GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 1029 Committee Substitute Favorable 6/5/18 Committee Substitute #2 Favorable 6/7/18 Fourth Edition Engrossed 6/13/18 Proposed Conference Committee Substitute H1029-PCCS10548-BKf-6

	Short Title: Bipartisan State Board Changes.	(Public)
	Sponsors:	
	Referred to:	
	May 30, 2018	
1	A BILL TO BE ENTITLED	
2	AN ACT TO REQUIRE A PRIMARY IF A NEW ELECTION IS ORI	DERED IN ANY
3	ELECTION CONTEST; TO RETURN THE ADMINISTRATIVE S	
4	ELECTIONS, ETHICS, AND LOBBYING TO THE 2016 STRUCTURE	
5	OTHER CHANGES TO THE ELECTIONS, ETHICS, AND LOBBYING	i LAWS.
6 7	The General Assembly of North Carolina enacts:	
8	PART I. REQUIRE PRIMARY FOR NEW ELECTION	
9	SECTION 1. G.S. 163-182.13 is amended by adding a new subse	ection to read:
10	"(g) Primary Required for a New Election. – For any new congression	
11	ordered under subsection (a) of this section, a primary for that election shall	
12	State Board shall determine when the primary shall be held, and shall set	
13	publication of the notice, preparation of absentee official ballots, and the other	cactions necessary
14	to conduct the primary."	
15 16	PART II. DELAY EFFECTIVE DATE PART I OF SB 824, 2017 REGU	I AD SESSION
10	SECTION 2. If Senate Bill 824, 2017 Regular Session, becomes	
18	that act shall not apply to any new election ordered under G.S. 163A-1181	
19	contest.	
20		
21	PART III. ELECTIONS, ETHICS, AND LOBBYING	
22	SECTION 3.1.(a) The Revisor of Statutes is authorized to re-reco	• •
23	of the General Statutes back into Chapters 163, 138A, and 120C of the General Statutes back into Chapters 163, 138A,	
24	preparing the re-recodified chapters, the Revisor of Statutes shall revert the ch	•
25 26	Revisor pursuant to Section 3 of S.L. 2017-6, except that after consultation w agency staff, the Revisor may separate subsections of statutory sections that ex	
20 27	Chapters into new sections and, when necessary to organize relevant law into	
28	the re-recodified chapters, may rearrange sentences that appeared within those	
29	Revisor shall also incorporate into the re-recodified chapters all amendments	
30	163A, 138A, and 120C that became effective on or after April 25, 2017, othe	
31	by S.L. 2017-6 or by Part VIII of S.L. 2018-2.	
32	SECTION 3.1.(b) Sections 3 through 21 of S.L. 2017-6 are repea	lled.
33	SECTION 3.1.(c) Part VIII of S.L. 2018-2 is repealed.	



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1		SECTIO	N 3.1.(d) G.S. 163A-2 is repealed	 I.
2			· · · ·	lified by this act, is rewritten to read:
3				erm of office; vacancies; oath of office.
4				ections, which may be referred to as the
5	"State Boar			
6			1	of five registered voters whose terms of
7				for four years, and until their successors
8				int the members of the State Board and
9				at the expiration of each four-year term.
10				be members of the same political party.
11				f nominees submitted to the Governor by
12				having the highest number of registered
13	affiliates as	reflected	by the latest registration statistics	published by the State Board. Each party
14				iated with that political party. No person
15	may serve r	nore than	two consecutive four-year terms.	
16	(c) .	Any vaca	ncy occurring in the State Board	shall be filled by the Governor, and the
17	person so a	ppointed	shall fill the unexpired term. The C	Governor shall fill the vacancy from a list
18			•	tate party chair of the political party that
19			0 1	on (b) of this section. The three nominees
20			th that political party.	
21			• •	nents are made, the members of the State
22			following oath:	
23			•	rm) that I will support the Constitution of
24				ear true allegiance to the State of North
25				athorities which are or may be established
26		-		for to support, maintain, and defend the
27				nd truly execute the duties of the office of
28 29			aw, so help me God."	g to the best of my knowledge and ability,
29 30		0	· 1	oard shall organize by electing one of its
31			nother secretary.	bard shall organize by electing one of its
32			n shall be eligible to serve as a mer	mber of the State Board who:
33		-	6	fice under the government of the United
34			• • • • •	or any political subdivision thereof.
35			a candidate for nomination or elec	
36			olds any office in a political party of	•
37			• • • • •	of any candidate in a primary or election.
38			1 0 0	e, a community college, or a local school
39			lministrative unit.	
40				ointment, has held any of the following
41				has engaged in electioneering in those 48
42		-	onths:	
43		a.	Director, officer, or governin	ig board member.
44		b.	Employee.	
45		c.	Lobbyist registered under Ch	hapter 120C of the General Statutes.
46		d.	Independent contractor.	
47		e.	Legal counsel of record.	
48	-	-	n while serving on the State Board	
49			-	candidate for a public office over which
50			e State Board would have jurisdict	•
51		(2) R	egister as a lobbyist under Chapter	120C of the General Statutes.

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1 (3) Make written or oral statements intended for general 2 dissemination to the public at large supporting or opposing	the nomination or
3 election of one or more clearly identified candidates for pub	
4 (4) Make written or oral statements intended for genera	
5 dissemination to the public at large supporting or opposing t	1 0
6 or more clearly identified referendum or ballot issue propos 7 (5) Solicit contributions for a candidate, political committee	
7 (5) Solicit contributions for a candidate, political committee 8 committee.	e, or referendum
9 (6) Serve as a member of any other State board, as defined in G	LC 120A 2 "
10 SECTION 3.2.(b) G.S. 163-21, as re-recodified by this act, is rew	
11 "§ 163-21. Compensation of Board members.	fitten to read.
12 Members of the State Board shall receive per diem, subsistence, and trave	el as provided in
13 G.S. 138-5 and G.S. 138-6."	
14 SECTION 3.2.(c) G.S. 163-23, as re-recodified by this act, is rewr	ritten to read:
15 "§ 163-23. Powers of chair in execution of Board duties.	
16 In the performance of the duties enumerated in this Chapter, the Chair o	f the State Board
17 shall have power to administer oaths, issue subpoenas, summon witnesses,	, and compel the
18 production of papers, books, records, and other evidence. Upon the written requ	uest or requests of
19 two or more members of the State Board, the Chair shall issue subpoenas for des	signated witnesses
20 or identified papers, books, records, and other evidence. In the absence of the	Chair or upon the
21 Chair's refusal to act, any two members of the State Board may issue sub	-
22 witnesses, and compel the production of papers, books, records, and other	
absence of the Chair or upon the Chair's refusal to act, any member of the	State Board may
24 administer oaths."	
25 SECTION 3.2.(d) G.S. 163-26, as re-recodified by this act, is rew	ritten to read:
 26 "§ 163-26. Executive Director of State Board of Elections. 27 There is baseless exected the maximum of Elections. 	D
27 There is hereby created the position of Executive Director of the State	
 perform all duties imposed by statute and such duties as may be assigned by th SECTION 3.2.(e) G.S. 163-27, as re-recodified by this act, is rewr 	
30 " § 163-27 . Executive Director to be appointed by State Board.	Inten to read.
31 (a) The State Board shall appoint an Executive Director for a term of	of two years with
32 compensation to be determined by the Office of State Human Resources.	fi two years with
33 (b) The Executive Director shall serve beginning May 15 after the first i	meeting held after
34 new appointments to the State Board are made, unless removed for cause, un	
35 appointed.	
36 (c) The Executive Director shall be responsible for staffing, add	ministration, and
37 execution of the State Board's decisions and orders and shall perform such oth	
38 as may be assigned by the State Board.	-
39 (d) The Executive Director shall be the chief State elections official."	
40 SECTION 3.2.(f) G.S. 163-28, as re-recodified by this act, reads a	as rewritten:
41 "§ 163-28. State Board of Elections independent agency.	
42 The State Board of Elections shall be and remain an independent regulatory	1 0
43 agency and shall not be placed within any principal administrative department	
44 shall exercise its statutory powers, duties, functions, and authority and shall ha	-
45 duties conferred upon the heads of principal departments under G.S. 143B-10.	
46 SECTION 3.3.(a) G.S. 138A-6, as re-recodified by this act, is rew	ritten to read:
47 "§ 138A-6. State Ethics Commission established.	
48 There is established the State Ethics Commission." 40 SECTION 2.2 (b) $C \leq 128 \wedge 7$ as a recordified by this set is readily as the set of t	
49 SECTION 3.3.(b) G.S. 138A-7, as re-recodified by this act, is rew 50 "\$ 138A-7. Membership.	ritten to read:
50 § 1304-7. Membership.	

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1 2 3 4 5 6	by the Governor shall be appoint the House of Rep the recommenda same political pa	Commission shall consist of eight members. Four mem , of whom no more than two shall be of the same politic ed by the General Assembly, two upon the recommend presentatives, neither of whom shall be of the same polit tion of the President Pro Tempore of the Senate, neither arty. Members shall serve for four-year terms, beginning	cal party. Four members dation of the Speaker of cical party, and two upon of whom shall be of the		
7		ms that shall be as follows:			
8	(1)	Two members appointed by the Governor shall serv	e an initial term of one		
9 10 11 12 13	(2)	year. Two members appointed by the General Asso recommendation of the Speaker of the House of Repre- the recommendation of the President Pro Tempore o initial terms of two years.	esentatives and one upon		
14	(3)	Two members appointed by the Governor shall serv	ve initial terms of three		
15	(3)	years.	ve minur termis of thee		
16 17 18 19	(4)	Two members appointed by the General Asso recommendation of the Speaker of the House of R member upon the recommendation of the Presider Senate, shall serve initial terms of four years.	Representatives and one		
20	(b) Mem	bers shall be removed from the Commission only for mi	isfeasance, malfeasance		
21		Members appointed by the Governor may be remo			
22		nted by the General Assembly upon the recommendation	-		
23		sentatives shall be removed by the Governor upon the	-		
24	-	ers appointed by the General Assembly upon the r			
25	-	mpore of the Senate shall be removed by the Governor up			
26		Pro Tempore of the Senate.			
27		ncies in appointments made by the Governor shall be fi	lled by the Governor for		
28		any unfulfilled term. Vacancies in appointments made b	-		
29		accordance with G.S. 120-122 for the remainder of any	•		
30		nember while serving on the Commission or employee			
31	Commission sha		while employed by the		
32	(1)	Hold or be a candidate for any other office or place of	f trust or profit under the		
33	~ /	United States, the State, or a political subdivision of t	1		
34	(2)	Hold office in any political party above the precinct l			
35	(3)	Participate in or contribute to the political campaign of			
36	~ /	any candidate for a public office as a covered			
37		Commission would have jurisdiction or authority.			
38	(4)	Otherwise be an employee of the State, a community	college, or a local school		
39	· · · · · ·	administrative unit, or serve as a member of any othe			
40	(e) No ir	ndividual is eligible to serve on the Commission who, wi			
41		has held any of the following positions with an organiza	-		
42		those 48 months:			
43	(1)	Director, officer, or governing board member.			
44	(2)	Employee.			
45	(3)	Lobbyist registered under Chapter 120C of the Gener	ral Statutes.		
46	(4)	Independent contractor.			
47	(5)	Legal counsel of record.			
48	• •	Governor shall annually appoint a member of the Comr	mission to serve as chair		
49	of the Commission. The Commission shall elect a vice-chair annually from its membership. The				
50		act as the chair in the chair's absence or if there is a vaca	-		

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1	(g) Members of the Commission shall receive no compensation for service on the
2	Commission but shall be reimbursed for subsistence, travel, and convention registration fees as
3	provided under G.S. 138-5 or G.S. 138-7, as applicable.
4	(h) No individual may serve more than two consecutive four-year terms."
5	SECTION 3.3.(c) G.S. 138A-8, as re-recodified by this act, is rewritten to read:
6	"§ 138A-8. Meetings and quorum.
7	The Commission shall meet at least quarterly and at other times as called by its chair or by
8	four of its members. In the case of a vacancy in the chair, meetings may be called by the
9	vice-chair. Five members of the Commission constitute a quorum."
10	SECTION 3.3.(d) G.S. 138A-9, as re-recodified by this act, is rewritten to read:
11	"§ 138A-9. Staff and offices.
12	(a) The Commission may employ professional and clerical staff, including an executive
13	director.
14	(b) The Commission shall be located within the Department of Administration for
15	administrative purposes only, but shall exercise all of its powers, including the power to employ,
16	direct, and supervise all personnel, independently of the Secretary of Administration, and is
17	subject to the direction and supervision of the Secretary of Administration only with respect to
18	the management functions of coordinating and reporting. The Department shall provide
19	administrative support to the Commission free of charge."
20	SECTION 3.3.(e) G.S. 138A-12(r), as re-recodified by this act, is rewritten to read:
21	"(r) Subpoena Authority. – The Commission may petition the Superior Court of Wake
22	County for the approval to issue subpoenas and subpoenas duces tecum as necessary to conduct
23	investigations of alleged violations of this Chapter. The court shall authorize subpoenas under
24	this subsection when the court determines the subpoenas are necessary for the enforcement of
25	this Chapter. Subpoenas issued under this subsection shall be enforceable by the court through
26	contempt powers. Venue shall be with the Superior Court of Wake County for any person or
27	governmental unit covered by this Chapter, and personal jurisdiction may be asserted under
28	G.S. 1-75.4."
29	SECTION 3.4.(a) The authority, powers, duties and functions, records, personnel,
30	property, and unexpended balances of appropriations, allocations, or other funds, including the
31	functions of budgeting and purchasing, of the ethics compliance and enforcement functions of
32	the Bipartisan State Board of Elections and Ethics Enforcement are transferred as a Type II
33	transfer to the State Ethics Commission as re-recodified in this act. Specifically, the following
34	positions shall be transferred: Administrative Assistant III (Position 60088563), Attorney
35	Supervisor I (Position 60088564), Office Assistant V (Position 60088565), Administrative
36	Assistant II (Position 60088566), Attorney II (Position 60088567), Administrative Assistant II (Position 60088568), Attorney II (Position 60088570), Disclosure Monoger (Position 65012020)
37 38	(Position 60088568), Attorney II (Position 60088570), Disclosure Manager (Position 65012029), Compliance Analyst I (Position 65012022) and Compliance Analyst I (Position 65010001)
38 39	Compliance Analyst I (Position 65012032), and Compliance Analyst I (Position 65019901). SECTION 3.4.(b) The authority, powers, duties and functions, records, personnel,
39 40	property, and unexpended balances of appropriations, allocations, or other funds, including the
40 41	functions of budgeting and purchasing, of the lobbying registration and lobbying enforcement
41	functions of budgeting and purchasing, of the lobbying registration and lobbying enforcement functions of the Bipartisan State Board of Elections and Ethics Enforcement are transferred as a
43	Type I transfer to the Secretary of State as re-recodified in this act. Specifically, the following
43 44	positions shall be transferred: Administrative Assistant II (Position 60088203), Administrative
44 45	Assistant II (Position 60088204), Administrative Assistant II (Position 60088205), Administrative Assistant II (Position 60088218), Attorney II
45 46	(Position 60008800), and Administrative Specialist II (Position 60008803).
40 47	SECTION 3.4.(c) The authority, powers, duties and functions, records, personnel,
48	property, and unexpended balances of appropriations, allocations, or other funds, including the
49	functions of budgeting and purchasing, of the elections and campaign finance functions of the
50	Bipartisan State Board of Elections and Ethics Enforcement are transferred as a Type II transfer

Bipartisan State Board of Elections and Ethics Enforcement are transferred as a Type II transfer to the State Board of Elections as re-recodified in this act. Specifically, the following positions 50 51

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shall be transferred: Executive Director (Position 60088197), Elections Investigator (Position 1 2 60088201), Senior Elections Specialist (Position 60088207), Director of Election Operations 3 (Position 60088209), Associate General Counsel, Elections (Position 60088211), Elections 4 Support Technician (Position 60088212), Auditor (Position 60088199), Deputy Director/Chief 5 Operating Officer (Position 60088200), Compliance and Disclosure Manager (Position 6 60088205), Elections Specialist (Position 60088206), Office Assistant III (Position 60088215), 7 Business And Technology Applic Tech (Position 60088232), Auditor (Position 60088252), 8 Auditor (Position 60088254), Elections Specialist III (Position 60088256), Elections Specialist 9 III (Position 60088257), Chief Investigator (Position 60088259), Accounting and HR Specialist 10 (Position 65005659), Auditor (Position 65005661), HR Director (Position 65005663), Senior 11 Elections Investigator (Position 65022162), Elections Investigator (Position 65022163), 12 Elections Investigator (Position 65022164), Agency General Counsel (Position 60088198), 13 Software Tester (Position 60088202), Elections Specialist I (Position 60088208), Disclosure 14 Specialist (Position 60088213), Software Tester (Position 60088216), Auditor (Position 15 60088217), Information Technology Director (Position 60088219), Database Administrator (Position 60088220), Senior Business System Analyst (Position 60088221), Business And 16 17 Technology Applic Tech (Position 60088222), Business And Technology Applic Tech (Position 18 60088223), Business And Technology Applic Tech (Position 60088224), Operations Analyst 19 (Position 60088227), Senior Elections Specialist (Position 60088228), Elections Systems 20 Specialist (Position 60088229), Business And Technology Applic Analyst (Position 60088233), 21 Database Administrator (Position 60088234), Business And Technology Applic Analyst 22 (Position 60088235), Systems Program Analyst (Position 60088237), Elections Systems 23 Specialist (Position 60088239), Elections Systems Specialist (Position 60088240), Information 24 Technology Manager (Position 60088241), Information Technology Manager (Position 25 60088242), GIS Specialist (Position 65005664), Elections Systems Specialist (Position 26 65005665), Software Lead Developer (Position 65021730), Systems/Programmer Analyst 27 (Position 65021731), Public Information Officer (Position 65020532), Chief Learning Officer 28 (Position 65020533), Elections Specialist I (Position 65020534), Elections Specialist I (Position 29 65020535), Elections Specialist I (Position 65020536), Deputy General Counsel (Position 30 65021570), Chief Data Officer (Position 65021571), Administrative Specialist II (Position 60008801), Administrative Specialist II (Position 60008802), Executive Assistant (Position 31 32 60008806), Attorney II (Position 60088571), Attorney II (Position 65005579), Compliance 33 Analyst I (Position 65012030), Voting Systems Manager (Position 65019619), Advanced Data 34 Analyst (Position 65027807), Advanced Data Analyst (Position 65027808), and Chief 35 Information Security Officer (Position 65027809).

36 SECTION 3.4.(d) The Director of the Budget shall resolve any disputes arising out
 37 of the transfers provided for in this section.

38 SECTION 3.5.(a) Any previous assignment of duties of a quasi-legislative or 39 quasi-judicial nature by the Governor or General Assembly to the agencies or functions 40 transferred by this act shall have continued validity with the transfer under this act. Except as 41 otherwise specifically provided in this act, each enumerated commission, board, or other function 42 of State government transferred from the Bipartisan State Board of Elections and Ethics 43 Enforcement, as created in S.L. 2017-6 and S.L. 2018-2, is a continuation of the former entity 44 for purposes of succession to all the rights, powers, duties, and obligations of the former. Where 45 the Bipartisan State Board of Elections and Ethics Enforcement is referred to by law, contract, 46 or other document in lieu of the former entities, as re-recodified in this act, the former entity, as 47 re-recodified by this act, is charged with exercising the functions of the former named entity.

48 **SECTION 3.5.(b)** No action or proceeding pending on January 31, 2019, brought 49 by or against the Bipartisan State Board of Elections and Ethics Enforcement shall be affected 50 by any provision of this act, but the same may be prosecuted or defended in the name of the 51 Secretary of State regarding the lobbyist registration and lobbying enforcement of the Secretary

1 of State, the State Board of Elections, or the State Ethics Commission, as re-recodified in this 2 act. In these actions and proceedings, the former entity, as re-recodified by this act, as 3 appropriate, shall be substituted as a party upon proper application to the courts or other 4 administrative or quasi-judicial bodies. 5 Any business or other matter undertaken or commanded by any State program or 6 office or contract transferred by this act to the former entity, as re-recodified by this act, 7 pertaining to or connected with the functions, powers, obligations, and duties set forth herein, 8 which is pending on January 31, 2019, may be conducted and completed by the former entity, as 9 re-recodified by this act, in the same manner and under the same terms and conditions and with 10 the same effect as if conducted and completed by the Bipartisan State Board of Elections and 11 Ethics Enforcement. 12 **SECTION 3.5.(c)** The reorganization provided for under this act shall not affect any 13 ongoing investigation or audit. Any ongoing hearing or other proceeding before the Bipartisan 14 State Board of Elections and Ethics Enforcement on January 31, 2019, shall be transferred to the 15 former entity, as re-recodified by this act, on January 31, 2019. Prosecutions for offenses or 16 violations committed before January 31, 2019, are not abated or affected by this act, and the 17 statutes that would be applicable but for this act remain applicable to those prosecutions. 18 SECTION 3.5.(d) Rules adopted by the Bipartisan State Board of Elections and 19 Ethics Enforcement shall remain in effect as provided in G.S. 150B-21.7. Policies, procedures, 20 and guidance shall remain in effect until amended or repealed by the appropriate former entity, 21 as re-recodified by this act. The list of covered boards adopted by the State Ethics Commission 22 under G.S. 138A-11 as of December 31, 2016, as amended by the Bipartisan State Board of 23 Elections and Ethics Enforcement, shall continue in effect until amended or repealed by the 24 former entity, as re-recodified by this act. 25 **SECTION 3.5.(e)** Any evaluation of a statement of economic interest issued by the 26 Bipartisan State Board of Elections and Ethics Enforcement pursuant to Article 6 of Chapter 27 163A of the General Statutes in 2017 or 2018 shall remain in effect until amended or repealed 28 by the former entity, as re-recodified by this act. 29 **SECTION 3.6.** This Part becomes effective January 31, 2019. 30 31 PART IV. CHANGES 32 SECTION 4.1.(a) G.S. 120C-100(a)(13) is repealed. 33 **SECTION 4.1.(b)** G.S. 120C-215 is repealed. 34 SECTION 4.1.(c) G.S. 120C-401(f) and (h), as re-recodified by this act, reads as 35 rewritten: 36 Failure to file a required report in one of the manners prescribed in this section shall "(f) 37 void any and all registrations of the lobbyist, lobbyist principal, or solicitor. lobbyist or lobbyist 38 principal. No lobbyist, lobbyist principal, or solicitorlobbyist or lobbyist principal may register 39 or reregister until full compliance with this section has occurred. 40 . . . 41 (h) The Secretary of State may adopt rules to facilitate complete and timely disclosure of 42 required reporting, including additional categories of information, and to protect the addresses of 43 payees under protective order issued pursuant to Chapter 50B of the General Statutes or 44 participating in the Address Confidentiality Program pursuant to Chapter 15C of the General 45 Statutes. The Secretary of State shall not impose any penalties or late filing fees upon a lobbyist, 46 lobbyist principal, or solicitorlobbyist or lobbyist principal for subsequent failures to comply 47 with the requirements of this section if the Secretary of State failed to provide the required 48 notification under subsection (e) of this section." 49 **SECTION 4.1.(d)** G.S. 120C-402(b)(2) is repealed. 50 **SECTION 4.1.(e)** G.S. 120C-403(b)(2) is repealed. 51 **SECTION 4.1.(f)** G.S. 120C-404 is repealed.

General Assembly Of North Carolina Session 2017 **SECTION 4.2.(a)** G.S. 138A-12(b), as re-recodified by this act, reads as rewritten: 1 2 "(b) Institution of Proceedings. - On its own motion, in response to a signed and sworn 3 sworn, under oath or affirmation, complaint of any individual registered voter filed with the State 4 Board, or upon the written request of any public servant or those responsible for the hiring, 5 appointing, or supervising of a public servant, the State Board shall conduct an inquiry into any 6 of the following: 7 The application or alleged violation of this Subchapter. (1)8 (2)For legislators, the application or alleged violations of Part 1 of Article 14 of 9 Chapter 120 of the General Statutes. 10 An alleged violation of the criminal law by a covered person in the (3) 11 performance of that individual's official duties. An alleged violation of G.S. 126-14. 12 (4) 13 Upon receipt of a referral under G.S. 147-64.6B or a report under G.S. 147-64.6(c)(19), the State 14 Board may conduct an inquiry under this section on its own motion. Allegations of violations of the Code of Judicial Conduct shall be referred to the Judicial Standards Commission without 15 16 investigation." 17 **SECTION 4.2.(b)** G.S. 163-278.22(7), as re-recodified by this act, reads as 18 rewritten: 19 "(7) To make investigations to the extent the State Board deems necessary with 20 respect to statements filed under the provisions of this Article and with respect 21 to alleged failures to file any statement required under the provisions of this 22 Article or Article 26 of [of this Chapter]this Chapter of the General Statutes 23 and, upon complaint complaint, signed and sworn under oath or affirmation, 24 by any registered voter, with respect to alleged violations of any part of this 25 Article or Article 26 [this Chapter of] of this Chapter of the General Statutes. 26 All investigations shall be confidential, and no investigation shall be initiated more than four years from the earliest of the following dates: 27 The facts constituting the violation are known to the State 28 <u>a.</u> 29 Board or county board with jurisdiction. 30 The facts constituting the violation can be determined from the <u>b.</u> 31 public record. 32 The complainant knew or should have known of the conduct c. 33 upon which the complaint is based." 34 **SECTION 4.2.(c)** G.S. 120-103.1(a) reads as rewritten: 35 Institution of Proceedings. - On its own motion, upon receipt by the Committee of a "(a) 36 signed and sworn sworn, under oath or affirmation, allegation of unethical conduct by a 37 legislator, legislator from a registered voter or upon receipt of a referral of a complaint from the 38 Bipartisan State Board of Elections and Ethics Enforcement under Articles 5, 6, 7, and 9 of 39 Chapter 163A of the General Statutes, the Committee shall conduct an investigation into any of 40 the following: 41 The application or alleged violation of Articles 5, 6, 7, and 9 of Chapter 163A (1)42 of the General Statutes and of this Article. 43 (2)Repealed by Session Laws 2007-348, s. 2, effective August 9, 2007. 44 The alleged violation of the criminal law by a legislator while acting in the (3)legislator's official capacity as a participant in the lawmaking process." 45 SECTION 4.3.(a) G.S. 163-30, as re-recodified by this act, reads as rewritten: 46 47 "§ 163-30. County boards of elections; appointments; terms of office; qualifications; vacancies; oath of office; instructional meetings. 48 49 In every county of the State there shall be a county board of elections, to consist of (a) three five persons of good moral character who are registered voters in the county in which they 50 are to act. Members of county boards of elections shall be appointed by the State Board of 51

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1 Elections on the last Tuesday in June 1985, June, and every two years thereafter, and their terms 2 of office shall continue for two years from the specified date of appointment and until their 3 successors are appointed and qualified. Four members of county boards of elections shall be 4 appointed by the State Board on the last Tuesday in June and every two years thereafter, and their 5 terms of office shall continue for two years from the specified date of appointment and until their 6 successors are appointed and qualified. One member of the county boards of elections shall be appointed by the Governor to be the chair of the county board on the last Tuesday in June and 7 8 every two years thereafter, and that member's term of office shall continue for two years from 9 the specified date of appointment and until a successor is appointed and qualified. NotOf the appointments by the State Board, not more than two members of the county board of elections 10 11 shall belong to the same political party. No person shall be eligible to serve as a member of a county board of elections who 12 (b) 13 meets any of the following criteria: 14 (1) holds Holds any elective office under the government of the United States, or of the State of North Carolina or any political subdivision thereof. 15 No person who holds Holds any office in a state, congressional district, county 16 (2)17 or precinct political party or organization, organization. Provided, however, that the position of delegate to a political party convention shall not be 18 19 considered an office for the purpose of this subdivison. 20 (3) -or who is Is a campaign manager or treasurer of any candidate or political 21 party in a primary or election, election. shall be eligible to serve as a member 22 of a county board of elections, provided however that the position of delegate 23 to a political party convention shall not be considered an office for the purpose 24 of this section. 25 No person shall be eligible to serve as a member of a county board of elections (4) 26 who is Is a candidate for nomination or election. No person shall be eligible to serve as a member of a county board of elections 27 (5) 28 who is Is the wife, husband, son, son in law, daughter, daughter in law, mother, 29 mother in law, father, father in law, sister, sister in law, brother, brother in 30 law, aunt, uncle, niece, or nephew of any candidate for nomination or election. Upon any member of the board of elections becoming ineligible, that 31 32 member's seat shall be declared vacant. This paragraph subdivision only 33 applies if the county board of elections is conducting the election for which 34 the relative is a candidate. 35 The State chairman chair of each political party shall have the right to recommend to (c) 36 the State Board of Elections three registered voters in each county for appointment to the board 37 of elections for that county. If such recommendations are received by the State Board 15 or more 38 days before the last Tuesday in June 1985, June 2019, and each two years thereafter, it shall be 39 the duty of the State Board of Elections to appoint the county boards from the names thus 40 recommended. 41 Whenever a vacancy occurs in the membership of a county board of elections for any (d) 42 cause the State chairman chair of the political party of the vacating member shall have the right 43 to recommend two registered voters of the affected county for such office, and it shall be the duty 44 of the State Board of Elections to fill the vacancy from the names thus recommended. 45 At the meeting of the county board of elections required by G.S. 163 31 to be held on (e) 46 Tuesday following the third Monday in July in the year of their appointment the members shall 47 take the following oath of office: 48 , do solemnly swear (or affirm) that I will support the Constitution of the United "I, 49 States; that I will be faithful and bear true allegiance to the State of North Carolina and to the 50 constitutional powers and authorities which are or may be established for the government thereof; that I will endeavor to support, maintain and defend the Constitution of said State, not 51

1 inconsistent with the Constitution of the United States; and that I will well and truly execute the 2 duties of the office of member of the _____ _ County Board of Elections to the best of my 3 knowledge and ability, according to law; so help me God." Each member of the county board of elections shall attend each instructional meeting 4 (f) 5 held pursuant to G.S. 163-46, unless excused for good cause by the chairman chair of the board, 6 and shall be paid the sum of twenty five dollars (\$25.00) per day for attending each of those 7 meetings." 8 **SECTION 4.3.(b)** G.S. 163-31, as re-recodified by this act, reads as rewritten: 9 "§ 163-31. Meetings of county boards of elections; quorum; minutes. 10 In each county of the State the members of the county board of elections shall meet (a) 11 at the courthouse or board office at noon on the Tuesday following the third Monday in July in 12 the year of their appointment by the State Board of Elections and, after taking the oath of office 13 provided in G.S. 163-30, they shall organize by electing one member chairman and another 14 member secretary of the county board of elections. On the Tuesday following the third Monday in August of the year in which they are 15 (b) 16 appointed the county board of elections shall meet and appoint precinct chief judges and judges 17 of elections. 18 (c) The board may hold other meetings at such times as the chairman chair of the board, 19 or any two-three members thereof, may direct, for the performance of duties prescribed by law. 20 (d) A majority of the members shall constitute a quorum for the transaction of board 21 business. The chairman chair shall notify, or cause to be notified, all members regarding every 22 meeting to be held by the board. 23 The county board of elections shall keep minutes recording all proceedings and (e) 24 findings at each of its meetings. The minutes shall be recorded in a book which shall be kept in 25 the board office and it shall be the responsibility of the secretary, elected by the board, to keep 26 the required minute book current and accurate. The secretary of the board may designate the 27 director of elections to record and maintain the minutes under his-the secretary's supervision." 28 SECTION 4.4.(a) G.S. 163-278.34(f), as re-recodified by this act, reads as rewritten: 29 Notifying and Consulting With District Attorney. OAH Review. - Before After "(f) 30 assessing a civil penalty under subsection (b) of this section or imposing a civil remedy under subsection (c) of this section, appeal of the decision of the State Board under this section shall 31 32 notify and consult with the district attorney who would be responsible under G.S. 163A-1445 for 33 bringing a criminal prosecution concerning the violation.be in accordance with Article 3 of 34 Chapter 150B of the General Statutes." 35 **SECTION 4.4.(b)** G.S. 150B-38(a)(6) is repealed. SECTION 4.5.(a) G.S. 150B-1(c) and (d) read as rewritten: 36 37 "(c) Full Exemptions. – This Chapter applies to every agency except: 38 The North Carolina National Guard in exercising its court-martial jurisdiction. (1)39 (2)The Department of Health and Human Services in exercising its authority over 40 the Camp Butner reservation granted in Article 6 of Chapter 122C of the 41 General Statutes. 42 The Utilities Commission. (3) 43 (4) Repealed by Session Laws 2011-287, s. 21(a), effective June 24, 2011, and 44 applicable to rules adopted on or after that date. 45 Repealed by Session Laws 2011-401, s. 1.10(a), effective November 1, 2011. (5) 46 (6) The Bipartisan State Board of Elections and Ethics Enforcement in 47 administering the HAVA Administrative Complaint Procedure of Part 4 of 48 Article 17 of Chapter 163A of the General Statutes. 49 The North Carolina State Lottery. (7)50 (8) [Expired June 30, 2012.]

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(d) following:	-	ons from Rule Making. – Article 2A of this Chapt	er does not apply to th
	 (16) - <u>-</u>	The Bipartisan State Board of Elections and Ethics E	nforcement with respec
	• •	Subchapter II of Chapter 163A of the General State	1
	"	Subenapter if of Chapter 105/4 of the General Stat	uies.
		DN 4.5.(b) G.S. 150B-2(8a) reads as rewritten:	
		Rule" means any agency regulation, standard, o	r statement of genera
		pplicability that implements or interprets an ena	
		ssembly or Congress or a regulation adopted by a	
		escribes the procedure or practice requirements of	
		icludes the establishment of a fee and the amendn	
		le. The term does not include the following:	1 1
	i	~	agement of an agency of
		group of agencies within the same princip	al office or department
		enumerated in G.S. 143A-11 or 143B-6,	including policies an
		procedures manuals, if the statement does not	directly or substantial
		affect the procedural or substantive rights o	1
		employed by the agency or group of agencies	
	1		•
		the Budget, by the head of a department, as de	-
		G.S. 143B-3, by an occupational licensing	
		G.S. 93B-1, or by the Bipartisan State Board	of Elections and Ethic
		Enforcement.G.S. 93B-1.	
	(6 1	
		an agency that merely define, interpret, or e	xplain the meaning of
		statute or rule.	
	(,	irements of which a
		prescribed by rule or statute.	
	(he context of anothe
		proceeding, including:	4
		1. Declaratory rulings under G.S. 150B-	
		2. Orders establishing or fixing rates or t	
	1	1 ' 1	
		symbols, concerning the use of public buildings, or facilities.	ioaus, briuges, ierrie
			s to be used by the sta
	1	of an agency in performing audits, investiga	-
		settling financial disputes or negotiating finar	-
		the defense, prosecution, or settlement of case	
	1	-	
		procedures, including design criteria and con	
		to construct or maintain highways, bridges, or	
	i		
	-	for positions under the jurisdiction of the s	
		Commission.	
	j		to tax assessments unde
	J	G.S. 105-241.21.	
]		has been prepared wit

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1	by the	Commission for compliance with G.	S. 131E-176(25), and
2		ed by the Governor.	
3		ds adopted by the Department of Info	ormation Technology
4		to information technology as defined by	
5	11	\$ 163-82.12, as recodified by this act, rea	
6		guidelines relating to computerized vot	
7		shall make all guidelines necessary to ad	0
8		ned by this Article. All county boards of	
9		ith the State Board of Elections in imp	
10	These guidelines shall include pro	-	
11	(1) Establishing, c	leveloping, and maintaining a compu	terized central voter
12	registration file	· · · · · · · · · · · · · · · · · · ·	
13	(2) Linking the c	central file through a network with	computerized voter
14	registration file	es in each of the counties.	
15	(3) Interacting with	h the computerized drivers license record	rds of the Division of
16	Motor Vehicles	s and with the computerized records of	other public agencies
17	authorized to a	ccept voter registration applications.	
18	(4) Protecting and	securing the data.	
19		rent voter registration records in the cour	
20		d on the statewide computerized registra	
21	(6) Enabling the st	tatewide system to determine whether the	ne voter identification
22	-	ovided by an individual is valid.	
23		atewide system to interact electronically	
24		s system to validate identification inform	
25		ivision of Motor Vehicles to provide real	
26		he drivers license number and last fou	r digits of the social
27	security numbe		
28		-registration applicants whose drivers lic	0
29		ty number does not result in a validation,	
30		y, initiating investigations under G.S. 16	
31		of this Chapter where warranted, and n	
32	1	nt under G.S. 163-166.12(b2) to presen	t identification when
33	voting.		
34		tatewide system to assign a unique iden	ntifier to each legally
35	registered voter		
36		ate Board of Elections to assist the Divis	
37 38		to the jury commission of each cou	
38 39		list of all registered voters in the county vers license records.	and an persons in the
39 40	•	considered to be rules subject to Article 2	A of Chapter 150P of
40 41	e	e State Board shall publish in the North	1
41		em after adoption, with that publication	0
43		150B 21.17(a)(6). Copies of those guid	
44		st or otherwise by the State Board."	connes shan be made
45	1 1 1	S 163-91, as recodified by this act, reads	as rewritten.
46	"§ 163-91. Complaint procedure	•	ds fewritten.
47	· · · ·	lections shall establish a complaint prod	cedure as required by
48		p America Vote Act of 2002 for the res	
49	alleging violations of Title III of the	-	complaints
50	00	option of the complaint procedure under	this section. the State
51		the requirements of Article 2A of Chapter	
	······································		

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1		o adoption or amendment of the complaint procedure under this	section, the State
2		ons shall complete all of the following:	
3	(1)	Publish the proposed plan in the North Carolina Register at le	east 30 days prior
4		to the adoption of the final complaint procedure.	. 1
5	(2)	Accept oral and written comments on the proposed complain	-
6	(3)	Hold at least one public hearing on the proposed complaint	
7	. ,	rings and final determinations of complaints filed under the pr	-
8 9	pursuant to the Statutes."	s section are not subject to Articles 3 and 4 of Chapter 1501	3 of the General
10		CTION 4.5.(e) G.S 163-132.5B, as recodified by this act, is rep	
11	SEC	CTION 4.5.(f) G.S 163-165.7(d), as recodified by this act, read	s as rewritten:
12	"(d) (Eff	ective until January 1, 2018 or September 1, 2019 – see not	te) Subject to the
13	provisions of the	his Chapter, the State Board of Elections shall prescribe rules	for the adoption,
14	handling, opera	tion, and honest use of certified voting systems, including all of	the following:
15	(1)	Procedures for county boards of elections to utilize when re	commending the
16		purchase of a certified voting system for use in that county.	
17	(2)	Form of official ballot labels to be used on voting systems.	
18	(3)	Operation and manner of voting on voting systems.	
19	(4)	Instruction of precinct officials in the use of voting systems.	
20	(5)	Instruction of voters in the use of voting systems.	
21	(6)	Assistance to voters using voting systems.	
22	(7)	Duties of custodians of voting systems.	
23	(8)	Examination and testing of voting systems in a public for	im in the county
24		before and after use in an election.	
25	(9)	Notwithstanding G.S. 132-1.2, procedures for the review an	d examination of
26		any information placed in escrow by a vendor pursuant to	G.S. 163-165.9A
27		by only the following persons:	
28		a. State Board of Elections.	
29		b. Department of Information Technology.	
30		c. The State chairs of each political party recognized ur	der G.S. 163-96.
31		d. The purchasing county.	
32		Each person listed in sub-subdivisions a. through d. of this	
33		designate up to three persons as that person's agents to rev	
34		the information. No person shall designate under this subdi	
35		competitor of the vendor whose proprietary information is be	-
36		examined. For purposes of this review and examination, any	-
37		this subdivision and the State party chairs shall be treated a	s public officials
38	(1.2)	under G.S. 132-2.	
39	(10)		
40		of both the electronic vote count and the paper record. Those	-
41		at a minimum include procedures to protect against the altera	
42		record after a machine vote has been recorded and proce	-
43		removal by the voter from the voting enclosure of any paper	
44		an individually voted ballot or of any other device or item	
45		from the voting enclosure could permit compromise of the i	ntegrity of either
46		the machine count or the paper record.	60000
47	(11)	1 1	
48	-	adopted under this subsection shall be in conjunction with	-
49	standards adopt	ed under G.S. 163-182.1, are exempt from Chapter 150B of the	General Statutes,

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(d) (Effec	tive January 1, 2018 or September 1, 2019 –	see note) Subject to the
provisions of this	Chapter, the State Board of Elections shall prescri	be rules for the adoption,
	on, and honest use of certified voting systems, includ	
(1)	Procedures for county boards of elections to utilize	
	purchase of a certified voting system for use in that	
(2)	Form of official ballot labels to be used on voting s	
(3)	Operation and manner of voting on voting systems.	
(4)	Instruction of precinct officials in the use of voting	
(5)	Instruction of voters in the use of voting systems.	systems.
(6)	Assistance to voters using voting systems.	
(7)	Duties of custodians of voting systems.	
(8)	Examination and testing of voting systems in a pu	blic forum in the county
(0)	before and after use in an election.	ione forum in the county
(9)	Notwithstanding G.S. 132-1.2, procedures for the re-	avious and association of
(9)	any information placed in escrow by a vendor pur	
	by only the following persons:	sualit to 0.5. 105-105.9A
	1 65	mized under C.S. 162.06
	c. The State chairs of each political party recog	gilized under G.S. 103-90.
	d. The purchasing county	l of this subdivision mor
	Each person listed in sub-subdivisions a. through c	•
	designate up to three persons as that person's agen	
	the information. No person shall designate under the	
	competitor of the vendor whose proprietary informa	-
	examined. For purposes of this review and examinate this such distribution and the State mental shall be	
	this subdivision and the State party chairs shall be	treated as public officials
(10)	under G.S. 132-2.	
(10)	With respect to electronic voting systems, procedure	
	of both the electronic vote count and the paper ballo	-
	at a minimum include procedures to protect against	1 1
	ballot after a machine vote has been recorded an	1 1
	removal by the voter from the voting enclosure of	
	paper ballot or of any other device or item whose	
	enclosure could permit compromise of the integri	ity of either the machine
	count or the paper ballot.	
(11)	Compliance with section 301 of the Help America	
•	lopted under this subsection shall be in conjunct	-
-	lunder G.S. 163-182.1, are exempt from Chapter 150	
•	the same procedures for notice and publication set for	
	TON 4.5.(g) G.S. 163-258.30(a), as re-recodified by t	
• •	tate Board of Elections shall adopt rules and regulation	
	.S. 163-258.28 and G.S. 163-258.29 and to ensure th	
-	sections shall be maintained by the boards of electi	
-	ls, and such rules and regulations shall not be subject t	o the provisions of Article
-	0B of the General Statutes. <u>records.</u> "	
	TON 4.5.(h) G.S. 120C-101(c), as re-recodified by t	-
	TON 4.6. G.S. 163-278.6(8j), as re-recodified by thi	
SECI	The term "electioneering communication" means	any broadcast cable or
SEC1 "(8j)		•
	satellite communication, or mass mailing, or teleph	•
		none bank that has all the

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b. c.	year is case o the tin 163A- for tha	s aired or transmitted after f any other election is aired ne set for absentee voting to 1301, 163A-1302, 163A-1 at office. be received by either:	n in November of the even-numbered September 7 of that year, and in the d or transmitted within 60-30 days of o begin pursuant to G.S. 163A-1300, 1303, and 163A-1304 in an election hals in the State in an election for
	2.	statewide office or 7,500 election if in the form communication.	0 or more individuals in any other n of broadcast, cable, or satellite
	2.	statewide election or 2	olds, cumulative per election, in a 2,500 households, cumulative per tion if in the form of mass mailing or
SECTION	4.7. G.S.	120-2.4 reads as rewritten	:
	•	eneral Assembly to remed	
or congressional distr	icts, in no e	event may a court impose its	ning or redistricting State legislative s own substitute plan unless the court
in its findings of fact	t and concl	lusions of law. That period	ly any defects identified by the court d of time shall not be less than two Assembly is scheduled to convene
legislative session wi	thin 45 day	vs of the date of the court of	order that period of time shall not be
		nvening of that legislative s	to remedy any identified defects to its
plan within that period	od of time,	the court may impose an i	nterim districting plan for use in the may differ from the districting plan
enacted by the General by the court.	al Assembl	y only to the extent necess	sary to remedy any defects identified
of Elections and Eth Statutes, the Bipartisa to alter, amend, corr legislative or congress	ics Enforce in State Bost rect, impos sional distr	ement under Subchapter I ard of Elections and Ethics se, or substitute any plan icts other than a plan impo	uthority of the Bipartisan State Board III of Chapter 163A of the General Enforcement shall have no authority apportioning or redistricting State sed by a court under this section or a
plan enacted by the G		-	ed by this act, reads as rewritten:
			e presence of two persons who are at
			163-226.3(a)(4) or G.S. 163-237(b1),
the voter shall do all o			
			to be marked by that person in the
vot	ter's presen	ce according to the voter's	instruction.
(2) Fol	ld each bal	lot separately, or cause eac	ch of them to be folded in the voter's
-	esence.		
			-return envelope and securely seal it,
		one in the voter's presence.	
the	e provision	s of G.S. 163-229(b) and	ntainer-return envelope according to make the certificate printed on the
(5) Re	quire those	e two persons in whose pro	he provisions of G.S. 163-229(b). esence the voter marked that voter's rate as witnesses and to indicate those
bal	llots to sign	the application and certific	cate as witnesses and to indicate those

 49 "§ 1-267.1. Three-judge panel for actions challenging plans apportioning or redistricting 50 State legislative or congressional districts; claims challenging the facial validity 		General Assemb	bly Of North Carolina Session 2017
 (6) Do one of the following: a. Have the application notarized. The notary public may be the person in whose presence the voter marked that voter's hallot. b. Have the two persons in whose presence the voter marked that voter's hallot. b. Have the two persons in whose presence the voter marked that voter's hallot. b. Have the two persons in whose presence the voter marked that voter's hallot. c. Particle and the voter is the registered voter submitting the marked ballots. Alternatively to the prior paragraph of this subsection, any requirement for two witnesses shall be satisfied if witnessed by one notary public, who shall comply with all the other requirements of that paragraph. The notary shall affix a valid notarial seal to the envelope, and include the word "Notary Public" below his or her signature. The persons in whose presence the ballot is marked shall at all times respect the secrecy of the ballot and the privacy of the absente voter, unless the voter requests assistance and that person is othervise authorized by law to give assistance. When thus executed, the sealed container-return envelope, with the ballots enclosed, shall be transmitted in accordance with the provisions of subsection (b) of this section to the county board of elections is and ablots are being requested, and, if applicable, the name and address of the voter's near relative or verifiable legal guardian who requested the application and ballots for the voter. (a) Precinct in which applicant is registered. (b) The State Board of Elections shall approve an official register in which the county of a clections. (c) Number of assigned voter's application when issued. (d) Address to which ballots are to be mailed, or, if the voter voted pursuant to G.S. 163-227, a nonataion of	1		persons' addresses. Failure to list a ZIP code does not invalidate the
4 a. Have the application notarized. The notary public may be the person in whose presence the voter marked that voter's ballot. 5 b. Have the two persons in whose presence the voter marked that voter's ballots to certify that the voter is the registered voter submitting the marked ballots. 7 b. Have the two persons in whose presence the voter marked that voter's ballots to certify that the voter is the registered voter submitting the marked ballots. 9 Alternatively to the prior paragraph of this subsection, any requirement for two witnesses shall be satisfied if witnessed by one notary public, who shall comply with all the other requirements of that paragraph. The notary shall affix a valid notarial seal to the envelope, and include the word "Notary Public" below his or her signature. 7 The persons in whose presence the ballot is marked shall at all times respect the secrecy of the ballot and the privacy of the absentee voter, unless the voter requests assistance and that person is otherwise authorized by law to give assistance. When thus executed, the sealed container-return envelope, with the ballots enclosed, shall be transmitted in accordance with the privisions of subsection (b) of this section to the county board of elections which issued the ballots." 8 SECTION 4.9. G.S. 163-228, as re-recodified by this act, reads as rewritten: 7 \$\$ 163-228. Register of absentee requests, applications, and ballots issued; a public record. (a) The State Board of Elections shall approve an official register in which the county board of elections in each county of thes State shall recort the foll	2		application and certificate.
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 board of elections in each county of the State shall record the following information: (1) Name of voter for whom application and ballots are being requested, and, if applicable, the name and address of the voter's near relative or verifiable legal guardian who requested the application and ballots for the voter. (2) Number of assigned voter's application when issued. (3) Precinct in which applicant is registered. (4) Address to which ballots are to be mailed, or, if the voter voted pursuant to G.S. 163-227.2, a notation of that fact. (6) Date request for application for ballots is received by the county board of elections. (6) Date request for application or after that date. (7) The voter's party affiliation. (8) The date the ballots were mailed or delivered to the voter. (9) Whatever additional information and official action may be required by this Article. (b) The State Board of Elections may provide for the register to be kept by electronic data processing equipment, and a copy shall be printed out each business day or a supplement printed out each business day of new information. (c) The register of absentee requests, applications and ballots issued shall constitute a public record and shall be opened to the inspection of any registered voter of the county within 60 days before and 30 days after an election in which absentee ballots were authorized, or at any other time when good and sufficient reason may be assigned for its inspection. (d) The State Board shall require the information in the official register provided for in this section and the list required by G.S. 163-232 to be transmitted to the State Board. The State Board shall adopt rules to implement this subsection, including frequency of transmittal." SECTION 4.10.(a) G.S. 1-267.1 reads as rewritten: "§ 1-267.1. Three-judge panel for actions challenging plans apportioning or r	21	(a) The S	State Board of Elections shall approve an official register in which the county
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50 State legislative or congressional districts; claims challenging the facial validity	48		
	49	"§ 1-267.1. Thr	ee-judge panel for actions challenging plans apportioning or redistricting
of an act of the General Assembly.	50		
	51	of an	act of the General Assembly.

1 2 (b) Whenever any person files in the Superior Court of Wake County any action 3 challenging the validity of any act of the General Assembly that apportions or redistricts State 4 legislative or congressional districts, a copy of the complaint shall be served upon the senior 5 resident superior court judge of Wake County, who shall be the presiding judge of the three-judge 6 panel required by subsection (a) of this section. Upon receipt of that complaint, the senior resident 7 superior court judge of Wake County shall notify the Chief Justice, who shall appoint two 8 additional resident superior court judges to the three-judge panel of the Superior Court of Wake 9 County to hear and determine the action. Before making those appointments, the Chief Justice 10 shall consult with the North Carolina Conference of Superior Court Judges, which shall provide 11 the Chief Justice with a list of recommended appointments. To ensure that members of the three-judge panel are drawn from different regions of the State, the Chief Justice shall appoint to 12 13 the three-judge panel one resident superior court judge from the First through Fourth-Third 14 Judicial Divisions and one resident superior court judge from the Fifth Fourth through Eighth Fifth Judicial Divisions. In order to ensure fairness, to avoid the appearance of impropriety, and 15 16 to avoid political bias, no member of the panel, including the senior resident superior court judge 17 of Wake County, may be a former member of the General Assembly. Should the senior resident superior court judge of Wake County be disqualified or otherwise unable to serve on the 18 three-judge panel, the Chief Justice shall appoint another resident superior court judge of Wake 19 20 County as the presiding judge of the three-judge panel. Should any other member of the 21 three-judge panel be disgualified or otherwise unable to serve on the three-judge panel, the Chief 22 Justice shall appoint as a replacement another resident superior court judge from the same group 23 of judicial divisions as the resident superior court judge being replaced.

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25 (b2) For each challenge to the validity of statutes and acts subject to subsection (a1) of this 26 section, the Chief Justice of the Supreme Court shall appoint three resident superior court judges 27 to a three-judge panel of the Superior Court of Wake County to hear the challenge. The Chief Justice shall appoint a presiding judge of each three-judge panel. To ensure that members of each 28 29 three-judge panel are drawn from different regions of the State, the Chief Justice shall appoint to 30 each three-judge panel one resident superior court judge from the First, Second, or FourthFirst or Second Judicial Division, one resident superior court judge from the Seventh or Eighth Third 31 32 or Fourth Judicial Division, and one resident superior court judge from the Third, Fifth, or 33 SixthFifth Judicial Division. Should any member of a three-judge panel be disqualified or 34 otherwise unable to serve on the three-judge panel or be removed from the panel at the discretion 35 of the Chief Justice, the Chief Justice shall appoint as a replacement another resident superior 36 court judge from the same group of judicial divisions as the resident superior court judge being 37 replaced."

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- **SECTION 4.10.(b)** This section becomes effective January 1, 2019.
- 40 SECTION 4.11.(a) G.S. 138A-10(a), as re-recodified by this act, reads as rewritten: "§ 138A-10. Powers and duties. 41
- 42 In addition to other powers and duties specified in this Chapter, the Commission shall: (a) 43
 - <u>(6a</u>) Issue confidential recommendations to the State Board of Elections regarding the appropriateness of a criminal referral of campaign finance violations.

47 **SECTION 4.11.(b)** Article 2 of Chapter 138A of the General Statutes, as 48 re-recodified by this act, is amended by adding a new section to read:

"§ 138A-13.5. Recommendations Regarding Criminal Referrals of Campaign Finance 49 50 Violations.

	General Assembly Of North CarolinaSession 2017
1	Upon request by the State Board of Elections, the Commission shall offer confidential
2	recommendations regarding the appropriateness of a criminal referral for campaign finance
3	violations. The Commission shall employ staff to conduct an investigation. The investigation and
4	vote of the Commission on the recommendation shall be completed within 90 days of receipt of
5	the request from the State Board of Elections."
5	SECTION 4.11.(c) G.S. 163-278.22, as re-recodified by this act, reads as rewritten:
7	"§ 163-278.22. Duties of State Board.
	It shall be the duty and power of the State Board:
)	(7a) To request and receive confidential recommendations from the State Ethics
	<u>Commission regarding the appropriateness of a criminal referral of campaign</u>
	finance violations.
	(8) After investigation, investigation and receipt of the confidential
	recommendations regarding the appropriateness of a criminal referral for
	<u>campaign finance violations</u> to report apparent violations by candidates,
	political committees, referendum committees, legal expense funds,
	individuals or persons to the proper district attorney as provided in
	G.S. 163-278.27.
	SECTION 4.11.(d) G.S. 163-278.27, as re-recodified by this act, reads as rewritten:
	"§ 163-278.27. Criminal penalties; duty to report and prosecute.
	(a) Any individual, candidate, political committee, referendum committee, treasurer,
	person or media who intentionally violates the applicable provisions of G.S. 163-278.7,
	163-278.8, 163-278.9, 163-278.10, 163-278.11, 163-278.12, 163-278.13, 163-278.13B,
	163-278.14, 163-278.16, 163-278.16B, 163-278.17, 163-278.18, 163-278.19, 163-278.20,
	163-278.39, 163-278.40A, 163-278.40B, 163-278.40C, 163-278.40D, 163-278.40E, or
	163-278.40J is guilty of a Class 2 misdemeanor. The statute of limitations as stated in G.S. 15-1
	shall run from the day the last report is due to be filed with the appropriate board of elections for
	the election cycle for which the violation occurred.
	(a1) A violation of G.S. 163-278.32 by making a certification knowing the information to
	be untrue is a Class I felony.
	(a2) A person or individual who intentionally violates G.S. 163-278.14(a) or
	G.S. 163-278.19(a) and the unlawful contributions total more than ten thousand dollars (\$10,000)
	per election is guilty of a Class I felony.
	(a3) The Board shall refer apparent violations under this section to the State Ethics
	Commission. The State Ethics Commission shall investigate and make confidential
	recommendations to the Board regarding the appropriateness of a criminal referral for those alloged violations as provided in G.S. 138A 13.5. The Board shall not take action under
	alleged violations, as provided in G.S. 138A-13.5. The Board shall not take action under subsection (b) of this section for 90 days after the referral to the State Ethics Commission
	 <u>subsection (b) of this section for 90 days after the referral to the State Ethics Commission.</u> (b) Whenever Following receipt and consideration of the confidential recommendation
	from the State Ethics Commission as provided in subsection (a3) of this section, if the Board has
	knowledge of or has reason to believe there has been a violation of any section of this Article, it
	shall report that fact, together with accompanying details, details and a copy of the
	recommendation issued by the State Ethics Commission, to the following prosecuting authorities:
	(1) In the case of a candidate for nomination or election to the State Senate or
	State House of Representatives: report to the district attorney of the
	prosecutorial district in which the candidate for nomination or election
	resides;
	(2) In the case of a candidate for nomination or election to the office of Governor,
	Lieutenant Governor, Secretary of State, State Auditor, State Treasurer, State
	Superintendent of Public Instruction, State Attorney General, State
1	Superministration of Fuene Instruction, State Facone, Scholar, State

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1 2 3	Commissioner of Agriculture, State Commissioner of Commissioner of Insurance, and all other State elective office Supreme Court, Judge of the Court of Appeals, judge of a super	s, Justice of the
4	of a district court, and district attorney of the superior cour	t: report to the
5 6	district attorney of the prosecutorial district in which Wake Co(3) In the case of an individual other than a candidate, incl	•
7	limitation, violations by members of political committee	
8	committees or treasurers: report to the district attorney of th	
9	district in which the individual resides; and	1
10	(4) In the case of a person or any group of individuals: report	
11	attorney or district attorneys of the prosecutorial district or di	
12	any of the officers, directors, agents, employees or members of	of the person or
13	group reside.	1 11
14	(c) Upon receipt of such a report from the Board, the appropriate distric	
15 16	prosecute the individual or persons alleged to have violated a section or sections(d) As a condition of probation, a sentencing judge may order that the conditional section of the sect	
10	the State Board of Elections in investigating and aiding the prosecution of a case	•
18	State Board of Elections in investigating and adding the prosecution of a case State Board of Elections by the defendant on such terms and conditions as set by	-
19	Section 4.11.(e) This section is effective January 31, 2019, and app	
20	of violations made on or after that date by the State Board of Elections to prosecu	
21	pursuant to G.S. 163-278.27, as re-recodified by this act and amended by this sec	-
22		
23	PART V. REPORT ON ABSENTEE BALLOT FRAUD INVESTIGATION	S
24	SECTION 5. By April 1, 2019, the State Board of Elections shall re	eport and make
25	recommendations to the Joint Legislative Elections and Ethics Oversight Commit	tee on absentee
26	ballot fraud. The report shall address all of the following:	
27	(1) Efforts to identify and investigate instances of potential	mail-in ballot
28	harvesting.	tee hellete the
29 30	(2) Data and statistics on the number of requests for mail-in absent pumber of returned mail in observe hellots for the past five	
30 31	number of returned mail-in absentee ballots for the past five and any trends or patterns that appear analyzing those data and	•
32	(3) Any other related matter identified by the State Board im	
33	absentee ballot.	pueting voting
34		
35	PART VI. EFFECTIVE DATE	
36	SECTION 6.1. Consistent with this act, when re-recodifying as dire	cted under this
37	act, the Revisor is authorized to change all references to the Bipartisan State Boa	
38	and Ethics Enforcement to instead be references to the State Board of Election	is, State Ethics
39	Commission, or Secretary of State, as appropriate. The Revisor may modify sta	•
40	throughout the General Statutes, as appropriate, and may modify any reference	•
41	divisions, such as "Chapter," "Subchapter," "Article," "Part," "section," and "sub	
42	the order of lists of multiple statutes to maintain statutory order; correct terms and	
43 44	and titles changed by this act; eliminate duplicative references to the State Boards	
44 45	the changes authorized by this section; and make conforming changes to c references to catch lines. The Revisor may also adjust subject and verb agree	
43 46	placement of conjunctions. The Revisor shall consult with the Bipartisan State Bo	
40 47	and Ethics Enforcement, the State Board of Elections, the State Ethics Comm	
48	Secretary of State, as appropriate, on this recodification.	und the
49	SECTION 6.2.(a) Notwithstanding G.S. 163-19, 163-30, and	d 138A-7. as
50	re-recodified by this act, appointments to the State Board of Elections, county board	
51	and State Ethics Commission shall be made as soon as possible upon enactment	

51 and State Ethics Commission shall be made as soon as possible upon enactment of this act, and

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no further appointments shall be required in 2019, other than to fill vacancies as may occur. The 1 2 requirements of G.S. 163-19(f)(5) shall not apply to any member of the Bipartisan State Board 3 of Elections and Ethics Enforcement serving on the effective date of this act who is appointed to 4 the State Board of Elections in 2019. In making appointments to the State Board of Elections and 5 State Ethics Commission, any service on the Bipartisan State Board of Elections and Ethics 6 Enforcement shall be considered service for purposes of consecutive terms. 7 SECTION 6.2.(b) Notwithstanding G.S. 163-27, the term of office of the Executive 8 Director of the State Board of Elections shall begin upon appointment, which shall be made as 9 soon as possible after the State Board of Elections' initial meeting, and expire in May 2021. 10 **SECTION 6.3.** Except as otherwise provided, this act is effective when it becomes

11 law.