GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

SENATE BILL 257

Appropriations/Base Budget Committee Substitute Adopted with unengrossed amendments 5/10/17 Finance Committee favorable with unengrossed amendments 5/10/17 Pensions and Retirement and Aging Committee Substitute Adopted 5/10/17 Third Edition Engrossed 5/12/17 Corrected Copy 5/15/17 PROPOSED HOUSE COMMITTEE SUBSTITUTE S257-PCS45437-SVxfr-31

Short Title: Appropriations Act of 2017.

(Public)

D

Sponsors:

Referred to:

March 15, 2017

A BILL TO BE ENTITLED

- AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS
 OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES AND FOR OTHER
 PURPOSES.
 - The General Assembly of North Carolina enacts:
 - TITLE OF ACT

8 **SECTION 1.1.** This act shall be known as the "Current Operations and Capital 9 Improvements Appropriations Act of 2017."

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11 **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 in accordance with the State Budget Act. Savings shall be effected where the total amounts appropriated are not required to perform these services and accomplish these purposes, and the savings shall revert to the appropriate fund at the end of each fiscal year, except as otherwise provided by law.

18

19 SHORT-TERM LEASE OR RENTAL PROCEEDS

20 **SECTION 2.2.(g)** Notwithstanding G.S. 105-187.9(a), taxes collected under 21 Article 5A of Chapter 105 of the General Statutes at the rate of eight percent (8%) shall be 22 credited to the Highway Fund.

23 **SECTION 2.2.(h)** Subsection (g) of this section is effective July 1, 2017, and 24 applies to taxes collected on or after that date. Subsection (g) of this section expires June 30, 25 2019.

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27 PROVIDER APPLICATION AND RECREDENTIALING FEE
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28 **SECTION 11H.3.** Chapter 108C of the General Statutes is amended by adding a 29 new section to read:

30 "<u>§ 108C-2.1. Provider application and recredentialing fee.</u>



S

1		provider that submits an application to enroll in the Medicaid program shall
2		ation fee. The application fee shall be the sum of the amount federally required
3		<u>dollars (\$100.00).</u>
4		ee required under subsection (a) of this section shall be charged to all providers
5	at recredentialing	g every five years."
6	DDOFEGUON	
7		AL SUPPLEMENTAL PAYMENT ASSESSMENT
8		FION 11H.24.(a) Notwithstanding any other provision of law, in order to
9	1.	ply of well-trained clinicians who practice and provide access to high-quality
10 11		id patients across the State, the Department of Health and Human Services
11	· •	all amend the Medicaid State Plan, Attachment 4.19-B, Section 5, Pages 2 and is to supplemental payments, to replace the existing definition of "eligible"
12		onal providers" under subsection $(c)(2)$ so as to expand the eligible medical
13 14	-	include those Medicaid-enrolled North Carolina physicians, advanced care
14	-	d other related professionals who are employed or contracted by (i)
15 16	-	chools of medicine, (ii) the University of North Carolina Health Care System,
10	1	Health Systems of Eastern Carolina, doing business as Vidant Health, (iv) any
18		by or under common control, including common operational control, with a
10	•	lifies to certify expenditures or a public hospital, (v) any entity controlled by or
20	1 1	ontrol, including common operational control, with a hospital that qualifies for
21		Payments under the Medicaid State Plan, Attachment 4.19-B, Section 2,
22	1 .	b, or (vi) the faculty practice plan associated with Duke University. The
23		1 further condition eligibility for contracted eligible professionals upon a
24	-	at the contracts account for at least eighty percent (80%) of net professional
25		hercial payers or that the contracts address the overall financial risk of the
26	professional's pra	
27	The D	Department shall submit the State Plan Amendment required by this subsection
28	to the Centers fo	r Medicare and Medicaid Services (CMS) no later than October 1, 2017. The
29	Department shal	l not implement the requirements of this subsection until approval of the
30	Medicaid State P	lan Amendment required by this subsection is obtained from CMS.
31	SECT	FION 11H.24.(b) G.S. 108A-121 is reads as rewritten:
32	"§ 108A-121. D	efinitions.
33		g definitions apply in this Article:
34	(1)	CMS. – Centers for Medicare and Medicaid Services.
35	(2)	Critical access hospital. – Defined in 42 C.F.R. § 400.202.
36	(3)	Department. – The Department of Health and Human Services.
37	(4)	Equity assessment. – The assessment payable under G.S. 108A-123.
38	(5)	Medicaid equity payment The amount required to be paid under
39		G.S. 108A-124.
40	<u>(5a)</u>	<u>Professional supplemental payment. – The amount required to be paid under</u>
41	(71)	<u>G.S. 108A-124.</u>
42	<u>(5b)</u>	<u>Professional supplemental payment assessment. – The assessment payable</u>
43		under G.S. 108A-123.
44 45	(6)	Public hospital. – A hospital that certifies its public expenditures to the Department runnum to $42 \text{ CER} = \frac{8}{22} \frac{422}{51}$ during the fixed war for
45 46		Department pursuant to 42 C.F.R. § 433.51(b) during the fiscal year for which the assessment applies.
40 47	(7)	Secretary. – The Secretary of Health and Human Services.
47	(7) (8)	State's annual Medicaid payment. – For an assessment collected under this
49	(0)	Article, an amount equal to twenty-eight and eighty-five one-hundredths
4) 50		percent (28.85%) of the total amount collected under the assessment.
20		Present (20.0070) of the total amount concerce ander the assessment.

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1	(9)	Total hospital costs. – The costs as calculated using the mos	st recent available
2		Hospital Cost Report Information Systems cost report	
3		through CMS, or other comparable data.	•••••••••••••••••••••••••••••••••••••••
4	(10)	Upper pay limit (UPL). – The maximum ceiling imp	bosed by federal
5		regulation on hospital Medicaid payments under 42 C.F.	-
6		inpatient services.	Ŭ
7	(11)	UPL assessment. – The assessment payable under G.S. 108	A-123.
8	(12)	UPL gap. – The difference between the UPL attributable to	hospital inpatient
9		services and the reasonable costs of inpatient hospital serv	ices as defined in
10		Section (f)(2)(A) on page 11 of Attachment 4.19-A of the	e State Medicaid
11		Plan as approved on December 15, 2005.	
12	(13)	UPL payment. – The amount required to be paid under G.S.	. 108A-124."
13		FION 11H.24.(c) G.S. 108A-122 reads as rewritten:	
14		ssessment.Assessment percentage.	
15		sment Imposed Except as provided in this section,	
16		this Article are imposed as a percentage of total hospital cos	
17		ospitals. The assessments are due quarterly in the time and n	-
18		Payment of an assessment is considered delinquent if not j	
19	•	date. With respect to any past-due assessment, the Department	•
20		nt from Medicaid payments otherwise due or impose a late-	-payment penalty.
21 22	-	ay waive a penalty for good cause shown. vable Cost. – An assessment paid under this Article may	who included as
22 23		of a hospital for purposes of any applicable Medicaid reimbu	
23 24		l under this Article shall be excluded from cost settlemen	
25	-	his Article may not be added as a surtax or assessment on a pa	
26	-	Exemption. – The following hospitals are exempt from	
27		he UPL assessment:	both the equity
28	(1)	State-owned and State-operated hospitals.	
29	(2)	The primary affiliated teaching hospital for each Uni	versity of North
30		Carolina medical school.	
31	(3)	Critical access hospitals.	
32	(4)	Long-term care hospitals.	
33	(5)	Freestanding psychiatric hospitals.	
34	(6)	Freestanding rehabilitation hospitals.	
35	(d) Partia	l Equity Assessment Exemption. – A public hospital is exemp	pt from the equity
36	assessment.		
37		l Professional Supplemental Payment Assessment Exemption	
38		als are exempt from the professional supplemental payment as	ssessment:
39	<u>(1)</u>	Critical access hospitals.	
40	<u>(2)</u>	Freestanding psychiatric hospitals.	
41	<u>(3)</u>	Freestanding rehabilitation hospitals.	
42	<u>(4)</u>	Hospitals owned by the University Health Systems of	Eastern Carolina
43		doing business as Vidant Health.	
44 45	<u>(5)</u>	Hospitals owned by the University of North Carolina Health	<u>n Care System.</u>
45 16	$\frac{(6)}{(7)}$	Long-term care hospitals.	
46 47	$\frac{(7)}{(8)}$	Public hospitals.	
47 48	<u>(8)</u> SFC	State-owned and State-operated hospitals." FION 11H.24.(d) G.S. 108A-123 reads as rewritten:	
+o 49		ssessment amount.	
+9 50	0	al Calculation. – The Secretary must annually calculate the e	equity assessment
		• •	
51		ount, the UPL assessment amount amount, and the profession	

General Assembly Of North Carolina Session 2017 1 payment assessment amount for each hospital subject to the respective assessment. Each 2 assessment must comply with applicable federal regulations and may be prorated for any partial 3 year. 4 The Secretary must notify each hospital that is assessed the amount of its individual UPL assessment amount and, if applicable, its individual equity assessment amount and its 5 6 individual professional supplemental payment assessment. The notice must include all of the 7 following: 8 (1)The applicable assessment rates. 9 The hospital costs on which the hospital's assessments are based. (2)10 The elements of the calculation of the hospital's UPL. (3) 11 (b) Total Equity Assessment. Assessment Amount. – The equity assessment consists of both inpatient and outpatient components. The equity assessment percentage rate must be 12 13 calculated to produce an aggregate annual amount equal to the following: 14 The amount needed to make for the nonfederal share of the Medicaid equity (1)15 payments under G.S. 108-124. 16 The applicable portion of the State's annual Medicaid payment, as provided (2)17 in subsection (d) of this section. 18 (c) Total UPL Assessment. Assessment Amount. - The UPL assessment consists of both 19 inpatient and outpatient components. The UPL assessment percentage rate must be calculated 20 to produce an aggregate annual amount equal to the following: 21 The amount needed to make for the nonfederal share of the UPL payments (1)22 under G.S. 108A-124. 23 (2)The applicable portion of the State's annual Medicaid payment, as provided 24 in subsection (d) of this section. 25 Total Professional Supplemental Payment Assessment Amount. - The professional (c1)26 supplemental payment assessment consists of both inpatient and outpatient components. The 27 professional supplemental payment assessment percentage rate must be calculated to produce 28 an aggregate amount equal to the total of the following: 29 The amount needed for the nonfederal share of the Medicaid professional (1)30 supplemental payments under G.S.108A-124(b)(4)a. 31 The applicable portion of the State's annual Medicaid payment, as provided (2)32 in subsection (d) of this section. State's Annual Medicaid Payment. - The first forty-three million dollars 33 (d) 34 (\$43,000,000) of the State's annual Medicaid payment must be allocated between the equity 35 assessment and the UPL assessment based on the amount of gross payments received by 36 hospitals under G.S. 108A-124.G.S. 108A-124(b)(1) and G.S. 108A-124(b)(2). A portion of the 37 State's annual Medicaid payment equal to twenty-eight and eighty-five hundredths percent 38 (28.85%) of the amount needed under subdivision (1) of subsection (c1) of this section must be 39 allocated to the professional supplemental payment assessment. The remaining portion of the 40 State's annual Medicaid payment must be allocated to the UPL assessment. 41 Appeal. – A hospital may appeal an assessment determination through a (e) 42 reconsideration review. The pendency of an appeal does not relieve a hospital from its 43 obligation to pay an assessment amount when due." 44 SECTION 11H.24.(e) G.S. 108A-124 reads as rewritten: 45 "§ 108A-124. Use of assessment proceeds. Use. - The proceeds of the assessments imposed under this Article and all 46 (a) 47 corresponding matching federal funds must be used to make the State annual Medicaid payment to the State and the Medicaid equity payments and payments, professional 48 supplemental payments, and UPL payments to hospitals. 49 50 Quarterly Payments. - Within seven business days following the due date for each (b) 51 quarterly assessment imposed under G.S. 108A-123, the Secretary must do the following:

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1 2 3 4	(1)	Pay to each hospital that has paid its equity assessme quarter twenty-five percent (25%) of its Medicaid equity hospital's Medicaid equity payment amount is the su Medicaid inpatient and outpatient deficits after ca	y payment amount. A um of the hospital's
5		Medicaid payments, excluding disproportionate share here	-
6		the UPL payment remitted to the hospital under sub	1 1 0
7		subsection.subsection and any professional supplementa	
8		to hospitals under sub-subdivision a. of subdivision (4) of	of this subsection.
9	(2)	Pay to the primary affiliated teaching hospital for	the East Carolina
10		University Brody School of Medicine, to the critical acc	-
11		each hospital that has paid its UPL assessment for the	1 1
12		twenty-five percent (25%) of its UPL payment amount,	as determined under
13		subsection (c) of this section.	
14	(3)	Pay to the primary affiliated teaching hospital for	
15		University Brody School of Medicine, to the critical acc	
16		each hospital that has paid its UPL assessment for the	1 1
17		twenty-five percent (25%) of its UPL payment amount,	as determined under
18 19	(A)	subsection (c) of this section. Pay, for the respective quarter, twenty-five percent (25)	5%) of the hospital's
20	<u>(4)</u>	professional supplemental payment amount to the follow	· · · · · · · · · · · · · · · · · · ·
20		<u>a.</u> Each hospital (i) that is a critical access hospital	
22		paid the required professional supplemental pay	-
23		(ii) that has eligible professionals.	
24		b. Each hospital that is not a critical access hospital	, that is exempt from
25		payment of a professional supplemental payme	
26		G.S. 108A-122(e), and that has eligible profession	onals.
27		A professional supplemental payment amount is the	e amount calculated
28		pursuant to the Medicaid State Plan.	
29	· · /	Payment Amount. – The aggregate UPL payments made	0 1
30	-	ospitals is the sum of the UPL gaps for all public hospitals	
31 32	- ·	to eligible hospitals that are not public hospitals is the sum	• •
32 33		UPL payments are payable to the individual hospitals aid inpatient costs to the total Medicaid inpatient costs for	
33 34		nd of Assessment. – If all or any part of a payment requir	
35	• •	ot made to one or more hospitals when due, the Secretary n	
36		ospital the corresponding assessment proceeds collected	
37		sment paid by that hospital."	
38		TION 11H.24.(f) Article 7 of Chapter 108A of the	General Statutes is
39		ing a new section to read:	
40	" <u>§ 108A-129.</u> R	equired intergovernmental transfers.	
41	Any hospital	that (i) is not a critical access hospital, (ii) is exempt und	ler G.S. 108A-122(e)
42	-	ssional supplemental payment assessment, and (iii) is e	-
43		plemental payment shall make an intergovernmental transf	-
44		qual to the nonfederal share of the amount needed to m	ake the professional
45		yment to that hospital."	
46 47		TION 11H.24.(g) The Medicaid Retention Fund is esta	-
47 48		ce of State Budget and Management. The Department of on of Medicaid Assistance, shall transfer any receipts attrib	
40 49		nual Medicaid payment under G.S. 108A-121(8) resulting f	
50		yment assessment under G.S. 108A-123(c1), as enacted	
51		ne Medicaid Retention Fund.	-,

1 SECTION 11H.24.(h) If the Department of Health and Human Services, Division 2 of Medical Assistance (Department), has receipts resulting from the professional supplemental 3 payment assessment under G.S. 108A-123(c1), as enacted by subsection (d) of this section, that 4 are not required to be transferred to the Medicaid Retention Fund in accordance with subsection 5 (g) of this section, then those receipts shall be used to make the professional supplement 6 payments required under G.S. 108A-124, as amended by subsection (e) of section.

7 **SECTION 11H.24.(i)** Subsections (b) through (f) of this section are effective upon 8 approval by the Centers for Medicare and Medicaid Services (CMS) of the Medicaid State Plan 9 amendment required by subsection (a) of this section. The Secretary of the Department of 10 Health and Human Services shall certify to the Revisor of Statutes that approval by CMS of the 11 State Plan amendment has occurred and shall provide notice of State Plan amendment approval 12 by posting the effective date of the change on its Web site. The remainder of this section 13 becomes effective July 1, 2017.

14

15 16 **MODIFY LICENSE FEES REQUIRED TO HUNT, FISH, OR TRAP**

SECTION 13A.3 G.S. 113-270.1B(e) reads as rewritten:

17 The Wildlife Resources Commission shall adopt rules to establish fees for the "(e) 18 hunting, fishing, trapping, and activity licenses issued and administered by the Wildlife 19 Resources Commission. No rule to increase fees above January 1, 2015, levels may increase a 20 fee in excess of the average-total increase in the Consumer Price Index for All Urban 21 Consumers over the preceding five years.period of time since the last fee change.

22 The statutory fees for the hunting, fishing, trapping, and activity licenses issued and 23 administered by the Wildlife Resources Commission shall expire when the rules adopted 24 pursuant to this subsection become effective."

25

26

INDUSTRIAL COMMISSION CASE MANAGEMENT SYSTEMS

27 **SECTION 15.19.(a)** The Industrial Commission shall coordinate with the 28 Department of Information Technology and other State agencies to replace the Industrial 29 Commission's case management systems by assessing system requirements and to find the most 30 cost-effective means of meeting those requirements.

31 **SECTION 15.19.(b)** Of the funds appropriated in this act to the Industrial 32 Commission, the sum of three million dollars (\$3,000,000) in nonrecurring funds for the 33 2017-2018 fiscal year shall be allocated for the purpose of replacing and maintaining the 34 Industrial Commission's case management systems and related expenditures.

35 SECTION 15.19.(c) The Industrial Commission may retain the additional revenue 36 up to one million two hundred thousand dollars (\$1,200,000) of the fee charged to parties for 37 the filing of compromise settlement agreements to be used for the purpose of replacing and 38 maintaining the Industrial Commission's case management systems and related expenditures.

39 **SECTION 15.19.(d)** The funds in subsection (b) of this section shall not revert. 40 The fee retention authorization in subsection (c) of this section shall expire on June 30, 2021.

41

42 DIGITAL FORENSICS INCLUDED IN COURT COSTS

43

SECTION 18B.5.(a) G.S. 7A-304(a) reads as rewritten:

44 "(a) In every criminal case in the superior or district court, wherein the defendant is 45 convicted, or enters a plea of guilty or nolo contendere, or when costs are assessed against the prosecuting witness, the following costs shall be assessed and collected. No costs may be 46 47 assessed when a case is dismissed. Only upon entry of a written order, supported by findings of 48 fact and conclusions of law, determining that there is just cause, the court may (i) waive costs 49 assessed under this section or (ii) waive or reduce costs assessed under subdivision (7), (8), 50 (8a), (11), (12), or (13) of this section.

51

. . .

•	General Assemb	ly Of North Carolina	Session 2017
1	<u>(9a)</u>	For the services of the North Carolina State Crime La	aboratory facilities, the
2	<u></u>	district or superior court judge shall, upon conviction	-
		sum of six hundred dollars (\$600.00) to be remitted	1 1
		Justice to be used for laboratory purposes. This cost sh	nall be assessed only in
		cases in which, as part of the investigation leadi	ng to the defendant's
		conviction, the laboratories have performed digital fe	
		seizure, forensic imaging, and acquisition and analysis	
3	<u>(9b)</u>	For the services of any crime laboratory facility	operated by a local
)		government or group of local governments, the dis	=
)		judge shall, upon conviction, order payment of the	
1		dollars (\$600.00) to be remitted to the general f	
2		enforcement unit to be used for laboratory purpos	
3		assessed only (i) in cases in which, as part of the inve	
4		defendant's conviction, the laboratory has perform	
5		including the seizure, forensic imaging, and acquis	
5 7		digital media, and (ii) if the court finds that the work	▲
3		government's laboratory is the equivalent of the performed by the North Carolina State Crime Labora	
))		(9a) of this subsection.	
,)			
l	(11)	For the services of an expert witness employed by th	e North Carolina State
2	()	Crime Laboratory who completes a chemical anal	
3		20-139.1 or aG.S. 20-139.1, a forensic analysi	
1		8-58.20G.S. 8-58.20, or a digital forensics analysis a	1
5		about that analysis in a defendant's trial, the district of	1 6
5		shall, upon conviction of the defendant, order paym	ent of the sum of six
7		hundred dollars (\$600.00) to be remitted to the Dep	partment of Justice for
8		support of the State Crime Laboratory. This cost sha	•
9		cases in which the expert witness provides testimony	
0		forensic analysis in the defendant's trial and shall be	
1	(10)	assessed under subdivision (7) $\underline{\text{or } (9a)}$ of this subsection	
2	(12)	For the services of an expert witness employed b	
3 4		operated by a local government or group of loc completes a chemical analysis pursuant to C.S. 20,12	-
		completes a chemical analysis pursuant to $G.S. 20-13$ <u>a</u> forensic analysis pursuant to $G.S. 8-58.20G.S.$	
5 5		<u>a</u> forensic analysis pursuant to <u>G.S. a 38.20</u> <u>G.S.</u> <u>forensics analysis</u> and provides testimony about that a	-
5 7		trial, the district or superior court judge shall, up	-
8		defendant, order payment of the sum of six hundred of	
9		remitted to the general fund of the local governmenta	
)		laboratory to be used for <u>the local law enforcement.e</u>	
1		This cost shall be assessed only in cases in which	
2		provides testimony about the chemical or forensic ana	-
3		trial and shall be in addition to any cost assessed un	•
1		(9b) of this subsection.	
5	"		
5	SECT	CION 18B.5.(b) This section is effective when it becom	es law.
7			
		CCESS TO CIVIL JUSTICE FUNDS	
)		TION 18B.10.(a) G.S. 7A-304(a) reads as rewritten:	
0	"§ 7A-304. Cost	s in criminal actions.	

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1 2 2		In every criminal case in the superior or district court, wherein or enters a plea of guilty or nolo contendere, or when costs are ass	sessed against the
3 4	assessed w	ing witness, the following costs shall be assessed and collected. Note that a case is dismissed. Only upon entry of a written order, support	ted by findings of
5 6		onclusions of law, determining that there is just cause, the court ma inder this section or (ii) waive or reduce costs assessed under sub	•
7		(12), or (13) of this section.	division (7), (8),
8			
9		(4) For support of the General Court of Justice, the sum	
10 11		forty-seven dollars and fifty cents (\$147.50) in the district cases before a magistrate, and the sum of one hundred fifty	-
12		fifty cents (\$154.50) in the superior court, to be remit	
13		Treasurer. For a person convicted of a felony in superior con	
14 15		a first appearance in district court, both the district court a	-
15 16		fees shall be assessed. The State Treasurer shall remit the s and fifty cents (\$1.50) of each fee collected under this s	
17		North Carolina State Bar for the provision of services d	
18		7A-474.4, and ninety-five cents (\$.95) of each fee coll	
19		subdivision to the North Carolina State Bar for the prov	ision of services
20		described in G.S. 7A-474.19.	
21			
22	"S 7 A 205	SECTION 18B.10.(b) G.S. 7A-305(a) reads as rewritten:	
23 24	§ 7A-305 (a)	5. Costs in civil actions. In every civil action in the superior or district court, except for	e actions brought
24		pter 50B of the General Statutes, shall be assessed:	actions brought
26			
27		(2) For support of the General Court of Justice, the sum of on	e hundred eighty
28		dollars (\$180.00) in the superior court and the sum of or	•
29		dollars (\$130.00) in the district court except that if the cas	0
30		magistrate the sum shall be eighty dollars (\$80.00). If a cas	
31 32		a mandatory complex business case under G.S. 7A-45.4, up	
32 33		a Business Court Judge, the party filing the designation additional one thousand one hundred dollars (\$1,100) for	
33 34		General Court of Justice. If a case is designated as a comp	
35		under Rule 2.1 and Rule 2.2 of the General Rules of Practic	
36		and District Courts, upon assignment to a Business Court Ju	-
37		shall pay an additional one thousand one hundred doll	ars (\$1,100) for
38		support of the General Court of Justice. Sums colle	
39		subdivision shall be remitted to the State Treasurer. The Sta	
40 41		remit the sum of one dollar and fifty cents (\$1.50) of each under this subdivision to the North Coroling State Par for	
41 42		under this subdivision to the North Carolina State Bar for services described in G.S. 7A-474.4, and ninety-five cents	
42 43		collected under this subdivision to the North Carolina S	
44		provision of services described in G.S. 7A-474.19."	
45		SECTION 18B.10.(c) Article 37A of Chapter 7A of the Ge	eneral Statutes is
46	repealed.		
47		SECTION 18B.10.(d) This section is effective when it becomes la	ıw.
48			

49 INSURANCE REGULATORY CHARGE

1 **SECTION 22.1.** The percentage rate to be used in calculating the insurance 2 regulatory charge under G.S. 58-6-25 is six and one-half percent (6.5%) for the 2018 calendar 3 year. 4 5 **DMV/HEARING FEE IMPLEMENTATION REVISIONS** 6 SECTION 34.32.(a) Section 34.9 of S.L. 2014-100, as amended by Section 7 29.30A of S.L. 2015-241, reads as rewritten: 8 "SECTION 34.9.(a) The Department of Transportation, Division of Motor Vehicles, shall 9 develop a plan and proposed schedule of fees to recover a portion of the direct and indirect 10 costs incurred for the performance of administrative hearings required by law or under rules 11 adopted by the Board of Transportation.under G.S. 20-2(b). The plan and proposed schedule 12 shall address, at a minimum, the following: Current hearing process and recommended modifications to achieve cost 13 (1)14 efficiencies, including proposed revisions to existing laws or rules. 15 Historical and projected funding requirements for each category of hearing (2)16 performed by the Division. 17 Schedule of fees and projected receipts. (3) Proposed processes and rules for the collection of fees and the refunding of 18 (4) 19 fees for hearings initiated by the Division in which the original decision of 20 the Division is reversed. 21 (5) Implementation milestones. 22 23 "SECTION 34.9.(c) From funds appropriated to the Department of Transportation, 24 Information Technology Section for the 2014-2015 fiscal year, the Department shall implement 25 modifications to supporting information technology systems necessary to timely implement the 26 hearing fee schedule required by subsection (a) of this section. The Department shall implement the hearing fee schedule required by subsection (a) of this section by no later than 27 28 July 1, 2017. January 1, 2018." 29 SECTION 34.32.(b) Rules. - The Division of Motor Vehicles may adopt 30 temporary rules to implement the provisions of Section 34.9 of S.L. 2014-100, as amended by 31 Section 29.30A of S.L. 2015-241 and subsection (a) of this section. Temporary rules adopted in 32 accordance with this section shall remain in effect until permanent rules that replace the 33 temporary rules become effective. 34 35 SALARY-RELATED CONTRIBUTIONS 36 **SECTION 35.19.(a)** Effective for the 2017-2019 fiscal biennium, required 37 employer salary-related contributions for employees whose salaries are paid from department, 38 office, institution, or agency receipts shall be paid from the same source as the source of the 39 employee's salary. If an employee's salary is paid in part from the General Fund or Highway 40 Fund and in part from department, office, institution, or agency receipts, required employer 41 salary-related contributions may be paid from the General Fund or Highway Fund only to the 42 extent of the proportionate part paid from the General Fund or Highway Fund in support of the 43 salary of the employee, and the remainder of the employer's requirements shall be paid from the 44 source that supplies the remainder of the employee's salary. The requirements of this section as 45 to source of payment are also applicable to payments on behalf of the employee for hospital 46 medical benefits, longevity pay, unemployment compensation, accumulated leave, workers' 47 compensation, severance pay, separation allowances, and applicable disability income benefits. 48 **SECTION 35.19.(b)** Effective July 1, 2017, the State's employer contribution rates 49 budgeted for retirement and related benefits as a percentage of covered salaries for the 50 2017-2018 fiscal year for teachers and State employees, State law enforcement officers (LEOs),

51 the University and Community Colleges Optional Retirement Programs (ORPs), the

	y Of North Car	olina			Session 20
Consolidated Judi (LRS) are as set fo		System (CJ	RS), and the	Legislative Re	etirement Syst
(210) are as set to	Teachers and State	State LEOs	ORPs	CJRS	LRS
Retirement	Employees 10.85%	10.950/	6.84%	21.260/	19.35%
Disability	0.14%	$10.85\% \\ 0.14\%$	0.84%	31.26% 0.00%	0.00%
Death	0.14%	0.14%	0.14%	0.00%	0.00%
Retiree Health	6.06%	0.10% 6.06%	0.00% 6.06%	0.00% 6.06%	0.00% 6.06%
NC 401(k)	0.00%	0.00% 5.00%	0.00%	0.00%	0.00%
NC 401(K)	0.0070	5.0070	0.0070	0.0070	0.0070
Total Contributio	on				
Rate	17.21%	22.21%	13.04%	37.32%	25.41%
	te for teachers				
includes one one-h					
	ON 35.19.(c) E	, ,	-		•
budgeted for retin		•		- ·	
2018-2019 fiscal y			- · ·		
the University a		1			,
Consolidated Judi	cial Retirement	System (CJ	RS), and the	Legislative Re	tirement Syst
(LRS) are as set fo		•		C	•
	Teachers	State	ORPs	CJRS	LRS
	and State	LEOs			
	Employees				
Retirement	11.44%	11.44%	6.84%	31.40%	18.27%
Disability	0.14%	0.14%	0.14%	0.00%	0.00%
Death	0.16%	0.16%	0.00%	0.00%	0.00%
Retiree Health	6.28%	6.28%	6.28%	6.28%	6.28%
NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%
Total Contributio	n				
Rate	18.02%	23.02%	13.26%	37.68%	24.55%
The rat	te for teachers	and State en	nployees and S	State law enfo	prcement offic
includes one one-h	1	, ,	-		•
	ON 35.19.(d)		•		-
contributions, pay	•	•		- ·	
2017-2018 fiscal	•				
Medicare-eligible					
and (ii) non-Medic	care-eligible emp	ployees and re	etirees – five the	ousand eight h	undred sixty-n
dollars (\$5,869).			1 1 2010 1		
	ON 35.19.(e)		•		-
contributions, pay	•	•		1 .	
2018-2019 fiscal	year to the Sta				
Medicare-eligible		minia amplova	es and retirees	– six thousand	one nundred to
Medicare-eligible (\$4,743) and (ii) ne	on-Medicare-elig	gible employe			
Medicare-eligible	on-Medicare-eli	gible employe			
Medicare-eligible (\$4,743) and (ii) no dollars (\$6,104).					
Medicare-eligible (\$4,743) and (ii) no dollars (\$6,104). PROVIDE ONE-	TIME COST-(OF-LIVING	SUPPLEMEN		REES OF T
Medicare-eligible (\$4,743) and (ii) no dollars (\$6,104). PROVIDE ONE- TEACHERS'		DF-LIVING E EMPLO	SUPPLEMEN YEES' RETI	REMENT S	REES OF TI YSTEM, TI

1	SECTION 35.19A.(a) G.S. 135-5 is amended by adding a new subsection to read:
2	"(vvv) On or before October 31, 2017, a one-time cost-of-living supplement payment shall
3	be made to or on account of beneficiaries who are living as of September 1, 2017, and whose
4	retirement commenced on or before September 1, 2017. The payment shall be one and
5	six-tenths percent (1.6%) of the beneficiary's annual retirement allowance payable as of
6	September 1, 2017, and shall not be prorated for date of retirement commencement. If the
7	beneficiary dies before the payment is made, then the payment shall be payable to the member's
8	legal representative. No beneficiary shall be deemed to have acquired a vested right to any
9	future supplemental payments."
10	SECTION 35.19A.(b) G.S. 135-65 is amended by adding a new subsection to
11	read:
12	"(gg) On or before October 31, 2017, a one-time cost-of-living supplement payment shall
13	be made to or on account of beneficiaries who are living as of September 1, 2017, and whose
14	retirement commenced on or before September 1, 2017. The payment shall be one and
15	six-tenths percent (1.6%) of the beneficiary's annual retirement allowance payable as of
16	September 1, 2017, and shall not be prorated for date of retirement commencement. If the
17	beneficiary dies before the payment is made, then the payment shall be payable to the member's
18	legal representative. No beneficiary shall be deemed to have acquired a vested right to any
19	future supplemental payments."
20	SECTION 35.19A.(c) G.S. 120-4.22A is amended by adding a new subsection to
21	read:
22	"(aa) In accordance with subsection (a) of this section, on or before October 31, 2017, a
23	one-time cost-of-living supplement payment shall be made to or on account of beneficiaries
24	who are living as of September 1, 2017, and whose retirement commenced on or before
25	September 1, 2017. The payment shall be one and six-tenths percent (1.6%) of the beneficiary's
26	annual retirement allowance payable as of September 1, 2017, and shall not be prorated for date
27	of retirement commencement. If the beneficiary dies before the payment is made, then the
28	payment shall be payable to the member's legal representative. No beneficiary shall be deemed
29	to have acquired a vested right to any future supplemental payments."
30	SECTION 35.19A.(d) Notwithstanding any other provision of law to the contrary,
31	in order to administer the one-time cost-of-living supplement for retirees provided for in
32	subsections (a), (b), and (c) of this section, the Retirement Systems Division of the Department
33	of State Treasurer may increase receipts from the retirement assets of the corresponding
34	retirement system or pay costs associated with the administration of the payment directly from
35	the retirement assets.
36	
37	ENHANCE THE BENEFITS OF PROBATION/PAROLE OFFICERS WHO ARE
38	MEMBERS OF THE TEACHERS' AND STATE EMPLOYEES' RETIREMENT
39	SYSTEM
40	SECTION 35.19B.(a) G.S. 135-1 reads as rewritten:
41	"§ 135-1. Definitions.
42	The following words and phrases as used in this Chapter, unless a different meaning is
43	plainly required by the context, shall have the following meanings:
44	
45	(11c) "Law-Enforcement Officer" means a full-time paid employee of an employer
46	who is actively serving in a position with assigned primary duties and
47	responsibilities for prevention and detection of crime or the general
48	enforcement of the criminal laws of the State of North Carolina or serving
49 50	civil processes, and who possesses the power of arrest by virtue of an oath
50	administered under the authority of the State. "Law-Enforcement Officer"

	General Assemb	ly Of North Carolina	Session 2017
1 2 3		also means a probation/parole officer as defined in this set to any service rendered on or after July 1, 2017.	ection with respect
4 5 6 7 8 9	 <u>(17a)</u> "	"Probation/Parole Officer" shall mean a full-time paid Division of Adult Correction of the Department of Pul duties include supervising, evaluating, or otherwise ins who have been placed on probation, parole, or post-relea have been assigned to any other community-based progra Division of Adult Correction.	blic Safety whose tructing offenders ase supervision or
10			
11 12 13	"(b) As us allowed under th	TON 35.19B.(b) G.S. 143-166.41(b) reads as rewritten: ed in this section, "creditable service" means the service f e retirement system of which the officer is a member, pro	vided that at least
14	• •	6) of the service is as a law enforcement officer as herein de	fined.defined or as
15		e officer as defined in G.S. 135-1(17a)."	
16 17		TON 35.19B.(c) This section becomes effective July 1, 20 n or after that date.	017, and applies to
18 19 20	PART XXXVIII	. FINANCE PROVISIONS	
20 21	INCDEASE ST	ANDARD DEDUCTION	
21		TION 38.2.(a) G.S. 105-153.5(a)(1) reads as rewritten:	
22		ction Amount. – In calculating North Carolina taxable incom	na a taxnavar may
23 24		justed gross income either the standard deduction am	
24 25		f this subsection or the itemized deduction amount provided	1
25 26		n that the taxpayer claimed under the Code. The deduction	
20 27	follows:	in that the taxpayer claimed under the code. The deduction	in amounts are as
28	(1)	Standard deduction amount The standard deduction am	pount is zero for a
20 29	(1)	person who is not eligible for a standard deduction under	
30		Code. For all other taxpayers, the standard deduction amo	
31		amount listed in the table below based on the taxpayer's fill	-
32			Deduction
33		Married, filing jointly/surviving spouse \$17,500	
34			14,800
35			09,250
36		e ,	. 9,250."
37	SECT	TON 38.2.(b) This section is effective for taxable years be	ginning on or after
38 39	January 1, 2018.		
40 41		PRTGAGE EXPENSE AND PROPERTY TAX DEDUCT TON 38.3.(a) G.S. 105-153.5(a)(2) reads as rewritten:	ΓΙΟΝ CAP
42		ction Amount. – In calculating North Carolina taxable incom	ne. a taxpaver mav
43		justed gross income either the standard deduction am	
44	•	f this subsection or the itemized deduction amount provided	-
45		n that the taxpayer claimed under the Code. The deduction	
46	follows:		
47			
48	(2)	Itemized deduction amount An amount equal to the sum	of the items listed
49	~ /	in this subdivision. The amounts allowed under this su	
50		subject to the overall limitation on itemized deductions up	
51		the Code:	

. . .

1

2	b. Mo	rtgage Expense and Property Tax The amount allowed as a
3		luction for interest paid or accrued during the taxable year under
4	sec	tion 163(h) of the Code with respect to any qualified residence
5	plu	s the amount allowed as a deduction for property taxes paid or
6	acc	rued on real estate under section 164 of the Code for that taxable
7	yea	r. For taxable years 2014, 2015, and 2016, the amount allowed as
8	a d	eduction for interest paid or accrued during the taxable year under
9	sec	tion 163(h) of the Code with respect to any qualified residence
10	sha	ll not include the amount for mortgage insurance premiums
11	trea	ated as qualified residence interest. The amount allowed under this
12	sub	-subdivision may not exceed twenty thousand dollars (\$20,000).
13		enty-two thousand dollars (\$22,000). For spouses filing as married
14		ng separately or married filing jointly, the total mortgage interest
15		I real estate taxes claimed by both spouses combined may not
16		eed twenty thousand dollars (\$20,000). twenty-two thousand
17		lars (\$22,000). For spouses filing as married filing separately with
18		oint obligation for mortgage interest and real estate taxes, the
19		luction for these items is allowable to the spouse who actually
20		d them. If the amount of the mortgage interest and real estate
21		es paid by both spouses exceeds twenty thousand dollars
22		0,000), twenty-two thousand dollars (\$22,000), these deductions
23		st be prorated based on the percentage paid by each spouse. For
24		nt obligations paid from joint accounts, the proration is based on
25	the	income reported by each spouse for that taxable year.
26		
27		b) This section is effective for taxable years beginning on or after
28 29	January 1, 2019.	
30	REDUCE FRANCHISE TA	ΥΡΑΤΕ
31		a) G.S. 105-120.2(b) reads as rewritten:
32		y corporation taxed under this section shall annually pay to the
33		ime the return is due, the greater of the following:
34	•	e or privilege tax at the rate of one dollar and fifty forty cents
35		<u>.40)</u> per one thousand dollars (\$1,000) of the amount determined
36		ection (a) of this section, but in no case shall the tax be more than
37		ed fifty thousand dollars (\$150,000) nor less than two hundred
38	dollars (\$2	
39		calculated under this subdivision exceeds the tax calculated under
40		n (1) of this subsection, then the tax is levied at the rate of one
41		fifty forty cents (\$1.50)(\$1.40) per one thousand dollars (\$1,000)
42		ter of the following:
43		ty-five percent (55%) of the appraised value as determined for ad
44		orem taxation of all the real and tangible personal property in this
1 -		te of each such corporation plus the total appraised value of
45		
45 46	inta	angible property returned for taxation of intangible personal
		angible property returned for taxation of intangible personal perty as computed under G.S. 105-122(d).
46	pro	
46 47	pro b. The	perty as computed under G.S. 105-122(d).

1 2 2	"(d) Tax Base and Tax Rate. – After determining the proportion of its net worth as set out in subsection (c1) of this section, which amount shall not be less than fifty-five percent (55%) of the energies of determined for advalance truction of all the real and tensible
3 4	(55%) of the appraised value as determined for ad valorem taxation of all the real and tangible personal property in this State of each corporation nor less than its total actual investment in
4 5	tangible property in this State, every corporation taxed under this section shall annually pay to
6	the Secretary of Revenue, at the time the return is due, a franchise or privilege tax at the rate of
7	one dollar and fifty forty cents $(\$1.50)(\$1.40)$ per one thousand dollars $(\$1,000)$ of the total
8	amount of net worth as provided in this section. The tax imposed in this section shall not be
9	less than two hundred dollars (\$200.00) and is for the privilege of carrying on, doing business,
10	and/or the continuance of articles of incorporation or domestication of each corporation in this
11	State. Appraised value of tangible property including real estate is the ad valorem valuation for
12	the calendar year next preceding the due date of the franchise tax return. The term "total actual
13	investment in tangible property" as used in this section means the total original purchase price
14	or consideration to the reporting taxpayer of its tangible properties, including real estate, in this
15	State plus additions and improvements thereto less reserve for depreciation as permitted for
16	income tax purposes."
17	SECTION 38.6.(c) This section is effective for taxable years beginning on or after
18	January 1, 2019, and is applicable to the calculation of franchise tax reported on the 2018 and
19 20	later corporate income tax returns.
20 21	EXEMPT MILL MACHINERY FROM TAX AND STUDY
21	SECTION 38.8.(a) Article 5F of Chapter 105 of the General Statutes,
23	G.S. 105-164.13(5a), and G.S. 105-163.13(57a) are repealed.
24	SECTION 38.8.(b) G.S. 105-164.4I(b) reads as rewritten:
25	(b) Exemptions. – The tax imposed by this section does not apply to the sales price of
26	or the gross receipts derived from a service contract applicable to any of the following items:
27	(1) An item exempt from tax under this Article. This exemption does not apply
28	to water maintained under a service contract for a pool, fish tank, or similar
29	aquatic feature.
30	(2) A transmission, distribution, or other network asset contained on
31 32	utility-owned land, right-of-way, or easement.
52 33	(3) A transmission, an engine, rear-end gears, and any other item purchased, leased, or rented by a professional motorsports racing team or a related
33 34	member of a team for which the team or related member may receive a sales
35	tax exemption under G.S. 105-164.13(65) or G.S. 105-164.13(65a) or a sales
36	tax refund under G.S. 105-164.14A(a)(5). This subdivision expires January
37	1, 2020.
38	(4) An item subject to tax under Article 5F of Chapter 105 of the General
39	Statutes.
40	(5) A qualified aircraft or a qualified jet engine.
41	(6) A motor vehicle service contract.
42	(7) Repair, maintenance, and installation services exempt under
43	G.S. 105-164.13(61a)."
44	SECTION 38.8.(c) G.S. 105-164.13 is amended by adding the following new
45 46	subdivisions to read:
46 47	"§ 105-164.13. Retail sales and use tax. The sale at retail and the use, storage, or consumption in this State of the following tangible
47 48	personal property, digital property, and services are specifically exempted from the tax imposed
48 49	by this Article:
50	

General	Assemt	oly Of North Carolina	Session 2017
	(5e)	Sales of mill machinery or mill machinery parts or accessor	ries to any of the
		following:	-
		<u>a.</u> <u>A manufacturing industry or plant. A manufacturing</u>	industry or plant
		does not include (i) a delicatessen, cafe, cafeteri	• -
		another similar retailer that is principally engaged in	
		foods prepared by it for consumption on or off its p	
		production company.	<u> </u>
		b. <u>A contractor or subcontractor if the purchase is</u>	for use in the
		performance of a contract with a manufacturing indu	
		c. <u>A subcontractor if the purchase is for use in the p</u>	
		<u>contract with a general contractor that has a</u>	
		manufacturing industry or plant.	<u>contract with a</u>
	<u>(5f)</u>	<u>Sales to a major recycling facility of any of the following t</u>	angible personal
	<u>(J1)</u>	property for use in connection with the facility:	angiote personar
		<u>a.</u> <u>Cranes, structural steel crane support systems,</u>	and foundations
		related to the cranes and support systems.	and roundations
		<u>b.</u> Port and dock facilities.	
		<u>c.</u> <u>Rail equipment.</u>	
		<u>d.</u> <u>Material handling equipment.</u>	
	<u>(5g)</u>	Sales of equipment, or an attachment or repair part for equip	ment that meets
	<u>(Jg)</u>	all of the following requirements:	ment, that meets
			astablishment in
		<u>a.</u> <u>Is sold to a company primarily engaged at the</u> research and development activities in the physical,	
		life sciences included in industry group 54171 of NA	
		<u>c.</u> <u>Is used by the company at the establishment in t</u> development of tangible personal property.	ne research and
	<u>(5h)</u>	<u>Sales of equipment, or an attachment or repair part for equip</u>	ment that meets
	<u>(JII)</u>	all of the following requirements:	ment, that meets
		<u>a.</u> Is sold to a company primarily engaged at the	establishment in
		<u>software publishing activities included in industry</u>	
		NAICS.	<u>gioup 5112 01</u>
			the Code
		<u>c.</u> <u>Is used by the company at the establishment in t</u> development of tangible personal property.	ne research anu
	(5i)	<u>Sales of equipment, or an attachment or repair part for equip</u>	mont that mosta
	<u>(5i)</u>	all of the following requirements:	ment, that meets
			ostablishmont in
		industrial machinery refurbishing activities inclu- group 811310 of NAICS.	<u>ueu in muusuy</u>
			the Code
		b. <u>Is capitalized by the company for tax purposes under</u>	
		c. <u>Is used by the company at the establishment</u>	<u>in repairing or</u>
	(5:)	refurbishing tangible personal property.	. four motorile ourse
	<u>(5j)</u>	Sales of the following to a company located at a ports facilit	y for waterborne
		<u>commerce:</u>	
		a. <u>Machinery and equipment that is used at the facility</u>	
		facilitate the unloading or processing of bulk ca	-
		suitable for delivery to and use by manufacturing fac	
		b. Parts, accessories, or attachments used to maintain	
		upgrade, improve, or otherwise modify such	machinery and
		<u>equipment.</u>	

General As	ssemb	ly Of North Carolina	Session 2017
	(5k)	Sales of the following to a secondary metals recycler:	
	<i>-</i>	a. Equipment, or an attachment or repair part for equip	ment, that (i) is
		capitalized by the person for tax purposes under the C	
		by the person in the secondary metals recycling pro	
		not a motor vehicle or an attachment or repair p	
		vehicle.	
		b. Fuel, piped natural gas, or electricity for use at the pe	erson's facility at
		which the primary activity is secondary metals recycl	•
	(5 <i>l</i>)	Sales of equipment, or an attachment or repair part for equip	
	(51)	all of the following requirements:	mont, that moots
		a. Is sold to a company primarily engaged at the e	stablishment in
		processing tangible personal property for the purpo	
		precious metals, as defined in G.S. 66-406, to determ	-
		potential purchase.	<u>ine the value for</u>
		b. Is capitalized by the company for tax purposes under	the Code
		c. Is used by the company in the process described in th	
	(5m)	Sales of equipment, or an attachment or repair part for equip	
	<u>(JIII)</u>	all of the following requirements:	ment, that meets
		a. Is sold to a company that is engaged in the fabrication	n of metal work
		and that has annual gross receipts, including the gross	
		related persons, as defined in G.S. 105-163.010, from	
		of metal work of at least eight million dollars (\$8,000	
		b. Is capitalized by the company for tax purposes under	
		c. Is used by the company at the establishment in th	
		manufacture of metal products or used by the cor	
		equipment for the fabrication or manufacture of meta	
	(5n)	Sales of equipment, or an accessory, an attachment, or a	-
	(311)	equipment, that meets all of the following requirements:	<u>repair part for</u>
			itx,
		 <u>a.</u> Is sold to a large manufacturing and distribution facility <u>b.</u> Is used in the manufacturing process, the assembly 	
		distribution process.	process, or the
		<u>c.</u> <u>Is not electricity.</u> If the level of investment or employment required by G.S. 1	$05_{-16/} 3(16_{0})h$
		is not timely made, achieved, or maintained, then the exer	
		under this subdivision is forfeited. If the exemption is fo	* *
		failure to timely make the required investment or to time	
		minimum required employment level, then the exemption	
		this subdivision is forfeited on all purchases. If the exemption	*
		due to a failure to maintain the minimum required employ	
		that level has been achieved, then the exemption prov	
		subdivision is forfeited for those purchases occurring on or a	
		taxpayer fails to maintain the minimum required emplo	
		taxpayer that forfeits an exemption under this subdivision	
		past sales and use taxes avoided as a result of the forfeiture,	*
		applicable State and local rates from the date the taxes would	
		been due, plus interest at the rate established under G.S. 105	
		is computed from the date the sales or use tax would other	
		due. The past taxes and interest are due 30 days after the date	
		taxpayer that fails to pay the past taxes and interest by the du	•
		to the provisions of G.S. 105-236. This subdivision ex	tpires for sales
		occurring on or after July 1, 2018.	

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<u>(50)</u>	Sales of repair or replacement parts for a ready-mix	concrete mill, regardless
	of whether the mill is freestanding or affixed to	
	company that primarily sells ready-mix concrete.	
"		
	TION 38.8.(d) G.S. 105-164.3 is amended by adding	two new subdivisions to
read:		
<u>(16</u> g	() Large manufacturing and distribution facility. – A f	acility that satisfies both
	of the following conditions:	Facturing or accompling
	a. <u>The facility is used primarily for manuf</u> products and distributing finished products.	acturning of assembling
	b. <u>The Secretary of Commerce has certified</u>	that an investment of
	private funds of at least eighty million dollar	
	or will be made in real and tangible persona	
	within five years after the date on which the	· · · ·
	is made and that the facility will achieve an	
	least 550 within five years after the date the	
	service and maintain that minimum level of	
	its operation.	
<u>(37g)</u>		
	metals, nonferrous metals, and items that have	
	economic purpose and that converts them by proc	
	cutting, classifying, cleaning, baling, wrapping, shree	
SEC	<u>new or different product for sale consisting of prepar</u> FION 38.8.(e) Sales of mill machinery to manufactur	-
	historically enjoyed preferential tax treatment, wh	
	le tax, a preferential rate of sales and use tax, or a on	
	ty-dollar (\$80.00) cap per article. Despite the nature of	
0	mained virtually unchanged for over 60 years and la	· •
	lication. Specifically, Article 5F of Chapter 105 of the	
	d not define "manufacturing industry or plant" or "mi	
of guidance has	resulted in a substantial body of administrative interp	retation being developed
over the years b	by the Department of Revenue. These interpretations	are not included in the
•	not necessarily comport with the traditional definition	0
• •	sistent with the General Assembly's intent to provide j	preferential tax treatment
to certain industr	1 1	
	act repeals the one-percent (1%) privilege tax on r	-
• •	and accessories and substitutes a sales and use tax	-
	eneral Assembly recognizes that, once this transition h	
	provide more guidance and specificity to taxpayers espect to the treatment of manufacturing and industria	*
	evenue Laws Study Committee is directed to study wa	
	les and use tax exemption for mill machinery, as	
	d further defining the statutory language and by	
	nterpretations of the Department of Revenue, to	

46 Assembly desires to maintain those interpretations.

The Committee may report its findings, together with any recommended legislation,
to the 2018 Regular Session of the 2017 General Assembly upon its convening. The study may
include an examination of the following:

50 51 (1) The criteria that had to be met under prior law to qualify for the preferential rate under Article 5F of Chapter 105 of the General Statutes and whether

General	Assembly (Of North Carolina	Session 2017
	th	at criteria should be incorporated into or othe	erwise clarified in the
	co	rresponding sales and use tax exemption, as enacted	ed by this act, including
	the	e following:	
	a.	What constitutes an eligible manufacturer or i	ndustrial processor.
	b.	The extent to which a business's activ	ities must consist of
		manufacturing or processing items for sale in	order for the sales and
		use tax exemption, as enacted by this act, to a	pply.
	с.	The types of activities that qualify as many	ufacturing or industrial
	d.	processing.	and other supplies that
	u.	The types of machinery, parts, accessories, are eligible for the exemption and the degree	
		used in that process to qualify.	
		review of the Department's administrative inter	
		achinery statute, in all its forms, and whether and h	ow to incorporate those
		terpretations into the statutes.	
		erminology used by surrounding states in their st	
		ovide a sales and use tax exemption for manufactur	ing equipment.
		ny other issues the Committee deems relevant.	
T 1 1 0		N 38.8.(f) Subsections (a), (b), and (c) of this se	
•	-	pply to sales made on or after that date. The rema	under of this section is
enective	when it bec	omes law.	
SALES T	ΓΛΥ ΕΥΕΝ	IPTION FOR FULFILLMENT CENTERS	
SALES		N 38.9.(a) G.S. 105-164.3 is amended by adding	a new subdivision to
read:	SECTIO	(30.7.(a) 0.5. 105-10 4 .5 is amended by adding	g a new subdivision to
reau.	"(16f) L <i>a</i>	urge fulfillment center. – A facility that satisfies	both of the following
		nditions:	
	<u>a.</u>	The facility is used primarily for receiving	. inventorving. sorting.
		repackaging, and distributing finished retail p	
		of fulfilling customer orders.	<u>1</u>
	<u>b.</u>	The Secretary of Commerce has certified	that an investment of
		private funds of at least one hundred million	
		has been or will be made in real and tangibl	e personal property for
		the facility within five years after the date on	which the first property
		investment is made and that the facility will a	achieve an employment
		level of at least 400 within five years after	the date the facility is
			the date the facility is
		placed into service and maintain that minimu	
		throughout its operation."	m level of employment
			m level of employment
reads as r		throughout its operation."	m level of employment
reads as r	rewritten: "(5n) Sa	throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Secules of equipment, or an accessory, an attachment	m level of employment etion 38.8(c) of this act, nt, or a repair part for
reads as r	rewritten: "(5n) Sa	throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Security Security of equipment, or an accessory, an attachment upment, that meets all of the following requirement	<u>m level of employment</u> ction 38.8(c) of this act, nt, or a repair part for ats:
reads as r	rewritten: "(5n) Sa	throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second Sec	<u>m level of employment</u> ction 38.8(c) of this act, nt, or a repair part for ats:
reads as r	rewritten: "(5n) Sa eq a.	throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Security of equipment, or an accessory, an attachment upment, that meets all of the following requirement Is sold to a large manufacturing and distribution a large fulfillment center.	m level of employment etion 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to
reads as r	ewritten: "(5n) Sa eq	 throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second s	m level of employment etion 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to
reads as r	ewritten: "(5n) Sa eq a. b.	 throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second se	m level of employment etion 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to
reads as r	rewritten: "(5n) Sa eq a. b. c.	 throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second se	<u>m level of employment</u> etion 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to esembly process, or the
reads as r	ewritten: "(5n) Sa eq a. b. c. If	 throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second s	<u>m level of employment</u> ction 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to sembly process, or the y <u>G.S. 105-164.3(16f)b.</u>
reads as r	ewritten: "(5n) Sa eq a. b. c. If <u>or</u>	throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second sec	<u>m level of employment</u> etion 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to esembly process, or the y <u>G.S. 105-164.3(16f)b.</u> ed, or maintained, then
reads as r	rewritten: "(5n) Sa eq a. b. c. If <u>or</u> the	 throughout its operation." N 38.9.(b) G.S. 105-164.13(5n), as enacted by Second se	<u>m level of employment</u> etion 38.8(c) of this act, nt, or a repair part for its: ion facility.facility or to esembly process, or the y <u>G.S. 105-164.3(16f)b.</u> ed, or maintained, then feited. If the exemption

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1		timely achieve the minimum required employment level,	-
2		provided under this subdivision is forfeited on all	1
3		exemption is forfeited due to a failure to maintain the	-
4		employment level once that level has been achieved, the	-
5		provided under this subdivision is forfeited for those purc	-
6 7		or after the date the taxpayer fails to maintain the	
		employment level. A taxpayer that forfeits an exer	
8 9		subdivision is liable for all past sales and use taxes avoide forfeiture, computed at the applicable State and local rate	
10		taxes would otherwise have been due, plus interest at t	
11		under G.S. 105-241.21. Interest is computed from the da	
12		tax would otherwise have been due. The past taxes and	
12		days after the date of forfeiture. A taxpayer that fails to	
14		and interest by the due date is subject to the provisions of	
15		subdivision expires for sales to a large manufacturin	
16		facility occurring on or after July 1, 2018."	<u></u>
17	SECT	FION 38.9.(c) This section becomes effective July 1, 20	17, and applies to
18	sales made on or	-	/ 11
19			
20	SALES TAX RI	EFUND FOR RESEARCH AND DEVELOPMENT SUP	PLIES
21		FION 38.10.(a) Article 5 of Chapter 105 of the General S	tatutes is amended
22	by adding a new		
23		Research and development sales tax refund.	
24		itions. – The following definitions apply in this section:	
25 26	$\frac{(1)}{(2)}$	Business. – A corporation or limited liability company.	
26 27	$\frac{(2)}{(2)}$	Development tier area. – Defined in G.S. 143B-437.08.	of the Code
27	$\frac{(3)}{(4)}$	In-house research expenses. – Defined in section 41(b)(2) Related person. – A person described in one of the relation	
28 29	<u>(4)</u>	section 276(b) or 707(b) of the Code.	onships set fortir m
30	<u>(5)</u>	Research and development supplies. – Tangible perso	onal property the
31	<u>(5)</u>	purchase of which qualifies as an in-house research expen	
32	(6)	Rural research and development business. – A sn	
33	<u></u>	development business that incurs more than fifty per	
34		in-house research expenses in a development tier one o	
35		two area in the calendar year for which a refund is claime	*
36		this subdivision, expenses are incurred at a location if	(i) in the case of
37		research and development supplies, the supplies are used	or consumed at the
38		location and (ii) in the case of wages paid to an empl	• •
39		percent (50%) of the employee's duties are performed at the	
40	<u>(7)</u>	Small research and development business. – A business t	
41		following criteria for the calendar year for which a refund	
42		a. <u>It employs 200 or fewer full-time employees or ful</u>	·
43		b. It has annual receipts, combined with the annual	
44 45		related persons, not in excess of five million do	
45 46		Annual receipts do not include grants awarded by	the State or rederal
40 47		<u>government.</u> <u>c.</u> It is either (i) engaged primarily in research and o	development or (ii)
47		<u>c.</u> <u>It is either (i) engaged primarily in research and c</u> certified by a university located in this State as p	•
40 49		licensing agreement for the purpose of commerci	
4) 50		developed at the university.	unding wonnology
20		developed at the university.	

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1	d. It spent on in-house research expenses the greater	of ten thousand
2	dollars (\$10,000) or three percent (3%) of its annual i	
3	(b) <u>Refunds. – A small research and development business is eligible for</u>	· · · · ·
4	to the State and local sales or use taxes paid by it in the previous calendar year	
5	development supplies used or consumed solely in this State. A rural research a	
6	business is eligible for a refund equal to the greater of (i) the State and local s	
7	paid by the business in the previous calendar year for research and developme	* *
8	or consumed solely in this State or (ii) fifty percent (50%) of the sales or use t	
9	business under this Article in the previous calendar year pursuant to G.S. 105-1	
10	(c) <u>Application. – A request for a refund must be in writing and m</u>	
11	information and documentation required by the Secretary. Applications for	refunds shall be
12	submitted on a schedule determined by the Secretary.	11 1 1
13	(d) <u>Limitations. – The aggregate annual refund amount allowed an e</u>	
14 15	under this section for a calendar year may not exceed twenty thousand dollars	
15 16	maximum total amount of all refunds allowed to all eligible businesses under to calendar year may not exceed fifteen million dollars (\$15,000,000). The Secret	
17	shall calculate the total amount of refunds claimed from the applications f	
18	subsection (c) of this section. If the total amount of refunds claimed for sales ar	
19	in a calendar year exceeds the maximum total amount, the Secretary shall allow	<u> </u>
20	refunds claimed by allocating the maximum total amount in proportion to th	-
21	refund claimed by each eligible business. If a refund claimed under this section	
22	provided in this subsection, the Secretary shall notify the business of the	
23	reduction of the refund at the time the refund is paid. The Secretary shall pay re	
24	this section no later than October 1 of the year following the calendar year in	
25	were paid."	
26	SECTION 38.10.(b) This section becomes effective July 1, 2018	B, and applies to
27	sales made on or after that date.	
28		
29	PROHIBIT WATER AND WASTEWATER IMPACT FEES/LOW-INCO	
30	SECTION 38.11.(a) Article 6 of Chapter 153A of the General Stat	tutes is amended
31 32	by adding a new section to read:	nrahihitad
32 33	" <u>§ 153A-145.7. Certain water and wastewater fees on low-income housing</u> No county may impose a fee associated with the future expansion of a wat	
33 34	system, or both, on a low-income housing development to which the North C	
35	Finance Agency allocates a federal tax credit under section 42 of the Code	
36	G.S. 105-228.90."	e, us defined in
37	SECTION 38.11.(b) Article 8 of Chapter 160A of the General Stat	tutes is amended
38	by adding a new section to read:	
39	"§ 160A-205.3. Certain water and wastewater fees on low-income housing	prohibited.
40	No city may impose a fee associated with the future expansion of a wate	er or wastewater
41	system, or both, on a low-income housing development to which the North C	arolina Housing
42	Finance Agency allocates a federal tax credit under section 42 of the Code	e, as defined in
43	<u>G.S. 105-228.90.</u> "	
44	SECTION 38.11.(c) Chapter 162A of the General Statutes is amer	ided by adding a
45	new Article to read:	
46	" <u>Article 8.</u>	
47	" <u>Limitations.</u>	
48	" <u>§ 162A-151. Fee limitation for low-income housing developments.</u>	n district susses
49 50	<u>Notwithstanding any provision or authority to the contrary, no authority o</u> under this Chapter may impose a fee associated with the future expansion of a	
50 51	system, or both, on a low-income housing development for which the North C	
51	system, or both, on a low-medine housing development for which the North C	

1		allocates a federal tax credit under section 42 of the Code, as defined in
2 3	<u>G.S. 105-228.90</u>	FION 38.11.(d) Notwithstanding any provision or authority to the contrary in
4		acts listed in this section, no local government named therein may impose a fee
5	•	the future expansion of a water or sewer system, or both, on a low-income
6		pment. For purposes of this section, the term "low-income housing
0 7	-	
	-	eans a development for which the North Carolina Housing Finance Agency
8 9	local acts are as	al tax credit under section 42 of the Code, as defined in G.S. 105-228.90. The
9 10		
10	(1)	Chapter 477 of the Session Laws of 1989 (Benson). Part 1 of Article 6 of the Charter of the Town of Carrboro, being Chapter
11	(2)	476 of the Session Laws of 1987, as amended.
12	(2)	
13 14	(3)	Sections 7.4 and 8.5 of the Charter of the Town of Cary, being S.L.
	(A)	2005-117, as amended.
15	(4)	Chapter 1021 of the Session Laws of 1987 (Catawba County).
16	(5)	Article 7 of the Charter of the Town of Chapel Hill, being Chapter 473 of the
17		Session Laws of 1975, as amended by Chapter 936 of the 1985 Session
18		Laws.
19 20	(6)	Titles III and VI of Chapter 460 of the Session Laws of 1987, as amended by
20		Chapter 324 of the Session Laws of 1991 and Part 4 of Chapter 642 of the
21	(7)	Session Laws of 1993 (Chatham and Orange Counties).
22	(7)	Chapter 660 of the Session Laws of 1991 (Dunn).
23	(8)	Sections 5.8 and 5.9 of the Charter of the Town of Garner, being Chapter
24 25		333 of the Session Laws of 1977, as amended by Chapter 608 of the Session
25 26		Laws of 1989, Section 2 of Chapter 608 of the Session Laws of 1989, and
26 27	(0)	Chapter 601 of the Session Laws of 1993.
27	(9)	Chapter 705 of the Session Laws of 1987 (Hickory).
28	(10)	Chapter 536 of the Session Laws of 1985, as amended by Chapter 258 of the
29 30		Session Laws of 1987, Chapter 986 of the Session Laws of 1987, Chapter
		987 of the Session Laws of 1987, and Chapter 988 of the Session Laws of
31		1987 (Kill Devil Hills, Kitty Hawk, Manteo, Nags Head, and Southern Shores).
32 33	(11)	Chapter 668 of the Session Laws of 1987 (Knightdale).
	(11)	
34 35	(12)	Chapter 155 of the Private Laws of 1927, as amended by Chapter 430 of the Session Laws of 1980 and Chapter 770 of the Session Laws of 1980
35 36		Session Laws of 1989 and Chapter 770 of the Session Laws of 1989 (Knightdale).
30 37	(13)	Article XIV of the Charter of the Town of Pittsboro, being Chapter 348 of
38	(13)	the Session Laws of 1973, as amended by Chapter 460 of the 1987 Session
38 39		Laws.
40	(14)	Chapter 1184 of the Session Laws of 1949, as amended by Chapter 498 of
40 41	(14)	the Session Laws of 1985 and Chapter 514 of the Session Laws of 1987
42		(Raleigh).
43	(15)	Chapter 996 of the Session Laws of 1987 (Rolesville).
44	(15)	Chapter 607 of the Session Laws of 1989 (Southern Pines).
45	(10)	Chapter 502 of the Session Laws of 1989 (Wake Forest).
46	(17)	Chapter 68 of the Session Laws of 1987 (Wendell).
47	(18)	Chapter 668 of the Session Laws of 1987 (Wenden). Chapter 668 of the Session Laws of 1987 and Sections 8.30, 8.31, 8.32, and
48	(17)	8.33 of the Charter of the Town of Zebulon, being Chapter 386 of the
49		Session Laws of 1973, as amended by Chapter 606 of the Session Laws of
5 0		1989 (Zebulon).
51	SEC	FION 38.11.(e) This section is effective when it becomes law.
~ 1	520	

1	
2	MODIFY DISABLED VETERAN PROPERTY TAX CHANGES
3	SECTION 38.12. If House Bill 2 of the 2017 Regular Session becomes law, then
4	Section 3 of that act reads as rewritten:
5	"SECTION 3. This act is effective for taxes imposed for taxable years beginning on or
6	after July 1, 2017.<u>2018.</u>"
7	
8	EFFECTIVE DATE
9	SECTION 39.7. Except as otherwise provided, this act becomes effective July 1,
10	2017.