 7	NDAR PILOT PROGRAM ON 7.10. Section 7.40 of S.L. 2009-451 reads as rewritten 4.40. The State Board of Education shall establish a sch	nool calendar pilot
48 49 50	whether and to w	Vilkes County Schools. The purpose of the pilot progra what extent a local school administrative unit can save is by consolidating the school calendar.	

Notwithstanding G.S. 115C-84.2(a)(1), the school calendar for the 2009-2010 calendar year 1 2 years for the Wilkes County Schools shall include a minimum of 180 days or 1,000 hours of 3 instruction covering at least nine calendar months. Notwithstanding G.S. 115C-84.2(d), the 4 opening date for students shall not be before August 24. 5 If the Wilkes County Board of Education adds instructional hours to previously scheduled 6 days under this section, the local school administrative unit is deemed to have a minimum of 7 180 days of instruction and teachers employed for a 10-month term are deemed to have been 8 employed for the days being made up and shall be compensated as if they had worked the days 9 being made up. 10 The State Board of Education shall report to the Joint Legislative Education Oversight Committee by March 15, 2010, October 15, 2010, on the administration of the pilot program, 11 12 cost-savings realized by it, and its impact on student achievement." 13 14 NATIONAL BOARD FOR PROFESSIONAL TEACHING STANDARDS (NBPTS) 15 **FUNDS SECTION 7.11.(a)** G.S. 115C-296.2(d1) reads as rewritten: 16 17 "(d1) Repayment of the Application Fee. – A teacher shall repay the application fee to the 18 State Education Assistance Authority within three years. The commencement of cash 19 repayment shall begin 12 months following the disbursement of the loan funds. The State 20 Education Assistance Authority may forgive the loan upon the death of the teacher or upon an 21 injury deemed to leave the teacher totally and permanently disabled. 22 All funds appropriated to, or otherwise received by, the Authority to provide loans to 23 teachers pursuant to this section, all funds received as repayment of loans, and all interest 24 earned on these funds shall be placed in a trust fund. This fund shall be used only for loans 25 made pursuant to this section and administrative costs of the Authority." 26 SECTION 7.11.(b) The State Board of Education shall transfer funds in the 27 amount of three million two hundred seventy-four thousand five hundred dollars (\$3,274,500) 28 from the State Public School Fund to the State Education Assistance Authority for the 29 2010-2011 fiscal year for NBPTS loans. It is the intent of the General Assembly that these 30 funds are included in the certified budget for the State Education Assistance Authority for the 31 2011-2012 fiscal year and subsequent fiscal years. 32 **SECTION 7.11.(c)** The Joint Legislative Education Oversight Committee is 33 directed to recommend a plan for implementing a National Board Certification Program for 34 Principals in conjunction with the pilot program being developed by the National Board for 35 Professional Teaching Standards. The Committee shall report its recommendation to the 2011 36 General Assembly by March 1, 2011. 37 38 **DRIVER EDUCATION** 39 **SECTION 7.12.** The Highway Safety Research Center Institute of the University of North Carolina at Chapel Hill shall work in collaboration with the Department of Public 40 41 Instruction and the Governor's Highway Safety Commission to create a standard curriculum to 42 be used for the Driver Education Program in the Department of Public Instruction. The 43 curriculum shall be ready for use in the school year beginning in the fall of 2011 and shall be

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46 PROTECTION OF THE CLASSROOM WHILE MAXIMIZING FLEXIBILITY

used for all driver education programs funded with State funds.

SECTION 7.13. Section 7.8 of S.L. 2009-451 reads as rewritten:

48 "SECTION 7.8.(a) The State Board of Education is authorized to adopt emergency rules
 49 in accordance with G.S. 150B-21.1A to grant maximum flexibility to local school
 50 administrative units regarding the expenditure of State funds. These rules shall not be subject to

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1	the limitations on transfers of funds between funding allotment categories set out in
2	G.S. 115C-105.25. These rules:
3	(1) Shall authorize the transfer of textbook funds to other allotments to manage
4	funding cuts; and
5	(2) Shall not permit the transfer of funds from school-based positions to the
6	central office.
7	"SECTION 7.8.(b) For fiscal years 2009-2010 and 2010-2011, For the 2010-2011 fiscal
8	year, local school administrative units shall make every effort to reduce spending whenever and
9	wherever such budget reductions are appropriate with the goal of to protecting protect direct
10	classroom services services. and services for students at risk and children with special needs.
11	Local school administrative units shall implement administrative and other operating
12	efficiencies prior to and minimize the dismissal of classroom-based personnel personnel. Local
13	school administrative units shall maximize federal by maximizing funds received from the
14	including American Recovery and Reinvestment Act of 2009 (ARRA), P.L. 111-5; Keep Our
15	Educators Working Act or any other federal act that provides funding that can be expended on
16 17	positions; Individuals with Disabilities Act (IDEA); Title I; and Title II funds. Local school
17	<u>administrative units are encouraged to designate all Title I-eligible schools and must maximize</u> <u>attrition prior to the dismissal of classroom-based personnel</u> . Notwithstanding G.S. 115C-301
18 19	or any other law, local school administrative units shall have the maximum flexibility to use
20	allotted teacher positions to maximize student achievement in grades 4-12. Allocation of
20	teachers and class size requirements in grades K-3 shall remain unchanged.
22	"SECTION 7.8.(c) Within 14 days of the date this act becomes law, the State Board of
23	Education shall notify each local school administrative unit and charter school of the amount
24	the unit must reduce from the State General Fund appropriations. The State Board shall
25	determine the amount of the reduction for each unit on the basis of average daily membership.
26	"SECTION 7.8.(d) Each unit shall report to the State Board of Education, the Office of
27	State Budget and Management, and the Department of Public Instruction on the flexibility
28	budget reductions it has identified for the unit, including an explanation of how administrative
29	efficiencies, federal funds, and attrition have been maximized prior to the dismissal of
30	classroom-based personnel, within 30 days of the date this act becomes law.
31	"SECTION 7.8.(e) For the 2010-2011 fiscal year, local school administrative units shall
32	make every effort to reduce spending from Career Technical Education - State: Program
33	Support Funds before making any reductions to Career Technical Education – State: Months of
34	Employment funds."
35	
36 37	PROBATIONARY TEACHERS
37	SECTION 7.14.(a) G.S. 115C-325(c)(5) reads as rewritten: "(5) Consecutive Years of Service. – If a probationary teacher in a full-time
38 39	permanent position does not work for at least 120 workdays in a school year
40	because the teacher is on sick leave, disability leave, or both, that school
41	year shall not be deemed to constitute (i) a consecutive year of service for
42	the teacher or (ii) a break in the continuity in consecutive years of service for
43	the teacher.
44	If a probationary teacher in a full-time permanent position resigns or is
45	not renewed because of a reduction in force and is subsequently rehired by
46	the same school system within three years, there shall be deemed to be no
47	break in the continuity in consecutive years of service for such teacher up to
48	a maximum of three consecutive years towards career status. If, at the time
49	the teacher resigns or is not renewed because of a reduction in force, the
50	teacher had been employed by a school system for four consecutive years
51	pursuant to G.S. 115C-325(c)(1), or one year pursuant to

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1	<u>G.S. 115C-325(c)(2)</u> , and the board subsequently rehires such teacher within
2	three years, the board may grant career status immediately upon
3	reemploying the teacher, or vote on the teacher's career status pursuant to
4	G.S. 115C-325(c)(1) or (c)(2) after one additional year of employment."
5	SECTION 7.14.(b) This act is effective when it becomes law and applies to
6	probationary teacher employed by a local school administrative unit in a full-time permanent
7	position for the 2010-2011 school year.
8	
9 10	JOINT LEGISLATIVE STUDY COMMITTEE ON THE CONSOLIDATION OF EARLY CHILDHOOD EDUCATION AND CARE
11	SECTION 7.16.(a) Committee Established. – There is created the Joint Legislative
12	Study Committee on the Consolidation of Early Childhood Education and Care. The
13	Committee shall consist of 10 members to be appointed as follows:
14	(1) Five members of the House of Representatives appointed by the Speaker of
15	the House of Representatives.
16	(2) Five members of the Senate appointed by the President Pro Tempore of the
17	Senate.
18	The Speaker of the House of Representatives shall designate one representative as
19	cochair, and the President Pro Tempore of the Senate shall designate one senator as cochair.
20	Vacancies on the Committee shall be filled by the same appointing authority making the initial
21	appointment.
22	The Committee, while in the discharge of its official duties, may exercise all powers
23	provided for under G.S. 120-19 and G.S. 120-19.1 through G.S. 120-19.4. The Committee may
24	meet at any time upon the joint call of the cochairs. The Committee may meet in the Legislative
25	Building or the Legislative Office Building. The Committee may contract for professional,
26	clerical, or consultant services as provided by G.S. 120-32.02.
27	The Legislative Services Commission, through the Legislative Services Officer,
28	shall assign professional staff to assist the Committee in its work. The House of
29	Representatives and the Senate's Directors of Legislative Assistants shall assign clerical staff to
30	the Committee, and the expenses relating to the clerical employees shall be borne by the
31	Committee.
32	SECTION 7.16.(b) Duties. – The Committee shall continue the work of the Task
33	Force on the Consolidation of Early Childhood Education and Care created under S.L.
34	2009-451 by continuing to work toward the development of an integrated system of early
35	childhood education and care. To that end, the Committee may consult with and receive reports
36	from the appropriate State departments, agencies, and board representatives on issues related to
37	early childhood education and care and consider any other issues the Committee deems
38	relevant.
39	The Committee shall closely coordinate its activities with the Governor's State
40	Advisory Council on Early Childhood Education and Care.
41	SECTION 7.16.(c) Report. – The Committee shall make a final report of its
42	findings and recommendations to the 2011 Regular Session of the General Assembly. The
43	Committee shall terminate on December 31, 2010.
44	
45	UNIFORM BUDGET FORMAT
46	SECTION 7.17. G.S. $115C-426(c)$ reads as rewritten:
47	"(c) The uniform budget format shall require the following funds:
48	(1) The State Public School Fund.
49 50	 (2) The local current expense fund. (3) The capital outlay fund.
50	(3) The capital outlay fund.

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1 2	In addition, other funds may be <u>required_used</u> to account for <u>reim</u> indirect costs, fees for actual costs, tuition, sales tax revenues distributed	-
3	method pursuant to G.S. 105-472(b)(2), sales tax refunds, gifts and gran	-
4	trust funds, federal grants restricted as to use, federal appropriations 1	
5	school administrative units, funds received for prekindergarten pr	rograms, and special
6	programs. Each local school administrative unit shall maintain those	
7	uniform budget format that are applicable to its operations."	
8 9	LEGISLATIVE COMMISSION ON DIVERSITY IN THE PUBLIC	SCHOOLS
10	SECTION 7.18.(a) There is created the Legislative Comm	ission on Diversity in
11	the Public Schools.	•
12	SECTION 7.18.(b) The Commission shall consist of 15 mem	nbers as follows:
13	(1) Five members of the House of Representatives appoint	nted by the Speaker of
14	the House of Representatives.	
15	(2) Five members of the Senate appointed by the Preside	nt Pro Tempore of the
16	Senate.	
17	(3) Five public members appointed by the Governor.	
18	SECTION 7.18.(c) The Speaker of the House of Represen	tatives shall designate
19	one representative as cochair, and the President Pro Tempore of the Sena	ate shall designate one
20	senator as cochair. Vacancies on the Commission shall be filled by	the same appointing
21	authority that made the initial appointment. A quorum of the Commissi	ion shall be a majority
22	of its members.	
23	SECTION 7.18.(d) The Commission shall study the effects	of student diversity in
24	public school enrollment. As part of this study, the Commission shall:	
25	(1) Consider whether schools in which students of varie	
26	socioeconomic characteristics are balanced improv	
27	learning experience and the academic achievemer	
28	compared to schools with more homogeneous student	
29	(2) Examine whether diverse public schools are succ	essful in closing the
30	achievement gap.	·
31	(3) Explore the level of parental involvement in schools	with a diverse student
32	population.	· 1 · 1 · · · ·
33	(4) Examine best practices for creating and maintaining	g student diversity in
34 25	schools and school systems in other states.	ant dissipling
35 36	 (5) Consider whether diverse public schools improve stude (6) Consider the fiscal impact and afficiency of State function 	1
30 37	(6) Consider the fiscal impact and efficiency of State fund data accumulated in items (1) through (5)	unig sueams given me
38	data accumulated in items (1) through (5).(7) Study any other issue the Commission considers relevation	ont
38 39	SECTION 7.18.(e) The Commission, while in the discharge	
40	may exercise all powers provided for under G.S. 120-19 and C	
40 41	G.S. 120-19.4. The Commission may meet at anytime upon the joint ca	e
42	Commission may meet in the Legislative Building or the Legislative Offi	
43	With approval of the Legislative Services Commission, the	-
44	Officer shall assign professional staff to assist the Commission in its	-
45	Representatives' and the Senate's Directors of Legislative Assistants shall	
46	the Commission, and the expenses relating to the clerical employees	0
47	Commission. The Commission may contract for professional, clerical, or	-
48	provided by G.S. 120-32.02. If the Commission hires a consultant, the co	
49	State employee or a person currently under contract with the State to prov	
50	All State departments and agencies and local governments	
51	shall furnish the Commission with any information in their possession or	
	-	

SECTION 7.18.(f) The Commission shall submit a final report of the results of its 1 2 study and its recommendations to the 2011 General Assembly. The Commission shall 3 terminate on March 1, 2011, or upon the filing of its final report, whichever occurs first. 4

5 **DROPOUT PREVENTION GRANTS**

6 SECTION 7.19.(a) Notwithstanding Section 7.13 of S.L. 2009-451, the Committee 7 on Dropout Prevention shall provide grants of one million dollars (\$1,000,000) each to the 8 following three evidence-based operators of dropout prevention initiatives:

- 9 Communities in Schools of North Carolina, Inc., to expand service to (1)10 existing local programs, enable establishment of new local CIS programs, 11 and, as matching or sustaining funds become available, support the 12 placement of graduation coaches or creation of new Performance Learning 13 Centers (PLCs).
- 14 15

(2)North Carolina Congress of Parents and Teachers, Incorporated, to implement the PTA Parental Involvement Initiative in additional school sites.

16 17

One other recipient selected by the Committee. (3)

18 SECTION 7.19.(b) The Committee on Dropout Prevention shall identify a 19 minimum of three additional recipients of Dropout Prevention Grants that the Committee feels 20 show promise as statewide models for dropout prevention interventions. The Committee on 21 Dropout Prevention shall report its selected grantees and the reasons why they were chosen to 22 the Joint Legislative Education Oversight Committee and the Joint Legislative Commission on 23 Dropout Prevention and High School Graduation by March 15, 2011.

24 25

UNIFORM EDUCATION REPORTING SYSTEM (UERS) FUNDS

26 SECTION 7.20.(a) Funds appropriated for the Uniform Education Reporting 27 System shall not revert at the end of the 2009-2010 fiscal year. SECTION 7.20.(b) This act becomes effective June 30, 2010.

28 29

30 **COOPERATIVE AND INNOVATIVE HIGH SCHOOLS** 31

SECTION 7.21.(a) G.S. 115C-238.50(e) reads as rewritten:

32 Cooperative innovative high school programs may include the creation of a school "(e) 33 within a school, a technical high school, or a high school or technical center located on the 34 campus of a college or university, university, or a five-year career academy operating as part of an existing high school." 35 36

SECTION 7.21.(b) G.S. 115C-238.54 reads as rewritten:

37 "§ 115C-238.54. Funds for programs.

38 The Department of Public Instruction shall assign a school code for each program (a) 39 that is approved under this Part. Part, with the exception of a five-year career academy 40 operating as part of an existing high school, which shall continue to use the existing school code. All positions and other State and federal allotments that are generated for this program 41 42 shall be assigned to that school code. Notwithstanding G.S. 115C-105.25, once funds are 43 assigned to that school code, the local board of education may use these funds for the program 44 and may transfer these funds between funding allotment categories.

45 A five-year career academy operating as part of an existing high school shall (a1) maintain records to identify and evaluate students enrolled in the five-year career academy 46 47 program distinct from the general school population."

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49 **SECTION 7.21.(c)** The Department of Public Instruction shall study the fiscal impacts of the Cooperative and Innovative High School Act (Part 9 of Article 16 of Chapter 50 51 115C of the General Statutes). The Department shall report the results of its study to the Joint

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1 2 3	Legislative Education Oversight Committee and the Fiscal Research Division by Marc 2011. The report shall include historical data on the number of new schools created each year attributable to the Cooperative and Innovative High School Act (Part 9 of Article	fiscal
4 5	Chapter 115C of the General Statutes). SECTION 7.21.(d) The State Board of Education shall not approve any additional statements of the statement of the statem	itional
6	schools under the Cooperative and Innovative High School Act (Part 9 of Article 16 of C	
7	115C of the General Statutes) that are to begin operation after July 1, 2010, unless the	-
8	has received an explicit appropriation from the General Assembly.	
9	SECTION 7.21.(e) Subsections (a) and (b) of this section are effective when	n this
10 11	act becomes law and apply beginning with the 2010-2011 school year.	
11	ELIMINATION OF CERTAIN REPORTS	
13	SECTION 7.22.(a) G.S. 115C-301(g) reads as rewritten:	
14	"(g) Waivers and Allotment Adjustments. – Local boards of education shall	report
15	exceptions to the State Board of Education as provided in G.S. 115C-47(10), and shall re-	equest
16	allotment adjustments or waivers from the standards set out above. Within 45 days of rece	1
17	reports, the State Board of Education, within funds available, may allot additional positiv	ons or
18	grant waivers for the excess class size or daily load.	•
19 20	(1) If the exception resulted from (i) exceptional circumstances, emergence	
20 21	acts of God, (ii) large changes in student population, (iii) organiza problems caused by remote geographic location, or (iv) classes organiz	
21	a solitary curricular area, and	cu ioi
23	(2) If the local board cannot organizationally correct the exception.	
24	All allotment adjustments and waivers submitted under this provision shall be repor	ted to
25	the Director of the Budget and to the General Assembly by May 15 of each year."	
26	SECTION 7.22.(b) Sections 4 through 6 of S.L. 2007-453 are repealed.	
27	SECTION 7.22.(c) Section 7.60 of S.L. 2005-276 is repealed.	
28	SECTION 7.22.(d) Section 7.61(b) of S.L. 2005-276 reads as rewritten:	
29 30	"SECTION 7.61.(b) To remain eligible for funds appropriated for the At-Risk/Alter Schools allotment and the Improving Student Accountability allotment, local s	
31	administrative units must submit a report to the State Board of Education by October 31 o	
32	year detailing the expenditure of the funds and the impact of these funds on s	
33	achievement. The State Board of Education shall report this information annually by O	
34	31 to the Office of State Budget and Management, the Joint Legislative Education Over	rsight,
35	Committee, and the Fiscal Research Division."	
36		
37	DISADVANTAGED STUDENTS SUPPLEMENTAL FUNDING	4
38 39	SECTION 7.23. In determining whether to approve a local school administ unit's plan for the expenditure of funds allocated to it for disadvantaged student suppler	
40	funding, the State Board of Education shall take into consideration the extent to which the	
41	school administrative unit's policies or expenditures contribute to increased segregati	
42	schools on the basis of race or socioeconomic status.	
43		
44	COMMUNITY COLLEGE COURSES FOR HIGH SCHOOL STUDENTS	
45	SECTION 7.24.(a) It is the intent of the General Assembly to implement a fu	-
46	formula in the 2011-2012 school year that will provide money to local school administ	
47	units for the purpose of paying the tuition of high school students taking community c	ollege
48 49	courses for which tuition is required. SECTION 7.24 (b) It is the intent of the General Assembly to eliminate the t	huition
49 50	SECTION 7.24.(b) It is the intent of the General Assembly to eliminate the twaiver for courses taken by high school students at community colleges set for	
51	G.S. 115D-5(b) effective July 1, 2011, except for the waiver that applies to stude	

cooperative innovative high school programs established pursuant to Part 9 of Article 16 of
 Chapter 115C of the General Statutes. Tuition shall continue to be waived for students in
 cooperative innovative high school programs.

4 **SECTION 7.24.(c)** For the 2011-2012 school year, the North Carolina Community 5 College System General Fund appropriations shall be reduced by an amount calculated by 6 multiplying the number of FTE high school students for whom tuition is required by the per 7 capita budgeted receipts for community college curriculum instruction. This amount of funds 8 shall be transferred to the State Board of Education for distribution to the local school 9 administrative units.

10 SECTION 7.24.(d) For the 2011-2012 school year, the State Public School Fund 11 shall be reduced by an amount calculated by (i) subtracting the per capita budgeted receipts for 12 community college curriculum instruction from the in-State tuition amount per FTE and (ii) 13 multiplying the result by the number of FTE high school students for whom tuition is required. 14 This amount of funds shall be available to the State Board of Education for distribution to the 15 local school administrative units.

16 The State Board of Education shall ensure that appropriate and reliable data is 17 corrected in order to implement this section.

18 **SECTION 7.24.(e)** The amounts transferred to the State Board of Education under 19 subsections (c) and (d) of this section shall be distributed to local school administrative units 20 based on the pro rata share of each local school administrative unit's number of FTE high 21 school students for whom tuition is required.

SECTION 7.24.(f) The amounts allocated to local school administrative units under this section shall not be transferred to other uses and shall only be available for paying the tuition of high school students taking community college courses for which tuition is required.

ENVIRONMENTAL ENGINEER/SUPPORT SERVICES DIVISION

SECTION 7.25. The State Board of Education may use up to two hundred thousand dollars (\$200,000) of funds available to provide an environmental engineer in the Department of Public Instruction, Support Services Division, to address increasing environmental concerns in the public schools of North Carolina.

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33 LEA CONSTRUCTION CONTRACTING CLARIFICATION

SECTION 7.26. G.S. 115C-530 reads as rewritten:

35 "§ 115C-530. Operational leases of school buildings and school facilities.

(a) Local boards of education may enter into operational leases of real or personal
property for use as school buildings or school facilities. Operational leases for terms of less
than three years shall not be subject to the approval of the board of county commissioners.
Operational leases for terms of three years or longer, including periods that may be added to the
original term through the exercise of options to renew or extend, are permitted if all of the
following conditions are met:

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- (1) The budget resolution includes an appropriation authorizing the current fiscal year's portion of the obligation.
 - (2) An unencumbered balance remains in the appropriation sufficient to pay in the current fiscal year the sums obligated by the lease for the current fiscal year.
- 47 (3) The leases are approved by a resolution adopted by the board of county
 48 commissioners. If an operational lease is approved by the board of county
 49 commissioners, in each year the county commissioners shall appropriate
 50 sufficient funds to meet the amounts to be paid during the fiscal year under
 51 the lease.

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(4	the requirements of G.S. 115C-521(c) relating to energy	guidelines.
	of this section, an operational lease is defined according	
	rinciples.principles and may be for new or renovated building	
	ocal boards of education may enter into contracts for the <u>c</u>	-
	leased property if (i) the budget resolution includes an appr	1 0
	n, (ii) an unencumbered balance remains in the appropriation	
	scal year the sums obligated by the transaction for the currer renovation is in compliance with the requirements of G.S. 11	
	lines. <u>Construction, repair, or renovation work undertaken</u>	
	oper is not subject to the requirements of Article 8 of Chapt	
	ntracts for renovation that are subject to the biddi	
	(a)involve the expenditure of public funds in excess of fi	
	(0,000) and which do not constitute continuing contracts for $(0,000)$	
	the board of county commissioners.	
11 *	perational leases and contracts entered into under this se	ection are subject to
approval by	he Local Government Commission under Article 8 of Chapt	er 159 of the General
Statutes if	hey meet the standards set out in G.S. 159-148(a)(1),	159-148(a)(2), and
. , .). For purposes of determining whether the standards set out	
have been m	et, only the five hundred thousand dollar (\$500,000) threshold	l shall apply."
PART VIII.	COMMUNITY COLLEGES	
		UD C
	RWARD OF COLLEGE INFORMATION SYSTEM FUN	
	TION 8.1.(a) Of the funds appropriated to the Commun	
	2009-2011 fiscal biennium for the College Information Syst fifty thousand dollars (\$1,250,000) shall not revert at the en	· •
	ain available until expended. These funds may only be used	
system upgra		i to purchase periodie
	ECTION 8.1.(b) This section becomes effective June 30, 20	10.
5		
STATE AII	BUDGET FLEXIBILITY	
S	ECTION 8.2. G.S. 115D-31 is amended by adding a new sul	bsection to read:
	local community college may use all State funds alloca	
	ls and Customized Training funds, for any authorized purp	
	ege's Institutional Effectiveness Plan. Each local community	-
	onal Effectiveness Plan a section on how funding flexibility	_
	ands of the local community and to maintain a presence in	all previously funded
categorical p	ograms."	
EDUCATE		
	N FOR PRISON INMATES	a courses for misso
	ECTION 8.3.(a) Funds appropriated for community collepte be used only for inmates in State prisons. The first priorit	
	e to restore the FTE for basic skills courses to the FY 2008-2	
	is purpose may be used for continuing education and curricul	
	ning. These funds shall not be used for Associate of Arts, As	
	General Education degrees.	
	ECTION 8.3.(b) Courses in federal prisons or local jails	shall not earn regular
	me equivalents, but may be offered on a self-supporting basis	
U	ECTION 8.3.(c) The Department of Correction and the	
	e shall report to the 2011 General Assembly on:	. 0

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1	(1) The implementation of the new funding structure and requirements.
2	(2) Strategies for implementing their recommendations to:
3	a. Enhance measurable goals, objectives, and outcomes.
4	b. Enhance and standardize data collection.
5	c. Strengthen the continuum of programming from entry to exit, based
6	on assessment of skills and needs.
7	d. Give individuals the opportunity to use specific skills through work
8	assignments that meet system needs.
9	e. Tailor programs to specific inmate needs.
10	f. Increase Cognitive Behavioral Interventions (CBI) courses.
11	
12	g. Develop an offender-specific human resources development course.h. Explore additional funding sources.
12	
13 14	i. Explore federal grant for wiring courses.
	(3) Strategies for reasonably limiting the number of courses an individual takes
15	while in prison.
16	SECTION 8.3.(d) G.S. 115D-5(c) reads as rewritten:
17	"(c) No course of instruction shall be offered by any community college at State expense
18	or partial State expense to any captive or co-opted group of students, as defined by the State
19	Board of Community Colleges, without prior approval of the State Board of Community
20	Colleges. All course offerings approved for State prison inmates must be tied to clearly
21	identified job skills, transition needs, or both. Approval by the State Board of Community
22	Colleges shall be presumed to constitute approval of both the course and the group served by
23	that institution. The State Board of Community Colleges may delegate to the President the
24	power to make an initial approval, with final approval to be made by the State Board of
25	Community Colleges. A course taught without such approval will not yield any full-time
26	equivalent students, as defined by the State Board of Community Colleges."
27	
28	TUITION WAIVERS
29	SECTION 8.4.(a) G.S. 115D-5(b) reads as rewritten:
30	"(b) In order to make instruction as accessible as possible to all citizens, the teaching of
31	curricular courses and of noncurricular extension courses at convenient locations away from
32	institution campuses as well as on campuses is authorized and shall be encouraged. A pro rata
33	portion of the established regular tuition rate charged a full-time student shall be charged a
34	part-time student taking any curriculum course. In lieu of any tuition charge, the State Board of
35	Community Colleges shall establish a uniform registration fee, or a schedule of uniform
36	registration fees, to be charged students enrolling in extension courses for which instruction is
37	financed primarily from State funds; provided, however, that the funds. The State Board of
38	Community Colleges may provide by general and uniform regulations for waiver of tuition and
39	registration fees for personsfor:
40	(1) <u>Persons not enrolled in elementary or secondary schools taking courses</u>
41	leading to a high school diploma or equivalent certificate, for training
42	certificate;
43	(2) <u>Training</u> courses for (i) volunteer firemen, (ii) local fire department
44	personnel, (iii) volunteer rescue and lifesaving department personnel, (iv)
45	local rescue and lifesaving department personnel, (v) Radio Emergency
46	Associated Citizens Team (REACT) members when the REACT team is
47	under contract to a county as an emergency response agency, local (vi)
48	<u>municipal, county, or State</u> law-enforcement officers, <u>(vii)</u> inpatients in State
49	alcoholic rehabilitation centers, <u>(viii)</u> all full-time custodial employees of the
5 0	Department of Correction, and (ix) employees of the Department's Division
50 51	of Community Corrections and employees of the Department of Juvenile
51	or community corrections and employees of the Department of Juvenne

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1		Justice and Delinquency Prevention required to be certifie	d under Chapter
2		17C of the General Statutes and the rules of the Crim	±
3		Training Standards Commission, Commission;	
4	<u>(3)</u>	Patients in State alcoholic rehabilitation centers; trainees	
5	(4)	Trainees enrolled in courses conducted under the New-	and Expanding
6		Industry Program, clients Customized Training Program;	1 0
7	(5)	Clients of sheltered workshops, clientsworkshops;	
8	(6)	Clients of adult developmental activity programs, studentspr	ograms;
9	(7)	Students in Health and Human Services Developm	-
10		juveniles Programs;	C ,
11	<u>(8)</u>	Juveniles of any age committed to the Department of Juve	enile Justice and
12	<u> </u>	Delinquency Prevention by a court of compete	
13		membersjurisdiction;	5
14	<u>(9)</u>	Members of the North Carolina State Defense Militia	as defined in
15	<u> </u>	$\overline{\text{G.S. 127A-5}}$ and as administered under Article 5 of Chap	
16		General Statutes, and elementary Statutes;	
17	(10)	Elementary and secondary school employees enrolled in co	urses in first aid
18	<u> </u>	or cardiopulmonary resuscitation (CPR). Provided further,	
19		waived for up (CPR);	
20	<u>(11)</u>	Up to six hours of credit instruction and 96 contact hour	s one course of
21	<u>, /</u>	noncredit instruction per academic semester for senior cit	
22		older who are qualified as legal residents of North Ca	Ū.
23		further, tuition shall also be waived for all-Carolina;	
24	(12)	<u>All curriculum</u> courses taken by high school students at com	munity colleges.
25	<u></u>	including students in early college and middle college high s	
26		in accordance with G.S. 115D-20(4) and this section."section	1 0
27	<u>(13)</u>	Human resources development courses for any individ	
28	<u> </u>	unemployed; (ii) has received notification of a pending	
29		working and is eligible for the Federal Earned Income Tax	•
30		or (iv) is working and earning wages at or below two	
31		(200%) of the federal poverty guidelines; and	-
32	(14)	Prison inmates."	
33	SECT	$\Gamma \overline{\text{ION 8.4.(b)}}$ G.S. 115D-39 is amended by adding a new subs	ection to read:
34	"(a1) In add	dition, any federal law enforcement officer whose permanen	t duty station is
35		olina shall also be eligible for the State resident community co	•
36	for law enforcem	ent training courses."	
37		FION 8.4.(c) The Community Colleges System Office shall re	eport to the 2011
38	General Assembl	ly on the number and cost of courses taken by State law enfo	brcement officers
39	and of courses tal	ken by local law enforcement officers.	
40	SECT	FION 8.4.(d) The Fiscal Research Division, in consul	tation with the
41	Community Col	leges System Office, shall make a comprehensive study	of the currently
42	authorized tuitio	n waivers and shall report to the 2011 General Assembly	on waivers that
43		ed or abolished because they are not being used or for other re	
44			
45	COMMUNITY	COLLEGE FINANCIAL AID LOANS	
46	SECT	FION 8.5.(a) The State Board of Community Colleges sh	nall permanently
47		ng formula by increasing the amount allocated in the fund	
48	-	s by fifty million dollars (\$50,000,000) and by reducing th	-
49		for curriculum and continuing education instruction by a	
50		vised formula shall ensure that community colleges have the	
51	and resources need	cessary to administer and provide financial aid services to stud	ents.

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1	SECTION 8.5.(b) G.S. 115D-40.1 reads as rewritten:
2	"§ 115D-40.1. Financial Assistance for Community College Students.
3	(a) Need-Based Assistance Program. – It is the intent of the General Assembly that th
4	Community College System make these financial aid funds available to the neediest student
5	who are not eligible for other financial aid programs that fully cover the required educational
6	expenses of these students. The State Board may use some of these funds as short-term loans t
7	students who anticipate receiving the federal HOPE or Lifetime Learning Tax Credits.
8	(b) Targeted Assistance. – Notwithstanding subsection (a) of this section, the Stat
9	Board may allocate no more than ten percent (10%) of the funds appropriated for Financia
10	Assistance for Community College Students to:
11	(1) Students who do not qualify for need-based assistance but who enroll i
12	low-enrollment programs that prepare students for high-deman
13	occupations, and
14	(2) Students with disabilities who have been referred by the Division of
15	Vocational Rehabilitation and are enrolled in a community college.
16	(c) Administration of Program. – The State Board shall adopt rules and policies for th
17	disbursement of the financial assistance provided in subsections (a) and (b) of this section
18	Degree, diploma, and certificate students must complete a Free Application for Federal Studen
19	Aid (FAFSA) to be eligible for financial assistance. The State Board may contract with th
20	State Education Assistance Authority for administration of these financial assistance funds
21	These funds shall not revert at the end of each fiscal year but shall remain available unt
22	expended for need-based financial assistance. The
23	The State Board shall ensure that at least one counselor is available at each college t
24	inform students about federal programs and funds available to assist community colleg
25	students including, but not limited to, Pell Grants and HOPE and Lifetime Learning Ta
26	Credits and to actively encourage students to utilize these federal programs and funds. The
27	interest earned on the funds provided in subsections (a) and (b) of this section may be used t
28	support the costs of administering the Community College Grant Program.
29	(d) Participation in Federal Loan Programs. – All community colleges shall participat
30	in the William D. Ford Federal Direct Loan Program. The State Board shall ensure that at least
31	one counselor is available at each college to inform students about federal programs and fund
32	available to assist community college students, including, but not limited to, Pell Grants, HOP
33	and Lifetime Learning Tax Credits, and the William D. Ford Federal Direct Loan Program, an
34 25	to actively encourage students to utilize these federal programs and funds."
35	SECTION 8.5.(c) Subsection (b) of this section becomes effective July 1, 2011 and evaluate July 1, 2012. The remainder of this section becomes effective July 1, 2010
36 37	and expires July 1, 2012. The remainder of this section becomes effective July 1, 2010.
38	TUITION REFUNDS
39	SECTION 8.6.(a) A refund of community college tuition shall not be made except
40	under the following circumstances:
41	(1) A one hundred percent (100%) refund shall be made if the student officiall
42	withdraws prior to the first day of class of the academic semester or term a
43	noted in the college calendar. Also, a student is eligible for a 100 percer
44	refund if the class in which the student is officially registered is cancelle
45	due to insufficient enrollment.
46	(2) A seventy-five percent (75%) refund shall be made if the student official
47	withdraws from the class prior to or on the official ten percent (10%) point
48	of the semester.
49	(3) For classes beginning at times other than the first week (seven calenda
50	days) of a semester a one hundred percent (100%) refund shall be made
51	the student officially withdraws from the class prior to the first class

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1 2 3	meeting. A seventy-five percent (75%) refund shall be officially withdraws from the class prior to or on the ten of the class.	
4	(4) A one hundred percent (100%) refund shall be made if t	he student officially
5	withdraws from a contact hour class prior to the first	-
6	academic semester or term or if the college cancels the c	class. A seventy-five
7	percent (75%) shall be made if the student officially	withdraws from a
8	contact hour class on or before the tenth calendar day of	
9	SECTION 8.6.(b) To comply with applicable federal re	gulations regarding
10	refunds, federal regulations supersede the provisions of this section.	
11	SECTION 8.6.(c) Where a student, having paid the required tu	
12	dies during that semester (prior to or on the last day of examinations of the	
13	was attending), all tuition and fees for that semester may be refunded	to the estate of the
14	deceased.	1
15	SECTION 8.6.(d) Community colleges shall adopt local refund	1
16 17	for which they collect receipts which are not required to be deposited into account.	o the State Treasury
18	account.	
19	MANAGEMENT FLEXIBILITY REDUCTION/COMMUNITY COLI	EGES
20	SECTION 8.7. Section 8.24 of S.L. 2009-451 reads as rewritten	
21	"SECTION 8.24. The management flexibility reduction for the North C	
22	College System shall be allocated by the State Board of Community College	•
23	accounts for the unique needs of each college and provides for the equi	
24	funds to the institutions consistent with G.S. 115D-5(a). Before tal	
25	instructional budgets, the community colleges shall consider reducing bud	dgets for senior and
26	middle management personnel and for programs that have both l	ow-enrollment and
27	low-postgraduate success. Colleges shall minimize the impact on student s	
28	on the retraining of dislocated workers. Colleges shall not reduce fun	
29	Business Centers. The community colleges shall also review their in	
30	determine whether there are monies available in those funds that can be	used to assist with
31	operating costs before taking reductions in instructional budgets."	
32		
33 34	CATAWBA VALLEY COMMUNITY COLLEGE MANUFACTUR	ING SOLUTIONS
34 35	SECTION 8.8.(a) G.S. 115D-67.2(b)(7) reads as rewritten:	
35 36	"(7) The Director of the Hosiery Technology CenterManu	facturing Solutions
30 37	<u>Center</u> at Catawba Valley Community College who shal	-
38	a nonvoting member."	i serve ex officio us
39	SECTION 8.8.(b) Notwithstanding any other provision of law	w. all fees collected
40	by the Manufacturing Solutions Center of Catawba Valley Community Co	
41	of products shall be retained by the Center and used for the operations of th	0 0
42	made by the Center using these funds are not subject to the provisions of .	
43	143 of the General Statutes.	
44		
45	COMMUNITY COLLEGE EQUIPMENT FUNDS	
46	SECTION 8.9. Of the expansion funds appropriated for the 20	-
47	for community college equipment, up to two hundred fifty thousand dollars	s (\$250,000) may be
48	used for virtual 3-D equipment.	
49 50		
50	BASIC SKILLS PLUS SECTION 8 10 Section 8 2 of S L 2000 451 reads as reveritted	
51	SECTION 8.10. Section 8.2 of S.L. 2009-451 reads as rewritten	11.

"SECTION 8.2.SECTION 8.2.(a) Notwithstanding any other provision of law, a local 1 2 community college may use up to five percent (5%) of the Literacy Funds allocated to it by the 3 State Board of Community Colleges to procure instructional technology for literacy labs. This 4 technology may include computers, instructional software and software licenses, scanners for 5 testing, and classroom projection equipment. The State Board may also authorize a local community college to use up to twenty percent (20%) of the State Literacy Funds allocated to it 6 7 to provide employability skills, job-specific occupational and technical skills, and 8 developmental education instruction to students concurrently enrolled in a community college 9 course leading to a high school diploma or equivalent certificate.

10 "SECTION 8.2.(b) Notwithstanding any other provision of law, if a community college 11 provides employability skills, job-specific occupational or technical skills, or developmental 12 education instruction, to students concurrently enrolled in a community college course leading 13 to a high school diploma or equivalent certificate, the college may waive the tuition and 14 registration fees associated with this instruction."

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PART IX. UNIVERSITIES

18 REPEAL ESCHEAT FUND APPROPRIATION FOR MILLENNIUM TEACHING 19 SCHOLARSHIP LOAN PROGRAM

20 21

SECTION 9.1. Section 9.1.(c) of S.L. 2009-451 is repealed.

22 STUDY FINANCIAL AID CONSOLIDATION

SECTION 9.2.(a) The State Education Assistance Authority, The University of North Carolina, the North Carolina Community College System, and the Fiscal Research Division of the General Assembly shall establish a work group to study jointly the simplification and consolidation of State-funded financial aid for students. North Carolina Independent Colleges and Universities, Inc., shall also be included as a joint member of the work group if it chooses to participate in the study. The State Education Assistance Authority shall be the lead agency for the work group and study.

30 **SECTION 9.2.(b)** The purpose of the study is to develop recommendations and 31 options for simplifying and consolidating the delivery of, administration of, and access to 32 State-funded financial aid for students. In conducting the study, the work group shall consider 33 the State's current student financial aid programs and how to consolidate those programs into 34 two categories of State-funded student aid programs: one program that consolidates the State's 35 major need-based programs and one program that consolidates many of the State's scholarship 36 and forgivable loan programs currently available to students who plan to earn degrees and 37 pursue careers in certain professional areas. More specifically the work group shall do the 38 following:

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(1) Design a unified need-based financial aid program that combines at a minimum the following three programs into a single need-based financial aid program: The University of North Carolina Need-Based Grant program, the North Carolina Community College Grant program, and the North Carolina Education Lottery Scholarship program established under Article 35A of Chapter 115C of the General Statutes. Currently each of these programs has its own award criteria, formulas, target populations, and funding sources (Escheat Fund, General Fund, and Lottery Funds). As part of its study, the work group shall determine what the appropriate parameters may be for such a unified program by using models that take into account income, expected family contribution, college expenses, type of college attended, and any other factors the work group deems relevant. In designing the program, the work group shall address the issue of proportionality of funding and shall

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	take into account all of the following in its consideral proportionality of funding that currently exists and North Carolina, the North Carolina Community Co North Carolina private colleges and universitie	ong The University of llege System, and the
	accounting for student enrollment change; monetary	y differences between
	certain categories of students and whether based	
	differences student financial aid should be based on tuition and fees. The work group may also consider w	
	to redefine "need" for purposes of student financial	
	common formula for the distribution of financial aid	-
	of any proposed modifications if the decision is made	
	develop a common formula. The program shall be des funds in a manner that is consistent with legislative	-
	understood by potential students, and (ii) retain the	•
	funds.	
(2)	Design a "forgivable loans for service" program that c	
	the following existing programs into one consolidated	
	on loans for services: the Nurse Educators of Tome Program; Nurse Education Scholarship Loan Program	
	Medical Scholarship Loans; Board of Governors Den	
	Health, Science and Mathematics Student Loan	-
	Teacher Scholarship Loan Program; and the Teacher	-
	Program. This single consolidated program shall initi	
	area needs: teaching and health professions (includin, and medical, dental, and pharmacy careers). In desig	
	work group may consider the current allocation of fu	0 1 0
	scholarship and forgivable loan programs, whether it	
	to allow the reallocation and award of funds not dia	6
	loans in a specific service area to be awarded as different service area, and, if so, what procedure and a	-
	appropriate to trigger the reallocation of funds	
	distribution of those funds as awards in a different serv	
	FION 9.2.(c) In addition to the considerations set out in	n subsection (b) of this
section, the worl (1)	s group shall also consider all of the following: The time period required to phase out student lo	one from any of the
(1)	programs affected by the program consolidation.	and non any of the
(2)	How federal funding may affect student financial aid s	ervices.
(3)	How to deal with current recipients of funds from pre-	ograms affected by the
(4)	consolidation.	. 1
(4)	How to deal with recipients who are paying back programs affected by the consolidation.	toans made through
(5)	Whether the State Education Assistance Authority sl	hould be authorized to
~ /	extend the repayment period for forgivable loans in h	
	when a good faith effort has been made to repay the lo	-
	and if so, what the appropriate procedure may	be for making that
(6)	determination and extending the repayment period. Whether there are, and if so how to address, any sig	prificant abuses of the
(0)	financial aid system, particularly by persons who inte	
	receive financial aid but who intend to drop out of	
	financial aid funds.	(1
(7)	Any other issues the work group deems relevant to this	s study.

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1 2 3	SECTION 9.2.(d) The work group shall present its proposed progreport its findings and recommendations to the Joint Select Committee on State Financial Aid by October 1, 2010. In its report the work group shall also iden	Funded Student tify options that
4 5	may vary from the proposed program designs but that are alternatives that determines may also be workable and consistent with the legislative intent of	0 1
6	work group shall also include in the report any legislative changes that ma	•
7	implement the program designs and work group recommendations.	-
8 9	COORDINATE THE REPORT DUE DATES FOR VARIOUS TEACHER	ρεριζατιον
9 10	REPORTS	EDUCATION
10	SECTION 9.3.(a) G.S. 116-11 is amended by adding a new subdiv	ision to read.
12	"(12d) The Board of Governors shall provide a comprehensive a	
13	teacher education efforts at The University of North Caro	
14	shall include information about teacher education and r	
15	initiatives, distance education programs focused on teacher	
16	professional development programs for teachers and schoo	
17	The teacher education report shall be due on April 15 of	each year to the
18	Joint Legislative Education Oversight Committee and the	State Board of
19	Education."	
20	SECTION 9.3.(b) G.S. 116-74.21(c) reads as rewritten:	
21	"(c) The Board of Governors shall study the issue of supply and de	
22	administrators to determine the number of school administrators to be trained	
23	in each year of the biennium and report the results of this study to the J	oint Legislative
24 25	Education Oversight Committee no later than <u>March 1April 15</u> annually." SECTION 9.3.(c) Section 9.7(c) of S.L. 2008-107 reads as rewritte	
23 26	"SECTION 9.5.(c) Section 9.7(c) of S.L. 2008-107 reads as rewrited	
20 27	Office shall report by September 1, 2008, April 15, 2011, and annually therea	•••
28	Legislative Education Oversight Commission, Committee, the State Board o	
29	Office of State Budget and Management, and the Fiscal Research Division	
30	Assembly on the implementation of the UNC-NCCCS 2+2 E-Learning Initia	
31	shall include:	
32	(1) The courses and programs within the 2+2 E-Learning Initiati	ve;
33	(2) The total number of prospective teachers that have taken or a	are taking part in
34	this initiative to date broken down by the current academic	±
35	of the previous academic periods since the program's inception	
36	(3) The total number of teachers currently in the State's class	•
37	school administrative unit, who have taken part in this initiat	
38	(4) The change in the number of teachers available to se	hools since the
39 40	program's inception;(5) The qualitative data from students, teachers, local school ad	ministrativa unit
40 41	(5) The qualitative data from students, teachers, local school ad personnel, university personnel, and community college per	
42	impact of this initiative on our State's teaching pool; and	sollifer as to the
43	(6) An explanation of the expenditures and collaborative progra	ams between the
44	North Carolina Community College System and The Univ	
45	Carolina, including recommendations for improvement."	5
46	SECTION 9.3.(d) Section 9.3(c) of S.L. 2005-276 reads as rewritte	en:
47	"SECTION 9.3.(c) These results shall be reported by September 1, 2006,	<u>-April 15, 2011,</u>
48	and annually thereafter to the State Board of Education, the Board of Go	
49	University of North Carolina, the State Board of Community Colleges, the Ed	
50	the Joint Legislative Education Oversight Commission, Committee, and the	Office of State
51	Budget and Management."	

SECTION 9.3.(e) Section 9.9 of S.L. 2002-126 reads as rewritten:

2 "SECTION 9.9. The Board of Governors of The University of North Carolina may allow 3 Elizabeth City State University, the University of North Carolina at Pembroke, and Western 4 Carolina University each to allocate up to one hundred seventy-eight thousand three hundred 5 eighty dollars (\$178,380) of the funds allocated to them for focused enrollment growth for a 6 maximum of 20 Prospective Teacher Scholars. These funds may be used to recruit new 7 nonresident students to enter into agreements to: (i) pursue a full-time course of study that will 8 lead to teacher certification in North Carolina and (ii) teach in a North Carolina public school 9 or a school operated by the United States government in North Carolina for one year for each 10 year that they receive this benefit. The Board of Governors shall establish guidelines and regulations for this pilot program, including methodology for determining its success in 11 12 increasing the supply of qualified teachers for North Carolina public schools. The Board shall 13 report its guidelines and regulations to guide these pilot programs to the Joint Legislative 14 Education Oversight Committee by November 15, 2002. April 15, 2011. The Board shall report annually to the Committee on the progress of the pilot programs and their costs." 15

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ELIMINATE BIENNIAL DISTANCE EDUCATION REPORTS SECTION 9.4. Section 11.7 of S.L. 1998-212 reads as rewritten:

19 "Section 11.7. This act provides funding to The University of North Carolina Board of 20 Governors for degree-related courses provided away from the campus sites of the constituent 21 institutions of The University of North Carolina. The intent of this commitment is to provide 22 expanded opportunities for higher education to more North Carolina residents, including 23 nontraditional students, and to increase the number of North Carolina residents who earn 24 post-secondary degrees.

25 These funds shall be used for the provision of off-campus higher education programs, 26 including the costs for the development or adaptation of programs for this purpose, and the 27 funds may be used for the costs of providing space and services at the off-campus sites.

28 Prior to approving funding for off-campus programs in nursing, the Board shall consult 29 with the central office of the Area Health Education Centers (AHEC) to obtain information 30 about regional needs and priorities and to coordinate funding with AHEC efforts in nursing 31 education.

32 The Board of Governors shall track these funds separately in order to provide data on the 33 costs of providing these programs, including the different costs for various methods of delivery 34 of educational programs. The Board of Governors shall provide for evaluation of these 35 off-campus programs, including comparisons to the costs and quality of on-campus delivery of 36 similar programs, as well as the impact on access to higher education and the educational 37 attainment levels of North Carolina residents. The Board shall provide a preliminary report to 38 the General Assembly by May 1, 2000, and subsequent evaluations, including 39 recommendations for changes, shall be made at least biennially to the Joint Legislative 40 Education Oversight Committee."

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REPEAL DUPLICATE STUDY/STATE-FUNDED STUDENT FINANCIAL AID SECTION 9.5. Section 9.24 of S.L. 2009-451 is repealed.

43 44

45 PERMANENT TRANSFER OF FUNDING TO ROANOKE ISLAND COMMISSION FOR PERFORMING ARTS 46 47

SECTION 9.6. Section 9.4 of S.L. 2009-451 reads as rewritten:

48 "SECTION 9.4. The General Assembly finds that in order to expand opportunities for 49 students involved in the performing arts, existing funding for the Summer Institute on Roanoke Island should not be allocated to one specific University of North Carolina institution but 50 51 instead be allocated directly to the Roanoke Island Commission, so that any interested

University of North Carolina institution may have the opportunity to participate in summer arts 1 2 enrichment and education programs. Therefore, of the funds appropriated by this act to the 3 Board of Governors of The University of North Carolina and allocated to the Summer Institute 4 of the University of North Carolina School of the Arts on Roanoke Island program for the 5 2009-2011 fiscal biennium, the sum of four hundred sixty-one thousand six hundred forty-six 6 dollars (\$461,646) shall be transferred for the 2009-2010 fiscal year to the Roanoke Island 7 Commission, and the sum of four hundred sixty one thousand six hundred forty six dollars 8 (\$461,646) shall be transferred for the 2010-2011 fiscal year to the Roanoke Island 9 Commission. recurring funds appropriated for the 2010-2011 fiscal year to the Board of Governors of The University of North Carolina and allocated to the University of North 10 Carolina School of the Arts for the Summer Institute on Roanoke Island program shall be 11 permanently transferred to the Department of Cultural Resources and allocated to the Roanoke 12 13 Island Commission. The amount to be transferred shall be equal to the amount of the 14 appropriation remaining after all reductions, prior to and included in the act, are incorporated. The Roanoke Island Commission may use these funds to purchase equipment and to contract 15 with any of the constituent institutions of The University of North Carolina System to provide 16 17 music and drama students an education in a professional performing environment while 18 providing a public service to the State. Any available funds may be used to contract with 19 community-based or nonprofit performing arts groups or other performing arts groups 20 supported with State or local funds to provide music and drama on Roanoke Island."

21

22 **REVIEW** OF UNC SCIENCE, TECHNOLOGY, ENGINEERING, AND 23 **MATHEMATICS (STEM) PROGRAMS**

24 **SECTION 9.7.(a)** In order to assess the effectiveness of the science, technology, 25 engineering, and mathematics (STEM) programs administered by The University of North 26 Carolina, General Administration shall compile a comprehensive list of the programs within 27 The University System whose primary objective is to provide community outreach in the form 28 of either (i) teacher professional development programs to strengthen the quality of science or 29 mathematics instruction in the public schools; or (ii) K-12 student enrichment programs in the 30 areas of science, technology, engineering, or mathematics. The University of North Carolina 31 General Administration shall submit the list of STEM programs compiled pursuant to this 32 subsection to the Office of State Budget and Management and the Fiscal Research Division by 33 February 15, 2011.

34

37

At a minimum, all of the following programs shall be included in the list:

35 36

Pre-College and Teacher Professional Development programs administered (1)

- through the North Carolina Mathematics and Science Education Network (NC-MSEN).
 - Summer Ventures Program. (2) North Carolina Central University Center for Science, Math and Technology

Education.

(3)

- 38 39
- 40

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- Fayetteville State University CHEER Summer Bridges. (4)
- NCSTEM Community Collaborative. (5)

43 SECTION 9.7.(b) The University of North Carolina General Administration shall 44 conduct a review of each of the programs identified pursuant to subsection (a) of this section 45 and shall report the results to the Office of State Budget and Management and the Fiscal 46 Research Division no later than September 30, 2011, to assist with future funding decisions. 47 The report shall contain the following information for each program:

- 48
 - A description of the program mission, goals, and objectives. (1)
- 49 (2)The statutory objectives for the program if applicable. 50
 - (3) Annual State appropriation and receipt funding for the program.

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(4)	Program effectiveness measures for Teacher Professiona programs to include at a minimum:	Development
	a. A measure of teachers' classroom effectiveness in	STEM areas
	before and after attending a university professiona	
	program.	a development
	 b. A measure of math and science educators retained attending a UNC professional development program. 	as a result of
(5)	Program effectiveness measures for student enrichment program.	rams to include
(3)	at a minimum:	to menude
	a. A measure of students' expected college and career as	oirations before
	and after attending a STEM program.	
	b. A measure of students' math and science pe	erformance on
	standardized tests before and after attending a STEM	
	c. A measure of declared STEM majors within the UN	-
	attended a UNC-sponsored STEM program.	5
SECT	FION 9.7.(c) In addition, the Department of Public Instruction	on shall survey
	e educators in North Carolina to identify the number of cu	•
science educators	s who attended a Pre-College or Summer Ventures program sp	onsored by The
University of N	forth Carolina before entering college. The survey may be	e conducted ir
	n ongoing data collection efforts within The University of	
System. The dat	a shall be reported to the Office of State Budget and Manag	gement and the
Fiscal Research I	Division by February 15, 2011.	
	F A+ SCHOOLS FROM UNC-GREENSBORO TO DEPA	RTMENT OF
	L RESOURCES	
	TION 9.8. The A+ Schools program is transferred from the	
	t Greensboro to the North Carolina Arts Council in the Departm	
	by a Type I transfer as defined in G.S. 143A-6, with all the elements of the second seco	
-	ogram transfer shall include the sum of fifty-eight thousar	id six hundred
thirty-eight dollar	rs (\$38,038).	
COASTAL DEN	MONSTRATION WIND TURBINES	
	FION 9.9. Section 9.14(a) of S.L. 2009-451 reads as rewritten:	
	9.14.(a) Of the funds received by the State and appropriated b	v United States
	005, the American Recovery and Reinvestment Act of 2009, and	
	State Energy Office for the 2009-2010 fiscal year, the sum o	
	(\$300,000) in nonrecurring funds shall be allocated to The Univ	
	inue the coastal sounds wind energy study set forth in Section	•
	University shall contract with a third party by October 1, 2	
	construct, establish, operate, and reclaim as appropriate at t	-
1 . 1 .	<u>l operate</u> up to three demonstration turbines and necessary sup	
	ff the coast of North Carolina by September 1, 2010. North	
	by beptember 1, 2010. Note by beptember 1, 2010. Note by beptember 1, 2010. Note by beptember 1, 2010.	
	The demonstration project shall commence operations as soon	
	, no later than December 31, 2011.	1
	entered into between The University and a third party pursuan	t to this sectior
	The University is provided appropriate access to the demons	
	pport facilities for research purposes. The actual number and p	
•	d necessary support facilities shall be determined by the coast	
	coordination with participating entities. The Director of the Bud	
	e federal funds are secured by the State to construct the demonst	0

General Assembly Of North Carolina Session 2009 and necessary support facilities. The University may negotiate and execute any rights-of-way, 1 2 easements, leases, and any other agreements necessary to construct, establish, and operate the 3 demonstration turbines and supporting facilities, notwithstanding any other provisions of law 4 governing such negotiation and execution of any rights-of-way, easements, leases, or other 5 required agreements required for the facilities authorized under this section." 6 7 UNIVERSITY CANCER RESEARCH FUND 8 SECTION 9.12. G.S. 116-29.1 reads as rewritten: 9 "§ 116-29.1. University Cancer Research Fund. 10 11 Cancer Research Fund Committee. - The Cancer Research Fund Committee shall (c) 12 consist of five ex officio members and two appointed members. The five ex officio members 13 shall consist of the following: (i) one member shall be the President of The University of North 14 Carolina, Chancellor of the University of North Carolina at Chapel Hill, (ii) one member shall be the Director of the Lineberger Comprehensive Cancer Center, (iii) one member shall be the 15 Dean of the School of Medicine at The University of North Carolina, (iv) one member shall be 16 17 the Dean of the School of Pharmacy at The University of North Carolina, and (v) one member 18 shall be the Dean of the School of Public Health at The University of North Carolina. The 19 remaining two members shall be appointed by a majority vote of the standing members of the 20 Committee and shall be selected from persons holding a leadership position in a nationally 21 prominent cancer program. 22 If any of the specified positions cease to exist, then the successor position shall be deemed 23 to be substituted in the place of the former one, and the person holding the successor position 24 shall become an ex officio member of the Committee." 25 Chair. - The chair shall be the President of The University of North (d) 26 Carolina.Chancellor of the University of North Carolina at Chapel Hill." 27 28 29 **RECRUITMENT OF PHARMACY STUDENTS**

30 **SECTION 9.15.** The University of North Carolina at Chapel Hill shall collaborate 31 with the University of North Carolina at Asheville and Elizabeth City State University 32 regarding the recruitment of students of pharmacy. The universities shall develop and institute a 33 plan in which potential pharmacy students are informed of the pharmacy programs at each of 34 the public universities in an effort to recruit those students to State schools. 35

36 SUCCESS NC REPORT

37 SECTION 9.16. The Executive Director of UNC Tomorrow and the Executive 38 Vice President of the North Carolina Community College System shall report to the Joint 39 Legislative Education Oversight Committee by December 1, 2010, regarding the progress in 40 implementing Success NC. Success NC is a program that represents a collaborative effort between The University of North Carolina and the North Carolina Community College System 41 42 with the goal of increasing the number of North Carolinians with college degrees and workplace relevant credentials to prepare them for success in today's 21st century 43 44 knowledge-based workforce.

45

47

46 APPALACHIAN STATE UNIVERSITY CENTER AT HICKORY

SECTION 9.17.(a) Section 8.25 of S.L. 2009-451 is repealed.

48 **SECTION 9.17.(b)** Of the funds appropriated by this act to the Community 49 Colleges System Office and allocated to the Hickory Metropolitan Higher Education Center for 50 the 2010-2011 fiscal year the sum of two hundred sixty-four thousand eight hundred 51 thirty-three dollars (\$264,833) is transferred from the Community Colleges System Office to the Board of Governors of The University of North Carolina to be allocated to Appalachian
 State University to assist with the administrative costs of operating the Appalachian State
 University Center at Hickory.

4

5 ECU DENTAL SCHOOL FUNDS/CONTINUING STATE FINANCIAL SUPPORT TO 6 HELP SECURE ACCREDITATION

SECTION 9.18. It is the intent of the General Assembly to appropriate funds in the amount of three million five hundred thousand dollars (\$3,500,000) for the 2011-2012 fiscal year and the sum of one million five hundred thousand dollars (\$1,500,000) for the 2012-2013 fiscal year to the Board of Governors of The University of North Carolina for East Carolina University to provide continuing State financial support of the School of Dentistry at East Carolina University in future fiscal years and to help secure accreditation of the School of Dentistry by the American Dental Association's Commission on Accreditation.

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- 15 16

TRANSFER SURPLUS IN LEGISLATIVE TUITION GRANTS AND RELIGIOUS COLLEGE GRANTS TO CONTRACTUAL SCHOLARSHIP FUND

17 SECTION 9.19.(a) Notwithstanding any other provision of law, if the amount 18 appropriated by this act to the State Education Assistance Authority for the 2010-2011 fiscal 19 year for legislative tuition grants exceeds the amount required to pay the legislative tuition 20 grants in the amount of one thousand eight hundred fifty dollars (\$1,850) to each North 21 Carolina resident student attending the State's private colleges, then the State Education 22 Assistance Authority shall deposit the surplus balance of the funds into the State Contractual 23 Scholarship Fund and may use those funds to provide additional scholarships for or to increase 24 the scholarship amounts awarded to students who have financial need.

25 **SECTION 9.19.(b)** Notwithstanding any other provision of law, if the amount 26 appropriated by this act to the State Education Assistance Authority for the 2010-2011 fiscal 27 year for religious college grants exceeds the amount required to pay the religious college grants 28 in the amount of one thousand eight hundred fifty dollars (\$1,850) to each North Carolina 29 resident student attending the State's eligible institutions as defined by G.S. 116-43.5, then the 30 State Education Assistance Authority shall deposit the surplus balance of the funds into the 31 State Contractual Scholarship Fund and may use those funds to provide additional scholarships 32 for or to increase the scholarship amounts awarded to students who have financial need.

33

36

34 CAMPUS INITIATED TUITION INCREASES/FIFTY PERCENT FOR STUDENT 35 FINANCIAL AID

SECTION 9.20.(a) Section 9.23 of S.L. 2009-451 is repealed.

37 **SECTION 9.20.(b)** All campus initiated tuition increases approved by the Board of 38 Governors of The University of North Carolina may be implemented; however, each campus 39 that implements the tuition increase shall expend fifty percent (50%) of the increase on student 40 financial aid and may use as much of the remaining tuition income as needed to fully meet 41 student financial aid needs on that campus.

42

43 ECU/REVERT BALANCE OF MAGNETIC RESONANCE IMAGING (MRI) LEASE & 44 EQUIPMENT FUNDS

45 SECTION 9.21. Funds received by the East Carolina University School of
 46 Medicine (now Brody School of Medicine) from Pitt County Memorial Hospital for the lease of
 47 the Magnetic Resonance Imaging (MRI) building and equipment shall revert to the General
 48 Fund.
 49

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PROJECTION OF UNC ENROLLMENT GROWTH/SECOND YEAR OF
BIENNIUM/LIMIT FUTURE APPROPRIATIONS FOR ENROLLMENT
GROWTH
SECTION 9.22.(a) G.S. 116-30.7 reads as rewritten:
"§ 116-30.7. Biennial projection of enrollment growth for The University of North
Carolina.
By October 15 of each even-numbered year, the General Administration of The University
of North Carolina shall provide to the Joint Education Legislative Oversight Committee and to
the Office of State Budget and Management a projection of the total student enrollment in The
University of North Carolina that is anticipated for the next biennium. The enrollment
projection shall be divided into the following categories and shall include the projected growth
for each year of the biennium in each category at each of the constituent institutions:
undergraduate students, graduate students (students earning master's and doctoral degrees), first professional students, and any other categories deemed appropriate by General Administration.
The projection shall also distinguish between on-campus and distance education students. The
projections shall be considered by the Director of the Budget when determining the amount the
Director proposes to fund as the continuation requirement for the enrollment increase in the
university system pursuant to G.S. 143C-3-5(b). The amount of the funds budgeted for
enrollment growth for the biennium shall not be increased in the second year of the biennium."
SECTION 9.22.(b) The General Assembly intends to appropriate funds for a
maximum of one percent (1%) growth in student credit hours in the 2011-2012 fiscal year.
UNC BANNER SYSTEM/ASU HEALTH SCIENCES
SECTION 9.23.(a) Of the funds appropriated to the Board of Governors of The
University of North Carolina for a "Strategic Initiatives Reserve," for the 2010-2011 fiscal year,
the sum of six hundred seventy-five thousand dollars (\$675,000) of the reserve shall be used to
complete the Central Banner Payroll project and the Banner Hosting project. The Central
Banner Payroll project serves nine constituent institutions. The Banner Hosting Project serves
three constituent institutions.
SECTION 9.23.(b) Of the funds appropriated to the Board of Governors of The University of North Carolina for a "Strategic Initiatives Reserve," for the 2010-2011 fiscal year,
the sum of two hundred fifty thousand dollars (\$250,000) of the reserve shall be used to fund
the operating and staffing needs of the newly established College of Health Sciences and Allied
Professions at Appalachian State University.
SECTION 9.23.(c) By February 1, 2011, the President of The University of North
Carolina shall report to the House of Representatives Appropriations Subcommittee on
Education and the Senate Appropriations Committee on Education/Higher Education
regarding: (i) the progress in completing the installation and implementation of the Central
Banner Payroll project and the Banner Hosting Project, and (ii) the use of the funds for the
operating and staffing needs of the College of Health Sciences and Allied Professions at
Appalachian State University.
NCSU/RESTORE MASTER GARDENER FUNDS
SECTION 9.24. Of the funds appropriated by this act to the Board of Governors of
The University of North Carolina and allocated to North Carolina State University for the
2010-2011 fiscal year the sum of forty-eight thousand eight hundred seventy-eight dollars (\$48,878) shall be restored to the master gordener account
(\$48,878) shall be restored to the master gardener account.
ELIMINATE IN-STATE TUITION FOR ATHLETIC SCHOLARSHIPS
SECTION 9.25. G.S. 116-143.6(a) reads as rewritten:

	General Assembly Of North Carolina	Session 2009	
1 2 3	"(a) Notwithstanding any other provision of law, if the Board of Trust institution of The University of North Carolina elects to do so, it may by consider as residents of North Carolina all persons who receive full scholar	resolution adopted rships scholarships,	
4	unless the scholarship is for athletics, to the institution from entities		
5	institution and attend the institution as undergraduate students. The aforesa	-	
6 7	considered residents of North Carolina for all purposes by The University of	North Carolina."	
8	AMEND TUITION WAIVER		
9	SECTION 9.26. G.S. 115B-2 reads as rewritten:		
10	"§ 115B-2. Tuition waiver authorized.		
11	(a) The constituent institutions of The University of North Carolina	and the community	
12	colleges as defined in G.S. 115D-2(2) shall permit the following persons t		
13	credit or noncredit purposes without the required payment of tuition:		
14	(1) Repealed by Session Laws 2009-451, s. 8.11(a), effective	July 1, 2009.	
15	(2) Any person who is the survivor of a law enforcement	officer, firefighter,	
16	volunteer firefighter, or rescue squad worker killed as	a direct result of a	
17	traumatic injury sustained in the line of duty.		
18	(3) The spouse of a law enforcement officer, firefighter, volu	-	
19	rescue squad worker who is permanently and totally d	lisabled as a direct	
20	result of a traumatic injury sustained in the line of duty.		
21	(4) Any child, if the child is at least 17 years old but not		
22	years old, whose parent is a law enforcement officer, fi	•	
23 24	firefighter, or rescue squad worker who is permanently and in the line	•	
24 25	as a direct result of a traumatic injury sustained in the line a child's eligibility for a waiver of tuition under this	•	
23 26	exceed: (i) 48 months, <u>eight academic semesters</u> if the	-	
20 27	baccalaureate degree, or (ii) if the child is not seeki		
28	degree, the number of months required to complete the e	0	
29	to which the child is applying.	r 8	
30	(5) Any child, if the child (i) is at least 17 years old but not	yet 23 years old,24	
31	years old, (ii) is a ward of North Carolina or was a ward		
32	time the child reached the age of 18, (iii) is a resident of t	he State; and (iv) is	
33	eligible for services under the Chaffee Education and	Training Vouchers	
34	Program; but the waiver shall only be to the extent that	~	
35	still payable after receipt of other financial aid received by		
36	(b) Persons eligible for the tuition waiver under subsection (a) of thi		
37	admission and other standards considered appropriate by the education		
38	addition, the constituent institutions of The University of North Carolina	shall accept these	
39 40	persons only on a space available basis."		
40 41	PART X. DEPARTMENT OF HEALTH AND HUMAN SERVICES		
41	TAKT A. DETAKTIVIENT OF HEALTH AND HOWAN SERVICES		
43	ELECTRONIC BENEFITS TRANSFER SYSTEM		
44	SECTION 10.1. The Department of Health and Human Service	s. Division of Child	
45	Development, shall implement an Electronic Benefits Transfer system for		
46	The Department shall review all current electronic card system operations	•	
47	Support Enforcement and Food and Nutrition to determine whether coordination may occur		
48	among the three-card systems that result in cost-savings.		
10			

The Department shall monitor the implementation of the "smart card" system pilot program in Georgia and implementation of the Medicaid Access Card in Texas. The Department shall submit a report to the Senate Appropriations Committee on Health and

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1 2 3 4 5	Human Services, the House of Representatives Appropriations Subcom Human Services, and the Fiscal Research Division on the implementation program and Texas' Medicaid Access Card and provide any recommendation program in this State by May 1, 2011.	ion of Georgia's pilot
5 6	CHANGES TO POLICIES TO FACILITATE AND EXPEDITE USI	F OF CHILD CARE
7	SUBSIDY FUNDS	I OF CHILD CARE
8	SECTION 10.2.(a) Section 10.4 of S.L. 2009-451 reads as rev	written:
9	"SECTION 10.4. The Division of Child Development of the Depa	
10	Human Services shall adopt temporary policies that that: (i) facilitate and	l expedite the prudent
11	expenditure of child care subsidy funds. These policies will address the fo	
12	(1) Permitting the local purchasing agencies to issue tim	
13	assist counties in managing onetime, nonrecurring subs	
14	(2) Extending the current 30/60 day job search policy to) six months when a
15	recipient experiences a loss of employment.	
16 17	(3) Providing an upfront job search period of six month	ts for applicants who
17	 have lost employment since October 1, 2008. (4) Providing a job search period of six months for recipient of six mon	iniante who complete
19	school and are entering the job market.	pients who complete
20	(5) Notwithstanding any other provision of law, exte	nding the <u>24-month</u>
20	education time limit for an additional 12 months for	
22	who has lost a job since October 1, 2008, or other	-
23	training to enhance his or her marketable skills for job	
24	economic downturn and who has depleted his or her	- 24-month allowable
25	education time.	
26	(6) Loweringfunds, and (ii) address lowering the number of	
27	be working in orderwork to be eligible for subsidy to a	
28	continuing to work but at reduced hours. work at least 2	±
29 30	SECTION 10.2.(b) This section becomes effective October 1	, 2010.
30 31	EARLY CHILDHOOD EDUCATION AND DEVELOPME	NT INITIATIVES
32	ENHANCEMENTS	
33	SECTION 10.3. Section 10.7.(g) of S.L. 2009-451 reads as re	written:
34	"SECTION 10.7.(g) For fiscal years 2009-2010 and 2010-2011, 1	
35	shall spend an amount for child care subsidies that provides at least fift	
36	(\$52,000,000) for the TANF maintenance of effort requirement a	
37	Development Fund and Block Grant match requirement. The Department	
38	Services shall determine the level of funds that need to be expended in o	
39	federal recovery funds and shall direct the local partnerships to spend at l	
40 41	level. The local partnerships shall not spend at a level less than Department."	that directed by the
42	Department.	
43	ADMINISTRATIVE ALLOWANCE FOR COUNTY DEPARTM	ENTS OF SOCIAL
44	SERVICES	
45	SECTION 10.5. Section 10.10 of S.L. 2009-451 reads as rewr	ritten:
46	"SECTION 10.10. The Division of Child Development of the Depa	rtment of Health and
47	Human Services shall increase the allowance that county departments of	-
48	use for administrative costs from four percent (4%) to five percent (5%)	•
49 50	child care subsidy funds allocated in the Child Care Development Fund F	
50 51	increase shall be effective for the 2009-2010 fiscal year.and 2010-2011 fis	<u>cal years.</u> "
51		
	Dece 50 Senate Dill 907 Sen	7 DCS25460 I D-f 40

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	TERM LIMITS FOR COUNTY COMMISSIONERS AND COUNTY MANAGERS ON
	AREA MENTAL HEALTH BOARDS
	SECTION 10.7. G.S. 122C-118.1(d) reads as rewritten:
	"(d) Any member of an area board who is a county commissioner serves on the board in
	an ex officio capacity. <u>capacity at the pleasure of the initial appointing authority, for a term not</u>
	to exceed the member's service as a county commissioner. Any member of an area board who
	is a county manager serves on the board at the pleasure of the initial appointing authority, for a term not to exceed the duration of the member's employment as a county manager. The terms
	term not to exceed the duration of the member's employment as a county manager. The terms of county commissioners on an area board are concurrent with their terms as county
	commissioners. The terms of the other members on the area board shall be for three years,
	except that upon the initial formation of an area board one-third shall be appointed for one year,
	one-third for two years, and all remaining members for three years. Members, other than
	county commissioners and county managers, shall not be appointed for more than two
	consecutive terms. Board members serving as of July 1, 2006, may remain on the board for one
	additional term. This subsection applies to all area authority board members regardless of the
	procedure used to appoint members under subsection (a) of this section."
4	
	CAP-MR/DD STATE FUND SERVICE ELIGIBILITY
	SECTION 10.7A. Section 10.21B of S.L. 2009-451 reads as rewritten:
	"SECTION 10.21B. Except as otherwise provided in this section for former Thomas S.
	recipients and recipients with high behavioral needs described in this section, CAP-MR/DD
	recipients are not eligible for any State-funded services except for those services for which
1	there is not a comparable service in the CAP-MR/DD waiver. The excepted services are limited
	to guardianship, room and board, and time-limited supplemental staffing to stabilize residential
	placement. Former Thomas S. recipients currently living in community placements may
	continue to receive State-funded services. In recognition of CAP-MR/DD recipients with high
	behavioral needs that exceed the services available under the current CAP-MR/DD waiver, and
	in recognition of the need for supplemental staffing for these recipients in order to maintain
	their placement in the community, the Department of Health and Human Services, Division of
	Mental Health, Developmental Disabilities, and Substance Abuse Services, shall develop a
	procedure to review and approve or deny requests for State-funded supplemental staffing for individuals receiving services through the CAP-MR/DD waiver who (i) reside in small
	residential placements, (ii) have a high intensity of behavioral needs, and (iii) require
	supervision 24 hours per day, seven days per week, as evidenced by a score of 4 or 5 for both
	behavioral severity and supervision on the North Carolina Supports Needs Assessment Profile
	and as corroborated by a behavior support plan and a Supports Intensity Scale assessment."
	and as consolitated by a contribution support plan and a supports intensity bears assessment.
	JOINT STUDY COMMITTEE ON AUTISM SPECTRUM DISORDERS AND PUBLIC
	SAFETY
	SECTION 10.9. Section 10.21D.(i) of S.L. 2009-451 reads as rewritten:
	"SECTION 10.21D.(i) The Committee may submit an interim report on the results of its
	study, including any proposed legislation, to the members of the Senate and the House of
	Representatives on or before May 1, 2010, 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, and the Legislative Library. 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 Representatives on or before December 31, 2010, upon the completion of its work 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, and the Legislative Library. The
	Committee shall terminate on December 31, 2010, or upon the filing of is final report,
	whichever occurs first.upon the completion of its work."
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1			
2	CLOSURE PLAN FOR DOROTHEA DIX HOSPITAL		
3	SECTION 10.10. The Department of Health and Human Services, Division of		
4	Mental Health, Developmental Disabilities, and Substance Abuse Services shall do all of the		
5	following with respect to Dorothea Dix Hospital:		
6	(1) By August 1, 2010, submit an operations budget for the 2010-2011 fiscal		
7	year to the Senate Appropriations Committee on Health and Human		
8	Services, the House of Representatives Appropriations Subcommittee on		
8 9			
	Health and Human Services, and the Fiscal Research Division.		
10	(2) By October 1, 2010, develop and submit a plan for closing the hospital no		
11	later than June 30, 2011, to the Senate Appropriations Committee on Health		
12	and Human Services, the House of Representatives Appropriations		
13	Subcommittee on Health and Human Services, and the Fiscal Research		
14	Division.		
15			
16	CHANGE EFFECTIVE DATE FOR WELL TESTING		
17	SECTION 10.10A. Section 4 of S.L. 2009-124 reads as rewritten:		
18	"SECTION 4. Section 1 of this act becomes effective October 1, 2010.2012. The		
19	remainder of the act is effective when it becomes law."		
20			
21	CHANGES TO COMMUNITY-FOCUSED ELIMINATING HEALTH DISPARITIES		
22	INITIATIVE		
23	SECTION 10.11. Section 10.23.(c) of S.L. 2009-451 reads as rewritten:		
24	"SECTION 10.23.(c) The Department of Health and Human Services shall report on the		
25	following with respect to funds appropriated to the CFEHDI for the 2009-2010 fiscal year. The		
26	report shall address the following:		
27	(1) Which community programs and local health departments received CFEHDI		
28	grants.		
29	(2) The amount of funding each program or local health department received.		
30	(3) Which of the minority populations were served by the programs or local		
31	health departments.		
32	(4) Which counties were served by the programs or local health departments.		
33	(5) What activities were planned and implemented by the programs or local		
34	health departments to fulfill the community focus of the CFEHDI program.		
35	(6) How the activities implemented by the programs or local health departments		
36	fulfilled the goal of reducing health disparities among minority populations.		
30 37	The report shall also include specific activities undertaken pursuant to subsection (a) of this		
38	section to address large gaps in health status among North Carolinians who are		
39 40	African-American and other minority populations in this State. The Department shall submit		
40 41	the report not later than March 15, 2010, March 14, 2011, to the House of Representatives		
41	Appropriations Subcommittee on Health and Human Services, the Senate Appropriations		
42	Committee on Health and Human Services, and the Fiscal Research Division."		
43			
44	IMMUNIZATION CHANGES		
45	SECTION 10.13. Section 10.29A of S.L. 2009-451 is amended by adding a new		
46	subsection to read:		
47	"(c) The General Assembly finds that health insurers licensed to practice in this State		
48	currently provide reimbursement for the full series of standard immunizations recommended by		
49	the federal Centers for Disease Control and Prevention (CDC) and the American Academy of		
50	Family Physicians and required by the North Carolina Immunization Program. The covered		
51	immunizations include all of the following:		

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1	(1) Diphtheria, Pertussis, Tetanus Toxoid (DPT).	
2	(2) Polio. (2) Polio.	
3	(3) Measles, Mumps, Rubella (MMR).	
4	(4) Influenza.	
5	(5) Pneumococcal vaccine.	
6	(6) Human Papilloma virus (HPV).	
7	(7) Haemophilus Influenzae Type b (Hib) vaccine.	
8	(8) Hepatitis B.	
9	(9) Meningococcal vaccine.	
10	(10) Chicken Pox.	
11	(11) Rotavirus.	
12	The General Assembly also finds that, consistent with G.S. 130A-153,	physicians and local
13	health departments currently administer the required immunizations lister	
14	through (11) of this subsection, which are supplied by the federal go	
15	through the Vaccine For Children (VFC) program, to uninsured and under	
16	incomes below two hundred percent (200%) of the federal poverty l	
17	General Assembly eliminates the State appropriation for the purchase of ch	
18	which health care providers, including local health departments, shou	
19	insurers."	na ee enning neurun
20		
21	COMMUNITY CARE OF NORTH CAROLINA	
22	SECTION 10.15. Section 10.36 of S.L. 2009-451 reads as rew	ritten:
23	"SECTION 10.36.(a) Given the primary care case management foun	
24	Community Care of North Carolina (CCNC), the Department shall build	•
25	to ensure quality care and cost control of care provided to Medicaid patient	1
26	"SECTION 10.36.(b) The Department shall contract with CCNC part	
27	and local CCNC networks to manage the care of Medicaid recipients th	
28	per month reimbursement.	6 1
29	"SECTION 10.36.(c) The Department shall ensure that, through	CCNC participating
30	physicians and networks, the Department is striving to follow tenets adapt	1 1 0
31	Committee of Quality Assurance's (NCQA) national measures for patie	ent-centered Medical
32	Homes Models. The Department shall consult with local CCNC networks	to achieve all of the
33	following:	
34	(1) Identify priority diseases, conditions, and patients for ca	re management.
35	(2) Develop, adopt, and implement protocols for consistent	
36	management of those diseases, conditions, and patients.	
37	(3) Identify data elements necessary for effective delivery	and management of
38	medical care and care management services.	-
39	(4) Develop and implement a system to measure, analyze	e, and report clinical
40	performance and service performance by physicians and	hetworks.
41	"SECTION 10.36.(d) Consistent with subdivision (1) of subsection (
42	Department shall (i) identify baseline data on priority diseases, cond	litions, patients, and
43	populations, and on physicians and networks; (ii) identify patient, phy	vsician, and network
44	performance measures, and (iii) develop and implement data systems to	gather, analyze, and
45	report on those performance measures. The Department shall begin v	vork immediately to
46	implement this subsection.	
47	"SECTION 10.36.(e) The Department shall report to the House	
48	Appropriations Subcommittee on Health and Human Services, the Sec	
49	Committee on Health and Human Services, and the Fiscal Research D	
50	December 31, 2009, on the performance measures adopted pursuant to s	subsection (d) of this
51	section. Beginning July 1, 2010, and every six months thereafter, the Depa	rtment shall submit a

report to the House of Representatives Appropriations Subcommittee on Health and Human 1 2 Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal 3 Research Division evaluating the performance of each of the 14 CCNC Networks based on the 4 performance measures adopted pursuant to subsection (d) of this section. 5 "SECTION 10.36.(f) The Department of Health and Human Services (Department) shall conduct a Request for Proposal process to solicit bids from qualified outside entities with 6 7 proven experience in conducting actuarial and health care studies and evaluations to annually 8 report on the Medicaid cost savings achieved by the CCNC Community Care of North Carolina 9 (CCNC) networks during a 12-month period. Beginning December 31, 2010, March 1, 2011, 10 and every year thereafter, the Department shall submit a report on the Medicaid cost savings achieved by the CCNC networks, which shall include children, adults, and the aged, blind, and 11 disabled, to the House of Representatives Appropriations Subcommittee on Health and Human 12 13 Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal 14 Research Division. 15 "SECTION 10.36.(g) By October 1, 2010, the Department and the Division of Medical Assistance (DMA) shall contract with North Carolina Community Care Networks, Inc., 16 17 (NCCCN, Inc.) and the 14 participating local CCNC networks represented by NCCCN, Inc., to provide standardized clinical and budgetary coordination, oversight, and reporting for a 18 19 statewide Enhanced Primary Care Management System for Medicaid enrollees. The contract 20 with NCCCN, Inc., shall build upon and expand the existing successful CCNC primary care 21 case management model to include comprehensive statewide quantitative performance goals and deliverables which shall include all of the following areas: (i) service utilization 22 23 management, (ii) budget analytics, (iii) budget forecasting methodologies, (iv) quality of care 24 analytics, (v) participant access measures, and (vi) predictable cost containment methodologies. 25 "SECTION 10.36.(g1) NCCCN, Inc., shall report quarterly to the Department and to the 26 Office of State Budget and Management (OSBM) on the development of the statewide 27 Enhanced Primary Care Management System and its defined goals and deliverables as agreed upon in the contract. Beginning July 1, 2010, NCCCN, Inc., shall submit a quarterly report to 28 29 the Secretary of Health and Human Services, OSBM, the House of Representatives 30 Appropriations Subcommittee on Health and Human Services, the Senate Appropriations 31 Committee on Health and Human Services, and the Fiscal Research Division on the progress 32 and results of implementing the quantitative, analytical, utilization, quality, cost containment, 33 and access goals and deliverables set out in the contract. NCCCN, Inc., shall conduct its own 34 analysis of the CCNC system to identify any variations from the development plan for the 35 Enhanced Primary Care Management System and its defined goals and deliverables set out in 36 the contract between DMA and NCCCN, Inc. Upon identifying any variations, NCCCN, Inc., 37 shall develop and implement a plan to address the variations. NCCCN, Inc., shall report the 38 plan to DMA within 30 days after taking any action to implement the plan. 39 "SECTION 10.36.(h) By July 1, 2011, the Department and OSBM shall assess the performance of NCCCN, Inc., and CCNC regarding the goals and deliverables established in 40 the contract. Based on this assessment, the Department and DMA shall expand, cancel, or alter 41 42 the contract with NCCCN, Inc., and CCNC effective October 1, 2011. Expansion or alteration 43 of the contract may reflect refinements based on clearly identified goals and deliverables in the 44 areas of quality of care, participant access, cost containment, and service delivery. "SECTION 10.36.(i) By July 1, 2012, the Department, DMA, and NCCCN, Inc., shall 45 finalize a comprehensive plan that establishes management methodologies which include all of 46 47 the following: (i) quality of care measures, (ii) utilization measures, (iii) recipient access 48 measures, (iv) performance incentive models in which past experience indicates a benefit from financial incentives, (v) accountable budget models, (vi) shared savings budget models, and 49 (vii) budget forecasting analytics as agreed upon by the Department, DMA, and NCCCN, Inc. 50 51 In the development of these methodologies, the Department, DMA, and NCCCN, Inc., shall

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consider options for shared risk. The Department and	DMA shall provide assistance to
NCCCN, Inc., in meeting the objectives of this section.	*
"SECTION 10.36.(j) Beginning with the 2010-2011	fiscal year, the Department shall
establish a separate line item in Budget Code 14445 for a	
with managed care activities pertaining to the utilization	
CCNC.	or medicara enpendicares anough
"SECTION 10.36.(k) The Department shall not inc	crease the per member per month
reimbursement rate to CCNC without prior approval from th	
	le General Assembly.
MEDICAID MANAGEMENT INFORMATI	ON SYSTEM (MMIS)
FUNDS/IMPLEMENTATION OF MMIS	
SECTION 10.16. Section 10.41.(a) of S.L. 200	9-451 as amended by Section 10A
of S.L. 2009-575, reads as rewritten:	is i, as allended by Section 1011
"SECTION 10.41.(a) Of the funds appropriated in th	is act to the Department of Health
and Human Services (Department), the sum of ten million	
one hundred fifty-three dollars (\$10,765,153) for fiscal year	5
million sixty four thousand one hundred twenty eight dollar	6
hundred thirty-seven thousand four hundred fourteen dol	
2010-2011 shall be (i) deposited to the Department's inform	
(ii) used to match federal funds for the procurement, design	
of the new Medicaid Management Information System	
management of the project. The Department shall utilize p	
for the MMIS. In the event that the Department does not re	-
the amounts authorized by this section, the Department does not re	1 1
Office of State Budget and Management, to utilize othe	11
appropriated to the Department to achieve the level of fund	
MMIS."	ing specifica in this section for the
ELIMINATE STATE FUNDING FOR CHILD SUPPOR	RT OFFICES
SECTION 10.17. Section 10.46A of S.L. 2009	
subsection to read:	
"SECTION 10.46A.(c) Notwithstanding G.S. 143-64.0	3 and G.S. 143-64.05, the Secretary
of the Department of Health and Human Services may	
including computers, printers, and furniture, used by State	* *
administer child support enforcement programs to a county	* **
the Cherokee Indians for the sole purpose of facilitating the	-
Band of the Cherokee Indians' administration of the child s	
be at no cost to the county government or the Eastern Band	
occur no later than July 1, 2010.	a or the cherokee manuff and bhan
The county government or the Eastern Band of	the Cherokee Indians assuming
responsibility for the child support program effective Jul	
existing equipment and office furnishings which items will	
support program. A comprehensive list of items to be transl	
by the manager of the State-operated child support office	· ·
tribal child support office and the signed list shall serve	
transfer. Copies of the documentation shall be provided	
Human Services Controller's Office and the Department of	
included in the transfer shall revert to the Department of A	
Property."	
<u></u>	

CHILD WELFARE POSTSECONDARY SUPPORT PROGRAM/USE OF ESCHEAT 1 2 **FUND** 3 SECTION 10.18. Section 10.50 of S.L. 2009-451 reads as rewritten: 4 "SECTION 10.50.(a) There is appropriated from the Escheat Fund income to the 5 Department of Health and Human Services the sum of three million one hundred sixty-eight thousand two hundred fifty dollars (\$3,168,250) for the 2009-2010 fiscal year. These funds 6 7 shall be used to support the child welfare postsecondary support program for the educational 8 needs of foster youth aging out of the foster care system and special needs children adopted 9 from foster care after age 12 by providing assistance with the "cost of attendance" as that term 10 is defined in 20 U.S.C. § 108711. The Department shall collaborate with the State Education Assistance Authority to develop policies and procedures for the distribution of these funds. 11 12 If the interest income generated from the Escheat Fund is less than the amounts referenced 13 in this section, the difference may be taken from the Escheat Fund principal to reach the 14 appropriations referenced in this section; however, under no circumstances shall the Escheat 15 Fund principal be reduced below the sum required in G.S. 116B-6(f). Funds appropriated by this subsection shall be allocated by the State Education Assistance 16 17 Authority. 18 The purpose for which funds are appropriated under this section is in addition to other 19 purposes for which Escheat Fund income is distributed under G.S. 116B-7 and shall not be 20 construed to otherwise affect the distribution of funds under G.S. 116B-7. 21 "SECTION 10.50.(a1) Of the funds appropriated from the General Fund to the 22 Department of Health and Human Services, the sum of three million one hundred sixty-eight 23 thousand two hundred fifty dollars (\$3,168,250) one million five hundred eighty-four thousand 24 one hundred twenty-five dollars (\$1,584,125) for the 2010-2011 fiscal year shall be used to 25 support the child welfare postsecondary support program for the educational needs of foster 26 youth aging out of the foster care system and special needs children adopted from foster care 27 after age 12 by providing assistance with the "cost of attendance" as that term is defined in 20 28 U.S.C. § 108711. 29 Funds appropriated by this subsection shall be allocated by the State Education Assistance 30 Authority. 31 "SECTION 10.50.(b) Of the funds appropriated from the General Fund to the Department 32 of Health and Human Services the sum of fifty thousand dollars (\$50,000) for the 2009-2010 33 fiscal year and the sum of fifty thousand dollars (\$50,000) for the 2010-2011 fiscal year shall 34 be allocated to the North Carolina State Education Assistance Authority (SEAA). The SEAA 35 shall use these funds only to perform administrative functions necessary to manage and 36 distribute scholarship funds under the child welfare postsecondary support program. 37 "SECTION 10.50.(c) Of the funds appropriated from the General Fund to the Department 38 of Health and Human Services the sum of five hundred thousand dollars (\$500,000) for the 39 2009-2010 fiscal year and the sum of five hundred thousand dollars (\$500,000) three hundred thirty-nine thousand four hundred ninety-three dollars (\$339,493) for the 2010-2011 fiscal year

thirty-nine thousand four hundred ninety-three dollars (\$339,493) for the 2010-2011 fiscal year
 shall be used to contract with an entity to develop and administer the child welfare
 postsecondary support program described under subsection (a) of this section, which
 development and administration shall include the performance of case management services.

44 "SECTION 10.50.(d) Funds appropriated to the Department of Health and Human
 45 Services for the child welfare postsecondary support program shall be used only for students
 46 attending public institutions of higher education in this State."

47

49

48 TANF BENEFIT IMPLEMENTATION

SECTION 10.19. Section 10.51 of S.L. 2009-451 reads as rewritten:

50 "**SECTION 10.51.(a)** The General Assembly approves the plan titled "North Carolina 51 Temporary Assistance for Needy Families State Plan FY 2009-2011,"2010-2012," prepared by

the Department of Health and Human Services and presented to the General Assembly. The 1 2 North Carolina Temporary Assistance for Needy Families State Plan covers the period October 3 1, 2009,2010, through September 30, 2011.2012. The Department shall submit the State Plan, 4 as revised in accordance with subsection (b) of this section, to the United States Department of 5 Health and Human Services, as amended by this act or any other act of the 2009 General 6 Assembly.

7 "SECTION 10.51.(b) The counties approved as Electing Counties in the North Carolina 8 Temporary Assistance for Needy Families State Plan FY 2009-2011,2010-2012, as approved 9 by this section are: Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.

10 "SECTION 10.51.(c) Counties that submitted the letter of intent to remain as an Electing County or to be redesignated as an Electing County and the accompanying county plan for 11 12 fiscal years 2009 through 2011, pursuant to G.S. 108A-27(e), shall operate under the Electing 13 County budget requirements effective July 1, 2009. For programmatic purposes, all counties 14 referred to in this subsection shall-may remain under their current county designation through 15 September 30, 2009.2012.

"SECTION 10.51.(d) For the 2009-2010/2010-2011 fiscal year, Electing Counties shall be 16 17 held harmless to their Work First Family Assistance allocations for the 2008-2009 fiscal year, 18 provided that remaining funds allocated for Work First Family Assistance and Work First 19 Diversion Assistance are sufficient for payments made by the Department on behalf of 20 Standard Counties pursuant to G.S. 108A-27.11(b).

21 "SECTION 10.51.(e) In the event that Departmental projections of Work First Family 22 Assistance and Work First Diversion Assistance for the 2009-2010/2010-2011 fiscal year 23 indicate that remaining funds are insufficient for Work First Family Assistance and Work First 24 Diversion Assistance payments to be made on behalf of Standard Counties, the Department is 25 authorized to deallocate funds, of those allocated to Electing Counties for Work First Family 26 Assistance in excess of the sums set forth in G.S. 108A-27.11, up to the requisite amount for 27 payments in Standard Counties. Prior to deallocation, the Department shall obtain approval by 28 the Office of State Budget and Management. If the Department adjusts the allocation set forth 29 in subsection (d) of this section, then a report shall be made to the Joint Legislative 30 Commission on Governmental Operations, the House of Representatives Appropriations 31 Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health 32 and Human Services, and the Fiscal Research Division."

33

34 REPORTING **DATE/EVALUATION** OF CONSOLIDATION EXTEND OF ADMINISTRATIVE FUNCTIONS OF COUNTY DEPARTMENT OF SOCIAL 35 SERVICES

36 37

SECTION 10.20. Section 10.52.(b) of S.L. 2009-451 reads as rewritten:

38 "SECTION 10.52.(b) The Program Evaluation Division shall report its findings and 39 recommendations to the Senate Appropriations Committee on Health and Human Services, the 40 House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division by December 1, 2010. February 1, 2011." 41

42

43 **CHILDREN'S TRUST FUND** 44

SECTION 10.20A.(a) G.S. 7B-1302(a) reads as rewritten:

45 There is established a fund to be known as the "Children's Trust Fund," in the "(a) 46 Department of State Treasurer, Department of Health and Human Services, Division of Social 47 Services, which shall be funded by a portion of the marriage license fee under G.S. 161-11.1 48 and a portion of the special license plate fee under G.S. 20-81.12. The money in the Fund shall 49 be used by the Division of Social Services to fund abuse and neglect prevention programs so 50 authorized by this Article."

51

1 2 3 4 5	"(a) Five dollars (\$5.00) of each fee collected by a register of deeds on or after October 1, 1983, for issuance of a marriage license pursuant to G.S. 161-10(a)(2) shall be forwarded, as soon as practical but no later than 60 days after collection by the register of deeds, to the county finance officer, who shall forward same to the <u>State TreasurerDepartment of Health and Human</u> Services. Division of Social Services for deposit in the Children's Trust Fund."
	Services, Division of Social Services, for deposit in the Children's Trust Fund."
6 7 8	OFFICE OF EDUCATION SERVICES/CONSOLIDATION OF PRINCIPAL FUNCTIONS
9	SECTION 10.20B.(a) The Office of Education Services (OES) within the
10 11	Department of Health and Human Services shall consolidate the functions of the School Director OES Residential Schools and School Principal positions located at the North Carolina
12	School for the Deaf, Eastern North Carolina School for the Deaf, and Governor Morehead
12	School for the Blind. In addition to the minimum qualifications for School
13 14	1
	Administrator-Principals outlined in Chapter 115C of the General Statutes and set by the
15	Department, a person occupying the position of School Director OES Residential Schools shall
16 17	be fully licensed as a School Administrator-Principal and shall have prior experience as an
17	educator of exceptional children or as a school administrator trained in the education of
18	exceptional children.
19 20	SECTION 10.20B.(b) The following positions in the Office of Education Services
20	are hereby eliminated:
21	(1) $60039101 - $ School Principal (2) $60020225 - $ School Principal
22 23	$\begin{array}{ll} (2) & 60039225 - School Principal \\ (2) & 60020280 - School Administrator \end{array}$
23 24	$\begin{array}{ll} (3) & 60039380 - \text{School Administrator} \\ (4) & 60020080 - \text{School Aggistent Principal} \end{array}$
24 25	 (4) 60039080 – School Assistant Principal The Office of Education Services shall ensure that elimination of these positions does not
23 26	
20 27	interrupt oversight of instructional programming by a fully licensed School Administrator-Principal or School Administrator-Assistant Principal at the North Carolina
28	School for the Deaf, Eastern North Carolina School for the Deaf, or Governor Morehead
28 29	School for the Blind.
30	SECTION 10.20B.(c) The Office of Education Services (OES) shall reinstate the
31	residential and instructional schedules for the Governor Morehead School for the Blind,
32	Eastern North Carolina School for the Deaf, and North Carolina School for the Deaf in effect
33	before February 8, 2010. Residential students shall have the opportunity to arrive at their
34	respective schools on the evening of the day before commencement of academic instruction for
35	the week. OES shall also reinstate on-site summer school programming for these schools.
36	
37	MEDICAID POLICY CHANGES
38	SECTION 10.22.(a) Section 10.58(d) of S.L. 2009-451 reads as rewritten:
39	"SECTION 10.58.(d) Services and Payment Bases. – The Department shall spend funds
40	appropriated for Medicaid services in accordance with the following schedule of services and
41	payment bases. All services and payments are subject to the language at the end of this
42	subsection. Unless otherwise provided, services and payment bases will be as prescribed in the
43	State Plan as established by the Department of Health and Human Services and may be
44	changed with the approval of the Director of the Budget.
45	
46	(28) Drugs. – Reimbursements. Reimbursements shall be available for
47	prescription drugs as allowed by federal regulations plus a professional
48	services fee per month, excluding refills for the same drug or generic
49	equivalent during the same month. Payments for drugs are subject to the
50	provisions of this subdivision or in accordance with the State Plan adopted
51	by the Department of Health and Human Services, consistent with federal

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1	remoursement regulations. Tayment of the professional services fee shall be
2	made in accordance with the State Plan adopted by the Department of Health
3	and Human Services, consistent with federal reimbursement regulations. The
4	professional services fee shall be five dollars and sixty cents (\$5.60) per
5	prescription for generic drugs and four dollars (\$4.00) per prescription for
6	brand-name drugs. Adjustments to the professional services fee shall be
7	established by the General Assembly. In addition to the professional services
8	fee, the Department may pay an enhanced fee for pharmacy services.
9	Limitations on quantity The Department of Health and Human
10	Services may establish authorizations, limitations, and reviews for specific
11	drugs, drug classes, brands, or quantities in order to manage effectively the
12	Medicaid pharmacy program, except that the Department shall not impose
13	limitations on brand name medications for which there is a generic
14	equivalent in cases where the prescriber has determined, at the time the drug
15	is prescribed, that the brand-name drug is medically necessary and has
16	written on the prescription order the phrase "medically necessary." program.
17	The Department may impose prior authorization requirements on
18	brand-name drugs for which the phrase "medically necessary" is written on
19	the prescription.
20	Dispensing of generic drugs. – Notwithstanding G.S. 90-85.27 through
20	G.S. 90-85.31, or any other law to the contrary, under the Medical
22	Assistance Program (Title XIX of the Social Security Act), and except as
23	otherwise provided in this subsection for drugs listed in the narrow
24	therapeutic index, a prescription order for a drug designated by a trade or
25	brand name shall be considered to be an order for the drug by its established
26	or generic name, except when the prescriber has determined, at the time the
20 27	drug is prescribed, that the brand-name drug is medically necessary and has
28	written on the prescription order the phrase "medically necessary." An initial
29	prescription order for a drug listed in the narrow therapeutic drug index that
30	does not contain the phrase "medically necessary" shall be considered an
31	order for the drug by its established or generic name, except that a pharmacy
32	shall not substitute a generic or established name prescription drug for
32	subsequent brand or trade name prescription orders of the same prescription
34	drug without explicit oral or written approval of the prescriber given at the
35	time the order is filled. Generic drugs shall be dispensed at a lower cost to
36	the Medical Assistance Program rather than trade or brand-name drugs.
30	Notwithstanding this subdivision to the contrary, the Secretary of Health and
38	Human Services may prevent substitution of a generic equivalent drug,
39	including a generic equivalent that is on the State maximum allowable cost
40	
40 41	list, when the net cost to the State of the brand-name drug, after consideration of all rebates, is less than the cost of the generic equivalent. As
42	used in this subsection, "brand name" means the proprietary name the
42 43	manufacturer places upon a drug product or on its container, label, or
43	wrapping at the time of packaging; and "established name" has the same
44 45	meaning as in section $502(e)(3)$ of the Federal Food, Drug, and Cosmetic
45	
46 47	Act, as amended, 21 U.S.C. § 352(e)(3).
47 48	Prior authorization. – The Department of Health and Human Services shall not impose prior authorization requirements or other restrictions under
48 49	
49 50	the State Medical Assistance Program on medications prescribed for Medicaid regipients for the treatment of (i) mental illness including but not
50 51	Medicaid recipients for the treatment of (i) mental illness, including, but not limited to medications for schizophrenia bipolar disorder major depressive
51	limited to, medications for schizophrenia, bipolar disorder, major depressive

reimbursement regulations. Payment of the professional services fee shall be

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1		disorder or (ii) HIV/AIDS, except that the Department	nt of Health and Human
2		Services shall continually review utilization of medi	
3		Medical Assistance Program prescribed for Medical	1
4		treatment of mental illness, including, but not limi	
5		schizophrenia, bipolar disorder, or major dep	
6		Department may, however, with respect to drugs to	
7		develop guidelines and measures to ensure appro-	
8		medications, including FDA approved indications	-
9		HIV/AIDS. Medications prescribed for the treatment	
10		be included on the Preferred Drug List (PDL). The	-
11		and Human Services, Division of Medical Assista	• •
12		authorization for the prescribing of drugs specifie	
13		mental illness for the purpose of identifying provide	
14		those drugs in accordance with indications and dos	• • • •
15		the federal Food and Drug Administration. The Depa	• •
16 17		retrospective clinical justification for the use of mult	
17		for a Medicaid patient. For individuals 18 years of prescribed three or more psychotropic medications	-
18 19		implement clinical edits that target inefficient, ine	· •
20		harmful prescribing patterns. When such patterns are	
20		Director for the Division of Medical Assistance an	
22		Policy for the Division of Mental Health, Develop	
23		Substance Abuse Services shall require a peer-to-pe	
24		target prescribers. Alternatives discussed dur	
25		consultations shall be based upon:	8 1 1
26		a. Evidence-based criteria available regarding e	efficacy or safety of the
27		covered treatments; and	5 5
28		b. Policy approval by a majority vote of the No	orth Carolina Physicians
29		Advisory Group (NCPAG).	
30		The target prescriber has final decision-making author	ority to determine which
31		prescription drug to prescribe or refill.	
32			
33	<u>(30)</u>	Experimental or trial procedures Coverage is lim	
34		are recognized or approved by a nationally recognize	d professional specialty
35		organization.	
36	<u>(31)</u>	Medicaid as secondary payer claims. – The D	
37		Medicaid medical policy to recipients who have p	
38 39		than Medicare, Medicare Advantage, and Medicaid	-
39 40		pay an amount up to the actual coinsurance or	
40 41		accordance with the State Plan, as approved by the and Human Services. The Department may disreg	•
42		policy in cases where application of the policy	
42 43		patient care."	would adversely affect
44	SECT	FION 10.22.(b) Section 10.58(e) of S.L. 2009-451 read	ls as rewritten.
45		10.58.(e) Provider Performance Bonds and Visits. –	is as rewritten.
46	(1)	Subject to the provisions of this subdivision, the D	Department may require
47	(-)	Medicaid-enrolled providers to purchase a performa	
48		not to exceed one hundred thousand dollars (
49		beneficiary the Department of Health and Human	· · · · · ·
50		Medical Assistance, or provide to the Department a v	
51		credit or other financial instrument issued by a financ	•

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	honoring a demand for payment in an equivalent am may require the purchase of a performance bond or executed letter of credit or financial instrument as	the submission of an
	enrollment, reenrollment, or reinstatement if:	a condition of initial
	a. The provider fails to demonstrate financial viab	vility
	b. The Department determines there is significa	•
	and abuse,	in potential for fraud
	c. The Department otherwise finds it is in the	e best interest of the
	Medicaid program to do so.	
	The Department shall specify the circumstances under	which a performance
	bond or executed letter of credit will be required.	Ĩ
()	a) The Department may waive or limit the requirements	of this paragraph for
	individual Medicaid-enrolled providers or for one	or more classes of
	Medicaid-enrolled providers based on the following:	
	a. The provider's or provider class's dollar amou	nt of monthly billings
	to Medicaid.	
	b. The length of time an individual provider	
	endorsed, certified, or accredited in this State to	1
	c. The length of time an individual provider	has been enrolled to
	provide Medicaid services in this State.	
	d. The provider's demonstrated ability to ens	sure adequate record
	keeping, staffing, and services.	
	e. The need to ensure adequate access to care.	4h - D
	In waiving or limiting requirements of this paragraph	· •
	take into consideration the potential fiscal impact of the	
	on the State Medicaid Program. The Department shall provider written notice of the findings upon which it	
	shall include the performance bond requirements and	
	which a waiver or limitation apply. The Department	
	rules in accordance with G.S. 150B-21.1 as necessa	• • • •
	provision.	ay to implement this
C	2) Reimbursement is available for up to 30 visits per re	cipient per fiscal vear
```	for the following professional services: hospital	
	physicians, nurse practitioners, nurse midwives, clinic	
	optometrists, chiropractors, and podiatrists. The Depa	artment of Health and
	Human Services shall adopt medical policies	in accordance with
	G.S. 108A-54.2 to distribute the allowable number of	visits for each service
	or each group of services consistent with federal	
	Department shall establish a threshold of some num	
	services. The Department shall ensure that primary	1
	appropriate CCNC network are notified when a p	-
	established threshold to facilitate care coordination	and intervention as
	needed.	
	Prenatal services, all EPSDT children, emerger	•
	mental health visits subject to independent utilization	-
	from the visit limitations contained in this sub	
	appropriate medical review, the Department may auth	-
	additional care is medically necessary. Routine or ma	
	the established visit limit will not be covered unless manage a life threatening disorder or as an alternativ	
	options."	c to more costry care
	options.	

#### SPECIALTY DRUG PROVIDER NETWORK

3 **SECTION 10.23.** The Department of Health and Human Services shall work with 4 providers to develop ways to reduce expenditures for specialty drugs, maintain best practices, 5 prevent overutilization, and allow for drug reimbursement rate negotiations for hemophilia, 6 hepatitis C, and intravenous immunoglobulin (IVIG) drugs.

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1 2

# STATEWIDE EXPANSION OF CAPITATED 1915(B)/(C) BEHAVIORAL HEALTH WAIVERS

10 SECTION 10.24.(a) The Department of Health and Human Services (Department) 11 shall select one additional Local Management Entity (LME) to implement the capitated 1915 12 (b)/(c) Medicaid waiver as a demonstration program. The waiver program shall include all 13 Medicaid-covered mental health, developmental disabilities, and substance abuse services. 14 Expansion of the waiver to one additional LME shall be contingent upon approval by the 15 Centers for Medicare and Medicaid Services. The Department shall not approve any expansion 16 of the Piedmont Behavioral Healthcare LME beyond its existing catchment area.

17 SECTION 10.24.(b) The Department shall conduct an evaluation of the two capitated 1915(b)/(c) Medicaid waiver demonstration program sites to determine the programs' 18 19 impact on consumers with developmental disabilities. The evaluation shall include a 20 satisfaction survey of consumers. The Department shall consider the impact on ICF/MR facilities included in the waiver to determine and, to the extent possible, minimize potential 21 22 inconsistencies with the DMA-ICF/MR rate plan and the requirements of G.S. 131E-176 and 23 G.S. 131E-178 without negatively impacting the viability and success of the waiver program. 24 The Department shall consult with stakeholders and evaluate all other waiver options, including 25 the possibility of a wavier without a 1915(b)/(c) combination. The Department shall report to 26 the House of Representatives Appropriations Subcommittee on Health and Human Services, 27 the Senate Appropriations Committee on Health and Human Services, the Joint Legislative 28 Oversight Committee on Mental Health, Developmental Disabilities, and Substance Abuse 29 Services, and the Fiscal Research Division no later than April 1, 2012.

30 31

### STUDY MEDICAID PROVIDER RATES

SECTION 10.25.(a) The Department of Health and Human Services, Division of
 Medical Assistance, shall initiate a study or contract out for a study of reimbursement rates for
 Medicaid providers and program benefits. The study shall include the following information:

- 35 36
- (1) A comparison of Medicaid reimbursement rates in North Carolina with reimbursement rates in surrounding states and with rates in two additional states; and
- 37 38 39
- (2) A comparison of Medicaid program benefits in North Carolina with program benefits provided in surrounding states and with rates in two additional states. Selected provider rates shall be studied for the initial report.

40 states. Selected provider rates shall be studied for the initial report.
41 SECTION 10.25.(b) The Department shall report its initial findings to the
42 Governor, the Senate Appropriations Committee on Health and Human Services, the House of
43 Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal
44 Research Division by April 1, 2011.

45 SECTION 10.25.(c) Funds appropriated to the Department of Health and Human
 46 Services may be used to complete this study.

47

#### 48 MEDICAID FRAUD PREVENTION

49 SECTION 10.26.(a) The Department of Health and Human Services (Department)
 50 is authorized to create a fraud prevention program that uses information, lawfully obtained,
 51 from State and private databases to develop a fraud risk analysis of Medicaid providers and

recipients. This analysis would be used to prevent fraud before it takes place and to achieve cost avoidance savings. For the purposes of the fraud prevention program created pursuant to this subsection, State agencies shall provide the Department with access to their databases and the Department shall comply with all necessary security measures and restrictions to ensure that access to any specific information held confidential under federal and State law is limited to authorized persons.

7 **SECTION 10.26.(b)** The information obtained by the Department pursuant to 8 subsection (a) of this section shall be privileged and confidential, is not a public record 9 pursuant to G.S. 132-1, and may only be used for investigative or evidentiary purposes related 10 to violations of State or federal law and regulatory activities. The Department shall release data 11 collected pursuant to this section to the following persons only:

12 13

14

- (1) An individual who requests the individual's own Medicaid recipient information.
- (2) A provider who requests the provider's Medicaid provider information.
- 15(3)Special agents of the North Carolina State Bureau of Investigation who are16assigned to the Medicaid Fraud Investigations Unit. The SBI shall notify the17Office of the Attorney General of North Carolina of each request for18inspection of records maintained by the Department.
- 19
- (4) To a court pursuant to a lawful court order in a criminal action.

The Department may provide data to public or private entities for statistical, research, or educational purposes only after removing information that could be used to identify individual recipients or providers of Medicaid services.

SECTION 10.26.(c) Notwithstanding any other provision of law to the contrary, the Department may modify or extend existing contracts to achieve Medicaid fraud prevention savings in a timely manner, subject to review and approval by the Secretary of the Department of Administration. The requirements of G.S. 143-59 apply to contracts entered into, modified, or extended pursuant to this section.

SECTION 10.26.(d) The Department shall report on the activities conducted under this section, including actions taken relating to compliance with G.S. 143-59 and any contract modifications or extensions that are approved pursuant to this section to the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, the Office of State Budget and Management, and the Fiscal Research Division on or before April 1, 2011.

**SECTION 10.26.(e)** The authority granted to the Department under this section expires one year following the effective date of this section. The Department shall destroy all records and information obtained pursuant to this section after five years. Any records or information turned over to the State Bureau of Investigation or a court of competent jurisdiction shall not be subject to the destruction requirements of this subsection.

39

#### 40 STUDY HIV MEDICAID WAIVER

41 SECTION 10.27. By November 1, 2010, the Department of Health and Human 42 Services, Divisions of Medical Assistance and Public Health, shall jointly study and report to 43 the Senate Appropriations Committee on Health and Human Services, the House of 44 Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal 45 Research Division on the financial and programmatic feasibility of reducing the waiting list for 46 the AIDS Drug Assistance Program (ADAP) by expanding eligibility for Medicaid to 47 HIV-positive individuals with incomes at or below one hundred thirty-three percent (133%) of 48 the federal poverty level. The study shall include an assessment of the cost-effectiveness of 49 using State dollars to expand Medicaid eligibility to this population as compared to using State dollars for ADAP. The study may also consider any planning and coordination benefits the 50 51 State may derive from expanding Medicaid eligibility to HIV-positive individuals, in

preparation for the expansion of Medicaid eligibility in calendar year 2014 to all individuals 1 2 with incomes at or below one hundred thirty-three percent (133%) of the federal poverty level. 3 If, as a result of the study, the Divisions of Medical Assistance and Public Health conclude that 4 expanding Medicaid eligibility to HIV-positive individuals with incomes at or below one 5 hundred thirty-three percent (133%) of the federal poverty level is a cost-effective means for the State to eliminate its ADAP waiting list, then the Division of Medical Assistance shall 6 7 apply to the Centers for Medicare and Medicaid Services (CMS) for an appropriate waiver to 8 implement this expansion in Medicaid eligibility. If approved by CMS, the Division shall not 9 implement the waiver except as authorized by an act of the General Assembly appropriating 10 funds for this purpose.

- 11
- 12

#### **ELIMINATE REIMBURSEMENT OF "NEVER EVENTS"**

13 **SECTION 10.28.** The Department of Health and Human Services, Division of 14 Medical Assistance, shall modify its Medicaid State Plan, as detailed by the Centers for Medicare and Medicaid Services in its July 31, 2008 letter to State Medicaid Directors, to 15 ensure that inpatient hospital reimbursement is not provided for Hospital-Acquired Conditions 16 17 (HACs) that are identified as nonpayable by Medicare. The State Plan Amendment addressing 18 this "Never Event" modification shall apply to all Medicaid reimbursement provisions in 19 section 4.19A of the North Carolina Medicaid State Plan governing inpatient hospital 20 reimbursement, including Medicaid supplemental or enhanced payments and Medicaid disproportionate share hospital payments. 21

22 23

#### AMEND MEDICAID RECIPIENT APPEALS PROCESS

24 **SECTION 10.30.(a)** Section 10.15A(h1) through (h6) of S.L. 2008-107, as 25 amended by Section 3.13(b) of S.L. 2008-118, Section 2(a) of S.L. 2009-526, Section 2(b) of 26 S.L. 2009-526, and by Section. 1.1(a) and (b) of S.L. 2009-550, reads as rewritten:

#### 27 "SECTION 10.15A.(h1)

- 28 29
- (1)General Rule. - Notwithstanding any provision of State law or rules to the contrary, this subsection shall govern the process used by a Medicaid 30 applicant or recipient to appeal a determination made by the Department of 31 Health and Human Services to deny, terminate, suspend, or reduce Medicaid 32 covered services. For purposes of this subsection, the phrase "adverse 33 determination" means a determination by the Department to deny, terminate, 34 suspend, or reduce Medicaid covered services. For purposes of this 35 subsection, all references to an applicant or recipient include the applicant or 36 recipient's parent, guardian, or legal representative; however, notice need 37 only be given to a parent, guardian, or legal representative who has 38 requested in writing to receive the notice.
- 39 Notice. - Except as otherwise provided by federal law or regulation, at least (2)40 10 days before the effective date of an adverse determination, the 41 Department shall notify the applicant or recipient, and the provider, if 42 applicable, in writing of the determination and of the applicant's or 43 recipient's right to appeal the determination. The notice shall be mailed on 44 the date indicated on the notice as the date of the determination. The notice 45 shall include:
- 46 An identification of the applicant or recipient whose services are a. 47 being affected by the adverse determination, including full name and 48 Medicaid identification number. 49
  - An explanation of what service is being denied, terminated, b. suspended, or reduced and the reason for the determination.

50

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	c. The specific regulation, statute, or medical po	olicy that supports or
	requires the adverse determination.	
	d. The effective date of the adverse determination.	
	e. An explanation of the applicant's or recipient	's right to appeal the
	Department's adverse determination in an evid	entiary hearing before
	an administrative law judge.	
	f. An explanation of how the applicant or rec	cipient can request a
	hearing and a statement that the applicant or re	
	himself or use legal counsel, a relative, or other	spokesperson.
	g. A statement that the applicant or recipient wi	ll continue to receive
	Medicaid services at the level provided on	
	preceding the Department's adverse determin	
	requested by the applicant or recipient, which	
	applicant or recipient requests a hearing before	
	the adverse determination. The services sha	
	hearing is completed and a final decision is rend	dered.
	h. The name and telephone number of a co	
	Department to respond in a timely fashion	-
	recipient's questions.	11
	i. The telephone number by which the applic	ant or recipient may
	contact a Legal Aid/Legal Services office.	· ·
	j. The appeal request form described in sub	division (4) of this
	subsection that the applicant or recipient m	
	hearing.	•
(3)	Appeals. – Except as provided by this subsection and s	subsection 10.15A(h2)
	of this act, a request for a hearing to appeal an adverse	e determination of the
	Department under this section is a contested case subje	ect to the provisions of
	Article 3 of Chapter 150B of the General Statutes. The	applicant or recipient
	must request a hearing within 30 days of the mailing	of the notice required
	by subdivision (2) of this subsection by sending an a	ppeal request form to
	the Office of Administrative Hearings and the Departr	ment. Where a request
	for hearing concerns the reduction, modification, or ter	mination of Medicaid
	services, upon the receipt of a timely appeal, the Depa	artment shall reinstate
	the services to the level or manner prior to action b	by the Department as
	permitted by federal law or regulation. The Departm	ent shall immediately
	forward a copy of the notice to the Office of Ad	ministrative Hearings
	electronically. The information contained in the notice	is confidential unless
	the recipient appeals. The Office of Administrative He	arings may dispose of
	the records after one year. The Department may no	ot influence, limit, or
	interfere with the applicant's or recipient's decision to r	equest a hearing.
(4)	Appeal Request Form. – Along with the notice requir	red by subdivision (2)
	of this subsection, the Department shall also prov	vide the applicant or
	recipient with an appeal request form which shall be r	no more than one side
	of one page. The form shall include the following:	
	a. A statement that in order to request an app	
	recipient must send the form by mail or fax	to the address or fax
	number listed on the form within 30 days of ma	iling of the notice
		ining of the notice.
	b. The applicant's or recipient's name, address, te	-

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1 2		c. A preprinted statement that indicates that the ap would like to appeal the specific adverse determined	
3		applicant or recipient was notified in the notice.	
4		d. A statement informing the applicant or recipient	-
5		choose to be represented by a lawyer, a relative	, a friend, or other
6		spokesperson.	
7		e. A space for the applicant's or recipient's signature	
8	(5)	Final Decision After a hearing before an administration	
9		judge shall return the decision and record to the Department	ment in accordance
10		with subsection 10.15A(h2) of this act. The Department	shall make a final
11		decision in the case within 20 days of receipt of the decision	ion and record from
12		the administrative law judge and promptly notify the ap	plicant or recipient
13		of the final decision and of the right to judicial revie	ew of the decision
14		pursuant to Article 4 of Chapter 150B of the General State	utes.
15	<b>"SECTION 1</b>	10.15A.(h2)	
16	(1)	Application This subsection applies only to contest	ed Medicaid cases
17		commenced by Medicaid applicants or recipients	under subsection
18		10.15A(h1) of this act. Except as otherwise provide	led by subsection
19		10.15A(h1) and this subsection governing time lines and	procedural steps, a
20		contested Medicaid case commenced by a Medicaid appl	icant or recipient is
21		subject to the provisions of Article 3 of Chapter 150B.	To the extent any
22		provision in this subsection or subsection 10.15A(h1) of	of this act conflicts
23		with another provision in Article 3 of Chapter 150B, t	this subsection and
24		subsection 10.15A(h1) controls.	
25	(2)	Simple Procedures Notwithstanding any other provis	ion of Article 3 of
26		Chapter 150B of the General Statutes, the chief admin	istrative law judge
27		may limit and simplify the procedures that apply to a	contested Medicaid
28		case involving a Medicaid applicant or recipient in ord	ler to complete the
29		case as quickly as possible. To the extent possib	le, the Office of
30		Administrative Hearings shall schedule and hear all of	contested Medicaid
31		cases within 55 days of submission of a request for appea	l. Hearings shall be
32		conducted telephonically or by video technology, howe	ver the recipient or
33		applicant, or the recipient's or applicant's representative r	nay request that the
34		hearing be conducted before the administrative law ju	idge in-person. An
35		in-person hearing shall be conducted in Wake County,	however for good
36		cause shown, the in-person hearing may be conducted	d in the county of
37		residence of the recipient or applicant. Good cause shall	l include but is not
38		limited to the applicant's or recipient's impairments lin	niting travel or the
39		unavailability of the applicant's or recipient's treating pro-	fessional witnesses.
40		The Department shall provide written notice to the recip	ient or applicant of
41		the use of telephonic hearings, hearings by video confere	ence, and in-person
42		hearings before the administrative law judge, and how to	request a hearing in
43		the recipient's or applicant's county of residence. The si	mplified procedure
44		may include requiring that all prehearing motions be cons	idered and ruled on
45		by the administrative law judge in the course of the hea	ring of the case on
46		the merits. An administrative law judge assigned to a	-
47		case shall make reasonable efforts in a case involving a	
48		or recipient who is not represented by an attorney to assur	e a fair hearing and
49		to maintain a complete record of the hearing. The admin	_
50		may allow brief extensions of the time limits contained	• •
51		good cause and to ensure that the record is complete. G	ood cause includes
		_	

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1 2 3	delays resulting from untimely receipt of documentation decision and other unavoidable and unforeseen circumst shall only be granted in accordance with rules adopt	ances. Continuances
4 5	Administrative Hearings, and shall not be granted on th except for good cause shown. If a petitioner fails to make	te an appearance at a
5 7	hearing that has been properly noticed via certified m Administrative Hearings, the Office of Administra	
8	immediately dismiss the contested case provision.	
9 (3)	Mediation. – Upon receipt of an appeal request fo	
)	subdivision 10.15A(h1)(4) of this act or other clear reque	<b>.</b>
1 2	Medicaid applicant or recipient, the Office of Administ immediately notify the Mediation Network of North (	U
3	within five days contact the petitioner to offer mediat	
1	resolve the dispute. If mediation is accepted, the	-
5	completed within 25 days of submission of the reque	
5	completion of the mediation, the mediator shall in	form the Office of
7	Administrative Hearings and the Department within	
	resolution by facsimile or electronic messaging. If the p	
)	matters in the mediation, the case shall be dismisse	•
)	Administrative Hearings. The Office of Administrative	
	conduct any contested Medicaid cases hearings until it from the mediator assigned that either: (i) the mediation	
3	(ii) the petitioner has rejected the offer of mediation, (iii)	
Ļ	has failed to appear at a scheduled mediation. Nothing	· · · ·
i	shall restrict the right to a contested case hearing.	
<b>(</b> 4)	Burden of Proof The petitioner has the burden	of proof to show
	entitlement to a requested benefit or the propriety of req	
	when the agency has denied the benefit or refused to	-
)	action. The agency has the burden of proof when the	
	agency determination to impose a penalty or reduce, ter benefit previously granted. The party with the burden of	
	has the burden of going forward, and the administrative	
	make any ruling on the preponderance of evidence u	
	evidence.	
(4a)	New Evidence The petitioner shall be permitted	
	regardless of whether obtained prior to or subsequent	_
	actions and regardless of whether the Department ha	
	consider the evidence in making its determination to der	•
	or suspend a benefit. When such evidence is received,	-
	Department, the administrative law judge shall continum minimum of 15 days and a maximum of 30 day	-
	Department's review of the evidence. Subsequent to rev	
3	if the Department reverses its original decision, it shall	
ļ	the administrative law judge.	
5 (4b)	0	reduced, terminated,
	or suspended, the hearing shall determine wheth	er the Department
	substantially prejudiced the rights of the petitioner and	d if the Department,
	based upon evidence at the hearing:	
	a. Exceeded its authority or jurisdiction;	
	<ul><li>b. Acted erroneously;</li><li>c. Failed to use proper procedure;</li></ul>	
	e. I uned to use proper procedure,	

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1	d. Acted arbitrarily or capriciously; or,	
2	e. Failed to act as required by law or rule.	
3	(5) Decision. – The administrative law judge assigned to a c	contested Medicaid
4	case shall hear and decide the case without unnecessary d	
5	Administrative Hearings shall send a copy of the audiotap	•
6	hearing to the agency within five days of completion o	
7	judge shall prepare a written decision and send it to the pa	0
8	must be sent together with the record to the agency with	
9	conclusion of the hearing.	min 20 days of the
10	"SECTION 10.15A.(h3) From funds available to the Department of 1	Health and Human
11	Services for the 2008-20092010-2011 fiscal year, the sum of two-on	
12	(\$2,000,000) ( $$1,000,000$ ) shall be transferred by the Department of H	
13	Services to the Office of Administrative Hearings (OAH). These funds shall	
14	Office of Administrative Hearings OAH for mediation services provi	
15	applicant and recipient appeals and to contract for other services necessary	
16	appeals process. <u>OAH shall continue the Memorandum of Agreement</u>	•
17	Department of Health and Human Services for mediation services prov	
18	applicant and recipient appeals and contracted services necessary to co	
19	process. The MOA will facilitate the Department's ability to draw down fede	
20	to support this administrative function. Upon receipt of invoices from	
21	services rendered in accordance with the MOA, the Department shall transfer	
22	of Medicaid funds drawn down for this purpose.	<u>or the reactar share</u>
23	"SECTION 10.15A.(h4) Effective October 1, 2008, the Department of	Health and Human
24	Services shall discontinue its current informal appeals process for Medic	
25	recipients appealing a determination made by the Department to deny, terr	
26	reduce Medicaid covered services. All such informal appeals by Medi	-
27	recipients under the current system which are pending on that date and for v	11
28	not been held shall be discontinued and the applicant or recipient offered	
29	appeal to the Office of Administrative Hearings in accordance with the provi	
30	10.15A(h1) of this act. The Department shall make every effort to resolve	
31	backlogged cases prior to the effective date of this act.	or settle un or the
32	"SECTION 10.15A.(h5) Nothing in this act shall prevent the Departm	nent of Health and
33	Human Services from engaging in an informal review of the case with the ap	
34	prior to issuing a notice of adverse determination as provided by subsection	
35	act.	ionor (m) or uns
36	"SECTION 10.15A.(h6) The appeals process for Medicaid applica	ents and recipients
37	established under this section shall expire July 1, 2010. The Department of	1
38	Services and the Office of Administrative Hearings shall each report	
39	Representatives Appropriations Subcommittee on Health and Human Se	
40	Appropriations Subcommittee on Health and Human Services, the Joint Le	
41	Committee on Mental Health, Developmental Disabilities, and Substance A	0
42	the Fiscal Research Division on March 1, 2009, October 1, 2009, and Mar	
43	costs, effectiveness, and efficiency of the appeals process for Medica	
44	recipients and make recommendations regarding the continuation of the proc	11
45	<b>SECTION 10.30.(b)</b> The Revisor of Statutes shall codify the s	
46	subsection (a) of this section.	
47	<b>SECTION 10.30.(c)</b> Not later than October 1, 2011, the Department	ment of Health and
48	Human Services and the Office of Administrative Hearings (OAH) shall sul	
49	House of Representatives Appropriations Subcommittee on Health and Hu	-
50	Senate Appropriations Subcommittee on Health and Human Services, the	
51	Oversight Committee on Mental Health, Developmental Disabilities, and	-

Services, and the Fiscal Research Division on the number, status, and outcome of contested Medicaid cases handled by OAH pursuant to the appeals process established in subsection (a) of this section. The report shall include information on the number of contested Medicaid cases resolved through mediations and through formal hearings, the outcome of settled and withdrawn cases, and the number of incidences in which the Division of Medical Assistance (DMA) reversed the decision of an administrative law judge, along with DMA's rationale for the reversal.

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#### ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE

**SECTION 10.31.** Section 10.64.(b) of S.L. 2009-451 reads as rewritten:

11 "SECTION 10.64.(b) For the 2009-2010 fiscal year, the Department of Health and Human 12 Services shall deposit from its revenues one hundred twenty-four million nine hundred 13 ninety-four thousand nine hundred fifty-four dollars (\$124,994,954) with the Department of 14 State Treasurer to be accounted for as nontax revenue. For the 2010-2011 fiscal year, the 15 Department of Health and Human Services shall deposit from its revenues one hundred million dollars (\$100,000,000) one hundred thirty-five million dollars (\$135,000,000) with the 16 17 Department of State Treasurer to be accounted for as nontax revenue. These deposits shall 18 represent the return of General Fund appropriations provided to the Department of Health and 19 Human Services to provide indigent care services at State-owned and operated mental 20 hospitals. The treatment of any revenue derived from federal programs shall be in accordance 21 with the requirements specified in the Code of Federal Regulations, Volume 2, Part 225."

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#### MEDICAID PREFERRED DRUG LIST

**SECTION 10.32.** Section 10.66.(c) of S.L. 2009-451 reads as rewritten:

25 "SECTION 10.66.(c) The Department, in consultation with the PAG, shall adopt and
 26 publish policies and procedures relating to the preferred drug list, including:
 27 (1) Guidelines for the presentation and review of drugs for inclusion on the

- (1) Guidelines for the presentation and review of drugs for inclusion on the preferred drug list,
- (2) The manner and frequency of audits of the preferred drug list for appropriateness of patient care and cost-effectiveness,
- (3) An appeals process for the resolution of disputes, and
- (4) Such other policies and procedures as the Department deems necessary and appropriate.

The Department and the pharmaceutical and therapeutics committee shall consider all therapeutic classes of prescription drugs for inclusion on the preferred drug <del>list, except</del> medications for treatment of human immunodeficiency virus or acquired immune deficiency syndrome shall not be subject to consideration for inclusion on the preferred drug list.

The Department shall maintain an updated preferred drug list in electronic format and shall make the list available to the public on the Department's Internet Web site.

The Department shall: (i) enter into a multistate purchasing pool; (ii) negotiate directly with manufacturers or labelers; (iii) contract with a pharmacy benefit manager for negotiated discounts or rebates for all prescription drugs under the medical assistance program; or (iv) effectuate any combination of these options in order to achieve the lowest available price for such drugs under such program.

The Department may negotiate supplemental rebates from manufacturers that are in addition to those required by Title XIX of the federal Social Security Act. The committee shall consider a product for inclusion on the preferred drug list if the manufacturer provides a supplemental rebate. The Department may procure a sole source contract with an outside entity or contractor to conduct negotiations for supplemental rebates."

Senate Bill 897

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#### 51 MEDICAID PREFERRED DRUG LIST (PDL) REVIEW PANEL

1	SECTION 10.33.(a) The Secretary of the Department of Health and Human
2	Services shall establish a Preferred Drug List (PDL) Policy Review Panel within 60 days after
3	the effective date of this section. The purpose of the PDL Policy Review Panel is to review the
4	Medicaid PDL recommendations from the Department of Health and Human Services, Division
5	of Medical Assistance, and the Physician Advisory Group Pharmacy and Therapeutics (PAG
6	P&T) Committee.
7	<b>SECTION 10.33.(b)</b> The Secretary shall appoint the following individuals to the
8	review panel:
9	(1) The Director of Pharmacy for the Division of Medical Assistance.
10	(2) A representative from the PAG P&T Committee.
11	(3) A representative from the Old North State Medical Society.
12	(4) A representative from the North Carolina Association of Pharmacists.
13	(5) A representative from Community Care of North Carolina.
14	(6) A representative from the North Carolina Psychiatric Association.
15	(7) A representative from the North Carolina Pediatric Society.
16	(8) A representative from the North Carolina Academy of Family Physicians.
17	(9) A representative from the North Carolina Chapter of the American College
18	of Physicians.
19	(10) A representative from a research-based pharmaceutical company.
20	Individuals appointed to the Review Panel, except for the Division's Director of
21	Pharmacy, shall only serve a two-year term.
22	<b>SECTION 10.33.(c)</b> Within 30 days after the Department, in consultation with the
23	PAG P&T Committee, publishes a proposed policy or procedure related to the Medicaid PDL,
24	the Review Panel shall hold an open meeting to review the recommended policy or procedure
25	along with any written public comments received as a result of the posting. The Review Panel
26	shall provide an opportunity for public comment at the meeting. After the conclusion of the
27	meeting, the Review Panel shall submit policy recommendations about the proposed Medicaid
28	PDL policy or procedure to the Secretary.
29	
30	LOCK NARCOTIC PRESCRIPTIONS INTO SINGLE PHARMACY/PROVIDER
31	SECTION 10.34. The Department of Health and Human Services, Division of
32	Medical Assistance, shall lock narcotic prescription medications provided to Medicaid
33	enrollees into a single pharmacy and provider, as follows:
34	(1) Enrollees may be prescribed narcotic medications by only one prescribing
35	physician and may not change the prescribing physician at anytime without
36	prior approval or authorization by the Division.
37	(2) Enrollees may have prescriptions for narcotic medications filled at only one
38	pharmacy and may not change to another pharmacy at anytime without prior
39	approval or authorization by the Division.
40	
41	AUTHORIZE THE DIVISION OF MEDICAL ASSISTANCE TO TAKE CERTAIN
42	STEPS TO EFFECTUATE COMPLIANCE WITH BUDGET REDUCTIONS IN
43	THE MEDICAID PROGRAM
44	SECTION 10.35. Section 10.68A(a) of S.L. 2009-451, as amended by Section 5A
45	of S.L. 2009-575, reads as rewritten:
46	"SECTION 10.68A.(a) For the purpose of enabling the Department of Health and Human
47	Services, Division of Medical Assistance, to achieve the budget reductions enacted in this act
48	for the Medicaid program, the Department may take the following actions, notwithstanding any
49	other provision of this act or other State law or rule to the contrary and subject to the
50	requirements of subsection (e) of this section:
51	(1) Electronic transactions. –

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1	a.	Within 60 days of notification of its procedu	res via the DMA Web
2		site, Medicaid providers shall follow the De	partment's established
3		procedures for securing electronic payment	
4		September 1, 2009, the Department shall c	ease routine provider
5		payments by check.	
6	b.	Effective September 1, 2009, all Medicaid pro	
7		electronically to the fiscal agent. Nonelectro	
8		may be required when it is in the best interest of	-
9	с.	Effective September 1, 2009, enrolled Med	-
10		submit Preadmission Screening and Annu	
11		(PASARR) through the Department's Web-ba	6
12		vendor with interface capability to submit da	ta into the Web-based
13		PASARR.	
14		cal coverage. – The Department of Health	
15		ion of Medical Assistance, shall amend applicab	_
16		it applicable State Plan amendments to CMS to	1 0
17		tions authorized in the following clinical coverage	
18	a.	Consolidate and reduce Targeted Case M	-
19		management functions bundled within other M	
20	b.	Take appropriate action to lower the cost of H	
21		including tightening service hours and limitin	-
22		The Department shall maintain HIV cas	
23		stand-alone service outside of departmental	efforts to consolidate
24 25		case management services.	The Department shall
25 26	с.	Eliminate coverage of therapeutic camps.	1
20 27		report on or before October 1, 2009, on the pla out of mental health residential therapeutic ca	
27		shall submit the report to the Joint Legislative	
28 29		on Mental Health, Developmental Disabilities	-
30		Services.	, and Substance Abuse
31	(3) Media	caid Personal Care Service provision. – Upon the	e enactment of this act
32		Division of Medical Assistance shall impleme	
33		a for personal care services (PCS):	int the following new
34	a.	Independent assessment by an entity that does	not provide direct PCS
35		services for evaluation of the recipient prior t	-
36		The independent assessment will determine th	
37		of Daily Living (ADL), the level of assista	
38		amount and scope of PCS to be provided	-
39		criteria.	
40	b.	Independent assessment or review from the	assigned Community
41		Care of North Carolina (CCNC) physicia	•
42		qualification for PCS services under the revise	
43	с.	Establishment of time limits on physician	n service orders and
44		reauthorization in accordance with the rec	ipient's diagnosis and
45		acuity of need.	
46	d.	Add the following items to the list of tasks the	hat are not covered by
47		this service: nonmedical transportation, errand	s and shopping, money
48		management, cueing, and prompting, guiding,	or coaching.
49	e.	Online physician attestation of medical necessi	ty.

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	f. If sufficient reduction in cost is not achieved w the Secretary shall direct the Division of M further modify the policy to achieve targeted co	Iedical Assistance to
	g. Essential errands that are critical to mainta	ining the health and
	welfare of the recipient may be approved on a	•
	the DMA nurse assessor when there is no f	
	individual, program, or service available to mee	
	including the amount of time required to perfo	
	documented on the recipient's assessment form	÷
	Recipients currently receiving PCS services shall be	
	above criteria, and those recipients not meeting the	
	terminated from the service within 30 days of the rev	_
	shall conduct a study determining the cost effectivenes	
	and challenges associated with transitioning the perfor	-
	assessments for PCS to CCNC and shall report its fin	-
	Representatives Appropriations Subcommittee on	
	Services, the Senate Appropriations Committee on	
	Services, and the Fiscal Research Division on or before	
(4)	MH/DD/SA Personal Care and Personal Assistance Se	
	denial, reduction, or termination of Medicaid-funded	
	shall result in a similar denial, reduction, or termin	
(5)	MH/DD/SA personal care and personal assistance serv	
(5)	Community Support and other MH/DD/SA services.	-
	Health and Human Services shall transition commun	• • • •
	adult, individual and group services to other defined	
	June 30, 2010. The Division of Medical Assistance MH/DD/SA shall take the steps necessary for th	
	State-funded community support program to provide	
	discharge planning to recipients currently receiving	
	services. The following shall occur:	, community support
	a. The Department shall submit to CMS: (i) revis	sed service definitions
	that separate case management functions f	
	Support definition and (ii) a new service defin	•
	services for adults with mental illness and	1 11
	disorders. disorders, for implementation no so	
	<u>2011.</u>	<u>Joner than Junuary</u> 1,
	b. No new admissions for community support ind	lividual or group shall
	be allowed during this transition period un	• •
	determines appropriate alternative services	-
	which case limited community support servi	
	during the transition period. LMEs will be res	
	eligible consumers to appropriate alternative set	
	c. Authorizations currently in effect as of the dat	
	act remain valid. Any new authorizat	
	reauthorization is subject to the provisions of th	1
	d. No community support services shall be pro-	
	with other enhanced services. Until CMS ap	•
	management definition, professional level cor	-
	be provided in conjunction with residential Lev	
	in recipient discharge planning. Up to a max	
		1110111  OI  27 10013  OI

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1 2		over a 90-day authorization period as approved authorization vendor.	l by the prior
3	e.	The current moratorium on community su	pport provider
4		endorsement shall remain in effect.	
5	f.	A provider of community support services whose e	endorsement has
6		been withdrawn or whose Medicaid participation has	been terminated
7		is not entitled to payment during the period the ap	peal is pending,
8		and the Department shall make no payment to the	provider during
9		that period. If the final agency decision is in favor	of the provider,
10		the Department shall remove the suspension, comme	nce payment for
11		valid claims, and reimburse the provider for pay	ments withheld
12		during the period of appeal.	
13	g.	Effective 60 days from the enactment of this act, the	paraprofessional
14		level of community support shall be eliminated, and	d from this date
15		the Department shall not use any Medicaid or State	funds to pay for
16		this level of service.	
17	h.	Thirty days after the enactment of this act, any con-	ncurrent request
18		shall be accompanied with a discharge plan. Sub	omission of the
19		discharge plan will be a required document for a	a request to be
20		considered complete. Failure to submit the discharge	plan will result
21		in the request being returned as "unable to process."	Discharge from
22		the service must occur within 90 days after the su	bmission of the
23		discharge plan.	
24	i.	Any community support provider that ceases to	function as a
25		provider shall provide written notification to D	MA, the Local
26		Management Entity, recipients, and the prior authorized	ation vendor 30
27		days prior to closing of the business.	
28	j.	Medical and financial record retention is the respo	onsibility of the
29		provider and shall be in compliance with the r	record retention
30		requirements of their Medicaid provider agreement	or State-funded
31		services contract. Records shall also be available to	o State, federal,
32		and local agencies.	
33	k.	Failure to comply with notification, recipient transit	ion planning, or
34		record maintenance shall result in suspension of t	further payment
35		until such failure is corrected. In addition, failure	to comply shall
36		result in denial of enrollment as a provider for a	ny Medicaid or
37		State-funded service. A provider (including its off	ficers, directors,
38		agents, or managing employees or individuals or e	ntities having a
39		direct or indirect ownership interest or control interest	t of five percent
40		(5%) or more as set forth in Title XI of the Social Se	ecurity Act) that
41		fails to comply with the required record retention m	ay be subject to
42		sanctions, including exclusion from further parti	• •
43		Medicaid program, as set forth in Title XI.	•
44	(6) Com	nunity Support Team. – Authorization for a Communit	y Support Team
45		be based upon medical necessity as defined by the	• • • •
46		not exceed 18 hours per week. The Division of Me	-
47		do an immediate rate study of the Community Suppor	
48		verage cost of service per recipient in line with Assert	-
49		ment Team (ACTT) services. The Division shall also	•
50		ications and tighten the service definition to contain c	-
51	-	Not later than December 1, 2009, the Division of Me	

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1 2 3		confor	eport its findings on the rate study and a m with this subdivision to the Joint Legisla ental Health, Developmental Disabilitie	ative Oversight Committee
4		Servic	es.	
5	(7)	MH R	esidential The Department of Health a	and Human Services shall
6		restruc	ture the Medicaid child mental health, deve	elopmental disabilities, and
7		substa	nce abuse residential services to ensure t	that total expenditures are
8		within	budgeted levels. All restructuring activiti	es shall be in compliance
9		with fe	ederal and State law or rule. The Divisions	of Medical Assistance and
10		Menta	Health, Developmental Disabilities, and	Substance Abuse Services
11		shall e	stablish a team inclusive of providers, LM	Es, and other stakeholders
12		to assu	re effective transition of recipients to app	ropriate treatment options.
13		The re	structuring shall address all of the following	· · · · · · · · · · · · · · · · · · ·
14		a.	Submission of the therapeutic family servi	ce definition to CMS.
15		b.	The Department shall reexamine the en	trance and continued stay
16			criteria for all residential services. The rev	vised criteria shall promote
17			least restrictive services in the home prior	or to residential placement.
18			During treatment, there must be inclusion	on in community activities
19			and parent or legal guardian participation i	n treatment.
20		с.	Require all existing residential providers of	or agencies to be nationally
21			accredited within one year of enactment	of this act. Any providers
22			enrolled after the enactment of this act s	hall be subject to existing
23			endorsement and nationally accrediting re	quirements. In the interim,
24			providers who are nationally accredited w	will be preferred providers
25			for placement considerations.	
26		d.	Before a child can be admitted to Level	III or Level IV placement,
27			one or more of the following shall apply:	
28			1. Placement shall be a step down fro	
29			such as a psychiatric residential tre	atment facility or inpatient.
30			inpatient; or	
31			2. Multisystemic therapy or intensive	1.
32			have been <del>unsuccessful.unsuccessf</del>	
33			3. The Child and Family Team	
34			alternatives and recommendations	
35			or IV placement due to maintainin	g health and safety. safety;
36			or	
37			4. Transition or discharge plan shall	be submitted as part of the
38			initial or concurrent request.	
39		e.	Length of stay is limited to no more than	
40			granted will require an independent psy	
41			and Family Team review of goals and tre	
42			discharge placement setting are actively e	
43			and objectives and active participation of	1
44			vendor. The Department shall study the ef	-
45			stay limitation imposed pursuant to this	
46			number of children staying in Level II,	
47			report its findings to the Joint Legislative	-
48			Mental Health, Developmental Disability	
49 50			Services on or before January 1, 2011,	± ± ·
50			reports on the number of children in th	ese facilities to this same

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1		committee every six months thereafter,	for the following three-year
2		period.	
3		f. Submission of discharge plan is require	d in order for the request to
4		be considered complete. Failure to subm	it a complete discharge plan
5		will result in the request being returned a	s unable to process.
6		g. Any residential provider that ceases to	
7		provide written notification to DMA, the	e Local Management Entity,
8		recipients, and the prior authorization ve	ndor 30 days prior to closing
9		of the business.	
10		h. Record maintenance is the responsibility	-
11 12		in compliance with record retention requ	
12		<ul><li>be available to State, federal, and local ag</li><li>Failure to comply with notification, rect</li></ul>	
13 14		15	1 1 0
14		record maintenance shall be grounds fo such activity is concluded. In addition,	• • •
15 16		conditions that prevent enrollment for a	
10 17		service. A provider (including its off	-
17		managing employees or individuals or	•
10 19		indirect ownership interest or control int	-
20		more as set forth in Title XI of the Soci	1 · · · ·
20		comply with the required record ret	•
22		sanctions, including exclusion from f	•
23		Medicaid program, as set forth in Title X	
24		j. On or before October 1, 2009, the Depar	
25		for transitioning children out of Level III	
26		The Department shall submit the repo	ê î
27		Oversight Committee on Mental Health,	-
28		and Substance Abuse Services.	i ,
29	(8)	Reduce Medicaid rates Subject to the prior ap	proval of the Office of State
30		Budget and Management, the Secretary shall red	luce Medicaid provider rates
31		to accomplish the reduction in funds for this pu	rpose enacted in this act. In
32		exercising authority under this subdivision, the	e Secretary shall not reduce
33		Medicaid provider rates in excess of the amo	unt required to achieve the
34		budget reductions enacted in this act. The Secret	
35		on access to care through primary care providers	
36		and may adjust the rates accordingly. The rates	
37		Medicaid private and public providers with	
38		federally qualified health clinics, rural health	
39		hospital outpatient, pharmacies, and the noninf	
40		case-mix reimbursement system for nursing	
41		predicated upon Medicare fee schedules shall	
42		but not Medicare increases unless federally req	
43		for Medicaid providers paying provider fees (p	-
44 45		facilities) can occur if the State share of the in	icreases can be funded with
43 46	(0)	provider fees.	mont shall issue Medicaid
40 47	(9)	Medicaid identification cards. – The Depart identification cards to recipients on an annual ba	
47 48	(10)	The Department of Health and Human Services	
40 49	(10)	consolidation of case management-services. se	
49 50		plan shall address the time line and process for	-
50 51		involved, the identification of savings, and the	-
51		involved, the identification of savings, and the	medicate recipients affected

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	by the	consol	idation. Consolidation under	this subdivision does not apply to
	•			2009,2010, the Department shall
				Representatives Appropriations
	-		-	rvices, the Senate Appropriations
				vices, and the Fiscal Research
	Divisio		in mountil and mountain Ser	restation restation
(11)			ose of promoting cost-effecti	ve utilization of outpatient mental
(11)				1 require prior authorization for
			wing the sixteenth visit.	require prior autionization for
(12)				sing (PDN). – DMA shall change
				ogram provided under the State
			n, as follows:	Stuni provided under the Stude
	<u>a.</u>			am to provide services that are:
	<u>u.</u>	<u>1.</u>		ecipients under the age of 21.
		<u>1.</u> <u>2.</u>		ent's primary care or attending
		<u> </u>	physician.	ent's primary care of attending
		<u>3.</u>		ervice per day, unless additional
		<u>.</u>		orrect or ameliorate defects and
				es and conditions as defined in 42
			<u>U.S.C. § 1396d(r)(5).</u>	
		<u>4.</u>		al assessment and continuing need
		<u></u>		by an Independent Assessment
				not provide PDN services and
				are medically necessary based on
				lition, amount of family assistance
			-	t conditions and circumstances, as
				Clinical Coverage Policy for this
			service.	
		<u>5.</u>		h a plan of care approved by DMA
			or its designee.	
	b.	Devel		S a § 1915(c) Home and
		Comm		ver for individuals dependent on
			blogy to substitute for a vital	-
	<u>c.</u>	-		approval of the Medicaid Clinical
			• • •	alified recipients age 21 and older
				ver services provided under the
			ology Dependent Waiver."	
MEDICAID WA	IVER H	FOR A	SSISTED LIVING	
SECT	<b>ION 10</b>	.35A.	The Division of Medical As	sistance (Division) shall develop a
plan for a 1915(c	c) Home	e and C	Community Based Services	assisted living waiver in order to
continue Medicai	d fundin	g of pe	ersonal care services for indi	viduals living in adult care homes.
The plan shall inc	lude the	follow	ving components:	
(1)	All adu	ult care	home residents who receive	e State-County Special Assistance
	and me	eet the	criteria for nursing facility	level of care shall be eligible for
	particip	pation i	n the waiver.	-
(2)				ng to the acuity-level of adult care
	home r			-
(3)	The D	ivision	shall develop a new Mee	dicaid payment methodology for
			-	d with the acuity-based service
	deliver			-

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1 2 3 4 5 6 7 8	on Health Health an the Cente CMS, the	On or before January 1, 2011, the Division shall report we Commission on Governmental Operations, the Senate Age and Human Services, the House of Representatives Appropria and Human Services, and the Fiscal Research Division. The Division for Medicare and Medicaid Services (CMS) for the 1915( and Environment Services and the Services and the Services and Medicaid Services (CMS) for the 1915( and Environment Services and the Services and Medicaid Services (CMS) for the 1915( and Environment Services and the Services and Medicaid Services (CMS) for the 1915( and Environment Services and Services (CMS) for the 1915( and Environment Services and Services (CMS) for the 1915( and Environment Services and Services (CMS) for the 1915( and Services and Services (CMS) for the 1915( and Services and Services (Services and Services and Services (Services and Services and Services and Services and Services (Services and Services and Services (Services and Services and Services and Services and Services (Services and Services and Services and Services and Services (Services and Services and Services and Services and Services (Services and Services (Services and Services	ppropriations Committee riations Subcommittee on vision shall then apply to c) waiver. If approved by			
9	SENIOR	SERVICES: PROJECT C.A.R.E. (CAREGIVER	ALTERNATIVES TO			
10	RUN	NING ON EMPTY)				
11		SECTION 10.35B. Of the funds appropriated to the De				
12		ervices, Division of Aging and Adult Services, for the 2010-				
13		undred thousand dollars (\$200,000) in recurring funds sh	11			
14		r's-related activities consistent with the goals of Project C				
15		On Empty (Project C.A.R.E.). The Division of Aging a				
16	•	develop and implement a plan for use of these funds and be				
17 18		ally thereafter, report the plan to the Governor's Advisory Cou				
18 19	Caronna	Study Commission on Aging, and the Fiscal Research Divisio	ЛІ.			
20	DHHS B	LOCK GRANTS				
20		<b>SECTION 10.37.(a)</b> Appropriations from federal block	grant funds are made for			
22	the fiscal	year ending June 30, 2011, according to the following schedu				
23						
24	TEMPOF	RARY ASSISTANCE TO NEEDY FAMILIES				
25	(TANF) I	FUNDS				
26						
27	Local Pro	Local Program Expenditures				
28						
29	Divis	ion of Social Services				
30	01		¢70.047.500			
31	01.	Work First Family Assistance	\$78,047,502			
32 33	02.	Work First County Plack Crants	94,453,315			
33 34	02.	Work First County Block Grants	94,435,515			
34 35	03.	Work First Electing Counties	2,378,213			
36	05.	Work I list Licening Counties	2,570,215			
37	04.	Work First – Boys and Girls Clubs	2,000,000			
38	0.11		_,000,000			
39	05.	Work First – After-School Services				
40		for At-Risk Children	2,000,000			
41						
42	06.	Work First – After-School Programs				
43		for At-Risk Youth in Middle Schools	550,000			
44						
45	07.	Work First – Connect, Inc. (Work Central)	1,000,000			
46	0.0		<b>a</b> 40,000			
47	08.	Work First – Citizens Schools Program	360,000			
48	00	Adaption Complete Constal Children LAI (1) E. 1	2 000 000			
49 50	09.	Adoption Services – Special Children's Adoption Fund	3,000,000			
50 51	10.	Family Violence Prevention	2,200,000			
51	10.		2,200,000			
	0007 000	S25460 I.D. f 40 Senate Dill 807	D 77			

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	General	Assembly Of North Carolina	Session 2009
1 2 3 4	11.	Child Protective Services – Child Welfare Workers for Local DSS	14,452,391
5	12.	Child Welfare Collaborative	1,129,115
6 7	12A.	Children's Home Society	200,000
8 9	Divisi	ion of Child Development	
10 11	13.	Subsidized Child Care Program	61,087,077
12 13	Divisi	ion of Public Health	
14 15	14.	Teen Pregnancy Initiatives	450,000
16 17	DHHS A	dministration	
18 19	15.	Division of Social Services	1,093,176
20 21	16.	Office of the Secretary	75,392
22 23	Transfers	to Other Block Grants	
24 25	Divisi	ion of Child Development	
26 27 28	17.	Transfer to the Child Care and Development Fund	84,330,900
29 30	Divisi	ion of Social Services	
31 32 33 34	18.	Transfer to Social Services Block Grant for Child Protective Services – Child Welfare Training in Counties	2,300,000
35 36 37 38	19.	Transfer to Social Services Block Grant for Maternity Homes	943,002
38 39 40 41	20.	Transfer to Social Services Block Grant for Teen Pregnancy Prevention Initiatives	2,500,000
42 43 44	21.	Transfer to Social Services Block Grant for County Departments of Social Services for Children's Services	4,500,000
45 46 47	22.	Transfer to Social Services Block Grant for Foster Care Services	390,000
48 49	TOTAL 7 (TANF) H	TEMPORARY ASSISTANCE TO NEEDY FAMILIES FUNDS	\$359,440,083
50 51	TEMPOR	RARY ASSISTANCE TO NEEDY FAMILIES (TANF)	
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General	Assembly Of North Carolina	Session 2009
	ENCY CONTINGENCY FUNDS RECEIVED THROUGH IERICAN RECOVERY AND REINVESTMENT ACT (ARRA)	
Local Pro	ogram Expenditures	
Divis	ion of Social Services	
01.	Work First Family Assistance	\$ 9,780,494
Divis	ion of Child Development	
02.	Subsidized Child Care	23,625,329
Depa	rtment of Public Instruction	
03.	More at Four	32,986,721
EMERG	TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) ENCY CONTINGENCY FUNDS RECEIVED THROUGH THE CAN RECOVERY AND REINVESTMENT ACT (ARRA)	\$66,392,544
SOCIAL	SERVICES BLOCK GRANT	
Local Pro	ogram Expenditures	
Divis	ions of Social Services and Aging and Adult Services	
01.	County Departments of Social Services (Transfer from TANF – \$4,500,000)	\$ 28,868,189
02.	State In-Home Services Fund	2,101,113
03.	State Adult Day Care Fund	2,155,301
04.	Child Protective Services/CPS Investigative Services-Child Medical Evaluation Program	609,455
05.	Foster Care Services (Transfer from TANF – \$390,000)	2,372,619
06.	Maternity Homes (Transfer from TANF)	943,002
07.	Special Children Adoption Incentive Fund	500,000
08.	Child Protective Services-Child Welfare Training for Counties (Transfer from TANF)	2,300,000
09.	Home and Community Care Block Grant (HCCBG)	1,834,077
Divia	ion of Mental Health, Developmental Disabilities, and Substance	

	General	Assembly Of North Carolina	Session 2009
1		Abuse Services	
2 3 4	10.	Mental Health Services Program	422,003
4 5 6	11.	Developmental Disabilities Services Program	5,000,000
7 8 9	12.	Mental Health Services-Adult and Child/Developmental Disabilities Program/ Substance Abuse Services-Adult	3,234,601
10 12	Divisi	ion of Child Development	
3	13.	Subsidized Child Care Program	1,156,744
14 15 16	Divisi	ion of Vocational Rehabilitation	
10 17 18 19	14.	Vocational Rehabilitation Services – Easter Seal Society/U Community Health Program	ICP 188,263
20	Divisi	ion of Public Health	
21 22 23	15.	Teen Pregnancy Prevention Initiatives (Transfer from TANF)	2,500,000
24 25	DHHS Pr	ogram Expenditures	
26 27	Divisi	ion of Aging and Adult Services	
28 29	16.	UNC-CARES Training Contract	247,920
80 81	Divisi	ion of Services for the Blind	
32 33	17.	Independent Living Program	3,633,077
34 35 36	Divisi	ion of Health Service Regulation	
7	18.	Adult Care Licensure Program	411,897
8	19.	Mental Health Licensure and Certification Program	205,668
0 1	DHHS A	dministration	
12 13	20.	Division of Aging and Adult Services	688,436
4	21.	Division of Social Services	892,624
-6 -7	22.	Office of the Secretary/Controller's Office	138,058
.8 .9	23.	Office of the Secretary/DIRM	87,483
0 1	24.	Division of Child Development	15,000
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25.	Division of Mental Health, Developmer Disabilities, and Substance Abuse Serv	
26.	Division of Health Service Regulation	235,625
27.	Office of the Secretary-NC Inter-Agence for Coordinating Homeless Programs	ey Council 250,000
28.	Office of the Secretary	48,053
Transfer	s to Other State Agencies	
Depa	rtment of Administration	
29.	NC Commission of Indian Affairs In-H Services for the Elderly	ome 203,198
Transfer	s to Other Block Grants	
Divis	sion of Public Health	
30.	Transfer to Preventive Health Services for HIV/STD Prevention and Commun	
TOTAL	SOCIAL SERVICES BLOCK GRANT	\$ 61,417,890
LOW-IN	COME HOME ENERGY ASSISTANCE	BLOCK GRANT
Local Pr	ogram Expenditures	
Divis	sion of Social Services	
01.	Low-Income Energy Assistance Progra	m (LIEAP) \$ 70,909,401
02.	Crisis Intervention Program (CIP)	40,373,328
Local Ac	Iministration	
Divis	sion of Social Services	
03.	County DSS Administration	6,362,505
DHHS A	dministration	
04.	Division of Social Services	275,000
05.	Division of Mental Health, Developmer Disabilities, and Substance Abuse Serv	
06.	Office of the Secretary/DIRM	276,784

General	Assembly Of North Carolina	Session 20
07.	Office of the Secretary/Controller's Office	12,332
Transfer	s to Other State Agencies	
Depa	artment of Commerce	
-		
08.	Weatherization Program	500,000
09.	Heating Air Repair and Replacement Program (HARRP)	8,103,157
10.	Local Residential Energy Efficiency Service Providers – Weatherization	25,000
11.	Local Residential Energy Efficiency Service Providers – HARRP	266,375
12.	Department of Commerce Administration – Weatherization	25,000
13.	Department of Commerce Administration – HARRP	266,375
14.	Department of Administration – N.C. State Commission of Indian Affairs	129,807
	LOW-INCOME HOME ENERGY ASSISTANCE GRANT	\$ 127,533,192
CHILD	CARE AND DEVELOPMENT FUND BLOCK GRANT	
Local Pr	ogram Expenditures	
Divis	sion of Child Development	
01.	Subsidized Child Care Services (CCDF)	\$153,889,889
02.	Contract Subsidized Child Care Services Support	547,600
03.	Subsidized Child Care Services (Transfer from TANF)	84,330,900
04.	Quality and Availability Initiatives	23,726,564
05.	TEACH	3,800,000
Divis	sion of Social Services	
06.	Local Subsidized Child Care Services Support	\$19,340,596

Gener	al Assembly Of North Carolina	Session 2009
DHHS	Administration	
Div	vision of Child Development	
07.	DCD Administrative Expenses	6,539,277
Div	vision of Central Administration	
08.	DHHS Central Administration – DIRM Technical Services	774,317
	L CHILD CARE AND DEVELOPMENT FUND K GRANT	\$292,949,143
	O CARE AND DEVELOPMENT FUND BLOCK GRANT MERICAN RECOVERY AND REINVESTMENT ACT (AR	
Local	Program Expenditures	
Div	vision of Child Development	
01.	Subsidized Child Care Services (CCDF)	\$5,980,997
02.	Electronic Benefits Transfer System	4,000,000
DHHS	Program Expenditures	
Div	vision of Child Development	
03.	Quality and Availability Initiatives	2,904,787
BLOC	L CHILD CARE AND DEVELOPMENT FUND K GRANT RECEIVED THROUGH THE AMERICAN VERY AND REINVESTMENT ACT (ARRA)	\$12,885,784
MENT	AL HEALTH SERVICES BLOCK GRANT	
Local	Program Expenditures	
01.	Mental Health Services – Adult	\$ 6,706,212
02.	Mental Health Services – Child	5,421,991
03.	Mental Health Services – UNC School of Medicine, Department of Psychiatry	150,000
04.	Administration	100,000
ΤΟΤΑ	L MENTAL HEALTH SERVICES BLOCK GRANT	\$ 12,378,203
SUBS	TANCE ABUSE PREVENTION	
~ ~ ~		

Gener	ral Assembly Of North Carolina	Session 2009
AND	TREATMENT BLOCK GRANT	
Local	Program Expenditures	
Di	vision of Mental Health, Developmental Disabilit	ies, and Substance Abuse Services
01	. Substance Abuse Services – Adult	\$ 22,008,080
02	2. Substance Abuse Treatment Alternative for Women	8,107,303
03	Substance Abuse – HIV and IV Drug	5,116,378
04	Substance Abuse Prevention – Child	7,186,857
05	Substance Abuse Services – Child	4,940,500
06	. Institute of Medicine	250,000
07	Administration	250,000
Di	vision of Public Health	
08	Risk Reduction Projects	633,980
09	Aid-to-Counties	209,576
	AL SUBSTANCE ABUSE PREVENTION TREATMENT BLOCK GRANT	\$ 48,702,674
MATI	ERNAL AND CHILD HEALTH BLOCK GRAN	Г
Local	Program Expenditures	
Di	vision of Public Health	
01	. Children's Health Services	7,534,865
02	Women's Health	7,701,691
03	. Oral Health	38,041
DHHS	S Program Expenditures	
Di	vision of Public Health	
04	Children's Health Services	1,368,778
05	Women's Health	135,452
06	5. State Center for Health Statistics	179,483
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	General	Assembly Of North Carolina	Session 2009
1 2	07.	Quality Improvement in Public Health	14,646
3 4	08.	Health Promotion	88,746
5 6	09.	Office of Minority Health	55,250
7 8	10.	Immunization Program – Vaccine Distribution	382,648
9 10	DHHS A	dministration	
11 12	Divis	sion of Public Health	
3  4	11.	Division of Public Health Administration	631,966
15 16 17 18		MATERNAL AND CHILD H BLOCK GRANT	\$ 18,131,566
19 20	PREVEN	NTIVE HEALTH SERVICES BLOCK GRANT	
20 21 22	Local Pro	ogram Expenditures	
23 24	Divis	sion of Public Health	
25 26	01.	NC Statewide Health Promotion	\$1,730,653
27 28	02.	Services to Rape Victims	197,112
29 30 31	03.	HIV/STD Prevention and Community Planning (Transfer from Social Services Block Grant)	145,819
32 33	DHHS P	rogram Expenditures	
34	Divis	sion of Public Health	
85 86 87	04.	NC Statewide Health Promotion	1,623,117
87 88 89	05.	Oral Health	70,000
9 10 11	06.	State Laboratory of Public Health	16,600
+1  2  3	TOTAL	PREVENTIVE HEALTH SERVICES BLOCK GRANT	\$3,783,301
4	COMMU	JNITY SERVICES BLOCK GRANT	
45 46 47	Local Pro	ogram Expenditures	
18	Offic	e of Economic Opportunity	
49 50 51	01.	Community Action Agencies	\$ 17,968,944
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	General	Assem	bly Of North Carolina	Session 2009
1	02.	Limi	ted Purpose Agencies	998,275
2 3	DHHS A	dminis	tration	
4 5	03.	Offic	e of Economic Opportunity	998,274
6 7	TOTAL (	COMM	IUNITY SERVICES BLOCK GRANT	\$ 19,965,493
8 9 0			SERVICES BLOCK GRANT RECEIVED THROUGH AN RECOVERY AND REINVESTMENT ACT (ARRA)	
12			Expenditures	
12	Local I IC	grain i	Experientities	
4 5	Office	e of Ec	onomic Opportunity	
6 17	01.	Com	munity Action Agencies	\$ 10,000,000
8	TOTAL (	COMM	IUNITY SERVICES BLOCK GRANT	
9	RECEIV	ED TH	ROUGH THE AMERICAN RECOVERY	
20	AND RE	INVES	STMENT ACT (ARRA)	\$ 10,000,000
21				
22	GENER	AL PR	OVISIONS	
23		SEC	TION 10.37.(b) Information to Be Included in Block	Grant Plans The
24	Departme	ent of I	Health and Human Services shall submit a separate plan	for each Block Grant
25	-		ministered by the Department, and each plan shall include	
26		(1)	A delineation of the proposed allocations by program	or activity, including
27			State and federal match requirements.	
28		(2)	A delineation of the proposed State and local administra	ative expenditures.
29		(3)	An identification of all new positions to be established	
30		~ /	Grant, including permanent, temporary, and time-limite	6
81		(4)	A comparison of the proposed allocations by program	1
2			prior years' program and activity budgets and two prior	•
3			or activity expenditures.	)
4		(5)	A projection of current year expenditures by program of	r activity.
5		(6)	A projection of federal Block Grant funds available	•
6		(0)	federal funds from the current and prior fiscal years.	•,
7		SEC	<b>TION 10.37.(c)</b> Changes in Federal Fund Availability. –	If the Congress of the
8	United St		creases the federal fund availability for any of the Block (	-
s9			grants related to existing Block Grants administered b	
0			nan Services from the amounts appropriated in this sec	
1			he increase proportionally across the program and ac	-
2		identified for that Block Grant in this section. In allocating an increase in federal fund		
3		availability, the Office of State Budget and Management shall not approve funding for new		
4		•	vities not appropriated in this section.	
5	programs		e Congress of the United States decreases the federal fund	availability for any of
-6	the Block		its or contingency funds and other grants related to ex	• •
.7			the Department of Health and Human Services from the	
8		-	the Department shall reduce State administration by at le	
19			n federal funds. After determining the State administration by at the	
	ine reutit		a reastar rando, ritter actornining the state administr	actori, the remaining

50 reductions shall be allocated proportionately across the program and activity appropriations

identified for that Block Grant in this section. The Office of State Budget and Management
 shall report on these changes.

Prior to allocating the change in federal fund availability, the proposed allocation must be approved by the Office of State Budget and Management. If the Department adjusts the allocation of any Block Grant due to changes in federal fund availability, then a report shall be made to the Joint Legislative Commission on Governmental Operations, the House of Representatives Appropriations Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division.

9 SECTION 10.37.(d) Appropriations from federal Block Grant funds are made for 10 the fiscal year ending June 30, 2011, according to the schedule enacted for State fiscal year 11 2010-2011 or until a new schedule is enacted by the General Assembly.

12 **SECTION 10.37.(e)** All changes to the budgeted allocations to the Block Grants or 13 contingency funds and other grants related to existing Block Grants administered by the 14 Department of Health and Human Services that are not specifically addressed in this section shall be approved by the Office of State Budget and Management, and the Office of State 15 Budget and Management shall consult with the Joint Legislative Commission on Governmental 16 17 Operations for review prior to implementing the changes. The report shall include an itemized 18 listing of affected programs, including associated changes in budgeted allocations. All changes 19 to the budgeted allocations to the Block Grants shall be reported immediately to the House of 20 Representatives Appropriations Subcommittee on Health and Human Services, the Senate 21 Appropriations Committee on Health and Human Services, and the Fiscal Research Division. 22 This subsection does not apply to Block Grant changes caused by legislative salary increases 23 and benefit adjustments.

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- 25

### TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) FUNDS

SECTION 10.37.(f) The sum of one million ninety-three thousand one hundred seventy-six dollars (\$1,093,176) appropriated in this section in TANF funds to the Department of Health and Human Services, Division of Social Services, for the 2010-2011 fiscal year shall be used to support administration of TANF-funded programs.

30 SECTION 10.37.(g) The sum of two million two hundred thousand dollars 31 (\$2,200,000) appropriated under this section in TANF funds to the Department of Health and 32 Human Services, Division of Social Services, for the 2010-2011 fiscal year shall be used to 33 provide domestic violence services to Work First recipients. These funds shall be used to 34 provide domestic violence counseling, support, and other direct services to clients. These funds 35 shall not be used to establish new domestic violence shelters or to facilitate lobbying efforts. 36 The Division of Social Services may use up to seventy-five thousand dollars (\$75,000) in 37 TANF funds to support one administrative position within the Division of Social Services to 38 implement this subsection.

39 Each county department of social services and the local domestic violence shelter 40 program serving the county shall develop jointly a plan for utilizing these funds. The plan shall 41 include the services to be provided and the manner in which the services shall be delivered. The 42 county plan shall be signed by the county social services director or the director's designee and 43 the domestic violence program director or the director's designee and submitted to the Division 44 of Social Services by December 1, 2010. The Division of Social Services, in consultation with 45 the Council for Women, shall review the county plans and shall provide consultation and 46 technical assistance to the departments of social services and local domestic violence shelter 47 programs, if needed.

The Division of Social Services shall allocate these funds to county departments of social services according to the following formula: (i) each county shall receive a base allocation of five thousand dollars (\$5,000); and (ii) each county shall receive an allocation of the remaining funds based on the county's proportion of the statewide total of the Work First

caseload as of July 1, 2010, and the county's proportion of the statewide total of the individuals
receiving domestic violence services from programs funded by the Council for Women as of
July 1, 2010. The Division of Social Services may reallocate unspent funds to counties that
submit a written request for additional funds.

5 **SECTION 10.37.(h)** The sum of two million dollars (\$2,000,000) appropriated in 6 this section in TANF funds to the Department of Health and Human Services, Division of 7 Social Services, for the 2010-2011 fiscal year shall be used to expand after-school programs 8 and services for at-risk children. The Department shall develop and implement a grant program 9 to award grants to community-based programs that demonstrate the ability to reach children at 10 risk of teen pregnancy, school dropout, and gang participation. The Department shall award grants to community-based organizations that demonstrate the ability to develop and implement 11 12 linkages with local departments of social services, area mental health programs, schools, and 13 other human services programs in order to provide support services and assistance to the child 14 and family. These funds may be used to fund one position within the Division of Social 15 Services to coordinate at-risk after-school programs and shall not be used for other State 16 administration.

17 SECTION 10.37.(i) The sum of fourteen million four hundred fifty-two thousand 18 three hundred ninety-one dollars (\$14,452,391) appropriated in this section to the Department 19 of Health and Human Services, Division of Social Services, in TANF funds for the 2010-2011 20 fiscal year for child welfare improvements shall be allocated to the county departments of 21 social services for hiring or contracting staff to investigate and provide services in Child 22 Protective Services cases; to provide foster care and support services; to recruit, train, license, 23 and support prospective foster and adoptive families; and to provide interstate and postadoption 24 services for eligible families.

25 **SECTION 10.37.(j)** The sum of three million dollars (\$3,000,000) appropriated in 26 this section in TANF funds to the Department of Health and Human Services, Special Children 27 Adoption Fund, for the 2010-2011 fiscal year shall be used in accordance with G.S. 108A-50.2, 28 as enacted in Section 10.48 of S.L. 2009-451. The Division of Social Services, in consultation 29 with the North Carolina Association of County Directors of Social Services and representatives 30 of licensed private adoption agencies, shall develop guidelines for the awarding of funds to 31 licensed public and private adoption agencies upon the adoption of children described in 32 G.S. 108A-50 and in foster care. Payments received from the Special Children Adoption Fund 33 by participating agencies shall be used exclusively to enhance the adoption services program. 34 No local match shall be required as a condition for receipt of these funds.

35 **SECTION 10.37.(k)** The sum of five hundred fifty thousand dollars (\$550,000) 36 appropriated in this section to the Department of Health and Human Services, Division of 37 Social Services, in TANF funds for the 2010-2011 fiscal year shall be used to expand 38 after-school programs for at-risk children attending middle school. The Department shall 39 develop and implement a grant program to award funds to community-based programs 40 demonstrating the capacity to reach children at risk of teen pregnancy, school dropout, and 41 gang participation. These funds shall not be used for training or administration at the State 42 level. All funds shall be distributed to community-based programs, focusing on those 43 communities where similar programs do not exist in middle schools.

44 **SECTION 10.37.(I)** In implementing the use of TANF funds, the Department of 45 Health and Human Services shall review policies, programs, and initiatives to ensure that they 46 support men in their role as fathers and strengthen fathers' involvement in their children's lives. 47 The Department shall encourage county departments of social services to ensure their Work 48 First programs emphasize responsible fatherhood and increased participation by noncustodial 49 fathers.

50 **SECTION 10.37.(m)** The sum of one million dollars (\$1,000,000) appropriated in 51 this section to the Department in TANF funds for the 2010-2011 fiscal year shall be transferred

to Connect, Inc. Connect, Inc., shall report on the number of people served and the services 1 2 received as a result of the receipt of funds. The report shall contain expenditure data, including 3 the amount of funds used for administration and direct training. The report shall also include 4 the number of people who have been employed as a direct result of services provided by 5 Connect, Inc., including the length of employment in the new position. The Department of 6 Health and Human Services shall evaluate the program and ensure that services provided are 7 not duplicative of local employment security commissions in the nine counties served by 8 Connect, Inc. The evaluation report shall be submitted to the House of Representatives 9 Appropriations Subcommittee on Health and Human Services, the Senate Appropriations 10 Committee on Health and Human Services, and the Fiscal Research Division no later than May 11 1,2011.

12 **SECTION 10.37.(n)** The sum of two million dollars (\$2,000,000) appropriated in 13 this section to the Department in TANF funds for Boys and Girls Clubs for the 2010-2011 14 fiscal year shall be used to make grants for approved programs. The Department of Health and 15 Human Services, in accordance with federal regulations for the use of TANF funds, shall 16 administer a grant program to award funds to the Boys and Girls Clubs across the State in order 17 to implement programs that improve the motivation, performance, and self-esteem of youths 18 and to implement other initiatives that would be expected to reduce gang participation, school 19 dropout, and teen pregnancy rates. The Department shall encourage and facilitate collaboration 20 between the Boys and Girls Clubs and Support Our Students, Communities in Schools, and 21 similar programs to submit joint applications for the funds if appropriate.

SECTION 10.37.(o) The sum of one million one hundred twenty-nine thousand one hundred fifteen dollars (\$1,129,115) appropriated in this section to the Department of Health and Human Services in TANF funds for the 2010-2011 fiscal year shall be used to continue support for the Child Welfare Collaborative.

SECTION 10.37.(p) The sum of three hundred sixty thousand dollars (\$360,000) appropriated to the Department of Health and Human Services, Division of Social Services, under this section in TANF funds for the 2010-2011 fiscal year shall be used to continue support for the Citizens Schools Program, a three-year urban/rural dropout prevention pilot program in the Durham and Vance County public school systems.

31

# 32 TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) EMERGENCY 33 CONTINGENCY FUNDS

**SECTION 10.37.(q)** The sum of twenty-three million six hundred twenty-five thousand three hundred twenty-nine dollars (\$23,625,329) appropriated under this section from TANF Emergency Contingency funds to the Department of Health and Human Services, Division of Child Development, for the 2010-2011 fiscal year shall be used for subsidized child care services. Payment for subsidized child care services provided with TANF Emergency Contingency funds shall comply with all regulations and policies issued by the Division of Child Development for the subsidized child care program.

41 **SECTION 10.37.(r)** The sum of nine million seven hundred eighty thousand four 42 hundred ninety-four dollars (\$9,780,494) appropriated under this section from TANF 43 Emergency Contingency funds to the Department of Health and Human Services, Division of 44 Social Services, for the 2010-2011 fiscal year shall be used to support assistance payments 45 provided under the Work First Family Assistance program.

46

### 47 SOCIAL SERVICES BLOCK GRANT

48 **SECTION 10.37.(s)** Social Services Block Grant funds appropriated to the North 49 Carolina Inter-Agency Council for coordinating homeless programs and child medical 50 evaluations are exempt from the provisions of 10A NCAC 71R .0201(3).

	General Assembly Of North Carolina	Session 2009
1 2 3	<b>SECTION 10.37.(t)</b> The sum of two million three hundred (\$2,300,000) appropriated in this section in the Social Services Block Grant of Health and Human Services, Division of Social Services, for the 2010-20	to the Department
4 5	be used to support various child welfare training projects as follows: (1) Provide a regional training center in southeastern North Ca	arolino
6	<ul> <li>(1) Provide a regional training center in southeastern North Ca</li> <li>(2) Provide training for residential child caring facilities.</li> </ul>	aronna.
0 7	<ul><li>(3) Provide training for residential end earling radiates.</li><li>(3) Provide for various other child welfare training initiatives.</li></ul>	
8	SECTION 10.37.(u) The sum of nine hundred forty-three the	
9 10	(\$943,002) appropriated in this section to the Department of Health and Hur Social Services Block Grant for the 2010-2011 fiscal year shall be used to	nan Services in the
11	home services.	
12	SECTION 10.37.(v) The sum of two million three hundred sev	•
13	six hundred nineteen dollars (\$2,372,619) appropriated in this section in t	
14	Block Grant for child caring agencies for the 2010-2011 fiscal year shall be a	allocated in support
15	of State foster home children.	
16 17	<b>SECTION 10.37.(w)</b> The Department of Health and Human Ser	
17 18	subject to the approval of the Office of State Budget and Management, Services Block Grant funding allocated for departmental administration betw	
18 19	have received administrative allocations from the Social Services Block Grar	
20	<b>SECTION 10.37.(x)</b> Social Services Block Grant funds ap	
21	Special Children's Adoption Incentive Fund will require a fifty percent (50%)	
22	<b>SECTION 10.37.(y)</b> The sum of four hundred twenty-two thou	
23	(\$422,003) appropriated in this section in the Social Services Block Grant to	the Department of
24	Health and Human Services, Division of Social Services, for the 2010-2011	fiscal year shall be
25	used to continue a Mental Health Services Program for children.	
26		
27 28	LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT	manipul may be
28 29	<b>SECTION 10.37.(z)</b> Additional emergency contingency funds allocated for Energy Assistance Payments or Crisis Intervention Payme	-
2) 30	consultation with the Joint Legislative Commission on Governmental Ope	-
31	funds received shall be reported to the Joint Legislative Commission	
32	Operations and the Fiscal Research Division upon notification of the award.	
33	Health and Human Services shall not allocate funds for any activities, in	-
34	administration, other than assistance payments, without prior consultati	on with the Joint
35	Legislative Commission on Governmental Operations.	
36		
37	CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT	in a marridad with
38 39	<b>SECTION 10.37.(aa)</b> Payment for subsidized child care servit federal TANF funds shall comply with all regulations and policies issued	1
40	Child Development for the subsidized child care program.	by the Division of
41	SECTION 10.37.(bb) If funds appropriated through the	Child Care and
42	Development Fund Block Grant for any program cannot be obligated or spe	
43	within the obligation or liquidation periods allowed by the federal grants, the	
44	move funds to child care subsidies, unless otherwise prohibited by federal r	requirements of the
45	grant, in order to use the federal funds fully.	
46	SECTION 10.37.(cc) If American Recovery and Reinvestment	
47 19	appropriated through the Child Care and Development Fund Block Gran	
48 49	cannot be obligated or spent in that program within the obligation or l allowed by the federal grants, the Department may move funds to child car	
49 50	otherwise prohibited by federal requirements of the grant, in order to use	
51	fully.	and rederat futids

### SUBSTANCE ABUSE PREVENTION AND TREATMENT BLOCK GRANT

3 **SECTION 10.37.(dd)** The sum of two hundred fifty thousand dollars (\$250,000) 4 appropriated in this section in the Substance Abuse Prevention and Treatment Block Grant to 5 the Department of Health and Human Services, Division of Mental Health, Developmental 6 Disabilities, and Substance Abuse Services, for the 2010-2011 fiscal year for the North 7 Carolina Institute of Medicine (NCIOM) shall be used to study the following: 8 (1) The availability of Medicaid and State-funded mental health, developmental

- (1) The availability of Medicaid and State-funded mental health, developmental disabilities, and substance abuse services to active duty, reserve, and veteran members of the military and National Guard. The study should discuss the current availability of services, the extent of use, and any gaps in services.
- 12 (2)Issues related to cost, quality, and access to appropriate and affordable 13 health care for all North Carolinians. The North Carolina Institute of 14 Medicine (NCIOM) may use funds appropriated for the 2007-2009 fiscal biennium to continue the work of its Health Access Study Group to study 15 these issues. The Health Access Study Group may include in its study the 16 17 matters contained in Sections 31.1, 31.2, and 31.3 of S.L. 2008-181 and also 18 may monitor federal health-related legislation to determine how the 19 legislation would impact costs, quality, and access to health care.
  - (3) Short-term and long-term strategies to address issues within adult care homes that provide residence to persons who are frail and elderly and to persons suffering from mental illness.

23 The Institute shall make an interim report to the Governor's Office, the Joint 24 Legislative Health Care Oversight Committee, and the Joint Legislative Oversight Committee 25 on Mental Health, Developmental Disabilities, and Substance Abuse Services no later than 26 January 15, 2011, which may include recommendations and proposed legislation, and shall 27 issue its final report with findings, recommendations, and suggested legislation to the 2011 28 General Assembly upon its convening. In the event members of the General Assembly serve on 29 the NCIOM Health Access Study Group, they shall receive per diem, subsistence, and travel 30 allowances in accordance with G.S. 120-3.1. The Health Access Study Group may include in its study the matters contained in Sections 31.1, 31.2, and 31.3 of S.L. 2008-181 and also may 31 32 monitor federal health-related legislation to determine how the legislation would impact costs, 33 quality, and access to health care.

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### 35 MATERNAL AND CHILD HEALTH BLOCK GRANT

36 **SECTION 10.37.(ee)** If federal funds are received under the Maternal and Child 37 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 38 (42 U.S.C. § 710), for the 2010-2011 fiscal year, then those funds shall be transferred to the 39 State Board of Education to be administered by the Department of Public Instruction. The Department of Public Instruction shall use the funds to establish an abstinence until marriage 40 41 education program and shall delegate to one or more persons the responsibility of 42 implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public Instruction shall carefully and strictly follow federal guidelines in implementing and 43 44 administering the abstinence education grant funds.

- 45 **SECTION 10.37.(ff)** The Department of Health and Human Services shall ensure 46 that there will be follow-up testing in the Newborn Screening Program.
- 47
- 48 PART XI. RESERVED
- 49
- 50 PART XII. RESERVED
- 51

	General Assembly Of North Carolina Session 2009
2	PART XIII. DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES
3	CONSOLIDATE THREE DENR SUBUNITS WITHIN THE NEW DIVISION OF
1	ENVIRONMENTAL ASSISTANCE AND OUTREACH
5	SECTION 13.1.(a) The Division of Environmental Assistance and Outreach is
5	established as a new division within the environmental area of the Department of Environment
7	and Natural Resources. All functions, powers, duties, and obligations previously vested in the
3	following subunits of the Department of Environment and Natural Resources are transferred to,
)	vested in, and consolidated within the Division of Environmental Assistance and Outreach by a
)	Type I transfer, as defined in G.S. 143A-6:
	(1) The Customer Service Center.
	(2) The Division of Pollution Prevention and Environmental Assistance.
	(3) The Small Business Ombudsman.
	<b>SECTION 13.1.(b)</b> G.S. 18B-902(h) reads as rewritten:
	"(h) Recycling Plan Required. – Each applicant for an on-premises malt beverage
	permit, on-premises unfortified wine permit, on-premises fortified wine permit, or a mixed
	beverages permit shall prepare and submit with the application a plan for the collection and
	recycling of all recyclable beverage containers of all beverages to be sold at retail on the
	premises. A permittee who is not able to find a recycler for its beverage containers may apply
	to the Alcoholic Beverage Control Commission for a one-year stay of the requirement to
	implement a recycling program in compliance with G.S. 18B-1006.1. The application shall be
	made in a form specified by the Commission, shall detail the efforts made by the permittee to
	provide for the collection and recycling of beverage containers, and shall specify the
	impediments to implementation of a recycling plan. The Commission shall submit all such
	applications to the Division of Pollution Prevention and Environmental Assistance and
	Outreach of the Department of Environment and Natural Resources for review and
	certification. The Division of Pollution Prevention and Environmental Assistance and Outreach
	shall investigate each application and prepare a summary of its investigation and shall submit
	the summary to the Commission along with a notation indicating certification or denial of the application. A permittee whose application for a stay is certified by the Division of Pollution
	Prevention and Environmental Assistance and Outreach shall not be required to comply with
	the recycling requirement of the alcoholic beverage laws and regulations during the one-year
	stay period so certified."
	<b>SECTION 13.1.(c)</b> G.S. 130A-309.12(a)(6) reads as rewritten:
	"(6) Providing funding for the activities of the Division of <del>Pollution Prevention</del>
	and Environmental Assistance. Assistance and Outreach."
	<b>SECTION 13.1.(d)</b> G.S. 130A-309.63(b)(2) reads as rewritten:
	"(2) The Department may use up to forty percent (40%) of the revenue in the
	Account to make grants to encourage the use of processed scrap tire
	materials. These grants may be made to encourage the use of tire-derived
	fuel, crumb rubber, carbon black, or other components of tires for use in
	products such as fuel, tires, mats, auto parts, gaskets, flooring material, or
	other applications of processed tire materials. These grants shall be made in
	consultation with the Department of Commerce, the Division of <del>Pollution</del>
	Prevention and Environmental Assistance and Outreach of the Department,
	and, where appropriate, the Department of Transportation. Grants to
	encourage the use of processed scrap tire materials shall not be used to
	process tires."
	<b>SECTION 13.1.(e)</b> G.S. 136-28.8(g) reads as rewritten:
	"(g) On or before October 1 of each year, the Department shall report to the Division of
	Pollution Prevention and Environmental Assistance and Outreach of the Department of
	romution revention and Environmental Assistance and Outreach of the Department of

#### **General Assembly Of North Carolina** Session 2009 Environment and Natural Resources as to the amounts and types of recycled materials that were 1 2 specified or used in contracts that were entered into during the previous fiscal year. On or 3 before December 1 of each year, the Division of Pollution Prevention and Environmental 4 Assistance and Outreach shall prepare a summary of this report and submit the summary to the 5 Joint Legislative Commission on Governmental Operations and the Joint Legislative Transportation Oversight Committee. The summary of this report shall also be included in the 6 7 report required by G.S. 130A-309.06(c)." 8 **SECTION 13.1.(f)** G. S. 143-58.2(d) reads as rewritten: 9 The Department of Administration, in cooperation with the Division of Pollution "(d) Prevention and Environmental Assistance and Outreach of the Department of Environment and 10 Natural Resources, shall identify materials and supplies with recycled content that meet 11 appropriate standards for use by State departments, institutions, agencies, community colleges, 12 13 and local school administrative units." 14 **SECTION 13.1.(g)** The Revisor of Statutes shall make any other conforming statutory changes necessary to reflect the transfer under subsection (a) of this section that are 15 not included in this section. 16 17 18 CONSOLIDATE TWO DENR OFFICES INTO NEW OFFICE OF ENVIRONMENTAL **EDUCATION AND PUBLIC AFFAIRS** 19 20 SECTION 13.1A.(a) The Office of Environmental Education and Public Affairs is 21 established as a new office within the administrative area of the Department of Environment 22 and Natural Resources. All functions, powers, duties, and obligations previously vested in the 23 following offices of the Department of Environment and Natural Resources are transferred to, 24 vested in, and consolidated within the Office of Environmental Education and Public Affairs by 25 a Type I transfer, as defined in G.S. 143A-6: 26 North Carolina Office of Environmental Education. (1)27 (2)Office of Public Affairs. 28 SECTION 13.1A.(b) The title of Part 4B of Article 7 of Chapter 143B of the 29 General Statutes reads as rewritten: 30 "Part 4B. Office of Environmental Education. Education and Public Affairs." 31 SECTION 13.1A.(c) G.S. 143B-285.22 reads as rewritten: 32 "§ 143B-285.22. Creation. 33 There is hereby created a North Carolina the Office of Environmental Education and Public 34 Affairs (hereinafter referred to as "Office") within the Department of Environment and Natural 35 Resources." 36 SECTION 13.1A.(d) G.S. 143B-285.23 reads as rewritten: 37 Powers and duties of the Secretary of Environment and Natural "§ 143B-285.23. 38 **Resources.** 39 The Secretary of Environment and Natural Resources shall: 40 Establish an Office of Environmental Education and Public Affairs to: (1)Serve as a clearinghouse of environmental information for the State. 41 a. 42 . . . . . . . " 43 44 SECTION 13.1A.(e) The catch line of G.S. 143B-285.25 reads as rewritten: "§ 143B-285.25. Liaison between the Office of Environmental Education and Public 45 Affairs and the Department of Public Instruction." 46 47 SECTION 13.1A.(f) The Revisor of Statutes shall make any other conforming 48 statutory changes that are necessary to reflect the transfers under subsection (a) of this section. 49 50 CONSOLIDATE TWO SUBUNITS IN DENR IN THE OFFICE OF THE SECRETARY

51

OF ENVIRONMENT AND NATURAL RESOURCES

Gene	eral Asseml	bly Of North Ca	rolina			Session 200	9
	SEC	<b>FION 13.1B.</b> AT	l functions, pow	ers. dut	ies, and obliga	ations previously veste	d
in th			· 1		U U	Natural Resources an	
		-	-			cretary of Environmen	
		ources by a Type				eretary of Environmen	
unu i	(1)	• •1	ervation and Con				
	(1) (2)		ces Planning and	-			
	(2)	Matural Resour	ces i faining and	Conser	rvation.		
		OMINISTRATIV I; ADD RECIPII				DOUS WASTE SITE UIREMENT	5
	SEC	<b>FION 13.9.(a)</b> G	.S. 130A-295.9(	1) reads	as rewritten:		
	"(1)	Funds credited	pursuant to G.	S. 105-	187.63(1) to t	the Inactive Hazardou	S
		Sites Cleanup	Fund shall be u	sed by	the Departme	ent of Environment an	d
		Natural Resour	rces to fund the	e asses	sment and re	mediation of pre-198	3
		landfills, excep	t up to <del>seven per</del>	cent (79	<del>%)thirteen per</del>	cent (13%) of the func	S
		credited under	this subdivision	may be	used to fund	administrative expense	S
					ation of <u>pre-1</u>	983 landfills and othe	r
		inactive hazard	ous waste sites."				
		<b>ГІОН 13.9.(b)</b> G					
"	(a) The	-	-			o <u>the Joint Legislativ</u>	
	mission of					Review Commissio	
Com	mission, and	d the Fiscal Resea	arch Division on	or befo	ore 1 October	of each year. The report	ſt
shall	include at l						
	(1)	The Inactive Ha	azardous Waste	Sites Pri	iority List;		
	"						
FUN						ONTAMINATION	
<b>D</b> 1						aste Management Trus	
		_				s, Division of Wast	
						)-2011 fiscal year to b amination located at th	
		etteville and for a	0 0				e
TEXI	I SHE III Fay	ellevine and for a	ily emergency cr	eanup a	cuvities neede	eu al mai she.	
FUN	DS FOR	<b>RECVELING</b>	PROCRAMS	FOR	PRODUCTO	S THAT CONTAI	N
	IERCURY		INUGRAMS	TOK	INODUCIA		
14		<b>ΓΙΟΝ 13.9B.(a)</b>	Effective J	ılv 1	2010. until	December 31, 2017	7
G.S.		54 reads as rewritt		, <u>.</u> .,	2010, and		,
		Mercury Swite		<del>ount.</del> Po	llution Preve	ntion Fund.	
						<u>r Fund</u> is established i	n
`	,	•				ificate of title fee unde	
	20-85.			<u> </u>			
		nue in the Mercu	ry Switch Remo	wal Ac	countPollutior	Prevention Fund sha	11
`	,	e following purpo	•		<u> </u>	Siiw	-
	<u>(1)</u>			nd othe	rs for costs in	curred in implementin	g
	<u>, , , , , , , , , , , , , , , , , , , </u>		itch removal pro			r	J
	(2)	•	-	0	<u>g prog</u> rams f	or products containin	g
	<u>ع</u>		*			for light bulbs an	-
		thermostats.	<u> </u>	4		<u> </u>	-
(1	<u>o1)</u> The r		under subdivisi	<u>on (1</u> ) o	of subsection (	b) of this section are:	
<u></u>	(1)					ed by a vehicle crushe	r,
	. *	,	,	•		icle processing facilit	

	General Assembly Of North Carolina	Session 2009
1 2	pursuant to this Article and sent to destination facilities in the NVMSRP for recycling or disposal.	accordance with
3	(2) Costs incurred by the Department in administering the progr	ram.
4	(c) The Department shall reimburse vehicle crushers, vehicle dist	mantlers, vehicle
5	recyclers, and scrap vehicle processing facilities based on a reimbursement re	equest that attests
6	to the number of switches sent to destination facilities for recycling or dispos	sal in accordance
7	with the NVMSRP. Each reimbursement request shall be verified against infor	mation posted on
8	the Internet site provided by the vehicle manufacturers in accordance with t	the NVMSRP, or
9	against other information that verifies the reimbursement requested to the s	atisfaction of the
10	Department. The vehicle crusher, vehicle dismantler, vehicle recycler, o	-
11	processing facility shall provide the Department with any information r	
12	Department to verify the accuracy of a reimbursement request. Each vehicle	
13	dismantler, vehicle recycler, or scrap vehicle processing facility shall maintain	
14	that support each reimbursement request for a minimum of three years fr	om the date the
15	reimbursement request is approved."	
16	SECTION 13.9B.(b) Effective December 31, 2017, G.S.	130A-310.54, as
17	amended by Sections 4 and 9 of S.L. 2007-142, reads as rewritten:	
18	"§ 130A-310.54. Funds to implement plan.	
19	(a) The Mercury Pollution Prevention <u>Account Fund</u> is established in	1
20	Revenue is credited to the Account Fund from the certificate of title fee under	
21	(b) Revenue in the Mercury Pollution Prevention <u>Account Fund</u> shall	be used to for the
22	following purposes:	••••
23	(1) To reimburse the Department and others for costs incurred	in implementing
24 25	the mercury minimization plan.	1
25 26	(2) To establish and implement recycling programs for pro	-
26 27	mercury, including at least recycling programs for	<u>ingni buibs and</u>
27	$\frac{\text{thermostats.}}{(b_1)}$ The reimburgable costs under subdivision (1) of subsection (b) of the	nic saction ara
28 29	(b1) The reimbursable costs <u>under subdivision (1) of subsection (b) of th</u> (1) Five dollars (\$5.00) for each mercury switch removed by a	
30	or scrap metal recycling facility pursuant to this Article.	t vennene recycler
31	(2) Costs incurred by the Department in administering the plan.	
32	(c) The Department shall reimburse vehicle recyclers and scrap	
33	facilities based on the quarterly reports submitted under G.S. 130A-310.53.	• •
34	may request any information needed to determine the accuracy of the reports."	
35		
36	PARKS AND RECREATION TRUST FUND/AUTHORITY TO	O CONSIDER
37	OPERATING EXPENSES	
38	SECTION 13.11. G.S. 113-44.15 reads as rewritten:	
39	"§ 113-44.15. Parks and Recreation Trust Fund.	
40	(a) Fund Created. – There is established a Parks and Recreation Trust	Fund in the State
41	Treasurer's Office. The Trust Fund shall be a nonreverting special revenue for	und consisting of
42	gifts and grants to the Trust Fund, monies credited to the Trust Fu	und pursuant to
43	G.S. 105-228.30(b), and other monies appropriated to the Trust Fund by the G	eneral Assembly.
44	Investment earnings credited to the assets of the Fund shall become part of the	Fund.
45	(b) Use. – Funds in the Trust Fund are annually appropriated to the	e North Carolina
46	Parks and Recreation Authority and, unless otherwise specified by the General	Assembly or the
47	terms or conditions of a gift or grant, shall be allocated and used as follows:	
48	(1) Sixty-five percent (65%) for the State Parks System for	
49	repairs and renovations of park facilities, and land acquisit	
50	debt incurred for these purposes under Article 9 of Cha	apter 142 of the
51	General Statutes.	

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1 2 3	<ul><li>(2) Thirty percent (30%) to provide matching funds to local or public authorities as defined in G.S. 159-7 on a dollar local park and recreation purposes. The appraised v</li></ul>	ar-for-dollar basis for
4 5	donated to a local government unit or public authority r matching requirement of this subdivision. These funds	• • • • • • • • • • • • • • • • • • • •
6	the North Carolina Parks and Recreation Authority	y based on criteria
7	patterned after the Open Project Selection Process esta	blished for the Land
8 9	and Water Conservation Fund administered by the Nati the United States Department of the Interior.	
10	(3) Five percent $(5\%)$ for the Coastal and Estuarine V	Vater Beach Access
11	Program.	1 1 41 4
12	(b1) Geographic Distribution. – In allocating funds in the Trust Fur	
13	the North Carolina Parks and Recreation Authority shall make geographic	c distribution across
14 15	the State to the extent practicable. (b2) $\wedge$ dministrative Expanses $\sim$ Of the funds appropriated to the N	North Carolina Darks
	(b2) Administrative Expenses. – Of the funds appropriated to the N	
16 17	and Recreation Authority from the Trust Fund each year, no more than thr be used by the Department for operating expenses associated with	
17	improvements projects, acquiring land, and administration of local grants p	
10 19	(b3) Operating Expenses for State Parks System Allocations. – In al	•
20	Trust Fund under subdivision (1) of subsection (b) of this section, the Nort	-
21	Recreation Authority shall consider the operating expenses associated with	
22	repair and renovation project, and each land acquisition. In considering the	1 1 0
23	the North Carolina Parks and Recreation Authority shall determine both:	<u> </u>
24	(1) The minimal anticipated operating expenses, which ar	e determined by the
25	minimum staff and other operating expenses needed to r	naintain the project.
26	(2) The optimal anticipated operating budget, which is det	ermined by the level
27	of staff and other operating expenses required to achiev	e a more satisfactory
28	level of operation under the project.	
29	(c) Reports. – The North Carolina Parks and Recreation Authority	-
30	than October 1 of each year to the Joint Legislative Commission on Gover	
31 32	the House and Senate Appropriations Subcommittees on Natural and Ecor Eiceal Research Division and the Environmental Review Commission on	
32 33	Fiscal Research Division, and the Environmental Review Commission on Trust Fund from the prior fiscal year. For funds allocated from the	
33 34	subdivision (b1) of this section, this report shall include the operating of	
35	under subdivisions (1) and (2) of subsection (b3) of this section.	expenses determined
36	"	
37		
38	<b>RECLASSIFY SEVEN VACANT POSITIONS IN THE DIVISION</b>	<b>OF PARKS AND</b>
39	RECREATION	
40	SECTION 13.12. The Division of Parks and Recreation of	f the Department of
41	Environment and Natural Resources shall reclassify seven vacant position	s within the Division
42	and shall fill these reclassified positions in a timely manner in order to pro	vide support for new
43	or expanding parks within the State Parks System, as defined in G.S. 113-4	4.9.
44		
45	STATE PARKS SYSTEM PLAN	
46	SECTION 13.13. G.S. 113-44.11 is amended by adding a new	
47	"(d) No later than October 1 of each year, the Department shall sub-	
48	State Parks System Plan to the Environmental Review Commission, the S	
49 50	of Representatives Appropriations Subcommittees on Natural and Econo	
50 51	the Fiscal Research Division. Concurrently, the Department shall submit change to the Plan that was made during the previous fiscal year."	a summary of each
51	change to the Fian that was made during the previous fiscal year.	

1 2 **NO NEW FEES FOR PARKING IN STATE PARKS** 3 **SECTION 13.14.** Notwithstanding any provision to the contrary, the funds 4 appropriated to the Department of Environment and Natural Resources for State Parks for the 2010-2011 fiscal year shall not be reduced or replaced with fees for parking at State Parks, 5 unless these fees were charged prior to the 2010-2011 fiscal year. No fees shall be charged and 6 7 no fees shall be collected for parking in a State Park during the 2010-2011 fiscal year, unless 8 these fees were charged prior to the 2010-2011 fiscal year. 9 10 AUTHORITY FOR THE DEPARTMENT OF REVENUE TO SHARE INFORMATION 11 WITH DENR 12 **SECTION 13.15.** G.S. 105-259(b) is amended by adding a new subdivision to 13 read: 14 "(b) Disclosure Prohibited. - An officer, an employee, or an agent of the State who has access to tax information in the course of service to or employment by the State may not 15 disclose the information to any other person except as provided in this subsection. Standards 16 17 used or to be used for the selection of returns for examination and data used or to be used for determining the standards may not be disclosed for any purpose. All other tax information may 18 19 be disclosed only if the disclosure is made for one of the following purposes: 20 21 (40)To furnish the Division of Forest Resources of the Department of 22 Environment and Natural Resources pertinent contact and financial information concerning companies that are involved in the primary 23 24 processing of timber products so that the Secretary of Environment and 25 Natural Resources is able to comply with G.S. 113A-193 under the Primary 26 Forest Product Assessment Act." 27 **DIVISION OF MARINE FISHERIES AND DIVISION OF FOREST RESOURCES** 28 29 AIRCRAFT MAINTENANCE 30 **SECTION 13.16.(a)** The Division of Marine Fisheries of the Department of 31 Environment and Natural Resources shall use mechanics employed by the Division of Forest 32 Resources of the Department of Environment and Natural Resources for the purpose of 33 performing aircraft maintenance for all aircraft of the Division of Marine Fisheries except for a 34 particular instance when this would be impracticable. 35 SECTION 13.16.(b) The Division of Forest Resources of the Department of 36 Environment and Natural Resources shall perform aircraft maintenance using its mechanics for 37 all aircraft of the Division of Marine Fisheries, except for a particular instance when this would 38 be impracticable. The Division of Forest Resources shall develop a process to establish 39 priorities for the aviation maintenance needs of all the aircraft in both the Division of Forest 40 Resources and the Division of Marine Fisheries. 41 42 PURCHASE OF COMPUTER SOFTWARE BY DENR FOR DENR AIRCRAFT 43 FLIGHTS AND MAINTENANCE RECORDKEEPING 44 SECTION 13.17. The Department of Environment and Natural Resources shall purchase computer software to be used to establish and maintain a record of the flights and the 45 maintenance of aircraft of the Department of Environment and Natural Resources. For the 46 47 purchase under this section, the Department of Environment and Natural Resources shall use 48 funds realized from the sale of aircraft by the divisions within the department that operate aircraft. The Department of Environment and Natural Resources shall work with the Division 49 50 of Marine Fisheries, the Division of Forest Resources, and the Aviation Division of the

50 Department of Transportation to develop the specifications for this software system and to

2	Department should evaluate all available options, including the purchase of a commercially
$\frac{2}{3}$	available system and the purchase of a license to use a software system that is currently used by
4	another State agency. The purchase under this section is subject to all State laws and rules
5	regarding the procurement of distributed information technology assets, as defined in
	G.S. 147-33.81.
6 7	0.5. 147-55.81.
	DEDART AN DENID A VIA TIAN A CTIVITIES
8 9	<b>REPORT ON DENR AVIATION ACTIVITIES</b> <b>SECTION 13.18</b> (a) No later than October 1, 2010, the Department of
9 10	<b>SECTION 13.18.(a)</b> No later than October 1, 2010, the Department of Environment and Natural Resources shall submit a report to the Joint Legislative Commission
10	on Governmental Operations, the House of Representatives and Senate Appropriations
12	Subcommittees on Natural and Economic Resources, and the Fiscal Research Division. The
12	report shall:
14	(1) Describe the uses of the State aircraft fleet within the control of either the
15	Division of Forest Resources of the Department of Environment and Natural
16	Resources or the Division of Marine Fisheries of the Department of
17	Environment and Natural Resources; and
18	(2) Describe the progress of the Department of Environment and Natural
19	Resources in implementing the eight management practices that were
20	recommended by the Program Evaluation Division of the General Assembly
21	in its report entitled "Selling 25 Underutilized Aircraft May Yield Up to \$8.1
22	Million and Save \$1.5 Million Annually" (Report 2010-04), based upon its
23	study of the State's aircraft fleets, as authorized by Section 14.6 of S.L.
24	2009-451.
25	<b>SECTION 13.18.(b)</b> The Department of Environment and Natural Resources shall
26	include in its report under subsection (a) of this section a summary of the Conklin & de Decker
27	report that is due to be submitted to the Division of Forest Resources in August 2010, including
28	any recommendations included in the Conklin & de Decker report and a description of the
29	Department's plan to implement the Conklin & de Decker report recommendations.
30	
31	CLOSE/TRANSFER CERTAIN DENR SPECIAL FUNDS
32	SECTION 13.21.(a) The Office of State Budget and Management, in conjunction
33	with the Office of the State Controller and the Department of Environment and Natural
34	Resources, shall transfer to the Division of Soil and Water Conservation (General Fund code
35	14300-1310) any unencumbered cash balance as of June 30, 2010, of each of the following
36	special funds within the Department and then close each of these special funds:
37	(1) SWC – CREP (Special Fund code 24308-2313).
38	(2) SWC – EEP Agreement (Special Fund code 24308-2317).
39 40	<b>SECTION 13.21.(b)</b> G.S. 113-36(d) is repealed.
40	<b>SECTION 13.21.(c)</b> The Office of State Budget and Management, in conjunction with the Office of the State Controller and the Department of Environment and Network
41 42	with the Office of the State Controller and the Department of Environment and Natural Resources, shall transfer to the Division of Forest Resources (General Fund code 14300-1210)
42 43	the operating budget, positions, and any unencumbered cash balance as of June 30, 2010, that
43 44	remains in the special fund Bladen Lakes (Special Fund code 24300-2221) after conducting the
44 45	transfer under Section 2.2 of this act and then close the special fund Bladen Lakes.
45 46	SECTION 13.21.(d) The Office of State Budget and Management, in conjunction
40 47	with the Office of the State Controller and the Department of Environment and Natural
48	Resources, shall transfer to the Division of Water Quality (General Fund code 14300-1695) the
49	operating budget, positions, and any unencumbered cash balance as of June 30, 2010, in the
50	special fund DWQ – Lab Certification Fees (Special Fund code 24300-2335) within the
51	Department and then close this special fund.

## evaluate the best product available to accomplish the purpose set forth in this section. The

1

General Assembly Of North Carolina

Senate Bill 897

SECTION 13.21.(e) The Office of State Budget and Management, in conjunction 1 2 with the Office of the State Controller and the Department of Environment and Natural 3 Resources, shall transfer to the General Fund any unencumbered cash balance as of June 30, 4 2010, in each of the following special funds within the Department and then close each of these 5 special funds: 6 (1)DWM – Kernersville Site (Special Fund code 24308-2116). 7 DWM – Meadowview Site (Special Fund code 24308-2118). (2)8 (3) DWR – Streamwatch Project (Special Fund code 24308-2180). 9 DAQ – Terrorism Defense (Special Fund code 24308-2343). (4) 10 MNS – E A Publications (Special Fund code 24308-2461). (5) MNS – Mus Nat Sci/School Science Fairs (Special Fund code 24308-2462). 11 (6) 12 (7)MNS – Mus Nat Sci/Scientific Pub. (Special Fund code 24308-2465). 13 (8) DFR – Hurricane Frances (Special Fund code 24310-2786). 14 (9) DFR – Hurricane Ivan (Special Fund code 24310-2797). (10)15 DFR – Dare Bomb Range Isabel Interest (Special Fund code 24310-2249). SECTION 13.21.(f) The Office of State Budget and Management, in conjunction 16 17 with the Office of the State Controller and the Department of Environment and Natural 18 Resources, shall transfer to Special Fund code 24317 any unencumbered cash balance as of 19 June 30, 2010, of each of the following special funds within the Department and then close 20 each of these special funds: 21 (1)SWC – Agricultural Cost Share Programs (Special Fund code 24308-2510). 22 (2)SWC – Animal Waste Cost Share (Special Fund code 24308-2520). 23 NC07 – Network Date IT Project (Special Fund code 24308-2931). (3) 24 SECTION 13.21.(g) The Office of State Budget and Management, in conjunction 25 with the Office of the State Controller and the Department of Environment and Natural 26 Resources, shall transfer to Special Fund code 64305 any unencumbered cash balance as of 27 June 30, 2010, of the special fund DWM - Noncommercial Leaking Petroleum Storage 28 (Special Fund code 64308-6371) within the Department and then close this special fund. 29 SECTION 13.21.(h) The Office of State Budget and Management, in conjunction 30 with the Office of the State Controller and the Department of Environment and Natural 31 Resources, shall transfer to Special Fund code 24300 the operating budget, positions, and any 32 unencumbered cash balance as of June 30, 2010, of each special fund within the Department 33 with Special Fund code 24308 that is not subject to closure under the provisions of other 34 subsections of this section. 35 36 WILDLIFE RESOURCES COMMISSION FUNDING 37 SECTION 13.22. Section 13.11 of S.L. 2009-451 reads as rewritten: 38 "SECTION 13.11. Notwithstanding G.S. 105-164.44B, during the 2009-2010 fiscal year 39 and the 2010-2011 fiscal year, the Secretary of Revenue shall transfer at the end of each quarter 40 from the State sales and use tax net collections received by the Department of Revenue under 41 Article 5 of Chapter 105 of the General Statutes to the State Treasurer for the Wildlife 42 Resources Fund one-fourth of the amount transferred the preceding fiscal year plus or minus 43 the percentage of that amount by which the total collection of State sales and use taxes 44 increased or decreased during the preceding fiscal year, not to exceed twenty-one million five hundred thousand dollars (\$21,500,000).(\$21,500,000) for the 2009-2010 fiscal year and not to 45 exceed eighteen million five hundred thousand dollars (\$18,500,000) for the 2010-2011 fiscal 46 47 year." 48

### 49 PART XIV. DEPARTMENT OF COMMERCE

50

### 51 **ONE NORTH CAROLINA FUND**

	Genera	Assembly Of North Carolina		Session 2009
1 2 3 4 5 6 7	the <del>200</del> hundred Carolina	<b>SECTION 14.1.</b> Section 14.1 of S.L. 2009-451 reads as reware <b>CTION 14.1.</b> Of the funds appropriated in this act to the One N 9-20102010-2011 fiscal year, the Department of Commerce thousand dollars (\$300,000) to cover its expenses in admining Fund and other economic development incentive grant 402010-2011 fiscal year."	lorth Caro may use stering th	up to three ne One North
7 8 9 10		LOCK GRANTS SECTION 14.2.(a) Appropriations from federal block grant ar ending June 30, 2011, according to the following schedule:	funds are	e made for the
11 12	COMM	UNITY DEVELOPMENT BLOCK GRANT		
13 14 15	01.	State Administration	\$	1,000,000
13 16 17	02.	Scattered Site Housing		16,500,000
18 19	03.	Economic Development		7,210,000
20 21	04.	Small Business/Entrepreneurship		3,000,000
22 23	05.	NC Catalyst		8,240,000
24 25 26	06.	State Technical Assistance		450,000
26 27 28	07. 08.	Infrastructure Capacity Building		8,000,000 600,000
29 30		COMMUNITY DEVELOPMENT		000,000
31 32	BLOCK	GRANT – 2010 Program Year	\$	45,000,000
33 34 35		<b>SECTION 14.2.(b)</b> Decreases in Federal Fund Availability below the amounts specified above after the effective date of in each of these federal block grants shall be reduced by the specified above after the effective date of the second sec	of this ac	t, then every
35 36 37		n in federal funds. SECTION 14.2.(c) Increases in Federal Fund Availal	_	-
38 39 40 41	States in program	ment Block Grant. – Any block grant funds appropriated by the addition to the funds specified in this section shall be expedicategory under the Community Development Block Grant sharcentage as the increase in federal funds.	Congress ended as a	of the United follows: each
42 43 44 45 46 47 48	Of the followin (\$1,000, dollars ( ten thou dollars	<b>SECTION 14.2.(d)</b> Limitations on Community Development funds appropriated in this section for the Community Develop ag shall be allocated in each category for each program year: up 000) may be used for State Administration; up to sixteen million \$16,500,000) may be used for Scattered Site Housing; up to seven sand dollars (\$7,210,000) may be used for Economic Developm (\$3,000,000) may be used for Small Business/Entrepreneurship	ment Blo o to one n five hund en million ent; up to ip; not le	ck Grant, the nillion dollars dred thousand two hundred three million ss than eight
49 50 51	four hur	two hundred forty thousand dollars (\$8,240,000) shall be used adred fifty thousand dollars (\$450,000) may be used for State Te million dollars (\$8,000,000) may be used for Infrastructure;	echnical A	Assistance; up

dollars (\$600,000) may be used for Capacity Building. If federal block grant funds are reduced 1 2 or increased by the Congress of the United States after the effective date of this act, then these 3 reductions or increases shall be allocated in accordance with subsection (b) or (c) of this 4 section, as applicable. 5 **SECTION 14.2.(e)** Increase Capacity for Nonprofit Organizations. – Assistance to 6 nonprofit organizations to increase their capacity to carry out CDBG-eligible activities in 7 partnership with units of local government is an eligible activity under any program category in 8 accordance with federal regulations. Capacity building grants may be made from funds 9 available within program categories, program income, or unobligated funds. 10 SECTION 14.2.(f) The Department of Commerce shall consult with the Joint Legislative Commission on Governmental Operations prior to reallocating Community 11 12 Development Block Grant Funds. Notwithstanding the provisions of this subsection, whenever 13 the Director of the Budget finds that: 14 (1) A reallocation is required because of an emergency that poses an imminent 15 threat to public health or public safety, the Director of the Budget may authorize the reallocation without consulting the Commission. The 16 17 Department of Commerce shall report to the Commission on the reallocation 18 no later than 30 days after it was authorized and shall identify in the report 19 the emergency, the type of action taken, and how it was related to the 20 emergency. 21 (2)The State will lose federal block grant funds or receive less federal block 22 grant funds in the next fiscal year unless a reallocation is made. The 23 Department of Commerce shall provide a written report to the Commission 24 on the proposed reallocation and shall identify the reason that failure to take 25 action will result in the loss of federal funds. If the Commission does not 26 hear the issue within 30 days of receipt of the report, the Department may take the action without consulting the Commission. 27 28 SECTION 14.2.(g) By September 1, 2010, the Division of Community Assistance, 29 Department of Commerce, shall report to the Joint Legislative Commission on Governmental 30 Operations and the Fiscal Research Division on the use of Community Development Block 31 Grant Funds appropriated in the prior fiscal year. 32 33 STATE AGENCIES AND INSTITUTIONS/GREATER ENERGY EFFICIENCY 34 **REPORTING AND COMPLIANCE** 35 SECTION 14.3. G.S. 143-64.12 reads as rewritten: 36 "§ 143-64.12. Authority and duties of the Department; State agencies and State 37 institutions of higher learning. 38 The Department of Commerce through the State Energy Office shall develop a (a) 39 comprehensive program to manage energy, water, and other utility use for State agencies and 40 State institutions of higher learning and shall update this program annually. Each State agency 41 and State institution of higher learning shall develop and implement a management plan that is 42 consistent with the State's comprehensive program under this subsection to manage energy, 43 water, and other utility use use, and that addresses any findings or recommendations resulting 44 from the energy audit required by subsection (b1) of this section. The energy consumption per gross square foot for all State buildings in total shall be reduced by twenty percent (20%) by 45 2010 and thirty percent (30%) by 2015 based on energy consumption for the 2002-2003 fiscal 46 47 year. Each State agency and State institution of higher learning shall update its management 48 plan annually and include strategies for supporting the energy consumption reduction 49 requirements under this subsection. Each community college shall submit to the State Energy 50 Office an annual written report of utility consumption and costs. 51 . . .

The Department of Administration, as part of the Facilities Condition and 1 (b1) 2 Assessment Program, shall identify and recommend energy conservation maintenance and 3 operating procedures that are designed to reduce energy consumption within the facility of a 4 State agency or a State institution of higher learning and that require no significant expenditure 5 of funds. Every State agency or State institution of higher learning shall implement these recommendations. Where energy management equipment is proposed for any facility of a State 6 7 agency or of a State institution of higher learning, the maximum interchangeability and 8 compatibility of equipment components shall be required. As part of the Facilities Condition 9 and Assessment Program under this section, the Department of Administration Administration, in consultation with the State Energy Office, shall develop an energy audit and a procedure for 10 11 conducting energy audits. Every five years the Department shall conduct an energy audit for each State agency or State institution of higher learning.learning, and the energy audits 12 13 conducted shall serve as a preliminary energy survey. The State Energy Office shall be 14 responsible for system-level detailed surveys. The Department of Administration shall submit a report of the energy audit required 15 (b2) by subsection (b1) of this section to the affected State agency or State institution of higher 16 17 learning and to the State Energy Office. The State Energy Office shall review each audit and, in consultation with the affected State agency or State institution of higher learning, incorporate 18 the audit findings and recommendations into the management plan required by subsection (a) 19 20 of this section. 21 . . . 22 (h) When conducting an energy audita facilities condition and assessment under this 23 section, the Department of Administration shall identify and recommend to the State Energy 24 Office any facility of a State agency or State institution of higher learning as suitable for 25 building commissioning to reduce energy consumption within the facility or as suitable for 26 installing an energy savings measure pursuant to a guaranteed energy savings contract under 27 Part 2 of this Article. 28 . . . 29 The State Energy Office shall submit a report by December 1 of each year to the (i) 30 Joint Legislative Commission on Governmental Operations describing the comprehensive 31 program to manage energy, water, and other utility use for State agencies and State institutions 32 of higher learning required by subsection (a) of this section. The report shall also contain the 33 following: 34 A comprehensive overview of how State agencies and State institutions of (1) 35 higher learning are managing energy, water, and other utility use and 36 achieving efficiency gains. 37 Any new measures that could be taken by State agencies and State (2)38 institutions of higher learning to achieve greater efficiency gains, including 39 any changes in general law that might be needed. 40 A summary of the State agency and State institutions of higher learning (3)management plans required by subsection (a) of this section and the energy 41 42 audits required by subsection (b1) of this section. A list of the State agencies and State institutions of higher learning that did 43 (4)44 and did not submit management plans required by subsection (a) of this section and a list of the State agencies and State institutions of higher 45 learning that received an energy audit. 46 47 Any recommendations on how management plans can be better managed (5) 48 and implemented." 49 50 LOCAL **WORKFORCE** DEVELOPMENT **BOARDS/CONSUMER** CHOICE 51 REQUIREMENTS

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SF	<b>ECTION 14.4.</b> G.S. 143B-438.11(a) is amended by adding	g the following new
	pread as follows:	6
	ities. – Local Workforce Development Boards shall have th	ne following powers
and duties:	Ĩ	
<u>(8</u> )	<u>) To provide the appropriate guidance and informa</u>	tion to Workforce
	Investment Act consumers to ensure that they are prepar	red and positioned to
	make informed choices in selecting a training pr	ovider. Each local
	workforce development board shall ensure that consume	er choice is properly
	maintained in the one-stop centers and that consumers	÷
	array of public and private training provider information	" -
CONSOLID	ATE PASSENGER AIRCRAFT	
SE	ECTION 14.6.(a) The Executive Aircraft Division of	the Department of
Commerce is	transferred to the Division of Aviation of the Department of	Transportation. This
transfer shall	have all the elements of a Type I transfer, as defined by G.S.	143A-6.
SE	<b>ECTION 14.6.(b)</b> G.S. 143B-437.011 is repealed.	
	ECTION 14.6.(c) Article 7 of Chapter 136 of the General Sta	atutes is amended by
-	section to read:	
	). Use of aircraft managed by the Department of Transpo	
	f aircraft for emergency or disaster response shall take prece	
	ircraft managed by the Department of Transportation. The	
	velopment purposes shall have second priority followed by the	
	imate purposes. The Department of Transportation shall annu	
-	ne use of aircraft and shall adjust the rates, as necessary, to a	
	nflationary increases in operating costs, including jet fuel pr	
	d athletic events or for any other purpose related to collegia	
-	be equal to the direct cost of operating the aircraft as establis, adjusted for inflation."	sned by the alferants
MAIN STRE	ET SOLUTIONS FUND	
SE	<b>CTION 14.6A.</b> G.S. 143B-472.35 reads as rewritten:	
"§ 143B-472.	35. Establishment of fund; use of funds; application for	r grants; disbursal;
re	payment; inspections; rules; reports.	
(a) A	fund to be known as the Main Street Solutions Fund is	s established in the
-	f Commerce. This Fund shall be administered by the Depart	
-	ent of Commerce shall be responsible for receipt and disburse	
1	is section. Interest earnings shall be credited to the Main Stree	
	e Main Street Solutions Fund is a reimbursable, matching	
	f Commerce and the North Carolina Main Street Center are	
	the Main Street Solutions Fund totaling not more than two	
	,000) to each eligible local government. Funds from eligible	
	organizations, downtown organizations, downtown econ	-
-	, and sources other than the State or federal government m	
	ount of any grant from the Main Street Solutions Fund on the	
	tate dollars (\$2.00) for every one dollar (\$1.00) provided by	y the State from the
	<u>olutions Fund.</u>	ona ahall annl-
	efinitions. – For purposes of this section, the following definition of the following	
<u>(1</u> )		•
	or 3 county that has been selected by the Departme participate in the Main Street Program or the Small	
	participate in the Main Succi Flogram of the Sillan	TOWIT Main Succel

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		Program and that meets the reporting and eligibility requirements of the
		respective Program.
	<u>(2)</u>	Designated micropolitan A geographic entity containing an urban core
		and having a population of between 10,000 and 50,000 people, according to
		the most recent federal decennial census.
	<u>(3)</u>	Designated downtown area A designated area within a community that is
		considered the primary, traditional downtown business district of the
		<u>community.</u>
	<u>(4)</u>	Downtown economic development organization An agency that is part of
		a public-private partnership intended to develop and recruit business
		opportunities or to undertake economic development projects that will create
		jobs.
	<u>(5)</u>	Downtown organization An agency that is part of a public-private
		partnership on the local level and whose core mission is to revitalize a
		traditional downtown business district.
	<u>(6)</u>	Eligible local government. – A municipal government that is located in a
		designated micropolitan or an active North Carolina main street community.
	(7)	Historic properties Properties that have been designated as historically
		significant by the National Register of Historic Places or a local historic
		properties commission.
	<u>(8)</u>	Interlocal small business economic development project A project or
		group of projects in a cluster of communities or counties or in a region that
		share a common economic development strategy for small business growth
		and job creation.
	<u>(9)</u>	Main Street Organization. – An agency working in a public-private
		partnership on the local level, guided by a professional downtown manager,
		board of directors, or revitalization committee, and charged with
		administering the local Main Street Program initiative and facilitating
		revitalization initiatives in the traditional downtown business district through
		appropriate design, promotion, and economic restructuring activities.
	(10)	Main Street Program The program developed by the National Trust for
		Historic Preservation to promote downtown revitalization through economic
		development within the context of historic preservation.
	<u>(11)</u>	Mixed-use centers Areas zoned and developed for a mix of uses, including
		retail, service, professional, governmental, institutional, and residential.
	(12)	Main Street Center. – The agency within the North Carolina Department of
		Commerce, Office of Urban Development, which receives applications and
		makes decisions with respect to Main Street Solutions Fund grant
		applications from eligible local governments.
	<u>(13)</u>	Private investment A project or group of projects in a designated
		downtown area that will spur private investment and improve property. A
		project must be owned and maintained by a private entity and must provide a
		direct benefit to small businesses.
	<u>(14)</u>	Public improvements and public infrastructure The improvement of
		property or infrastructure that is owned and maintained by a city or county.
	<u>(15)</u>	Revolving loan programs for private investment. – A property
		redevelopment or small business assistance fund that is administered on the
		local level and that may be used to stabilize or appropriately redevelop
		properties located in the downtown area in connection with private
		investment or that may be used to provide necessary operating capital for

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	small business creation or expansion in co	onnection with private investment
	in a designated downtown area.	
<u>(16)</u>	Small business An independently owned	d and operated business with less
	than 100 employees and with annual revenue	ues of less than six million dollars
	(\$6,000,000).	
<u>(17)</u>	Small Town Main Street Program A pro	gram based upon the Main Street
	Program developed by the National Tru	
	promote downtown revitalization through e	
	context of historic preservation. The purpos	se of the Small Town Main Street
	Program is to provide guidance to local co	
	of less than 7,500 and do not have a downto	
(18)	Tier 1, 2, or 3 counties North Carolina	
<u></u>	Department of Commerce based upon the c	
	assigned a Tier designation. The 40 most of	
	as Tier 1, the next 40 as Tier 2, and the 201	
(a3) The p	urpose of the Main Street Program is to	
-	ce and coordinated grant support to designate	
	d to active North Carolina main street com	
	et Program, the Main Street Center shall	
	shall provide technical assistance and strat	
	ts. Local governments, in collaboration v	• • • • •
	ization, or downtown economic developm	
	all directly benefit from these funds may app	-
	provided in this section.	Ty for grants from the Main Street
	ecretary of Commerce, through the Main S	Street Center shall award grants
	treet Solutions Fund to eligible designated	
	eet communities. Grant funds awarded from	-
	rovided by the provisions of this section and	
by the Secretary c	• •	any fules of regulations adopted
• •	in the Main Street Solutions Fund shall b	e available only to micropolitan
	nent tier two and three counties designate	I
-	tive North Carolina main street communities	-
	politan city" is a city located within the Stat	
-	J.S. census, of between 10,000 and 50,000	
	all be used for any of the following eligible	1 1
(1)	The acquisition or rehabilitation of proper	
$(1_{2})$	investment in a designated downtown area.	
<u>(1a)</u>	Downtown economic development initiativ	
	<u>a.</u> <u>Encourage the development or</u>	-
	downtown areas by increasing the	± •
	activity within downtown core area	
	the rehabilitation of properties, uti	
	new construction, and the developm	
	lots or facilities. Projects under	
	private investment and provide of	
	retention, expansion, or recruitment	<u>.</u>
	• • • • • • • • • •	
		investments and entrepreneurial
	growth in downtown areas through	strategic planning efforts, market
		strategic planning efforts, market in association with direct benefit

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		<u>c.</u>	Attract and stimulate the growth of	business professionals an
			entrepreneurs within downtown core are	eas.
		<u>d.</u>	Establish revolving loan programs for	
		_	business assistance in downtown histori	-
		<u>e.</u>	Encourage public improvement project	
		—	or stimulate private investment in the de	•
			provide a direct benefit to small busines	
	(2)	The e	stablishment of revolving loan programs	
			nated downtown area.	I
	<u>(2a)</u>	-	ric preservation initiatives outside of	downtown core areas th
	<u>(=w)</u>		ce: (i) community economic develo	
			ion, expansion, or recruitment; and (ii)	
		creati		regional of community j
	(3)	-	ubsidization of interest rates for these revo	lying loon programs
	(3) (3a)		c improvements and public infrastructur	
	<u>(3a)</u>		that are consistent with sound municip	
			unity economic development, small busi	
			tment, and regional or community job cre	-
	(4)		establishment of facade incentive grants	
	<del>(4)</del>			, in connection with prive
	(1a)		ment in a designated downtown area.	mont projects designed
	<u>(4a)</u>		ocal small business economic develop	
	(5)		ce regional economic growth and job crea	
	(5)		et studies, design studies, design assis	
			s, provided the activity can be shown	to lead directly to priva
			ment in a designated downtown area.	
	<del>(6)</del>		approved project that provides constru	
		-	nated downtown area and can be show	n to lead directly to priva
			ment in the designated downtown area.	
	(7)		e improvements and public infrastru	
			town area, provided these improvement	-
			late private investment in the designated d	
<del>(c)</del>	•	-	litan city located within a development	•
			n the Main Street Solutions Fund by sub	0 11
			e Division of Community Assistance, De	-
•			Iorth Carolina Main Street Center Program	m may apply for a grant for
proposed				
(c1)			on shall include each of the following:	
	(1)	-	by of the consensus local economic develo	
			politan city in conjunction with the Depa	•
			he city's regional economic developme	ent commission or its loc
			il of government or both.	
	(1a)	The p	roposed activities for which the funds are	e to be used and the project
		cost o	f the project.	
	(2)	The a	mount of grant funds requested for these a	activities.
	(3)	Projec	ctions of the dollar amount of public and	private investment that is a
			ted to occur in the designated micropoli	
		-	s a direct result of the city's proposed act	-
	(4)		her local public dollars are required to ma	
	~ /		provisions of subdivision (g)(2) of this s	
		to the	$p_10_{1310113} 0_1 subdivision (g_{12}) 0_1 u_{113} s$	section, and it so, the amou

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2		(5)	An explanation of the nature of the private investment micropolitan or designated downtown area that will re- proposed activities.	-		
, Ļ		(6)	1 1	and activition		
F 5		(6)	Projections of the time needed to complete the <del>city's</del> prop			
		(7)	Projections of the time needed to realize the private	investment that is		
		( <b>0</b> )	expected to result from the <del>city's</del> proposed activities.	1.6		
5		<del>(8)</del>	Identification of the proposed source of funds to be use	a for repayment of		
			any loan obligations.			
		(9)	Any additional or supplemental information requested by			
	(d)		ommittee, comprised of representatives of: the Division	•		
			ne Department of Commerce, the North Carolina Main S			
			ent Commission, and the League of Municipalities sha	ll do each of the		
	following					
		(1)	Review a city's application.			
		(2)	Determine whether the activities listed in the application	n are activities that		
			are eligible for a grant.			
		(3)	Determine which applicants are selected to receive fun	nds from the Main		
			Street Solutions Fund.			
	A <del>city loc</del>	al gov	ernment whose application is denied may file a new or amen	ded application.		
	<del>(e)</del>		ain Street City that is selected may not receive a grant purs			
			an twenty thousand dollars (\$20,000) or more than three	hundred thousand		
	<del>dollars (\$3</del>		,			
	(f)	Repe	aled by Session Laws 2009-451, s. 14.10, effective July 1, 2			
	(g)	(1)	A city local government that has been selected to receiv	ve a grant shall use		
			the full amount of the grant for the activities that were ap			
			subsection (d)the provisions of this section. Funds are	deemed used if the		
			city_local government is legally committed to spend	the funds on the		
			approved activities.			
		(2)	If a city has received approval to use the grant for public	e improvements or		
			public infrastructure, that city shall be required to rais	e, before funds for		
			these public improvements may be drawn from the c	ity's account, local		
			public funds to match the amount of the grant from	n the Main Street		
			Solutions Fund on the basis of at least one local public	<del>: dollar (\$1.00) for</del>		
			every one dollar (\$1.00) from the Main Street Solutions	· ,		
			requirement applies only to those funds received for publ			
			public infrastructure and is in addition to the require	1		
			subdivision (1) of this subsection.			
		(3)	A <u>eity-local government</u> that fails to satisfy the con	dition set forth in		
		(0)	subdivision (1) of this subsection shall lose any funds			
			used within three years of being selected. These unu			
			credited to the Main Street Solutions Fund. A city_loc			
			fails to satisfy the conditions set forth in subdivisions (1)			
			(1) of this subsection may file a new application.	<u>und (2)subdivision</u>		
		(A)		a Fund nursuant to		
		(4)	Any funds repaid or credited to the Main Street Solution and division (2) of this subsection shall be sucilable to	-		
			subdivision (3) of this subsection shall be available to	other applicants as		
	(1)	р	long as the Main Street Solutions Fund is in effect.	000		
	(h)	Repealed by Session Laws 2009-451, s. 14.10, effective July 1, 2009.				
	· · ·	(i) After a project financed in whole or in part pursuant to this section has been				
			city local government shall report the actual cost of			
	Department of Commerce. If the actual cost of the project exceeds the projected cost upon					
	which the	grant	was based, the city may submit an application to the Depart	ment of Commerce		

- for a grant for the difference. If the actual cost of the project is less than the projected cost, the 1 2 city shall arrange to pay the difference to the Main Street Solutions Fund according to terms set 3 by the Department. 4 Inspection of a project for which a grant has been awarded may be performed by (i) 5 personnel of the Department of Commerce. No person may be approved to perform inspections 6 who is an officer or employee of the unit of local government to which the grant was made or 7 who is an owner, officer, employee, or agent of a contractor or subcontractor engaged in the 8 construction of any project for which the grant was made. 9 The Department of Commerce may adopt, modify, and repeal rules establishing the (k) 10 procedures to be followed in the administration of this section and regulations interpreting and applying the provisions of this section, as provided in the Administrative Procedure Act. 11 12 (1)The Department of Commerce and cities-local governments that have been selected 13 to receive a grant from the Main Street Solutions Fund shall prepare and file on or before 14 September 1 of each year with the Joint Legislative Commission on Governmental Operations 15 and the Fiscal Research Division a consolidated report for the preceding fiscal year concerning 16 the allocation of grants authorized by this section. 17 The portion of the annual report prepared by the Department of Commerce shall set forth for the preceding fiscal year itemized and total allocations from the Main Street Solutions Fund 18 19 for grants. The Department of Commerce shall also prepare a summary report of all allocations 20 made from the fund for each fiscal year; the total funds received and allocations made and the 21 total unallocated funds in the Fund. 22 The portion of the report prepared by the <del>city</del>-local government shall include each of the 23 following: 24 (1)The total amount of public and private funds that was committed and the 25 amount that was invested in the designated micropolitan or designated 26 downtown area during the preceding fiscal year. 27 The total amount of local public matching funds that was raised, if required (2)28 by subdivision (g)(2) of this section. 29 The total amount of grants received from the Main Street Solutions Fund (3) 30 during the preceding fiscal year. 31 Repealed by Session Laws 2009-451, s. 14.10, effective July 1, 2009. (4) 32 A description of how the grant funds and funds from public and private (5) 33 investors were used during the preceding fiscal year. 34 Details regarding the types of private investment created or stimulated, the (6) 35 dates of this activity, the amount of public money involved, and any other 36 pertinent information, including any jobs created, businesses started, and 37 number of jobs retained due to the approved activities. 38 The Department of Commerce may annually use up to fifty thousand dollars (m) 39 (\$50,000) seventy-five thousand dollars (\$75,000) of the funds in the Main Street Solutions 40 Fund for expenses related to the administration of the Fund." 41 42 AMEND JDIG REPORTING REQUIREMENTS 43 SECTION 14.8. G.S. 143B-437.55 reads as rewritten: 44 "§ 143B-437.55. Applications; fees; reports; study. 45 ... 46 (c) Annual Reports. - The Committee shall publish a report on the Job Development 47 Investment Grant Program on or before April 30 of each year. The Committee shall submit the 48 report electronically to the House of Representatives Finance Committee, the Senate Finance Committee, the House of Representatives Appropriations Subcommittee on Natural and 49 Economic Resources, the Senate Appropriations Committee on Natural and Economic 50
- 51 Resources, and the Fiscal Research Division. The report shall include the following:

1 . . . 2 (d) Quarterly Reports. – The Committee shall publish a report on the Job Development 3 Investment Grant Program within two months of the end of each quarter. This report shall 4 include a listing of each grant awarded during the preceding quarter, including the name of the 5 business, the cost/benefit analysis conducted by the Committee during the application process, a description of the project, and the amount of the grant expected to be made under the 6 7 agreement during the current fiscal year. The Committee shall submit the report to the Joint 8 Legislative Commission on Governmental Operations and the Fiscal Research Division. 9 Study. - The Committee shall conduct a study to determine the minimum funding (e) level required to implement the Job Development Investment Grant Program successfully. The 10 Committee shall report the results of this study to the House of Representatives Finance 11 Committee, the Senate Finance Committee, the House of Representatives Appropriations 12 13 Subcommittee on Natural and Economic Resources, the Senate Appropriations Committee on 14 Natural and Economic Resources, and the Fiscal Research Division no later than March 1April 1 of each year." 15 16 17 INDUSTRIAL DEVELOPMENT FUND/REPORTING REOUIREMENTS 18 SECTION 14.9. G.S. 143B-437.01 reads as rewritten: 19 "§ 143B-437.01. Industrial Development Fund. 20 Reports. - The Department of Commerce shall report annually to the General 21 (c) 22 Assembly to the Joint Legislative Commission on Governmental Operations on September 1 of 23 each year concerning the applications made to the fund and the payments made from the fund 24 and the impact of the payments on job creation in the State. The Department of Commerce 25 shall also report quarterly to the Joint Legislative Commission on Governmental Operations 26 and the Fiscal Research Division on the use of the moneys in the fund, including information 27 regarding to whom payments were made, in what amounts, and for what purposes. 28 (c1) In addition to the reporting requirements of subsection (c) of this section, the 29 Department of Commerce shall report annually to the General Assembly to the Joint Legislative 30 Commission on Governmental Operations on September 1 of each year concerning the 31 payments made from the Utility Account and the impact of the payments on job creation in the 32 State. The Department of Commerce shall also report quarterly to the Joint Legislative 33 Commission on Governmental Operations and the Fiscal Research Division on the use of the 34 moneys in the Utility Account including information regarding to whom payments were made, 35 in what amounts, and for what purposes. 36 ....." 37 38 WINE AND GRAPE GROWERS COUNCIL/REPORTING REQUIREMENT 39 SECTION 14.10. G.S. 143B-437.90 is amended by adding a new subdivision to 40 read: 41 "§ 143B-437.90. North Carolina Wine and Grape Growers Council – Creation; powers 42 and duties. 43 There is created the North Carolina Wine and Grape Growers Council of the Department of 44 Commerce. The North Carolina Wine and Grape Growers Council shall have the following 45 powers and duties: 46 47 By September 1 of each year, to report to the House of Representatives (14)48 Appropriations Subcommittee on Natural and Economic Resources, the Senate Appropriations Committee on Natural and Economic Resources, the 49 50 Joint Legislative Commission on Governmental Operations, and the Fiscal Research Division on the activities of the Council, the status of the wine and 51

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	grape industry in North Carolina and the U development and implementation of the Sta contracts or agreements entered into by the Co or marketing."	te Viticulture Plan, and any
EMPLOYMEN	<b>SECURITY COMMISSION FUNDS</b>	
SECT	ION 14.13. Section 14.17 of S.L. 2009-451 rea	ds as rewritten:
"SECTION	14.17.(a) Funds from the Employment Securit	ty Commission Reserve Fund
	e to the Employment Security Commission	
	are federal funds and to pay the administrati	
	e Employment Security Commission Reserve	0
	sts paid with funds from the Reserve in the 20	
	wo million five hundred thousand dollars (\$2,50	
	<b>4.17.(b)</b> There is appropriated from the Empl	
	the Employment Security Commission of Nort	•
	20,000,000 for the $2009-20102010-2011$ fis	scal year to be used for the
following purpos		(\$10,500,000) for the
(1)	Nineteen million five hundred thousand de operation and support of local Employment Sec	
(2)	Two hundred thousand dollars (\$200,000)	
(2)	Information Coordinating Committee to	
	interagencyto operate the system to trackthat	1 1
	State education and training programs.	<u>indexs</u> former participants in
(3)	Three hundred thousand dollars (\$300,000)	to maintain compliance with
	Chapter 96 of the General Statutes, which direct	1
	the Common Follow-Up Management Inform	
	effectiveness of the State's job training, educati	•
<b>"SECTION</b>	<b>4.17.(c)</b> There is appropriated from the Empl	oyment Security Commission
Reserve Fund to	the Employment Security Commission of Nor	th Carolina an amount not to
exceed one million	on dollars (\$1,000,000) for the 2009-20102010-	2011 fiscal year to fund State
	rently funded through federal grants.	
	<b>4.17.(d)</b> There is appropriated from the Empl	•
	the Employment Security Commission of Nor	
	ion five hundred thousand dollars (\$1,500,0	,
	(\$1,200,000) for the $2009-20102010-2011$ f	
	mmon Follow-Up Management Information Sys	
	4.17.(e) The Employment Security Commission	
	ployment Security Commission Reserve Fun	
-	provide dislocated workers with assistance in containing, and securing employment.	otaming nearth care benefits,
U	<b>14.17.(f)</b> There is appropriated from the Work	er Training Trust Fund to the
	curity Commission of North Carolina the	
	the 2010-2011 fiscal year to fund the 'Tar	
	sed training opportunities to recipients of unen	•
-	ork based training opportunities, the Employme	
consider all of the	• • • • • • •	
(1)	The training is for the benefit of the trainees.	
$\underline{(2)}$	The trainees work under the close supervision	of regular employees instead
	of displacing those employees.	

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1	(4) The employer and trainees both understand that the trainees are not entitled
2	to wages for the time spent in training.
3	"SECTION 14.17.(g) Of the funds credited to and held in the State of North Carolina's
4	account in the Unemployment Trust Fund by the Secretary of the Treasury of the United States
5	pursuant to and in accordance with section 903 of the Social Security Act and pursuant to Title
6	II of P.L. 111-5, the Assistance for Unemployed Workers and Struggling Families Act, the
7	Employment Security Commission of North Carolina may expend the sum of two hundred five
8	million sixty-three thousand five hundred fifty-two dollars (\$205,063,552) as follows: (i) one
9	hundred fifty million dollars (\$150,000,000) shall be used to design and build the integrated
0	unemployment insurance benefit and tax accounting system; and (ii) the remaining funds shall
1	be used for the operation of the unemployment insurance program."
2	be used for the operation of the themployment instrance program.
3	SET REGULATORY FEE FOR UTILITIES COMMISSION
4	SECTION 14.14. Section 14.26 of S.L. 2009-451 reads as rewritten:
5	"SECTION 14.26.(a) The percentage rate to be used in calculating the public utility
6	regulatory fee under G.S. 62-302(b)(2) is twelve one-hundredths of one percent (0.12%) for
7	each public utility's North Carolina jurisdictional revenues earned during each quarter that
8	begins on or after July 1, 2009. July 1, 2010.
9	<b>SECTION 14.26.(b)</b> The electric membership corporation regulatory fee imposed under
0	G.S. 62-302(b1) for the 2009-20102010-2011 fiscal year is two hundred thousand dollars
1	(\$200,000).
2	SECTION 14.26.(c) This section becomes effective July 1, 2009. July 1, 2010."
3	
4	REGIONAL ECONOMIC DEVELOPMENT COMMISSIONS ALLOCATIONS
5	<b>SECTION 14.15.(a)</b> Funds appropriated in this act to the Department of
5	Commerce for regional economic development commissions shall be allocated to the following
7	commissions in accordance with subsection (b) of this section: Western North Carolina
8	Regional Economic Development Commission, Research Triangle Regional Partnership,
9	Southeastern North Carolina Regional Economic Development Commission, Piedmont Triad
0	Partnership, Northeastern North Carolina Regional Economic Development Commission,
1	North Carolina's Eastern Region Economic Development Partnership, and Carolinas
2	Partnership, Inc.
3	<b>SECTION 14.15.(b)</b> Funds appropriated pursuant to subsection (a) of this section
4	shall be allocated to each regional economic development commission as follows:
5	(1) First, the Department shall establish each commission's allocation by
5	determining the sum of allocations to each county that is a member of that
7	commission. Each county's allocation shall be determined by dividing the
8	county's development factor by the sum of the development factors for
9	eligible counties and multiplying the resulting percentage by the amount of
0	the appropriation. As used in this subdivision, the term "development factor"
1	means a county's development factor as calculated under G.S. 143B-437.08;
2	• •
	and (2) Next the Department shall subtract from funds allocated to the North
3	(2) Next, the Department shall subtract from funds allocated to the North
4	Carolina's Eastern Region Economic Development Partnership the sum of
5	two hundred thirty thousand three hundred twenty-five dollars and
6	thirty-three cents (\$230,325.33) in the 2010-2011 fiscal year, which sum
7	represents: (i) the total interest earnings in the prior fiscal year on the
8	estimated balance of the seven million five hundred thousand dollars
9	(\$7,500,000) appropriated to the Global TransPark Development Zone in
0	Section 6 of Chapter 561 of the 1993 Session Laws; and (ii) the total interest
1	earnings in the prior fiscal year on loans made from the seven million five
-	cannos in the prior risear jour on round made from the seven minion rive

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1 2 3	hundred thousand dollars (\$7,500,000) appropriated to the Global TransPark Development Zone in Section 6 of Chapter 561 of the 1993 Session Laws; and
4 5	(3) Next, the Department shall redistribute the sum of two hundred thirty thousand three hundred twenty-five dollars and thirty-three cents
6	(\$230,325.33) in the 2010-2011 fiscal year to the seven regional economic
7	development commissions named in subsection (a) of this section. Each
8	commission's share of this redistribution shall be determined according to
9 10	the development factor formula set out in subdivision (1) of this subsection.
10	This redistribution shall be in addition to each commission's allocation determined under subdivision (1) of this subsection.
12	<b>SECTION 14.15.(c)</b> No more than one hundred twenty thousand dollars
12	(\$120,000) in State funds shall be used for the annual salary of any one employee of a regional
14	economic development commission.
15	<b>SECTION 14.15.(d)</b> The General Assembly finds that successful economic
16	development requires the collaboration of the State, regions of the State, counties, and
17	municipalities. Therefore, the regional economic development commissions are encouraged to
18	seek supplemental funding from their county and municipal partners to continue and enhance
19	their efforts to attract and retain business in the State.
20	
21	E-NC AUTHORITY/REPORTING REQUIREMENT
22	<b>SECTION 14.16.</b> G.S. 143B-437.47 reads as rewritten:
23	"§ 143B-437.47. (This part has a delayed repeal date. See notes.) Powers, duties, and goals
24	of the Authority.
25 26	
26 27	(e) Reports. – The <u>By September 1 of each year, the</u> Authority shall submit <del>quarterly</del> <del>reports</del> report to the Governor, the Joint Legislative Oversight Committee on Information
27	Technology, and the Joint Legislative Commission on Governmental Operations. The reports
28 29	report shall summarize the Authority's activities during the quarter prior State fiscal year and
30	contain any information about the Authority's activities that is requested by the Governor, the
31	Committee, or the Commission."
32	
33	DEFENSE AND SECURITY TECHNOLOGY ACCELERATOR/REPORTING
34	REQUIREMENT
35	SECTION 14.17. By September 1, 2010, the Defense and Security Technology
36	Accelerator shall report to the Joint Legislative Commission on Governmental Operations and
37	the Fiscal Research Division on prior State fiscal year program activities, objectives, and
38	accomplishments and prior State fiscal year itemized expenditures and fund sources.
39 40	
40	COUNCIL OF GOVERNMENT FUNDS SECTION 14.18 Section 14.21 (a) of S.L. 2000, 451 reads as rewritten:
41 42	SECTION 14.18. Section 14.21.(a) of S.L. 2009-451 reads as rewritten: "SECTION 14.21.(a) Of the funds appropriated in this act to the Department of
42 43	Commerce, the sum of four hundred twenty-five thousand dollars (\$425,000) for the 2009-2010
44	fiscal year and the sum of four hundred twenty-five thousand dollars (\$425,000) four hundred twenty-five thousand dollars (\$425,000) four hundred
45	three thousand seven hundred fifty dollars (\$403,750) for the 2010-2011 fiscal year shall only
46	be used as provided by this section. Each regional council of government or lead regional
47	organization is allocated up to twenty-five thousand dollars (\$25,000) for the 2009-2010 and
48	the 2010-2011 fiscal years."
49	
50	RURAL ECONOMIC DEVELOPMENT CENTER
51	SECTION 14.19. Section 14.27.(a) of S.L. 2009-451 reads as rewritten:

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1	"SECTION 14.27.(a) Of the funds appropri-	ated in this act to	the North Carolina Rural
2	Economic Development Center, Inc. (Rural Cent		
3	thousand four hundred thirty-six dollars (\$4,602,4		•
4	of four million five hundred twenty seven		•
5	(\$4,527,436) three million nine hundred eighty-o		
6	(\$3,981,864) for the 2010-2011 fiscal year shall be		
7	~	2009-2010	2010-2011
8	Center Administration, Technical Assistance,		
9	& Oversight	\$1,555,000	\$1,523,000 <u>\$1,446,850</u>
10	Research and Demonstration Grants	\$351,000	\$344,000 <u>\$326,800</u> \$124,000 <u>\$127,200</u>
11	Institute for Rural Entrepreneurship	\$136,000	\$134,000 <u>\$127,300</u> \$087,426 \$028,064
12	Community Development Grants	\$987,436 \$185,000	\$987,436 <u>\$938,064</u> \$182,000 \$172,000
13	Microenterprise Loan Program	\$185,000	<u>\$182,000</u> <u>\$172,900</u>
14 15	Water/Sewer/Business Development Matching Grants	\$840,000	<del>\$821,000</del> \$779,950
15 16	Statewide Water/Sewer Database	\$ 95,000	\$821,000 <u>\$779,950</u> \$93,000 <u>\$88,350</u>
10	Agricultural Advancement Consortium	\$ 93,000	<del>\$93,000</del> <u>\$88,330</u> <del>\$107,000</del> \$101,650"
18	Agricultural Advancement Consortium	ψ110,000	$\frac{107,000}{101,000}$
19	RURAL ECONOMIC DEVELOPMENT CEN	FER/INFRASTRI	ICTURE PROGRAM
20	SECTION 14.20. Section 14.28 of S.I		
20	"SECTION 14.28.(a) Of the funds appropri		
22	Economic Development Center, Inc. (Rural Center		
23	five thousand dollars (\$19,305,000) for the 200		
24	million three hundred five thousand dollars (\$	•	
25	thirty-nine thousand seven hundred fifty dollars	(\$18,339,750) for	the 2010-2011 fiscal year
26	shall be allocated as follows:		-
27	(1) To continue the North Carolina	a Infrastructure Pro	ogram. The purpose of the
28	Program is to provide grants to	-	
29	and wastewater facilities and to	-	
30	technology needs, to sites w		
31	job-creating investment.		
32	(\$15,000,000) <u>fourteen</u> million		
33	(\$14,250,000) of the funds an		•
34 25	biennium the 2010-2011 fiscal	year must be use	d to provide grants under
35	this Program.	1 1	, <b></b> , <b></b>
36	(2) To provide matching grants to	-	
37 38	equity investments in public-p vacant buildings and properties		1
38 39	with populations of less than 5,	1 20	in to towns of communities
40	(3) To provide economic developm		monstration grants
40 41	"SECTION 14.28.(b) The Rural Center		-
42	constituent institutions of The University of No	•	-
43	Carolina Community College System for certain		-
44	Program, including design of Program guidelines	-	
45	"SECTION 14.28.(c) During each year of		-
46	fiscal year, the Rural Center may use up to		
47	(\$385,000) three hundred sixty-five thousand se	-	•
48	funds appropriated in this act to cover its exp		
49	Economic Infrastructure Program.		
50	"SECTION 14.28.(d) Of the funds appropr		
51	Rural Center for the 2009-2010 fiscal year, the	sum of one millio	n five hundred forty-four

thousand four hundred dollars (\$1,544,400) shall be transferred to the Department of
Environment and Natural Resources to be used to provide the State match to draw down
maximum federal funds for the Clean Water State Revolving Loan Fund.

4 "SECTION 14.28.(e) By September 1 of each year, and more frequently as requested, the
5 Rural Center shall report to the Joint Legislative Commission on Governmental Operations and
6 the Fiscal Research Division concerning the progress of the North Carolina Economic
7 Infrastructure Program in the prior State fiscal year."

#### 9 **OPPORTUNITIES INDUSTRIALIZATION CENTERS FUNDS**

**SECTION 14.21.** Section 14.30.(a) of S.L. 2009-451 reads as rewritten:

11 "SECTION 14.30.(a) Of the funds appropriated in this act to the North Carolina Rural 12 Economic Development Center, Inc. (Rural Center), the sum of three hundred forty-three 13 thousand dollars (\$343,000) for the 2009-2010 fiscal year and the sum of three hundred 14 thirty-six thousand dollars (\$336,000) three hundred nineteen thousand two hundred dollars 15 (\$319,200) for the 2010-2011 fiscal year shall be equally distributed among the certified 16 Opportunities Industrialization Centers (OI Centers)."

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#### **RURAL CENTER/REALLOCATION OF CLEAN WATER BOND FUNDS**

19 SECTION 14.22. Notwithstanding the provisions of S.L. 1998-132, S.L. 2000-156, 20 and S.L. 2001-416, if the North Carolina Rural Economic Development Center, Inc. (Rural 21 Center) determines that there has been a change in any fiscal year in the relative needs for 22 funds between the supplemental, capacity, and unsewered communities categories of Clean 23 Water Bond funding, the Rural Center may reallocate funds between these categories. The 24 Board of Directors of the Rural Center must approve in advance any reallocation under this 25 section. At least 30 days before making a reallocation under this section, the Rural Center must 26 consult with the Joint Legislative Commission on Governmental Operations.

27

# 28 PART XV. JUDICIAL DEPARTMENT

29

# 30 COLLECTION OF WORTHLESS CHECK FUNDS

**SECTION 15.1.** Notwithstanding the provisions of G.S. 7A-308(c), the Judicial Department may use any balance remaining in the Collection of Worthless Check Fund on June 30, 2010, for the purchase or repair of office or information technology equipment during the 2010-2011 fiscal year. Prior to using any funds under this section, the Judicial Department shall report to the Joint Legislative Commission on Governmental Operations and the Chairs of the House of Representatives and Senate Appropriations Subcommittees on Justice and Public Safety on the equipment to be purchased or repaired and the reasons for the purchases.

38 39

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#### **OFFICE OF INDIGENT DEFENSE SERVICES EXPANSION FUNDS**

SECTION 15.3. Section 15.12 of S.L. 2009-451 reads as rewritten:

41 "SECTION 15.12. The Judicial Department, Office of Indigent Defense Services, may use 42 up to the sum of two million five hundred one thousand one hundred fifty dollars (\$2,501,150) 43 in appropriated funds during the 2009-2010 fiscal year and up to the sum of two million four 44 hundred thirty-three thousand seven hundred dollars (\$2,433,700) in appropriated funds during 45 the 2010-2011 fiscal year for the expansion of existing public defender offices currently 46 providing legal services to the indigent population under the oversight of the Office of Indigent 47 Defense Services, or for the creation of new public defender offices within existing public 48 defender districts currently providing those services, by creating up to 20 new attorney 49 positions and 10 new support staff positions positions during the 2009-2010 fiscal year. In addition, the Office of Indigent Defense Services may use up to the sum of one million dollars 50 51 (\$1,000,000) in appropriated funds to create up to 12 new attorney positions and six new

support positions during the 2010-2011 fiscal year. These funds may be used for salaries, benefits, equipment, and related expenses. Prior to using funds for this purpose, the Office of Indigent Defense Services shall report to the Chairs of the House of Representatives and the Senate Appropriations Subcommittees on Justice and Public Safety on the proposed expansion."

- 6
- 7 8

#### CORRECT DEATH PENALTY LITIGATION FUNDING AMOUNT

**SECTION 15.4.** Section 15.3 of S.L. 2009-451 reads as rewritten:

9 "SECTION 15.3. Of the funds appropriated in this act to the Office of Indigent Defense Services for the 2009-2011 fiscal biennium, the Office may use up to the sum of three hundred 10 seventy-six thousand one hundred twenty-five dollars (\$376,125) for the 2009-2010 fiscal year 11 and up to the sum of three hundred seventy-six thousand one hundred twenty-five dollars 12 13 (\$376,125) four hundred fifty-two thousand six hundred four dollars (\$452,604) for the 14 2010-2011 fiscal year to contract with the Center for Death Penalty Litigation to provide training, consultation, brief banking, and other assistance to attorneys representing indigent 15 capital defendants. The Office of Indigent Defense Services shall report by February 1 of each 16 17 year in the biennium to the Chairs of the House of Representatives and Senate Appropriations 18 Subcommittees on Justice and Public Safety on the activities funded by this section."

19

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### 20 CHILD SUPPORT FEE MODIFICATION

SECTION 15.6. G.S. 110-134 reads as rewritten:

#### 22 "§ 110-134. Filing of affidavits, agreements, and orders; fees.

All affidavits, agreements, and resulting orders entered into under the provisions of G.S. 110-132 and G.S. 110-133 shall be filed by the clerk of superior court in the county in which they are entered. The filing fee for the institution of an action through the entry of an order under either of these provisions shall be four dollars (\$4.00).in an amount equal to that provided in G.S. 7A-308(a)(18)."

# 29 EXPERT FEES

**SECTION 15.7.** G.S. 7A-314(d) reads as rewritten:

31 "(d) An expert witness, other than a salaried State, county, or municipal law-enforcement 32 officer, shall receive such compensation and allowances as the court, or the Judicial Standards 33 Commission, in its discretion, may authorize. A law-enforcement officer who appears as an 34 expert witness shall receive reimbursement for travel expenses only, as provided in subsection 35 (b) of this section. Compensation of experts acting on behalf of the court or prosecutorial 36 offices shall be paid in accordance with the rules established by the Administrative Office of 37 the Courts. Compensation of experts provided under G.S. 7A-454 shall be in accordance with 38 rules established by the Office of Indigent Defense Services."

39

# 40 MODIFICATION TO THE DUTIES OF THE DIRECTOR OF THE 41 ADMINISTRATIVE OFFICE OF THE COURTS WITH RESPECT TO PAYMENT 42 OF INTERPRETERS AND EXPERT WITNESSES

- 43 SECTION 15.12. G.S. 7A-343 is amended by adding two new subdivisions to 44 read: 45 "(9a) Prescribe policies and procedures for the appointment and payment of deaf
- 45"(9e)Prescribe policies and procedures for the appointment and payment of deaf46and hearing-impaired interpreters, in accordance with G.S. 8B-8(a), for those47cases specified in G.S. 8B-8(b) and (c). These policies and procedures shall48be applied uniformly throughout the General Court of Justice. After49consultation with the Joint Legislative Commission on Governmental50Operations, the Director may also convert contractual hearing-impaired

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1		interpreter positions to permanent State positions when	n the Director
2		determines that it is more cost-effective to do so.	
3	(9f)	Prescribe policies and procedures for the payment of those e	xperts acting on
4	<u>()1)</u>	behalf of the court or prosecutorial offices, as pr	
5		G.S. 7A-314(d)."	ovided for m
6		$0.5.7A^{-514}(u).$	
0 7	ESTABLISH A	PILOT PROGRAM FOR ELECTRONIC FILING IN	<b>DOMESTIC</b>
8		AND CIVIL NO-CONTACT CASES IN ALAMANCE CO	
8 9		<b>TION 15.13.(a)</b> A pilot program for electronic filing in do	
9 10		ed in District Court District 15A. In order to implement the pro-	
		1 1	0
11 12		ge in District Court District 15A may adopt local rules that per	
		or Alamance County to accept electronically filed comple	
13		he General Statutes ex parte domestic violence protective orde	
14		eral Statutes ex parte civil no-contact orders, that are transi	nitted from the
15		y Family Justice Center.	
16	SECI	<b>TION 15.13.(b)</b> This section expires June 30, 2012.	
17			
18	PART XVI. DEI	PARTMENT OF JUSTICE	
19			
20		Y MEDICAID FRAUD CONTROL UNIT	
21		TION 16.1. Article 1 of Chapter 114 of the General Statutes	is amended by
22	adding a new sec		
23		port by the Medicaid Fraud Control Unit required annual	
24		r 1 of each year, the Medicaid Fraud Control Unit of the Depar	
25		itten report about its activities with the Chairs of the	
26		n Justice and Public Safety and Health and Human Services of	
27		entatives and with the Fiscal Research Division of the Legi	
28		ort may be combined with the report required by G.S. 1-617 a	
29	the following info	prmation about the Unit's activities during the previous fiscal y	ear:
30	<u>(1)</u>	The number of matters reported to the Unit.	
31	<u>(2)</u>	The number of cases investigated.	
32	<u>(3)</u>	The number of criminal convictions and civil settlements.	
33	<u>(4)</u>	The total amount of funds recovered in each case.	
34	<u>(5)</u>	The allocation of recovered funds in each case to (i) the fede	ral government;
35		(ii) the State Medical Assistance Program; (iii) the Civ	il Penalty and
36		Forfeiture Fund; (iv) the Department of Justice; and (v) other	victims."
37			
38	PART XVII. DE	<b>EPARTMENT OF CRIME CONTROL AND PUBLIC SAF</b>	ETY
39			
40	AMEND LAW I	ENFORCEMENT SUPPORT SERVICES FEE AUTHORI	ТҮ
41	SECT	<b>TION 17.1.(a)</b> The General Assembly finds that a centralize	ed evidence and
42	DNA storage fac	ility will provide local law enforcement agencies and clerks	of court with a
43		ge alternative, reducing or eliminating the need for local ent	
44		and streamlining the evidence storage process.	1
45		<b>TION 17.1.(b)</b> G.S. 143B-475.2 is repealed.	
46		<b>TION 17.1.(c)</b> Part 7 of Article 11 of Chapter 143B of the Ge	neral Statutes is
47		ng a new section to read:	
48		Fees for services provided by the Division.	
49		established and collected by the Department for all program se	ervices provided
50		forcement Support Services Division, except for Departme	
51		ansferred pursuant to the National Defense Authorization A	
	· · · · · · · · · · · · · · · · · · ·		

face collected are departmental receipts and are applied to the Division's	
fees collected are departmental receipts and are applied to the Division's	costs in providing
services to these entities. The fees apply to the following:	
(1) A law enforcement agency that receives any services from	n the Division.
(2) An agency for which the Department stores evidence."	
<b>SECTION 17.1.(d)</b> Subsections (b) and (c) of this section beco	me effective July 1,
2010, and fees established pursuant to subsection (c) of this section apply	to program services
provided on or after that date.	1 0
REQUIRE DEVELOPMENT AND REPORTING OF LESS FEE SCHI	EDULE
SECTION 17.2.(a) The Department of Crime Control and	Public Safety, Law
Enforcement Support Services Division (LESS), shall, in consultation with	
Division of the General Assembly, develop a fee schedule for the services	provided by LESS.
In developing this fee schedule, the Department shall consider the following	
(1) Fees charged in other states for similar services.	
(2) Utilization rates for each of the three main program are	as of LESS for the
last five years.	
(3) Actual workload requirements for each of the three mai	n program areas of
LESS, including the average time to complete a single t	
of the programs. For example, the Division shall determine	
many person hours it takes to log in a piece of evidence for	or storage.
(4) Projected evidence storage needs for the next five years.	
(5) Projected space costs and the feasibility of purchasing a	permanent storage
facility rather than continuing to lease space.	1
<b>SECTION 17.2.(b)</b> The fee schedule required to be develop	
section shall be reported to the Joint Legislative Corrections, Crime Co	
Justice Oversight Committee and the Fiscal Research Division of the Gen	neral Assembly not
later than October 1, 2010.	
TRANSFER TUITION ASSISTANCE PROGRAM	
<b>SECTION 17.3.(a)</b> The North Carolina National Guard	Tuition Assistance
Program of the Department of Crime Control and Public Safety is trans	
Education Assistance Authority. This transfer shall have all of the element	
transfer, as defined in G.S. 143A-6.	inemis of a Type I
<b>SECTION 17.3.(b)</b> Article 15 of Chapter 127A of the O	General Statutes is
recodified as Part 2 of Article 23 of Chapter 116 of the General Statute	
through G.S. 116-209.55. The remainder of Article 23 of Chapter 116 of t	,
is recodified as Part 1 of Article 23 of Chapter 116 of the General Sta	atutes and shall be
designated "State Education Assistance Authority".	
SECTION 17.3.(c) Part 2 of Article 23 of Chapter 116 of the	General Statutes, as
recodified as Part 2 of Article 23 of Chapter 116 of the General Statutes b	y subsection (b) of
his section, reads as rewritten:	
"Part 2. North Carolina National Guard Tuition Assistance Act of	of 1975.
"§ 116-209.50. Short title.	
This Article shall be known and may be cited as the North Carolina Nat	ional Guard Tuition
Assistance Act of 1975.	
"§ 116-209.51. Purpose.	
The General Assembly of North Carolina, recognizing that the North	
Guard is the only organized, trained and equipped military force subject to	
State, hereby establishes a program of tuition assistance for qualifying gua	
purpose of encouraging voluntary membership in the guard, improving the	educational level of
its members, and thereby benefiting the State as a whole.	

	General Assembly Of North Carolina Session 2009
1	"§ 116-209.52. Definitions.
2	(a) Academic Year Any period of 365 days beginning with the first day of
3	enrollment for a course of instruction.
4	(a1) Business or Trade School. – Any school within the State of North Carolina which is
5	licensed by the State Board of Education and listed by that Board as an approved private
6	business school or an approved private trade school.
7	(b) Private Educational Institutions. – Any junior college, senior college or university
8	which is operated and governed by private interests not under the control of the federal, State or
9	any local government, which is located within and licensed by the State of North Carolina,
10	which does not operate for profit, whose curriculum is primarily directed toward the awarding
11	of associate, baccalaureate or graduate degrees, which agrees to the applicable administration
12	and funding provisions of this Article.
13	(c) Secretary. The Secretary of Crime Control and Public Safety or his or her
14	designee.
15	(d) State Educational Institutions. – Any of the constituent institutions of the University
16	of North Carolina, or any community college operated under the provisions of Chapter 115D of
17	the General Statutes of North Carolina.
18	(e) Repealed by Session Laws 2008-94, s. 2, effective July 1, 2008.
19	(f) Student Loan. – A loan or loans made to eligible students or parents of students to
20	aid in attaining an education beyond the high school level.
21	"§ 116-209.53. Benefit.
22	The benefit provided under this Article shall consist of a monetary educational assistance
23	grant not to exceed the highest amount charged by a State educational institution per academic
24	year or a lesser amount, as prescribed by the Secretary, Authority, to remain within the funds
25	appropriated, to qualifying members of the North Carolina National Guard. Benefits provided
26	under G.S. 127A-195(g) G.S. 116-209.55(g) shall be payable for a period of one year at a time,
27	renewable at the option of the Secretary. Authority. All other benefits provided under this
28	Article shall be payable for a period of one academic year at a time, renewable at the option of
29	the Secretary. <u>Authority.</u>
30	"§ 116-209.54. Eligibility.
31	(a) Active members of the North Carolina National Guard who are enrolled or who
32	shall enroll in any business or trade school, private educational institution, or State educational
33	institution shall be eligible to apply for this tuition assistance benefit: Provided, that the
34	applicant has a minimum obligation of two years remaining as a member of the National Guard
35	from the end of the academic period for which tuition assistance is provided or that the
36	applicant commit himself or herself to extended membership for at least two additional years
37	from the end of that academic period.
38	(b) This tuition assistance benefit shall be applicable to students in the following
39	categories:
40	(1) Students seeking to achieve completion of their secondary school education
41	at a community college or technical institute.
42	<ul> <li>(2) Students seeking trade or vocational training or education.</li> <li>(2) Students seeking to achieve a two year associate degree</li> </ul>
43 44	<ul> <li>(3) Students seeking to achieve a two-year associate degree.</li> <li>(4) Students applying to achieve a four year based oursets degree.</li> </ul>
44 45	<ul> <li>(4) Students seeking to achieve a four-year baccalaureate degree.</li> <li>(5) Students seeking to achieve a graduate degree.</li> </ul>
46	<ul><li>(5) Students seeking to achieve a graduate degree.</li><li>(c) The following persons shall be eligible to apply for disbursements to pay</li></ul>
40	outstanding student loans pursuant to G.S. 127A 195(g):G.S. 116-209.55(g):
48	(1) Persons described in subsections (a) and (b) of this section.
49	<ul> <li>(1) Active members of the North Carolina National Guard who were previously</li> </ul>
<del>5</del> 0	enrolled in any business or trade school, private educational institution, or
51	State educational institution, but only if:
~ 1	

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	a. The applicant has a minimum obligation of two years remaining as a
2	member of the National Guard from the time of the application; or
3	b. The applicant commits himself or herself to extended membership
ŀ	for at least two additional years from the time of the application."
5	"§ 116-209.55. Administration and funding.
5	(a) The Secretary of Crime Control and Public Safety Authority is charged with the
7	administration of the tuition assistance program under this Article. He may delegate
} )	administrative tasks to other persons within the Department of Crime Control and Public Safety
	as he deems best for the orderly administration of this program.
)	(b) The <u>Secretary</u> <u>Authority</u> shall determine the eligibility of applicants, select the
	benefit recipients, establish the effective date of the benefit, and may suspend or revoke the
	benefit if <u>he the Authority</u> finds that the recipient does not maintain an adequate academic
	status, or if the recipient engages in riots, unlawful demonstrations, the seizure of educational
	buildings, or otherwise engages in disorderly conduct, breaches of the peace, or unlawful
	assemblies. The <u>Secretary Authority</u> shall maintain such records and shall promulgate such rules and regulations as <u>he-the Authority</u> deems necessary for the orderly administration of this
)	program. The <u>Secretary Authority</u> may require of business or trade schools or State or private
	educational institutions such reports and other information as <u>he-the Authority</u> may need to
	carry out the provisions of this Article and he the Authority shall disburse benefit payments for
	recipients upon certification of enrollment by the enrolling institutions.
	(c) All tuition benefit disbursements shall be made to the business or trade school or
	State or private educational institution concerned, for credit to the tuition account of each
	recipient. Funds disbursed pursuant to subsection (g) of this section shall be made to the student
	loan creditor concerned to be applied against the outstanding student loans of each National
	Guard member beneficiary.
	(d) The participation by any business or trade school or private educational institution
	in this program shall be subject to the applicable provisions of this Article and to examination
	by the State Auditor of the accounts of the benefit recipients attending or having attended such
	private schools or institutions. The Secretary Authority may defer making an award or may
	suspend an award in any business or trade school or private educational institution which does
	not comply with the provisions of this Article relating to said institutions. The manner of
	payment to any business or trade school or private educational institution shall be as prescribed
	by the Secretary. Authority.
	(e) Irrespective of other provisions of this Article, the Secretary Authority may
	prescribe special procedures for adjusting the accounts of benefit recipients who, for reasons of
	illness, physical inability to attend classes or for other valid reason satisfactory to the Secretary,
	Authority, may withdraw from any business or trade school or State or private educational
	institution prior to the completion of the term, semester, quarter or other academic period being
	attended at the time of withdrawal.
	(f) Any balance of the monetary educational assistance grant up to the maximum for
	the academic year remaining after tuition is paid pursuant to subsection (c) of this section may
	be disbursed to the recipient as reimbursement for required course books and materials. The
	manner of obtaining the reimbursement payment for these required books and materials shall
	be as prescribed by the Secretary. <u>Authority.</u>
	(g) Any funds not needed to accomplish the other purposes of this Article may be used
	to help members of the North Carolina National Guard repay outstanding student loans in

(g) Any funds not needed to accomplish the other purposes of this Article may be used to help members of the North Carolina National Guard repay outstanding student loans in accordance with rules to be adopted by the <u>Secretary-Authority</u>. These rules shall provide that the length of a member's deployment may be considered in determining whether or not, and in what amount, a member receives assistance pursuant to this subsection. There shall be no reimbursement under this subsection for payments already made on student loans, and funds shall not be provided under this subsection for the purpose of paying student loans obtained for

courses from which the member withdrew or for which the member did not receive a passing
 grade. Payments for outstanding loans shall not exceed the maximum benefit available under
 G.S. 127A 193.G.S. 116-209.53."

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#### PART XVIII. DEPARTMENT OF JUVENILE JUSTICE AND DELINQUENCY PREVENTION

#### STATE FUNDS MAY BE USED AS FEDERAL MATCHING FUNDS

9 **SECTION 18.1.** Funds appropriated in this act to the Department of Juvenile 10 Justice and Delinquency Prevention for the 2010-2011 fiscal year may be used as matching funds for the Juvenile Accountability Incentive Block Grants. If North Carolina receives 11 Juvenile Accountability Incentive Block Grants or a notice of funds to be awarded, the Office 12 13 of State Budget and Management and the Governor's Crime Commission shall consult with the 14 Department of Juvenile Justice and Delinquency Prevention regarding the criteria for awarding federal funds. The Office of State Budget and Management, the Governor's Crime 15 Commission, and the Department of Juvenile Justice and Delinquency Prevention shall report 16 17 to the Appropriations Committees of the Senate and House of Representatives and the Joint Legislative Commission on Governmental Operations prior to allocation of the federal funds. 18 19 The report shall identify the amount of funds to be received for the 2010-2011 fiscal year, the 20 amount of funds anticipated for the 2010-2011 fiscal year, and the allocation of funds by 21 program and purpose.

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# 23 REPEAL TREATMENT STAFFING MODEL AT YOUTH DEVELOPMENT 24 CENTERS

25 26 **SECTION 18.2.** Section 18.4 of S.L. 2009-451 is repealed.

# 27 PART XIX. DEPARTMENT OF CORRECTION

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# FEDERAL GRANT MATCHING FUNDS

#### SECTION 19.1. Section 19.9 of S.L. 2009-451 reads as rewritten:

31 "SECTION 19.9. Notwithstanding the provisions of G.S. 143C-6-9, the Department of 32 Correction may use up to the sum of one million two hundred thousand dollars (\$1,200,000) 33 during the 2009-2010 fiscal year and up to the sum of one million two hundred thousand 34 dollars (\$1,200,000) during the 2010-2011 fiscal year from funds available to the Department 35 to provide the State match needed in order to receive federal grant funds. Prior to using funds for this purpose, the Department shall report to the Chairs of the House of Representatives and 36 37 Senate Appropriations Subcommittees on Justice and Public Safety and the Joint Legislative 38 Commission on Governmental Operations on the grants to be matched using these funds."

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#### STUDY MISDEMEANOR CLASSIFICATION

SECTION 19.5. It is the intent of the General Assembly that there be only three 41 42 misdemeanor punishment levels: Class A1, Class 1, and Class 2. The North Carolina 43 Sentencing and Policy Advisory Commission, in consultation with the Conference of District Attorneys, the Office of Indigent Defense Services, and the School of Government, shall 44 review all Class 3 misdemeanor offenses and provide recommendations to the 2011 General 45 Assembly for reclassifying each Class 3 misdemeanor as either an infraction or a Class 2 46 47 misdemeanor. The Commission may, in its discretion, consider other misdemeanor offenses for 48 reclassification as infractions.

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# 50 INMATE MEDICAL COST CONTAINMENT

1 **SECTION 19.6.(a)** The Department of Correction may reimburse those providers 2 and facilities providing inmate medical services at a rate not to exceed seventy percent (70%) 3 of the amount charged based on the usual and customary charges in effect for all other patients 4 as of June 30, 2010. This subsection applies to all medical and facility services provided 5 outside the correctional facility, including hospitalizations, professional services, medical 6 supplies, and other medications provided to any inmate confined in a correctional facility.

7 SECTION 19.6.(b) The Department of Correction shall make every effort to 8 contain inmate medical costs by making use of its own hospital and health care facilities to 9 provide health care services to inmates. To the extent that the Department of Correction must 10 utilize other facilities and services to provide health care services to inmates, the Department shall make use of hospitals with available capacity or other health care facilities in a region to 11 accomplish that goal. The Department shall work to ensure that care usage is distributed 12 13 equitably among all hospitals or other appropriate health care facilities, with no one health care 14 facility being required to admit more than five percent (5%) of all patients requiring hospitalization or hospital services, unless doing so would jeopardize the health of an inmate or 15 unless otherwise agreed to by contract. The Department shall also give preference to those 16 17 hospitals in the same county or an adjoining county to the correctional facility where an inmate 18 requiring hospitalization is incarcerated.

**SECTION 19.6.(c)** The Department of Correction shall consult with the Division of Medical Assistance in the Department of Health and Human Services to develop protocols for prisoners who would be eligible for Medicaid if they were not incarcerated to access Medicaid while in custody or under extended limits of confinement. The Department shall seek reimbursement from Medicaid for those health care costs incurred by the Department in those instances when an inmate's Medicaid eligibility has been temporarily reinstated due to a hospitalization.

SECTION 19.6.(d) The Department of Correction, in consultation with the Office of State Budget and Management, shall study the impact on inmate medical costs resulting from the measures set forth in subsections (a), (b), and (c) of this section. The Department shall present its findings by March 1, 2011, to the Chairs of the House of Representatives and Senate Appropriations Subcommittees on Justice and Public Safety and to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee.

32 **SECTION 19.6.(e)** The Department of Correction shall make every effort to 33 explore other cost containment methods not expressly outlined in this section. These methods 34 may include the following:

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- (1) Contracting with a private third party to manage and provide all inmate medical services;
- (2) Partnering with the federal government to allow for treatment of State inmates in federal correctional hospitals; and
- (3) Purchasing a fixed number of beds at a hospital.

40 **SECTION 19.6.(f)** The Department of Correction shall report to the Joint 41 Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee no later than 42 October 1, 2010, on:

- (1) The Department's progress with the RFP process initiated pursuant to
  Section 19.20(b) of S.L. 2009-451, as rewritten by Section 15A of S.L.
  2009-575, to contract for claims processing, medical management services,
  and the development and management of a medical professional and facility
  provider network.
- 48 (2) The anticipated effects on medical care provided to inmates as a result of the
  49 new hospital at Central Prison and the updated facilities at the North
  50 Carolina Correctional Institute for Women, as well as any other new medical

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			- ·	within the	e Departme	ent. Specifi	ically, tl	he Departmen	t shall
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				ty provider		· ·			<b>c</b> 1
				• -		es of servi	ces that	will still be re	eferred
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CON	<b>IMUNITY</b>	-BASED	RESIDE	ENTIAL I	REENTRY	Y PROGE	RAM F	OR INMAT	'ES –
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			<b>7.</b> T	he Depar	tment of	Correctio	n may	contract w	vith a
comr								services to p	
two-y	ear reentry	y program	for selec	cted inmate	es. The De	epartment	may use	e funds availa	ble to
suppo	ort the pilo	t. The eligit	ible inm	ates shall	be assesse	d by the D	epartme	ent of Correct	ion as
low-1	isk and elig	gible for mi	inimum	custody see	curity level	l. Selected	inmates	may be house	ed at a
comr	nunity-base	ed residenti	ial facili	ity with o	ther popul	ations suc	h as th	ose on comm	nunity
super	vision and	nonoffende	ers. The	pilot will	begin duri	ng the 201	0-2011	fiscal year an	nd end
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operating the ship for the purposes herein set forth. The Commission shall maintain books of accounting records concerning revenue derived and all expenses incurred in maintaining and operating the ship as a public memorial. The operations of the Commission shall be subject to the oversight of the State Auditor pursuant to Article 5A of Chapter 147 of the General Statutes. The Commission shall reimburse the State Auditor the cost of any audit. The Commission shall establish a reserve fund in an amount to be determined by the Secretary of Cultural Resources to be maintained and used for contingencies and emergencies beyond those occurring in the course of routine maintenance and operation, and may authorize the deposit of this reserve fund in a depository to be selected by the Treasurer of North Carolina."

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### 11 STATE PORTS AUTHORITY PAY FOR AUDIT

SECTION 21.2. G.S. 143B-464 reads as rewritten:

# 13 "**§ 143B-464. Audit.**

The operations of the State Ports Authority shall be subject to the oversight of the State Auditor pursuant to Article 5A of Chapter 147 of the General Statutes. <u>The State Ports</u> <u>Authority shall reimburse the State Auditor the cost of any audit.</u>"

# 18 PART XXII. DEPARTMENT OF CULTURAL RESOURCES

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### MODIFY TERMS OF THE 2007-2008 GRANT-IN-AID FOR FREEDOM MONUMENT

SECTION 22.1. Funds appropriated by the 2007 General Assembly as a grant-in-aid for North Carolina Freedom Monument Project, Inc., to fabricate and construct a monument that have not been used for this purpose may be used by North Carolina Freedom Monument Project, Inc., for planning and development of preconstruction stages of the monument.

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# 27 FUNDS FOR NC SYMPHONY

SECTION 22.2.(a) Of the funds appropriated in this act to the Office of State Budget and Management-Special Appropriations, the sum of one million five hundred thousand dollars (\$1,500,000) in nonrecurring funds for the 2010-2011 fiscal year shall be allocated to the North Carolina Symphony in accordance with this section.

SECTION 22.2.(b) It is the intent of the General Assembly that the NC Symphony achieve its goal of raising the sum of eight million dollars (\$8,000,000) in non-State funding to support the operations of the Symphony. To that end, upon demonstrating to the Office of State Budget and Management that the NC Symphony has reached fund-raising targets in the amounts set forth in this subsection, the NC Symphony shall receive allocations from the Office of State Budget and Management as follows: (1) Upon raising the initial sum of four million dollars (\$4,000,000) in non-State

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- Upon raising the initial sum of four million dollars (\$4,000,000) in non-State funding, the NC Symphony shall receive the sum of five hundred thousand dollars (\$500,000).
- (2) Upon raising an additional sum of two million dollars (\$2,000,000) in non-State funding for a total amount of six million dollars (\$6,000,000) in non-State funds, the NC Symphony shall receive the sum of five hundred thousand dollars (\$500,000).
- 45(3)Upon raising an additional sum of two million dollars (\$2,000,000) in46non-State funding for a total sum of eight million dollars (\$8,000,000) in47non-State funds, the NC Symphony shall receive the final sum of five48hundred thousand dollars (\$500,000) for the 2010-2011 fiscal year.
- 49 SECTION 22.2.(c) Funds allocated pursuant to this section are in addition to any
   50 other funds allocated to the NC Symphony in this act.
- 51

	General Assembly Of North Carolina	Session 2009
1 2	PART XXIII. HOUSING FINANCE AGENCY	
3 4 5 5	ALLOW HOUSING FINANCE AGENCY TO CREATE A C RECEIVE FEDERAL FUNDS FROM THE "HARDEST MARKETS" PROGRAM SECTION 23.1. G.S. 122A-5 reads as rewritten:	
7 3 9 0	" <b>§ 122A-5. General powers.</b> The Agency shall have all of the powers necessary or convenient to c. the <del>purposes and</del> provisions of this Chapter, including, but without limitin foregoing, the power:	•
1 2 3 4 5	(28) To form corporations for the purpose of receiving an from federal programs that prohibit an entity receiving State agency."	
5	PART XXIV. RESERVED	
7 3 7	PART XXV. RESERVED	
) 1	PART XXVI. RESERVED	
2	PART XXVII. RESERVED	
4 5	PART XXVII-A. OFFICE OF STATE BUDGET AND MANAGEME	ENT
5 7 8 9 0 1 2 3 4 5 5 7 8 9 0	MILITARY MORALE AND WELFARE FUND SECTION 27A.1.(a) Of the funds appropriated to the Office Management, the sum of five hundred thousand dollars (\$500,000) for year shall be placed in a Reserve for the Military Morale, Recreation, and SECTION 27A.1.(b) The Office of State Budget and Manage for the purposes described in this section the amount appropriated by section. That amount shall be distributed to each military installation on a SECTION 27A.1.(c) Funds distributed to a military installation this section must be deposited in the Military Morale, Recreation, and installation and used only for community services and other expenditures life programs for military members and their families in North Carolina. SECTION 27A.1.(d) Beginning with the 2010-2011 fisca installation shall report at least annually on the allocation and use of th Legislative Commission on Governmental Operations.	the 2010-2011 fiscal Welfare Fund. gement shall distribute subsection (a) of this per capita basis. lation exchange under Welfare Fund for that s to improve quality of al year, each military
1 2	PART XXVII-B. OFFICE OF THE STATE CONTROLLER	
2 3 4 5 5 7 8 9 0	ADD OFFICE OF STATE PERSONNEL DIRECTOR TO B STEERING COMMITTEE SECTION 27B.1. Section 6.16(b) of S.L. 2008-107, as amen reads as rewritten: "SECTION 6.16.(b) The State Controller shall serve as the Chair Project Steering Committee. The other members of the committee sha Information Officer, the State Treasurer, the Attorney General, the Secret Administrative Officer of the Courts, the State Budget Officer, the Secret	ded by S.L. 2008-118, man of the BEACON all be the State Chief tary of Correction, the

eneral Assembly Of North Carolina	Session 2
ne State Personnel Director, and the Chief Financial Officer of the	Department
ransportation."	
ART XXVIII. DEPARTMENT OF TRANSPORTATION	
ASH FLOW HIGHWAY FUND AND HIGHWAY TRUST FUND APPRO	<b>OPRIATIO</b>
SECTION 28.1.(a) Section 25.1 of S.L. 2009-451 is repealed.	
SECTION 28.1.(b) The General Assembly authorizes and certi	fies anticipa
evenues of the Highway Fund as follows:	
For Fiscal Year 2011-2012 \$ 1,793.1 mi	
For Fiscal Year 2012-2013 \$ 1,880.6 mi	
For Fiscal Year 2013-2014 \$ 1,920.5 mi	
For Fiscal Year 2014-2015 \$ 1,958.9 mi	
SECTION 28.1.(c) The General Assembly authorizes and certi	fies anticipa
evenues of the Highway Trust Fund as follows:	
For Fiscal Year 2011-2012 \$ 989.2 mi	
For Fiscal Year 2012-2013 \$ 1,046.4 mi	
For Fiscal Year 2013-2014 \$ 1,078.3 mi	
For Fiscal Year 2014-2015 \$ 1,120.4 mi	llion
RIVER EDUCATION PROGRAM FUND REVERSION AND STUDIES	
<b>SECTION 28.2.(a)</b> G.S. 20-88.1 reads as rewritten:	
§ 20-88.1. Driver education.	
	1 11 1 1
(a1) For each fiscal year, the State Superintendent of Public Instruction	
er student allocation for the driver education program by dividing the total fun	
the program by the estimated number of qualified students throughout the State,	
ubsection (a) of this section. The Superintendent shall distribute funds to dministrative units by giving each local school administrative unit an amount	
udent allocation multiplied by the estimated number of qualified students w	•
chool administrative unit's district, including students enrolled in both pub	
chools. If, at the end of the fiscal year, fewer than the expected number of	-
articipated in the driver education program in a local school administrative uni	
chool administrative unit shall revert the per student allocation for each st	
stimated to be eligible to participate but did not actually participate in the c	
rogram.	
(c) All expenses incurred by the State in carrying out the provisions of t	his section sl
(c) All expenses incurred by the State in carrying out the provisions of the paid out of the Highway Fund. At the end of each fiscal year, the Depart	
e paid out of the Highway Fund. At the end of each fiscal year, the Depart	tment of Pul
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depar</u> instruction shall collect and revert any unused funds allocated for this progr	tment of Pul
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>istruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u>	tment of Pul
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>istruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> "	tment of Pul am back to
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>istruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> " <b>SECTION 28.2.(b)</b> The Highway Safety Research Center I	tment of Pul am back to
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>nstruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> " <b>SECTION 28.2.(b)</b> The Highway Safety Research Center I Iniversity of North Carolina at Chapel Hill shall work in collaboration with the	tment of Pul ram back to institute of e Departmen
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>nstruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> " <b>SECTION 28.2.(b)</b> The Highway Safety Research Center I Iniversity of North Carolina at Chapel Hill shall work in collaboration with the ublic Instruction and the Governor's Highway Safety Commission to creater	tment of Pul am back to institute of e Departmen eate a stand
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>nstruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> " <b>SECTION 28.2.(b)</b> The Highway Safety Research Center I Iniversity of North Carolina at Chapel Hill shall work in collaboration with the	tment of Pul ram back to institute of e Departmen eate a stand ment of Pul
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e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>nstruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> " <b>SECTION 28.2.(b)</b> The Highway Safety Research Center I Iniversity of North Carolina at Chapel Hill shall work in collaboration with the ublic Instruction and the Governor's Highway Safety Commission to creat urriculum to be used for the Driver Education Program in the Depart nstruction. The curriculum shall be ready for use in the school year beginning	tment of Pul am back to institute of e Departmen eate a stand ment of Pul ng in the fall s.
e paid out of the Highway Fund. <u>At the end of each fiscal year, the Depart</u> <u>nstruction shall collect and revert any unused funds allocated for this progr</u> <u>lighway Fund.</u> " <b>SECTION 28.2.(b)</b> The Highway Safety Research Center I Iniversity of North Carolina at Chapel Hill shall work in collaboration with the ublic Instruction and the Governor's Highway Safety Commission to cre- urriculum to be used for the Driver Education Program in the Department nstruction. The curriculum shall be ready for use in the school year beginnin 011 and shall be used for all driver education programs funded with State funds	tment of Pul ram back to institute of e Departmen eate a stand ment of Pul ng in the fall s. t (OSBM) sl

driving. The review shall include recommendations for improving services, reducing costs and/or duplication, and alternative funding mechanisms including fees. OSBM shall also work with the Department of Public Instruction to establish performance measures for the program to be used to determine the program's effectiveness. OSBM shall make recommendations to the Governor and the General Assembly no later than November 1, 2010.

6

# 7 REQUIRE GLOBAL TRANSPARK TO REPORT ON ANTICIPATED REPAYMENT 8 SCHEDULE

9 SECTION 28.3. The Board of Directors of the Global TransPark Authority shall 10 report on or before December 31, 2010, to the House Appropriations Subcommittee on 11 Transportation and the Senate Committee on Appropriations on Department of Transportation 12 on the Authority's strategic, business, and financial plans. The report shall include the 13 Authority's proposed schedule to achieve financial self-sufficiency and proposed schedule to 14 repay to the Escheat Fund the investment authorized under G.S. 147-69.2(b)(11) and any 15 accumulated interest, both of which totaled thirty-seven million seven hundred ninety-eight thousand eight hundred ninety-eight dollars and fifty cents (\$37,798,898.50) as of March 31, 16 17 2010.

18

# 19 ADJUST ROAD NAMING POLICY

SECTION 28.4. The Department of Transportation shall remove the existing prohibition on naming State roads after specific military veterans and shall adopt a policy for naming highways after specific military veterans. This new policy shall be part of the Department of Transportation's existing system for naming State roads after people. The Department of Transportation shall report to the Joint Legislative Transportation Oversight Committee no later than December 1, 2011, on the new policy and the Department's implementation of the policy.

# 28 STATE HIGHWAY PATROL TO USE FORFEITURE FUNDS FOR VIPER 29 PROGRAM

30 **SECTION 28.5.** The Department of Crime Control and Public Safety, State 31 Highway Patrol Division, shall use two million five hundred thousand dollars (\$2,500,000) of 32 the funds in the State Highway Patrol's asset forfeiture account from its participation in the 33 United States Asset Forfeiture Program for the Voice Interoperability Plan for Emergency 34 Responders (VIPER) project for expenditures that would be permitted under the Asset 35 Forfeiture Program's rules.

In the event that the State Highway Patrol's 2010-2011 budget, as established by S.L. 2009-451, this act, or any other act, is reduced in any way, the State Highway Patrol may use, but shall not be required to use, two million five hundred thousand dollars (\$2,500,000) of the funds in the State Highway Patrol's asset forfeiture account from its participation in the Asset Forfeiture Program for the VIPER project.

41

# 42 **DEVELOP FEE SCHEDULE FOR FERRY SYSTEM**

43 **SECTION 28.6.** The Department of Transportation, Ferry Division, shall develop a 44 fee schedule for all ferry routes in an amount necessary to cover the operating costs of the 45 existing ferry routes. As part of developing a fee schedule, the Department of Transportation, 46 Ferry Division, shall provide a fee exception for schoolchildren and teachers who reside on a 47 barrier island and travel on a ferry to attend or teach at a primary or secondary school. The 48 Division shall also consider the needs of commuters and other frequent passengers in 49 developing the fee schedule. The Department of Transportation, Ferry Division, shall report on 50 its planned fee schedule and implementation time line to the House Appropriations

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	Subcommittee on Transportation and the Senate Committee on Appropriations on Departmen
(	of Transportation no later than February 1, 2011.
]	ESTABLISH NC MOBILITY FUND
	<b>SECTION 28.7.(a)</b> Chapter 136 of the General Statutes is amended by adding
1	new Article to read:
	" <u>Article 14A.</u>
	"North Carolina Mobility Fund.
	" <u>§ 136-187. Creation of the North Carolina Mobility Fund.</u>
r	(a) <u>A special fund designated as the North Carolina Mobility Fund is hereby created</u>
	The Mobility Fund consists of revenue from appropriations or transfers by the General
4	Assembly.
	(b) The amounts deposited to the Mobility Fund shall be used as provided in the
	Article, notwithstanding any provision of Article 14 to the contrary. The provisions $c = 126 \cdot 17 \cdot 24$ shall not apply to the application of the Mahility Fund
	G.S. 136-17.2A shall not apply to the application of the Mobility Fund. "§ 136-188. Use of North Carolina Mobility Fund.
	(a) The Department of Transportation shall use the Mobility Fund to fund
f	transportation projects of statewide and regional significance that relieve congestion an
	enhance mobility across all modes of transportation. The Department of Transportation sha
	establish project selection criteria based on the provisions of this Article.
-	(b) The initial project funded from the Mobility Fund shall be the widening an
i	improvement of Interstate 85 north of the Yadkin River Bridge.
	"§ 136-189. Reports by Department of Transportation.
	The Department of Transportation shall develop, and update annually, a report containing
(	completion schedule for all projects to be funded from the Mobility Fund, including the
	selection criteria and reasoning used for each project. The annual update shall indicate the
	projects, or portions thereof, that were completed during the preceding fiscal year, any change
i	in the original completion schedules, and the reasons for the changes. The report shall als
i	include the Department's anticipated schedule for future projects. The Department shall subm
<u>t</u>	the report and the annual updates to the Joint Legislative Transportation Oversight Committee.
	SECTION 28.7.(b) The Department of Transportation shall develop a selection
	criteria under G.S. 136-188, as enacted by this act, and shall report to the Joint Legislativ
	Transportation Oversight Committee on its development of the selection criteria. A preliminar
	report on the selection criteria for projects is due to the Joint Legislative Transportation
	Oversight Committee by October 1, 2010. A final report is due to the Joint Legislative
	Transportation Oversight Committee by December 15, 2010.
	<b>SECTION 28.7.(c)</b> Any funds appropriated to the North Carolina Turnpik Authority in fixed user 2000 2010 up der $C \le 126 (176(h^2))$ that remain up any hand at the
	Authority in fiscal year 2009-2010 under G.S. 136-176(b2) that remain unencumbered at the
	end of fiscal year 2009-2010 are hereby transferred to the North Carolina Mobility Fund, a
(	enacted by this act, to be used for Phase II of the Yadkin River Bridge project.
1	DADT VVIV SALADIES AND RENEFITS
1	PART XXIX. SALARIES AND BENEFITS
r	TEACHER SALARY SCHEDULES
	<b>SECTION 29.2.(a)</b> The following monthly salary schedules shall apply for the
-	2010-2011 fiscal year to certified personnel of the public schools who are classified as teached
	and are intended to freeze compensation at the level paid certified personnel at the conclusion
	of the 2009-2010 school year. The schedules contain 34 steps, with each step corresponding t
	i i i i i i i i i i i i i i i i i i i

one year of teaching experience. Public school employees paid according to this salary schedule shall not receive an increase in salary regardless of obtaining (i) NBPTS certification, 49 50 (ii) a master's degree, or (iii) certification based on academic preparation at the six-year degree 51

(	General Assembly Of North	h Carolina	Session 2009
s e	school year who did not wo	rk the required number of mo	chers employed during the 2009-2010 onths to acquire an additional year of wise would be required by the salary
		2010-2011 Monthly Salary S	Schedule
		"A" Teachers	Schedule
	Years of Experience	"A" Teachers	NBPTS Certification
	0	\$3,043	N/A
	1	\$3,043	N/A
	2	\$3,043	N/A
	3	\$3,085	\$3,455
	4	\$3,129	\$3,504
	5	\$3,264	\$3,656
	6	\$3,404	\$3,812
	7	\$3,538	\$3,963
	8	\$3,667	\$4,107
	9	\$3,771	\$4,224
	10	\$3,819	\$4,277
	11	\$3,868	\$4,332
	12	\$3,918	\$4,388
	13	\$3,967	\$4,443
	14	\$4,018	\$4,500
	15	\$4,069	\$4,557
	16	\$4,122	\$4,617
	17	\$4,176	\$4,677
	18	\$4,231	\$4,739
	19	\$4,286	\$4,800
	20	\$4,345	\$4,866
	21	\$4,403	\$4,931
	22	\$4,461	\$4,996
	23	\$4,523	\$5,066
	24	\$4,584	\$5,134
	25	\$4,650	\$5,208
	26	\$4,714	\$5,280
	27	\$4,779	\$5,352
	28	\$4,845	\$5,426
	29	\$4,913	\$5,503
	30	\$4,984	\$5,582
	31	\$5,055	\$5,662
	32	\$5,153	\$5,771
	33+	\$5,255	\$5,886
		2010-2011 Monthly Salary S	Schedule
		"M" Teachers	
	Years of Experience	"M" Teachers	NBPTS Certification
	0	\$3,347	N/A
	1	\$3,347	N/A
	2	\$3,347	N/A
	3	\$3,394	\$3,801
	1	\$3 112	\$3.855

4

51

\$3,442

\$3,855

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	5	\$3,590	\$4,021
	6	\$3,744	\$4,193
	7	\$3,892	\$4,359
	8	\$4,034	\$4,518
	9	\$4,148	\$4,646
	10	\$4,201	\$4,705
	11	\$4,255	\$4,766
	12	\$4,310	\$4,827
	13	\$4,364	\$4,888
	14	\$4,420	\$4,950
	15	\$4,476	\$5,013
	16	\$4,534	\$5,078
	17	\$4,594	\$5,145
	18	\$4,654	\$5,212
	19	\$4,715	\$5,281
	20	\$4,780	\$5,354
	21	\$4,843	\$5,424
	22	\$4,907	\$5,496
	23	\$4,975	\$5,572
	24	\$5,042	\$5,647
	25	\$5,115	\$5,729
	26	\$5,185	\$5,807
	27	\$5,257	\$5,888
	28	\$5,330	\$5,970
	29	\$5,404	\$6,052
	30	\$5,482	\$6,140
	31	\$5,561	\$6,228
	32	\$5,668	\$6,348
	33+	\$5,781	\$6,475
	CECTION 20.2		

30 **SECTION 29.2.(b)** Annual longevity payments for teachers shall be at the rate of 31 one and one-half percent (1.5%) of base salary for 10 to 14 years of State service, two and 32 twenty-five hundredths percent (2.25%) of base salary for 15 to 19 years of State service, three 33 and twenty-five hundredths percent (3.25%) of base salary for 20 to 24 years of State service, 34 and four and one-half percent (4.5%) of base salary for 25 or more years of State service. The 35 longevity payment shall be paid in a lump sum once a year.

36 SECTION 29.2.(c) Certified public schoolteachers with certification based on 37 academic preparation at the six-year degree level shall receive a salary supplement of one 38 hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for 39 certified personnel of the public schools who are classified as "M" teachers. Certified public 40 schoolteachers with certification based on academic preparation at the doctoral degree level 41 shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in 42 addition to the compensation provided for certified personnel of the public schools who are 43 classified as "M" teachers. These salary supplements shall not be paid to those certified public 44 school teachers obtaining these certifications subsequent to the conclusion of the 2009-2010 45 school year.

SECTION 29.2.(d) The first step of the salary schedule for school psychologists shall be equivalent to Step 5, corresponding to five years of experience, on the salary schedule established in this section for certified personnel of the public schools who are classified as "M" teachers. Certified psychologists shall be placed on the salary schedule at an appropriate step based on their years of experience. Certified psychologists shall receive longevity payments based on years of State service in the same manner as teachers.

Certified psychologists with certification based on academic preparation at the 1 2 six-year degree level shall receive a salary supplement of one hundred twenty-six dollars 3 (\$126.00) per month in addition to the compensation provided for certified psychologists. 4 Certified psychologists with certification based on academic preparation at the doctoral degree 5 level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month 6 in addition to the compensation provided for certified psychologists. These salary supplements 7 shall not be paid to those certified psychologists obtaining these certifications subsequent to the 8 conclusion of the 2009-2010 school year.

9 SECTION 29.2.(e) Speech pathologists who are certified as speech pathologists at 10 the master's degree level and audiologists who are certified as audiologists at the master's 11 degree level and who are employed in the public schools as speech and language specialists and 12 audiologists shall be paid on the school psychologist salary schedule.

13 Speech pathologists and audiologists with certification based on academic 14 preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for speech 15 pathologists and audiologists. Speech pathologists and audiologists with certification based on 16 17 academic preparation at the doctoral degree level shall receive a salary supplement of two 18 hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for 19 speech pathologists and audiologists. These salary supplements shall not be paid to those 20 speech pathologists and audiologists obtaining these certifications subsequent to the conclusion 21 of the 2009-2010 school year.

22 **SECTION 29.2.(f)** Certified school nurses who are employed in the public schools 23 as nurses shall be paid on the "M" salary schedule.

24 **SECTION 29.2.(g)** As used in this section, the term "teacher" shall also include 25 instructional support personnel.

26 27

#### SCHOOL-BASED ADMINISTRATOR SALARY SCHEDULE

28 **SECTION 29.3.(a)** The following base salary schedule for school-based 29 administrators shall apply only to principals and assistant principals. This base salary schedule 30 shall apply for the 2010-2011 fiscal year, commencing July 1, 2010, and is intended to freeze 31 compensation at the level paid school-based administrators at the conclusion of the 2009-2010 32 school year. Provided, however, school-based administrators (i) employed during the 33 2009-2010 school year who did not work the required number of months to acquire an 34 additional year of experience and (ii) employed during the 2010-2011 school year in the same 35 classification shall not receive a decrease in salary as otherwise would be required by the salary 36 schedule below.

37 38

2010-2011 Principal and Assistant Principal Salary Schedules

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I'I	000111	icotion	
C I	assin	ication	
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39			Classi	ification		
40	Years of Exp	Assistant	Prin I	Prin II	Prin III	Prin IV
41		Principal	(0-10)	(11-21)	(22-32)	(33-43)
42	0-6	\$3,781	-	-	-	-
43	7	\$3,931	-	-	-	-
44	8	\$4,074	-	-	-	-
45	9	\$4,189	-	-	-	-
46	10	\$4,243	\$4,243	-	-	-
47	11	\$4,298	\$4,298	-	-	-
48	12	\$4,353	\$4,353	\$4,408	-	-
49	13	\$4,408	\$4,408	\$4,464	-	-
50	14	\$4,464	\$4,464	\$4,521	\$4,579	-
51	15	\$4,521	\$4,521	\$4,579	\$4,640	\$4,701

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16	\$4,579	\$4,579	\$4,640	\$4,701	\$4,762
17	\$4,640	\$4,640	\$4,701	\$4,762	\$4,828
18	\$4,701	\$4,701	\$4,762	\$4,828	\$4,891
19	\$4,762	\$4,762	\$4,828	\$4,891	\$4,956
20	\$4,828	\$4,828	\$4,891	\$4,956	\$5,025
21	\$4,891	\$4,891	\$4,956	\$5,025	\$5,092
22	\$4,956	\$4,956	\$5,025	\$5,092	\$5,166
23	\$5,025	\$5,025	\$5,092	\$5,166	\$5,237
24	\$5,092	\$5,092	\$5,166	\$5,237	\$5,310
25	\$5,166	\$5,166	\$5,237	\$5,310	\$5,383
26	\$5,237	\$5,237	\$5,310	\$5,383	\$5,458
27	\$5,310	\$5,310	\$5,383	\$5,458	\$5,537
28	\$5,383	\$5,383	\$5,458	\$5,537	\$5,617
29	\$5,458	\$5,458	\$5,537	\$5,617	\$5,725
30	\$5,537	\$5,537	\$5,617	\$5,725	\$5,839
31	\$5,617	\$5,617	\$5,725	\$5,839	\$5,956
32	\$5,725	\$5,725	\$5,839	\$5,956	\$6,075
32	\$5,839	\$5,839	\$5,956	\$6,075	\$6,197
34	ψ3,037	\$5,956	\$6,075	\$6,197	\$6,321
35	-	$\psi_{J},J_{J}0$	\$6,197	\$6,321	\$6,447
36	-	-	\$6,321	\$6,447	\$6,576
30	-	-	\$0,321	\$6,576	\$6,708
38	-	-	-		
38 39	-	-	-	\$6,708	\$6,842 \$6,979
	2010-2011 Pr	incinal and Acci	stant Duin sin sl	0 1 0 1 1	1
		Class	ification	·	les
Years of Exp	Prin V	Class Prin VI	ification Prin VII	Prin VIII	ies
Years of Exp		Class	ification	·	les
Years of Exp 0-16	Prin V	Class Prin VI	ification Prin VII	Prin VIII	les
	Prin V (44-54)	Class Prin VI	ification Prin VII	Prin VIII	les
0-16	Prin V (44-54) \$4,828	Class Prin VI	ification Prin VII	Prin VIII	les
0-16 17	Prin V (44-54) \$4,828 \$4,891	Class Prin VI (55-65)	ification Prin VII	Prin VIII	les
0-16 17 18	Prin V (44-54) \$4,828 \$4,891 \$4,956	Class Prin VI (55-65) - \$5,025	ification Prin VII (66-100) - - -	Prin VIII	les
0-16 17 18 19	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025	Class Prin VI (55-65) - \$5,025 \$5,092	ification Prin VII (66-100) - - \$5,237	Prin VIII (101+) - - -	les
0-16 17 18 19 20	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166	ification Prin VII (66-100) - - \$5,237 \$5,310	Prin VIII (101+) - - - - - - - - - - - - - - - - - - -	les
0-16 17 18 19 20 21	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237	ification Prin VII (66-100) - - \$5,237 \$5,310 \$5,383	Prin VIII (101+) - - - \$5,383 \$5,458	les
0-16 17 18 19 20 21 22	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237	Class Prin VI (55-65) \$5,025 \$5,092 \$5,166 \$5,237 \$5,310	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537	les
0-16 17 18 19 20 21 22 23 24	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383	Class Prin VI (55-65) \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458	ification Prin VII (66-100) - - \$5,237 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,617 \$5,725	les
0-16 17 18 19 20 21 22 23 24 25	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458	Class Prin VI (55-65) \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,458 \$5,537	ification Prin VII (66-100) - - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,617 \$5,725	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839	les
0-16 17 18 19 20 21 22 23 24 25 26	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956	les
0-16 17 18 19 20 21 22 23 24 25 26 27	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,617 \$5,725	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725	Class Prin VI (55-65) \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839	ification Prin VII (66-100) - - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28 29	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,617 \$5,725 \$5,839 \$5,956	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28 29 30	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	Class Prin VI (55-65) 55,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197	ification Prin VII (66-100) - - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576	les
$\begin{array}{c} 0-16\\ 17\\ 18\\ 19\\ 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ \end{array}$	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576 \$6,576	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576 \$6,576 \$6,708	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447 \$6,576 \$6,708 \$6,708 \$6,842	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447	Class Prin VI (55-65) 55,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576	ification Prin VII (66-100) - - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576 \$6,708 \$6,708 \$6,842	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576 \$6,576 \$6,576 \$6,576 \$6,6708 \$6,842 \$6,842 \$6,979	les
0-16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33	Prin V (44-54) \$4,828 \$4,891 \$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	Class Prin VI (55-65) - \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447	ification Prin VII (66-100) - \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576 \$6,576 \$6,708	Prin VIII (101+) - - \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447 \$6,576 \$6,708 \$6,708 \$6,842	les

	General Ass	embly Of North	Carolina			Session 2009
1	38	\$6,979	\$7,119	\$7,406	\$7,554	
2	39	\$7,119	\$7,261	\$7,554	\$7,705	
3	40	\$7,261	\$7,406	\$7,705	\$7,859	
4	41	-	\$7,554	\$7,859	\$8,016	
5	42	-	\$7,705	\$8,016	\$8,176	
6	43	-	-	\$8,176	\$8,340	
7						
8	S	ECTION 29.3.(b)	The appropria	te classificatio	on for placement	of principals and
9	assistant prin	cipals on the sala	ry schedule, ex	cept for princi	pals in alternati	ve schools and in
10	cooperative	innovative high s	chools, shall be	e determined i	n accordance w	ith the following
11	schedule:					
12				Ν	umber of Teach	ers
13		Classific	ation		Supervised	
14						
15		Assistan	t Principal			
16		Principal	I	F	ewer than 11 Tea	achers
17		Principal	II	1	1-21 Teachers	
18		Principal	III	22	2-32 Teachers	
19		Principal	IV	3.	3-43 Teachers	
20		Principal	V	44	4-54 Teachers	
21		Principal	VI	5:	5-65 Teachers	
22		Principal	VII	6	6-100 Teachers	
23		Principal	VIII	Ν	fore than 100 Te	achers
24						
25	Т	he number of tead	chers supervised	includes teac	hers and assista	nt principals paid
26	from State fu	unds only; it does	not include tea	chers or assista	ant principals pa	id from non-State
27	funds or the	principal or teache	r assistants.			
28		0 0	1	-		and in cooperative
29	innovative h	igh school progra	ams shall be th	ne Principal I	II level. Princip	als in alternative
30	schools who	supervise 33 or	more teachers	shall be classi	ified according	to the number of
31	teachers supe					
32		1 1		0	0 0	classification, the
33	1 I	ssistant principal				
34						ne salary schedule
35		~	1		1 4	the public schools
36		-	•	-	1 1	vided, however, a
37		-	-			cal years shall not
38				-		um. A principal or
39	assistant prin	ncipal shall also	continue to re	eceive any ad	ditional State-f	unded percentage
40	increases ear	med for the 1997-	1998, 1998-199	9, and 1999-20	000 school years	for improvement
41	in student per	rformance or main	taining a safe a	nd orderly scho	ool.	
42	S	ECTION 29.3.(d)	Principals and	d assistant prin	cipals with cert	ification based on
43	academic pro	eparation at the s	ix-year degree	level shall be	paid a salary s	upplement of one
44	hundred twee	nty-six dollars (\$1	26.00) per mont	th and at the do	octoral degree le	vel shall be paid a
45	salary supple	ement of two hu	ndred fifty-thro	ee dollars (\$2	53.00) per mon	nth. These salary
46		-	-	-		s obtaining these
47	certifications	subsequent to the	conclusion of the	he 2009-2010 s	school year.	
48	S	ECTION 29.3.(e)	Longevity pay	for principals	and assistant pri	ncipals shall be as
49	provided for	State employees u	nder the State P	ersonnel Act.		
50				0	to a higher job	classification, the
51	principal sha	ll not receive an in	ncrease in salary	/.		

1 If a principal is reassigned to a lower job classification because the principal is 2 transferred to a school within a local school administrative unit with a smaller number of 3 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 lower job classification.

5 This subsection applies to all transfers on or after the effective date of this section, 6 except transfers in school systems that have been created, or will be created, by merging two or 7 more school systems. Transfers in these merged systems are exempt from the provisions of this 8 subsection for one calendar year following the date of the merger.

9 **SECTION 29.3.(g)** Participants in an approved full-time master's in school 10 administration program shall receive up to a 10-month stipend at the beginning salary of an 11 assistant principal during the internship period of the master's program. For the 2006-2007 12 fiscal year and subsequent fiscal years, the stipend shall not exceed the difference between the 13 beginning salary of an assistant principal plus the cost of tuition, fees, and books and any 14 fellowship funds received by the intern as a full-time student, including awards of the Principal 15 Fellows Program. The Principal Fellows Program or the school of education where the intern 16 participates in a full-time master's in school administration program shall supply the 17 Department of Public Instruction with certification of eligible full-time interns.

18

#### 19 NO SALARY INCREASES

20 SECTION 29.5.(a) Section 26.1A(a) of S.L. 2009-451, as amended by Section 21
 21 of S.L. 2009-575, reads as rewritten:

"SECTION 26.1A.(a) The salaries of those officers and employees, whose salaries for the
2008-2009 fiscal year were set or increased in Sections 26.1, 26.2, 26.3, 26.4, 26.5, 26.6, 26.7,
26.8, 26.9, 26.10, 26.11, 26.11A, 26.12, 26.12D, 26.13, 26.14, 26.18, and 26.19 of Session Law
2008-107, and in effect on June 30, 2009, or the last date in pay status during the 2008-2009
fiscal year if earlier, shall remain in effect and shall not increase for the 2009-2010 and
2010-2011 fiscal years, fiscal year, except:

28 As provided for by Section 29.20A of S.L. 2005-276. (1)29 For Community College faculty as otherwise provided in Section 8.1 of this (2)30 act. 31 For University of North Carolina faculty as otherwise provided by the (3)32 Faculty Recruiting and Retention Fund or the Distinguished Professors 33 Endowment Fund. 34 (4) Salaries may be increased for reallocations or promotions, in-range 35 adjustments for job change, career progression adjustments for demonstrated 36 competencies, or any other adjustment related to an increase in job duties or 37 responsibilities, none of which are subject to the salary freeze otherwise 38 provided by this subsection. All other salary increases are prohibited." 39 **SECTION 29.5.(b)** Section 26.1 of S.L. 2009-451, as amended by S.L. 2009-575, 40 is further amended by adding a new subsection to read:

# 41 "SECTION 26.1A.(a1) Notwithstanding any provisions of law to the contrary, the 42 salaries, regardless of the funding source, of those officers and employees of:

- 43(1)State agencies; departments; institutions; authorities; boards; commissions;44(2)The judicial branch;
- 45 (3) The legislative branch;
- 46(4)The University of North Carolina, including, but not limited to, its<br/>constituent institutions, affiliated enterprises, and foundations;
- 48 (5) The North Carolina Community College System; and
- 49 (6) Local boards of education;
- 50 and in effect on June 30, 2010, or the last date in pay status during the 2009-2010 fiscal year if 51 earlier, shall remain in effect and shall not increase for the 2010-2011 fiscal year."

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1	SECTION 29.5.(c) Section 26.1 of S.L. 2009-451, as amended	d by S.L. 2009-575,
2	is further amended by adding a new subsection to read:	
3	"SECTION 26.1A.(a2) The Office of State Budget and Managemer	nt and the Office of
4	State Personnel shall monitor jointly the compliance of the following units	-
5	the provisions of subsection (a1) of this section: (i) State agencies	-
6	institutions, including authorities, boards, and commissions; (ii) the judic	
7	The University of North Carolina, its constituent institutions, and af	
8	Beginning November 1, 2010, and through August 1, 2011, the Office of	
9	Management and the Office of State Personnel shall submit quarterly re	
0	preceding calendar quarter) of their monitoring activities to the President	÷
1	Senate, the Speaker of the House of Representatives, and the Fiscal	· · · · · · · · · · · · · · · · · · ·
2	Quarterly reports shall include a summary of the actions taken by the Off	
13	and Management and the Office of State Personnel with respect to any	unauthorized salary
4	increases granted by the above units of government."	
5	SALARY-RELATED CONTRIBUTIONS/EMPLOYER	
7	SALART-RELATED CONTRIBUTIONS/ENH LOTER SECTION 29.6. Section 6(c) of S.L. 2009-16, as amended by	Section 26 20(b) of
.8	S.L. 2009-451, reads as rewritten:	Section 20.20(0) 01
9	"SECTION 6.(c) Effective July 1, 2010, the State's employer contribution	ution rates budgeted
0	for retirement and related benefits as percentage of covered salaries for the	
21	year are: (i) ten and fifty-one hundredths percent (10.51%) ten and nir	
2	<u>percent (10.92%)</u> – Teachers and State Employees; (ii) fifteen and fifty one	
3	(15.51%) fifteen and ninety-two hundredths percent $(15.92%)$ – State	_
4	Officers; (iii) twelve and twenty-six hundredths percent (12.26%) – Un	
5	Optional Retirement System; (iv) twelve and twenty-six hundredths p	• • •
6	Community College Optional Retirement Program; (v) twenty and one	
27	(20.01%) twenty-one and forty-six hundredths percent (21.46%) - Co	-
8	Retirement System; and (vi) four and ninety hundredths percent (4.9	
.9	Retirement System. Each of the foregoing contribution rates include	es four and ninety
0	hundredths percent (4.90%) for hospital and medical benefits. The rate for	
1	Employees, State Law Enforcement Officers, Community College C	-
2	Program, and for the University Employees' Optional Retirement Program	•
3	hundredths percent (0.52%) for the Disability Income Plan. The rates for	
84	Employees and State Law Enforcement Officers include sixteen-hundred	
35	for the Death Benefits Plan. The rate for State Law Enforcement Officers i	ncludes five percent
36	(5%) for Supplemental Retirement Income."	
87		
8	PART XXX. CAPITAL APPROPRIATIONS	
89 10		
0	CAPITAL APPROPRIATIONS/GENERAL FUND	l for the 2010 2011
-1 -2	<b>SECTION 30.1.</b> There is appropriated from the General Fund	1 10F the 2010-2011
-2	fiscal year the following amounts for capital improvements:	
.3 .4	Capital Improvements – General Fund	2010-2011
-4	Capital Improvements – General Fullu	2010-2011
.5 .6	Department of Environment and Natural Resources	
F0 17	Water Resources Development Projects	\$9,130,000
.8	mater Resources Development i rojects	$\psi$ <i>y</i> ,130,000
8 9	TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND	\$9,130,000
50		ΨΖ,150,000

50

51 WATER RESOURCES DEVELOPMENT PROJECT FUNDS

Gene	ral Assembly Of North Carolina	Session 2009
accoro estima	<b>SECTION 30.2.(a)</b> The Department of Environment and te the funds appropriated in this act for water resources of lance with the schedule that follows. These funds will provide the twenty-seven million four hundred four thousand dollars	levelopment projects in le a State match for an
funds.		
Name	of Project	2010-2011
(1)	Wilmington Harbor Deepening	\$900,000
(1) (2)	Wilmington Harbor Maintenance	2,000,000
(2) (3)	Morehead City Harbor Maintenance	100,000
(4)	B. Everett Jordan Lake Water Supply Storage	200,000
(5)	Dredging Contingency Fund	1,250,000
(6)	AIWW Dredging	1,000,000
(7)	Bogue Banks Shore Protection Study	5,000
(8)	John H. Kerr Dam and Reservoir Sec. 216	50,000
(9)	Neuse River Basin PED	, _
(10)	Princeville Flood Damage Reduction	200,000
(11)	Currituck Sound Environmental Restoration Study	50,000
(12)	Belhaven Harbor – Cap – Sec 1135	350,000
(13)	Surf City/North Topsail Beach Protection Study PED	-
(14)	West Onslow Beach (Topsail Beach) PED	50,000
(15)	Silver Lake Harbor Disposal Area Maintenance	800,000
(16)	Manteo Old House Channel – CAP – Sec. 204	25,000
(17)	Concord Streams Restoration – CAP – Sec. 206	-
(18)	North Carolina International Terminal	-
(19)	Planning Assistance to Communities	-
(20)	State-Local Projects	1,800,000
(21)	Aquatic Plant Control, Statewide and Lake Gaston	350,000
mom		to 100 000
TOTA	ALS	\$9,130,000
	SECTION 20.2 (L) Where the extent sector and different	for any the section of a locate
	<b>SECTION 30.2.(b)</b> Where the actual costs are different	
	subsection (a) of this section, the Department may adjust the all eded. If any projects funded under subsection (a) of this sect	01 0
	ted State funds cannot be used during the 2010-2011 fiscal year,	•
-	subsection (a) of this section are accomplished at a lower cost,	1 0
	subsection (a) of this section are accomplished at a lower cost, sulting fund availability to fund any of the following:	the Department may use
the rea	(1) U.S. Army Corps of Engineers project feasibility stu	idies
	(2) U.S. Army Corps of Engineers project velocities sche	
	require State-matching funds in fiscal year 2010-201	
	(3) State-local water resources development projects.	
	not expended or encumbered for these purposes shall revert to	the General Fund at the
Funds		
	the 2011-2012 fiscal year.	
	•	ual reports on the use of
end of	the 2011-2012 fiscal year. <b>SECTION 30.2.(c)</b> The Department shall make semianny funds to the Joint Legislative Commission on Governmenta	-
end of these	SECTION 30.2.(c) The Department shall make semiann	l Operations, the Fiscal
end of these Resea	<b>SECTION 30.2.(c)</b> The Department shall make semianny funds to the Joint Legislative Commission on Governmenta	l Operations, the Fiscal
end of these Resea	<b>SECTION 30.2.(c)</b> The Department shall make semianny funds to the Joint Legislative Commission on Governmental rch Division, and the Office of State Budget and Management.	l Operations, the Fiscal
end of these Resea	<b>SECTION 30.2.(c)</b> The Department shall make semianny funds to the Joint Legislative Commission on Governmental rch Division, and the Office of State Budget and Management. It the following:	l Operations, the Fiscal

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	4) The date that work on each pr completed.	roject was completed or is expected to be
	5) The actual cost of each project.	
	The semiannual reports shall also show	those projects advanced in schedule, those
1 0	•	e amount of funds expected to revert to the
General Fu	d.	
	ERAL FUND CAPITAL IMPROVED SECTION 30.3.(a) Subject to subsection	<b>MENT AUTHORIZATIONS</b> on (c) of this section, the General Assembly
		led with receipts or from other non-General
	s available to the appropriate department	-
Nama af D		America of New Community I
Name of P	oject	Amount of Non-General Fund
		Funding Authorized for FY 2010-2011
Departmen	of Agriculture and Consumer Services	
1	Steam Generation Capability at Food a	and Drug Facility \$ 18,000
10	NC Agricultural Center – Storage Shed	
	NC Agricultural Center – Entertainmen	· · · · · · · · · · · · · · · · · · ·
	NC Agricultural Center – Youth Build	e
	NC Agricultural Center – RV Site Imp	
	NC Agricultural Center – C&D Barn A	
	NC Agricultural Center – Handicap Pla	
	NC Agricultural Center – Exhibits/Cas	
	NC Agricultural Center – Retention Po	
	le Lab Standby Generator/Rollins Lab S	
	stern Agricultural Center – Multipurpos	•
	stern Agricultural Center – Horse Stalls	
	n Stations Irrigation Renovations	200,000
	nt Research Station – Grain Storage Ren	
1 iculiio		
Departmen	of Correction	
-	n Medium Programs Building	600,000
	ia Programs Building	600,000
	Programs Building	600,000
	n Minimum Programs Building	600,000
	h Programs Building	600,000
1	6 6	, ,
Departmen	of Cultural Resources	
	Battleship Repairs, Dredging, Constru-	ction
	mission Battleship Fund	1,700,000
	L	, -,
Departmen	of Environment and Natural Resources	
-	esources – Bladen Lakes Ranger Reside	
	C	
Departmen	of Justice	
-	ce Academy Live Fire Shoot House	282,000
		7
Wildlife Re	sources Commission	
	Education Center Repairs & Renovation	60,000
-	anks Education Center Repairs and Ren	
	r · · · · · · · · · · · · · · · · · · ·	
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Mt. Holly Depot Acquisition	150,000
Statewide Boating Access Areas (BAA) Renovations	3,610,000
Table Rock Hatchery Residence Renovation	150,000
McKinney Lake Equipment Shed	70,000
Fishing Access Areas Construction	180,000
TOTAL AMOUNT OF NON-GENERAL FUND CAPITAL	
PROJECTS AUTHORIZED	\$13,107,245
	+,,
SECTION 30.3.(b) From funds deposited with the State Tre	easurer in a capital
improvement account to the credit of the Department of Agriculture and	-
pursuant to G.S. 146-30, the sum of thirty thousand dollars (\$30,000) for the	
year shall be transferred to the Department of Agriculture and Consumer S	Services to be used,
notwithstanding G.S. 146-30, by the Department for its plant conservat	ion program under
Article 19B of Chapter 106 of the General Statutes for costs incidental to	
land, such as land appraisals, land surveys, title searches, environmental	studies, and for the
management of the plant conservation program preserves owned by the Dep	artment.
SECTION 30.3.(c) A project authorized in subsection (a)	of this section is
authorized only if upon completion the project will not require operating	g support from the
General Fund.	
REPAIRS AND RENOVATIONS RESERVE ALLOCATION	
<b>SECTION 30.4.(a)</b> Of the funds in the Reserve for Repairs a	
the 2010-2011 fiscal year, fifty percent (50%) shall be allocated to the Boa	
The University of North Carolina for repairs and renovations pursuant to	
accordance with guidelines developed in The University of North Carolina	U
Model for Reserve for Repairs and Renovations, as approved by the Board of	
University of North Carolina, and fifty percent (50%) shall be allocated to	
Budget and Management for repairs and renovations pursuant to G.S. 143C-	
Notwithstanding G.S. 143C-4-3, the Board of Governors may al	
repair and renovation of facilities not supported from the General Fund if the that sufficient funds are not available from other sources and that condition	
Fund assistance. Any such finding shall be included in the Board's subn Legislative Commission on Governmental Operations on the proposed alloc	
The Board of Governors and the Office of State Budget and	
consult with the Joint Legislative Commission on Governmental Oper	-
allocation or reallocation of these funds.	anono prior to the
SECTION 30.4.(b) In addition to any other funds in the Rese	rve for Repairs and
Renovations for the 2010-2011 fiscal year, the proceeds of any bonds and no	-
to Section 30.7 of this act are transferred to that Reserve.	Paro anti

41 SECTION 30.4.(c) Of the funds allocated to the Board of Governors of The 42 University of North Carolina in subsection (a) of this section, a portion shall be used by the 43 Board of Governors for the installation of fire sprinklers in university residence halls. This 44 portion shall be in addition to funds otherwise appropriated in this act for the same purpose. Such funds shall be allocated among the university's constituent institutions by the President of 45 The University of North Carolina, who shall consider the following factors when allocating 46 47 those funds:

48

- The safety and well-being of the residents of campus housing programs. (1)
- 49 50
- (2)The current level of housing rents charged to students and how that compares to an institution's public peers and other UNC institutions.

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1 2 3 4	(3) The level of previous authorizations to constituent in construction or renovation of residence halls funded from or from bonds or certificates of participation supported by since 1996.	the General Fund,
5 6	(4) The financial status of each constituent institution's including debt capacity, debt coverage ratios, credit	rankings, required
7 8 9	reserves, the planned use of cash balances for othe improvements, and the constituent institution's ability installation of fire sprinklers in all residence halls.	•••
10 11	(5) The total cost of each proposed project, including the co sprinklers and the cost of other construction, such as asb	-
12 13	additional water supply needs.	Loint Logislativo
13 14 15	The Board of Governors shall submit progress reports to the Commission on Governmental Operations. Reports shall include the sta current, and planned projects. Reports also shall include information on the	tus of completed,
16	each constituent institution's housing system, the constituent institution's abi	
17	protection in residence halls, and the timing of installation of fire sprinkler	5 1 5
18	submitted on January 1 and July 1 until all residence halls have fire sprinkler	s.
19	SECTION 30.4.(d) Of the funds allocated to the Board of	Governors of The
20	University of North Carolina in subsection (a) of this section, a portion sh	all be used by the
21	Board of Governors for campus public safety improvements allowable under	
22	SECTION 30.4.(e) Of the funds allocated to the Office of	
23	Management in subsection (a) of this section, five hundred thousand dollars (	
24	transferred to the Department of Crime Control and Public Safety to be used	for Armory Repair
25	and Renovation.	
26 27	AMEND 2009 WILDLIFE RESOURCES COMMISSION NON-G	ENIEDAT FUND
27	CAPITAL IMPROVEMENT AUTHORIZATIONS	ENERAL FUND
20 29	SECTION 30.5.(a) Subsection 27.4(a) of S.L. 2009-451 reads as	rewritten
30	"SECTION 27.4.(a) The General Assembly authorizes the following ca	
31	funded with receipts or from other non-General Fund sources available	
32	department:	
33		
34	Name of Project Amount of Non-Gen	eral Fund
35	Funding Authorized	for FY 2009-2010
36		
37	Department of Crime Control and Public Safety	
38	Additions and Renovations to Armories	\$ 9,303,442
39 40	Camp Butner Cantonment – Phase 1 Design	1,367,000
40 41	Family Assistance Centers Gastonia Armory Renovation and Expansion	2,000,000 1,100,000
41	Tactical Unmanned Aerial Systems Facility	6,746,000
42 43	racucar Omnamicu Achar Systems Facility	0,740,000
44	Department of Cultural Resources	
45	Aycock Birthplace Picnic Shelter	86,100
46	Maritime Museum – Floating Dock	130,000
47	Museum of History Chronology Exhibit – Phase 2B (1900-1960)	1,200,000
48		
49	Department of Environment and Natural Resources	
50	Zoo – Elephant Exhibit New Restrooms	300,000
51		

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V	Wildlife Resources Commission	
	Armstrong Hatchery Lower Raceway Replacement	1,725,000
	Centennial Campus Education Center Exhibit Completion	180,000
	Chinquapin Equipment Storage Pole Shed	60,000
	Chowan Bridge Fishing Pier and Edenton Boating Access	450,000
	Emerald Isle New Boating Access Area	600,000
	Falls Lake Office Building	550,000
	Hampstead Land Acquisition	10,000,000
	Land Acquisitions – State Gamelands	<del>59,135,000<u>20,000,000</u></del>
	Lewelyn Branch New Boating Access Area	150,000
	Manns Harbor Bridge Marina Acquisition	5,750,000
	Marion Depot Drainage Repairs	200,000
	Marion Hatchery and Depot Renovation	4,000,000
	McKinney Lake Hatchery Kettles Replacement	1,700,000
	Minor Boating Access Area Renovations – Various Locations	150,000
	Ninor Douting Access Area Renovations Various Locations	<del>7,900,000</del>
	Ocean Isle Boating Access Area Renovations	150,000
	Outer Banks Education Center Teaching Facility Repairs	245,000
	Pechmann Fishing Education Center Pond Restoration	160,000
		220,000
	Pechmann Fishing Education Center Storage Building	,
	Pisgah Education Center Gift Shop Renovation and Expansion	200,000
	Pisgah Education Center Outdoor Exhibit Renovation	450,000
	Pisgah Education Center Repairs	155,000
	Pisgah Hatchery Water System Renovation	100,000
	Rhodes Pond Dam Repairs	500,000
	Sneads Ferry Land Acquisition	6,500,000
	Sunset Harbor Land Acquisition	925,000
	Swan Quarter Land Acquisition	1,700,000
	Sykes Depot Pond, Office, Storage Construction	350,000
	Table Rock Hatchery Office and Workshop Replacement	345,000
	FOTAL AMOUNT OF NON-GENERAL FUND CAPITAL	
	PROJECTS AUTHORIZED \$	<del>122,782,5</del> 42 <u>79,747,542</u> "
6	SPECIAL INDEBTEDNESS FOR REPAIRS AND RENOVATION	IC
r	<b>SECTION 30.7.(a)</b> The State, with the prior approval of	
t	he Council of State, as provided in Article 9 of Chapter 142 of	
	uthorized to issue or incur special indebtedness in order to provide	
	used, together with other available funds, to pay the capital facilit	
	lescribed in this subsection. In accordance with G.S. 142-83, this su	5 1 5
	ssuance or incurrence of special indebtedness in the maximum aggreg	
	1 00 0	
	eventy million dollars (\$70,000,000) to finance the capital facility	
	enovating State facilities and related infrastructure, to be allocated in a	accordance with Section
-	30.4  of this act.	1
	<b>SECTION 30.7.(b)</b> This section is effective when it becom	es law.
		<b>X</b> 7
-	PHASE I OF STATE HIGHWAY PATROL TRAINING FACILIT	
I	<b>SECTION 30.8.(a)</b> Section 27.8(a) of S.L. 2008-107 is an	nended by adding a new
	ubdivision to read:	
		f twenty-three million

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1	costs of completing Phase I of the State Highway Patrol Tra	ining Facility, to
2	include an armory, computer security, medical office, and	dorm facilities,
3	and related site work. No more than a maximum aggregation	te amount of ten
4	million dollars (\$10,000,000) of special indebtedness m	ay be issued or
5	incurred under this subdivision prior to July 1, 2011."	
6	<b>SECTION 30.8.(b)</b> Section 27.9(f)(1) of S.L. 2008-107, as ame	nded by Section
7	2.7(d) of S.L. 2008-218 and Section 1(b) of S.L. 2009-209, reads as rewritten:	
8	"(1) A maximum aggregate principal amount of ninety nine r	nillion fifty four
9	thousand five hundred eighty four dollars (\$99,054,584) <u>n</u>	•
10	five hundred fifty-four thousand five hundred eight	<u>aty-four dollars</u>
11	(\$96,554,584) to finance the capital facility costs of th	-
12	Project, Department of Environment and Natural Resource	
13	allocation may be increased to reflect the availability	
14	including contingency funds, income earned on the investn	nent of bond and
15	note proceeds, and the proceeds of any grants."	
16	<b>SECTION 30.8.(c)</b> Section 27.9(f) of S.L. 2008-107, as amended	
17	of S.L. 2008-118 and Section 1(b) of S.L. 2009-209, is amended by adding a	new subdivision
18	to read:	
19	"(3a) A maximum aggregate principal amount of two million	
20	thousand dollars (\$2,500,000) to finance the capital facility	costs of Phase I
21	of the State Highway Patrol Training Facility."	
22	<b>SECTION 30.8.(d)</b> Section 27.9(f)(4) of S.L. 2008-107, as ame	nded by Section
23	2.7(d) of S.L. 2008-118 and Section 1(b) of S.L. 2009-209, reads as rewritten:	
24	"(4) An amount the Director of the Budget determines is not requ	1 0
25	listed in subdivisions (1), (2), and (3)(3), and (3a) of the	
26	finance a portion of those capital projects that have been	11 *
27	General Assembly for financing with the proceeds of specia	l indebtedness as
28	hereinafter described."	
29	SECTION 30.8.(e) Part XXVII of S.L. 2008-107 is amended b	by adding a new
30	section to read:	
31	"PHASE I OF STATE HIGHWAY PATROL TRAINING FACILITY	
32	"SECTION 27.9. In addition to the proceeds of special indebtedness authors $27.8(2)(20)$ of this set to finance the control facility costs of completing Pho	-
33	27.8(a)(29) of this act to finance the capital facility costs of completing Pha	
34 25	Highway Patrol Training Facility, the proceeds of bonds and notes issued put	
35 36	27.9(f)(3a) of S.L. 2008-107, as enacted by this act, shall be used for that purposed for the second sec	
30 37	SECTION 30.8.(f) Subdivision (13) of Section 27.8(a) of S.L. 20	JU8-107 reads as
38	rewritten: "(13) In the maximum aggregate principal amount of forty-	two million six
38 39	hundred seventy thousand dollars (\$42,670,000)thirty-fo	
40	hundred seventy thousand dollars (\$42,070,000) to final	
40 41	facility costs of completing an academic classroom and offic	-
42	University of North Carolina at Greensboro. No more th	-
42 43	aggregate amount of twenty-one million dollars (\$21,000	
43 44	indebtedness may be issued or incurred under this subdivis	· •
44 45	1, 2009."	for prior to Jury
46	<b>SECTION 30.8.(g)</b> Section 27.8(a)(15) of S.L. 2008-107, as ame	anded by Section
47	2(a) of S.L. 2009-209, reads as rewritten:	fided by Section
48	"(15) In the maximum aggregate principal amount of twenty fiv	e million dollare
40 49	(15) If the maximum aggregate principal amount of twenty inv (\$25,000,000)ten million four hundred fifty-seven th	
49 50	(\$10,457,000) to finance the capital improvement costs of	
50 51	land throughout The University of North Carolina System.	1 0
51	and anoughout the oniversity of North Carolina System.	no more than a

(	General	Assemb	ly Of North Carolina	Session 2009
		SECT	maximum aggregate amount of ten million dollars (\$10, indebtedness may be issued or incurred under this subdi 1, 2011." <b>TON 30.8.(h)</b> This section is effective when it becomes large	vision prior to July
		SECI	<b>101 30.0.(II)</b> This section is effective when it becomes ia	w.
	татит	ORILA	Z DEFINE ''SCOPE''	
			<b>ION 30.9.</b> G.S. 143C-1-1(d) is amended by adding a mathematical second	new subdivision to
	read:	11 Du	rpose and definitions.	
	(d)		tions. – The following definitions apply in this Chapter:	
		 <u>(16a)</u>	Increase in scope. – With respect to a capital improvement increase in the square footage of a capital improvement p ten percent (10%) of the amount authorized or the pro- functions into the project."	project of more than
			<u></u>	
F	PART X	XXI. TA	AX CHANGES	
Ι	RC UPI			
			<b>ION 31.1.(a)</b> G.S. 105-228.90(b)(1b) reads as rewritten:	
"	§ 105-22	28.90. S	cope and definitions.	
		D.C. '		
	(b)	Defini	tions. – The following definitions apply in this Article:	
		 (1b)	Code. – The Internal Revenue Code as enacted as of <del>M</del>	Lav 1 2000 May 1
		(10)	<u>2010,</u> including any provisions enacted as of that d	
			effective either before or after that date."	
		SECT	<b>ION 31.1.(b)</b> G.S. 105-134.6(d) reads as rewritten:	
"	§ 105-13		ljustments to taxable income.	
			-	
	(d)	Other	Adjustments The following adjustments to taxable incom	ne shall be made in
С	alculatin	ig North	Carolina taxable income:	
		••••		
		<u>(7)</u>	The taxpayer shall add to taxable income the amount	
			subdivision. An addition is not required under this sul	
			operating loss deduction of an eligible small business	s as defined under
			section 172(b)(1)(H) of the Code. The amounts are:	unt of any 2008 not
			a. For taxable years 2003, 2004, and 2005, the amore operating loss deduction claimed on a federal re-	-
			172(b)(1)(H) or section 810(b)(4) of the Code.	Ruth under section
			b. For taxable years 2004, 2005, and 2006, the amount	unt of any 2009 net
			operating loss deduction claimed on a federal re	
			172(b)(1)(H) or section $810(b)(4)$ of the Code.	
		<u>(8)</u>	For taxable years 2011 through 2013, a taxpayer who	made an addition
			under subdivision (7) of this subsection may deduc	
			taxpayer's net operating loss absorbed on the taxpayer's	
			and 2006 federal returns under section 172(b)(1)(H) or s	ection 810(b)(4) of
			the Code."	•. • •
•	T - 4- •41		<b>TON 31.1.(c)</b> This section is effective when	
Γ	NOTW1thst	tanding	subsection (a) of this section, any amendments to the Inte	rnal Revenue Code

enacted after May 1, 2009, that increase North Carolina taxable income for the 2009 tax	009
year become effective for taxable years beginning on or after January 1, 2010.	ıble
INCREASE TAX BENEFITS FOR INVESTMENTS IN SMALL BUSINESSES	
5 SECTION 31.12.(a) G.S. 105-163.012(b) reads as rewritten:	
5 "§ 105-163.012. Limit; carry-over; ceiling; reduction in basis.	
7	
(b) The total amount of all tax credits allowed to taxpayers under G.S. 105-163.011	for
investments made in a calendar year may not exceed seven million five hundred thous	
) dollars (\$7,500,000). eight million dollars (\$8,000,000). The Secretary of Revenue s	
calculate the total amount of tax credits claimed from the applications filed pursuan G.S. 105-163.011(c). If the total amount of tax credits claimed for investments made	
calendar year exceeds this maximum amount, the Secretary shall allow a portion of the cre	
claimed by allocating the maximum amount in tax credits in proportion to the size of the cr	edit
claimed by each taxpayer."	
SECTION 31.12.(b) G.S. 105-163.015 reads as rewritten: "§ 105-163.015. Sunset.	
This Part is repealed effective for investments made on or after January 1, 2011. Januar	o 1
2013."	<u>y 1</u> ,
<b>SECTION 31.12.(c)</b> Subsection (a) of this section is effective for investm	ents
made on or after January 1, 2010. The remainder of this section is effective when it beco	
law.	nes
TAX BENEFITS FOR SMALL BUSINESSES THAT PROVIDE HEAL	ТН
INSURANCE	
<b>SECTION 31.13.(a)</b> G.S. 105-129.16E(d) reads as rewritten:	
"§ 105-129.16E. Credit for small business employee health benefits.	
(d) Sunset. – This section expires for taxable years beginning on or after Januar	<del>∕-1,</del>
<del>2010.</del> January 1, 2014."	
<b>SECTION 31.13.(b)</b> This section is effective when it becomes law.	
TAY DENIFEITS FOR DUTTING DEODLE DAGY TO MODIZ	
TAX BENEFITS FOR PUTTING PEOPLE BACK TO WORK	dad
<b>SECTION 31.14.(a)</b> Article 3B of Chapter 105 of the General Statutes is amen by adding a new section to read:	ueu
"§ 105-129.16J. Credit for small businesses that create jobs.	
(a) Definitions. – The following definitions apply in this section:	
$(1) \qquad \text{Full-time job.} - \text{Defined in G.S. 105-129.81.}$	
(2) Small business. – A taxpayer that employed no more than 25 full-t	ime
employees at the beginning of the taxable year.	
(b) Credit. – A small business that meets the eligibility requirements of this section	and
creates a new, full-time job in this State is allowed a credit. The amount of the credit is equa	
one thousand dollars (\$1,000) for each new full-time job created and maintained for a perio	
at least three years. The credit is taken in the taxable year in which the job is created.	
(c) <u>Calculation. – The number of new jobs a taxpayer creates or maintains during</u>	
taxable year is determined by subtracting the average number of full-time employees	the
	the
taxpayer had in this State during the 12-month period preceding the beginning of the tax	<u>the</u> able
taxpayer had in this State during the 12-month period preceding the beginning of the tax year from the average number of full-time jobs the taxpayer has in this State during the tax	<u>the</u> able
taxpayer had in this State during the 12-month period preceding the beginning of the tax year from the average number of full-time jobs the taxpayer has in this State during the tax year.	<u>the</u> able able
taxpayer had in this State during the 12-month period preceding the beginning of the tax year from the average number of full-time jobs the taxpayer has in this State during the tax	<u>the</u> able able

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1	<u>(1)</u>	Environmental impact. – The taxpayer must satisfy the	he environmental
2		impact requirement under G.S. 105-129.83.	
3	(2)	Safety and health programs The taxpayer must satist	fy the safety and
4		health programs requirement under G.S. 105-129.83.	<u> </u>
5	<u>(3)</u>	Overdue tax debts. – The taxpayer must not have any over	due tax debts that
6		have not been satisfied or otherwise resolved.	
7	(e) Forfe	iture A taxpayer forfeits a credit allowed under this secti	on if the taxpayer
8		for the credit for the calendar year in which the taxpayer c	
9	addition, a taxpa	yer forfeits a credit if the taxpayer fails to maintain the job	for at least three
10	years. A taxpaye	r that forfeits a credit under this Article is liable for all past	taxes avoided as a
11	result of the crea	lit plus interest at the rate established under G.S. 105-241.2	1, computed from
12	the date the taxe	s would have been due if the credit had not been allowed. T	The past taxes and
13	interest are due 3	80 days after the date the credit is forfeited; a taxpayer that fa	uils to pay the past
14	taxes and interes	t by the due date is subject to the penalties provided in G.S. 1	05-236.
15	(f) Limit	ations. – A taxpayer may not claim a credit under this section	n with respect to a
16	job for which th	e taxpayer claims any other credit under this Chapter for	job creation. The
17	credit allowed by	this section may not exceed twenty-five thousand dollars (\$2	<u>25,000).</u>
18	(g) Report	rt The Department must publish by May 1 of each yea	r the total credits
19	claimed under th	is section, itemized by taxpayer, for the 12-month period er	iding the previous
20	December 31.		
21		et This section is repealed for jobs created on or after Janua	
22		<b>FION 31.14.(b)</b> This section is effective for taxes imposed	
23	beginning on or a	after January 1, 2010, and for jobs created on or after January	1, 2010.
24			
25	PART XXXII. N	MISCELLANEOUS PROVISIONS	
26			
27		ET ACT APPLIES	
28		<b>FION 32.1.</b> The provisions of the State Budget Act, Cha	-
29		, are reenacted and shall remain in full force and effect and a	re incorporated in
30	this act by refere	nce.	
31			
32	COMMITTEE		<b>A</b>
33		<b>FION 32.2.(a)</b> The North Carolina House of Representativ	
34 25	1	ort On The Continuation, Expansion and Capital Budgets fo	
35	· · · ·	10 which was distributed in the House of Representatives an	1
36		icate action by the General Assembly on this act and shall th	
37 38		as provided in the State Budget Act, Chapter 143C of the G	
38 39	<b></b> .	for these purposes shall be considered a part of this act and of the Session Laws.	i as such shall be
39 40		<b>FION 32.2.(b)</b> The budget enacted by the General Ass	amply is for the
40 41		he various departments, institutions, and other spending age	•
42		011 budget as provided in G.S. 143C-3-5. This budget	
42 43		State funds as defined in G.S. $143C-1-1(d)(25)$ .	get includes the
43 44		Director of the Budget submitted recommended adjustments	s to the hudget to
44 45		embly in April 2010 in the documents "The North Carol	
45 46		Departing Budget with Performance Management Information	
47		scal year for the various departments, institutions, and other	
48		adjustments to these documents made by the General Assen	
49	the Committee R	•	log all bet out m
-		1	

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1 2	<b>SECTION 32.2.(c)</b> The budget enacted by the General Assemb interpreted in accordance with G.S. 143C-5-5, the special provisions in this	
3	appropriate legislation.	, uot, una otnor
4	In the event that there is a conflict between the line-item budget	certified by the
5	Director of the Budget and the budget enacted by the General Assembly, the bu	•
6	the General Assembly shall prevail.	
7		
8	MOST TEXT APPLIES ONLY TO THE 2010-2011 FISCAL YEAR	
9	<b>SECTION 32.3.</b> Except for statutory changes or other provision	•
10	indicate an intention to have effects beyond the 2010-2011 fiscal year, the textu	1
11 12	this act apply only to funds appropriated for, and activities occurring during	, the 2010-2011
12	fiscal year.	
13 14	EFFECT OF HEADINGS	
15	<b>SECTION 32.4.</b> The headings to the parts and sections of	this act are a
16	convenience to the reader and are for reference only. The headings do not e	
17	define the text of this act, except for effective dates referring to a part.	
18		
19	APPROPRIATIONS LIMITATIONS AND DIRECTIONS APPLY	
20	SECTION 32.5.(a) Except where expressly repealed or amended	by this act, the
21	provisions of S.L. 2009-451 and S.L. 2009-575 remain in effect.	
22	<b>SECTION 32.5.(b)</b> Notwithstanding any modifications by this act	
23	appropriated, except where expressly repealed or amended, the limitations an	
24	the 2010-2011 fiscal year in S.L. 2009-451 and S.L. 2009-575 that applied to a	
25	particular agencies or for particular purposes apply to the newly enacted app	propriations and
26	budget reductions of this act for those same particular purposes.	
27 28	CEVED A DIL ITV. CLALICE	
28 29	SEVERABILITY CLAUSE SECTION 32.6. If any section or provision of this act is declared	unconstitutional
29 30	or invalid by the courts, it does not affect the validity of this act as a whole of	
30 31	than the part so declared to be unconstitutional or invalid.	any part other
32	than the part so declared to be unconstitutional of invalid.	
33	EFFECTIVE DATE	

34SECTION 32.7. Except as otherwise provided, this act becomes effective July 1,352010.