GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 704 PROPOSED COMMITTEE SUBSTITUTE S704-PCS15449-MC-24

Short Title: COVID-19 Recovery Act.

(Public)

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Sponsors:

Referred to:

April 29, 2020

1 2 3 4	A BILL TO BE ENTITLED AN ACT TO PROVIDE AID TO NORTH CAROLINIANS IN RESPONSE TO THE CORONAVIRUS DISEASE 2019 (COVID-19) CRISIS. The General Assembly of North Carolina enacts:
5 6	PART I. GENERAL PROVISIONS
6 7	PART I. GENERAL PROVISIONS
8	TITLE OF ACT
9	SECTION 1.1. This act shall be known as the "2020 COVID-19 Recovery Act."
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11	DEFINITIONS
12	SECTION 1.2. Except as otherwise provided, the following definitions apply in this
13	act:
14	(1) Coronavirus or COVID-19. – The Coronavirus Disease 2019.
15	(2) COVID-19 Recovery Legislation. – The following legislation enacted by
16	Congress:
17	a. The Coronavirus Aid, Relief, and Economic Security (CARES) Act,
18	P.L. 116-136.
19	b. The Families First Coronavirus Response Act, P.L. 116-127.
20	c. The Coronavirus Preparedness and Response Supplemental
21	Appropriations Act, 2020, P.L. 116-123.
22	d. Paycheck Protection Program and Health Care Enhancement Act, P.L.
23	116-139.
24	
25	FINDINGS AND PURPOSE
26	SECTION 1.3. The General Assembly finds that State government must serve as a
27	facilitator in assisting local governments, communities, families, workers and other individuals,
28	and businesses in accessing federal relief and recovery funds related to the COVID-19 pandemic.
29	The purpose of this act is to fulfill the General Assembly's constitutional duty to appropriate all
30	funds, including federal funds appropriated or otherwise made available under the COVID-19
31	Recovery Legislation, and to direct the use of those funds in a manner that is consistent with the
32	authorizing federal legislation and that responsibly provides for the public health and economic
33	well-being of the State.

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35 REQUIREMENT TO MAXIMIZE USE OF FEDERAL FUNDS



1 **SECTION 1.4.** The appropriations and allocations made in this act are for maximum 2 amounts necessary to implement this act. State agencies shall maximize the use of federal funds 3 made available in this act wherever possible within the allowable uses prior to using other State 4 funds.

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6 CONFLICT WITH FEDERAL LAW

7 **SECTION 1.5.** If an allocation made under this act is found to be disallowed by 8 federal law, the disallowed allocation is repealed, and the Office of State Budget and 9 Management (OSBM) shall transfer the amount of the disallowed allocation to the Coronavirus 10 Relief Reserve established in Section 2.1 of this act. If the funds have been allocated to a nonprofit corporation, and the use of funds by the nonprofit corporation is disallowed by federal 11 12 law, the nonprofit corporation shall return the amount of funds allocated to the nonprofit 13 corporation to OSBM to transfer the funds into the Coronavirus Relief Reserve. Amounts 14 transferred into the Coronavirus Relief Reserve pursuant to this section are receipts that do not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V of 15 the North Carolina Constitution. 16

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18 GENERAL GUIDANCE ON USE OF FUNDS

SECTION 1.6. OSBM shall work with the recipient State agencies to budget receipts awarded pursuant to COVID-19 Recovery Legislation according to the program needs and within the parameters of the respective granting entities and applicable federal laws and regulations. State agencies shall not use funds received pursuant to COVID-19 Recovery Legislation for recurring purposes. Revenue replacement is not a permissible use of funds received pursuant to The CARES Act, P.L. 116-136. Depending on the nature of the award, additional State personnel may be employed on a temporary or time-limited basis.

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REQUIRED REPORT ON USE OF FUNDS

28 **SECTION 1.7.** In addition to any report required under this act or any other law, 29 OSBM shall provide a report to the Joint Legislative Commission on Governmental Operations 30 and the Fiscal Research Division by March 1, 2021, detailing the use of funds allocated under 31 Section 3.3 of this act. Additionally, each State agency or department that receives federal grant 32 funds under Section 4.1 of this act shall provide a report to the Joint Legislative Commission on 33 Governmental Operations and the Fiscal Research Division no later than 90 days from the day 34 the grant period ends detailing the use of funds. The report required from OSBM under this 35 section shall include the amount of funds allocated to each State agency, State department, and 36 nonprofit organization, how the funds were used by each State agency, State department, and 37 nonprofit organization, and the amount of funds allocated to each State agency, State department, 38 and nonprofit organization that remained unspent as of December 30, 2020. The report required 39 from each State agency or department that receives federal grant funds under Section 4.1 of this 40 act shall include the amount of funds granted, the source of the funds, how the funds were used, 41 and the amount of funds that remained unspent at the end of the grant period.

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43 PART II. ESTABLISHMENT OF RESERVES AND FUNDS

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ESTABLISHMENT OF CORONAVIRUS RELIEF RESERVE

46 **SECTION 2.1.** The State Controller shall establish a Coronavirus Relief Reserve 47 (Reserve) in the General Fund to maintain federal funds received from the Coronavirus Relief 48 Fund created under The CARES Act, P.L. 116-136, to mitigate the impact of the COVID-19 49 outbreak in North Carolina. The State Controller shall transfer funds to the Coronavirus Relief 50 Fund established in Section 2.2 of this act only as needed to meet the appropriations set out in 51 this act and only upon request of the Director of the Budget. Funds reserved in the Reserve do not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V
 of the North Carolina Constitution.

3 4

ESTABLISHMENT OF CORONAVIRUS RELIEF FUND

5 SECTION 2.2. The Coronavirus Relief Fund (Fund) is established. The purpose of the Fund is to provide necessary and appropriate relief and assistance from the effects of 6 7 COVID-19, consistent with the provisions of this act and subsequent legislation addressing the 8 effects of COVID-19. The Fund shall be maintained as a special fund and administered by OSBM 9 to carry out the provisions of this and subsequent acts necessitated as a result of the COVID-19 10 outbreak. All funds allocated from the Fund must be used for necessary expenditures incurred due to the public health emergency with respect to COVID-19. Only expenditures incurred during 11 12 the period that begins on March 1, 2020, and ends on December 30, 2020, are eligible for funding 13 from this Fund.

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15 ESTABLISHMENT OF DOT CORONAVIRUS RELIEF RESERVE

16 SECTION 2.3. The State Controller shall establish a DOT Coronavirus Relief 17 Reserve (DOT Reserve) in the General Fund to maintain certain federal funds transferred from 18 the Reserve established in Section 2.1 of this act that are eligible to mitigate the impact of the 19 COVID-19 outbreak in North Carolina on the Department of Transportation (DOT) and the State 20 transportation system. The State Controller shall transfer the sum of three hundred million dollars 21 (\$300,000,000) from the Reserve to the DOT Reserve. It is the intent of the General Assembly 22 to appropriate a sum of up to three hundred million dollars (\$300,000,000) if DOT experiences a revenue shortfall and The CARES Act, P.L. 116-136, is amended to allow the use of federal 23 24 funds for that purpose. Funds that are reserved in the DOT Reserve do not constitute an 25 "appropriation made by law," as that phrase is used in Section 7(1) of Article V of the North 26 Carolina Constitution.

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28 ESTABLISHMENT OF LOCAL GOVERNMENT CORONAVIRUS RELIEF RESERVE

29 **SECTION 2.4.** The State Controller shall establish a Local Government Coronavirus 30 Relief Reserve (Local Reserve) in the General Fund to maintain certain federal funds transferred 31 from the Reserve established in Section 2.1 of this act that are eligible to mitigate the impact of 32 the COVID-19 outbreak in North Carolina on the revenue of local governments. The State 33 Controller shall transfer the sum of three hundred million dollars (\$300,000,000) from the 34 Reserve to the Local Reserve. It is the intent of the General Assembly to appropriate a sum of up to one hundred fifty million dollars (\$150,000,000) if local governments experience a revenue 35 36 shortfall and The CARES Act, P.L. 116-136, is amended to allow the use of federal funds for 37 that purpose. Funds that are reserved in the Local Reserve do not constitute an "appropriation made by law," as that phrase is used in Section 7(1) of Article V of the North Carolina 38 39 Constitution.

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PART III. TRANSFER, APPROPRIATIONS, AND ALLOCATIONS

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43 TRANSFER OF FUNDS FROM RESERVES TO RELIEF FUND

SECTION 3.1. Transfer of Funds from Reserves to Relief Fund. – The State Controller shall transfer the sum of five hundred ninety-eight million ninety thousand dollars (\$598,090,000) for the 2019-2020 fiscal year from the Reserve established in Section 2.1 of this act, and the sum of one hundred fifty million dollars (\$150,000,000) for the 2019-2020 fiscal year from the Local Government Coronavirus Relief Reserve established in Section 2.4 of this act, to the Fund established in Section 2.2 of this act.

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51 APPROPRIATION OF FUNDS FROM RELIEF FUND TO OSBM

SECTION 3.2. Appropriation of Funds from Relief Fund to OSBM. - There is 1 2 appropriated from the Fund to OSBM the sum of six hundred twenty-three million ninety thousand dollars (\$623,090,000) in nonrecurring funds for the 2019-2020 fiscal year to be 3 4 allocated and used as provided in Section 3.3 of this act. The funds appropriated in this section 5 shall not revert at the end of the 2019-2020 fiscal year but shall remain available to expend until 6 December 30, 2020. 7 8 ALLOCATION OF FUNDS APPROPRIATED TO OSBM 9 **SECTION 3.3.** Allocations of Funds. – OSBM shall allocate the funds appropriated 10 in Section 3.2 of this act as follows: 11 \$50,000,000 to the Department of Public Safety to be allocated, at their (1)12 discretion, to the entities listed in this subdivision to be used for (i) the purchase of supplies and equipment necessary for life safety, health, and 13 14 sanitation, such as ventilators, touch free thermometers, gowns, disinfectant, and sanitizing wipes and (ii) the purchase of personal protective equipment 15 that meets the federal standards and guidelines from the Centers for Disease 16 Control, such as surgical and respiratory masks and gloves. 17 18 North Carolina Healthcare Foundation, a non-profit corporation. a. 19 North Carolina Senior Living Association, a non-profit corporation. b. 20 North Carolina Medical Society to allocate to independent medical c. 21 practices in this State. 22 d. State Highway Patrol. North Carolina National Guard. 23 e. 24 (2)\$6,000,000 to the Department of Health and Human Services to allocate 25 equally among each of the six food banks in this State. The food banks are 26 encouraged to use the funds allocated in this subdivision to purchase food 27 from North Carolina-based farmers and vendors. 28 \$15,000,000 to the Department of Health and Human Services, Division of (3) 29 Social Services, to be used for facilities licensed to accept State-County 30 Special Assistance. These funds shall be used to provide a one-time payment 31 to these facilities to offset the increased costs of serving residents during the 32 COVID-19 emergency. Each eligible facility shall receive an amount equal to nine hundred thirty-seven dollars (\$937.00) for each resident of the facility, 33 34 as of April 1, 2020, who is a recipient of State-County Special Assistance. 35 Nothing in this subdivision shall be construed as an obligation by the General 36 Assembly to appropriate funds for the purpose of this section, or as an 37 entitlement by any facility, resident of a facility, or other person to receive 38 financial assistance under this section. For purposes of this subdivision, the 39 following definitions apply: 40 Facility licensed to accept State-County Special Assistance payments. a. - Any residential care facility that is (i) licensed by the Department of 41 42 Health and Human Services and (ii) authorized to accept State-County 43 Special Assistance payments from its residents. State-County Special Assistance. - The program authorized by 44 b. 45 G.S. 108A-40. 46 (4) \$2,250,000 to the Department of Health and Human Services, Division of Social Services, to assist in serving children in foster care during the 47 48 COVID-19 emergency. These funds shall be used for monthly supplemental 49 payments in the amount of one hundred dollars (\$100.00) for each child 50 receiving foster care assistance payments for the months of April 2020, 51 through June 2020.

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1	(5)	\$290,000 to the Department of Health and Human Serv	vices, Division of Social
2		Services, to provide funds for the LINKS program	, a foster care support
3		program for youth ages 13-21 years. These funds si	· • • • • • • • • • • • • • • • • • • •
1		youth in the LINKS program who are not receiving	11
5		payments and need assistance with housing or tra	
5		COVID-19 and are allocated as follows:	
7		a. \$250,000 for LINKS Transitional Livi	ng Services
3		b. \$40,000 for LINKS Transitional House	0
))	(6)	\$20,000,000 to the Department of Agriculture and C	0
)	(0)	used for animal depopulation and disposal activities to	
1		supply chain impacts from the closure of animal pr	-
2		COVID-19.	focessing plants due to
3	(7)	\$10,000,000 to OSBM to allocate to the North Carol	ing Association of Fran
4	(7)	and Charitable Clinics (NCAFCC), a nonprofit orga	
+ 5		distribution to its member clinics to cover the cost of	
5		provided during the COVID-19 emergency. By Aug	
7			
		shall report to the Joint Legislative Oversight Cor	
3		Human Services and the Fiscal Research Division on	
)		funds received under this section, and by February 1, 2	2021, on the use of these
)		funds by recipients.	
1	(8)	\$5,000,000 to OSBM to allocate to the North Carol	•
2		Centers Association (NCHCA), a nonprofit organi	
3		distribution to its member health centers to cover the	
1		services provided during the COVID-19 emergency	
5		NCHCA shall report to the Joint Legislative Oversigh	
5		and Human Services and the Fiscal Research Division	
7		the funds received under this section, and by Februar	y 1, 2021 , on the use of
3		these funds by recipients.	
)	(9)	\$25,000,000 to the Community Colleges System O	
)		System Office and to be allocated to community colle	0 1
l		online education for students, for facility sanitati	1 1 0
2		campuses, to provide Small Business Center counse	
3		needs, to cover necessary eligible expenses for reso	
1		faculty and staff, and to cover expenses for expanded of	
5		technology and for other services to effectively response	
5	(10)	\$42,400,000 to the Board of Governors of The Unive	•
7		to be allocated to constituent institutions for th	
3		coursework and exams online, for facility sanitation	ion prior to reopening
)		campuses, and to provide eligible assistance to st	1 2
)		including counseling services, information technological	ogy support, and other
1		services related to the impact of COVID-19 on institu	tional operations.
2	(11)	\$10,000,000 to the Board of Governors of The University	ersity of North Carolina
3		to be allocated to the State Education Assistance Auth	ority (Authority) for the
1		Authority to provide funds to each eligible private po	ostsecondary institution,
5		as defined in G.S. 116-280(3), by apportioning an	-
5		following:	1
7		a. Seventy-five percent (75%) of the institut	ion's relative share of
3		full-time equivalent students who were enrolle	
)		who received scholarships pursuant to Article	
			-
)		General Statutes for the spring semester of the	ne 2019-2020 academic

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1 2 3 4		b. Twenty-five percent (25%) of the institution's full-time equivalent students who were enrolled as who had not received scholarships pursuant to A 116 of the General Statutes for the spring semest	s of March 13, 2020, rticle 34 of Chapter
5		academic year.	
6		These funds shall be used to transition to online education	n for students and to
7		provide funds for students and families impacted by COV	
8	(12)	\$100,000 to OSBM to allocate to the General Assen	
9		reimburse for funds previously provided to Wake Fores	t University Health
10 11		Services for COVID-19 research data to facilitate future committees.	work of legislative
11	(12)		aity Uaalth Compiana
12	(13)	\$20,000,000 to OSBM to allocate to Wake Forest Univer to be used to expand its COVID-19 study to include syn	•
13 14		and representative sample antibody testing to provide	
14		researchers with near real-time coronavirus prevalence,	
16		fatality data.	nospitalization, and
17	(13a)	\$15,000,000 to OSBM to allocate to the Duke Univers	ity Human Vaccine
18	(154)	Institute (DHVI) of the Duke University School of Medic	•
19		and effective COVID-19 vaccine to the public as soon as	1
20	(14)	\$5,000,000 to the Department of Commerce for a North	-
21	()	corporation with which the Department contra	-
22		G.S. 143B-431.01(b) as a stimulus investment in Vis	1
23		marketing budget to be used for the following purposes a	
24		amounts:	U
25		a. \$4,500,000 for developing COVID-19-specific of	concepts, strategies,
26		and materials tailored to educate people on ways	to (i) travel in a safe
27		and socially distant way and (ii) prevent commun	ity reintroduction of
28		the epidemic.	
29		b. \$500,000 for research tools and analysis necessar	ry to implement the
30		provisions of this subdivision.	
31	(15)	\$70,000,000 to OSBM to be used for the continuity of op	
32		State government. As referenced in Section 2.2 of this	-
33		incurred during the period that begins on March 1,	
34 25		December 30, 2020, are eligible for funding under	
35 36		Expenditures eligible under this subdivision may include	
30 37		to, covering overtime costs at mental health institutions, corrections, juvenile facilities, and veterans homes;	· · ·
38		information technology equipment and software li	
39		telepresence services in public safety facilities and the cou	
40		COVID-19 testing for employees of the Division of A	
41		Juvenile Justice at the Department of Public Safet	
42		emergency sanitation and hygienic supplies. Provided th	
43		Department of Labor does not approve additional fundir	
44		Call Center operated by the Division of Employment Secu	-
45		be used to hire additional time-limited staff in the Custo	
46		meet the unprecedented demand for services. Up to t	
47		(\$2,000,000) of the funds allocated in this subdivision	
48		establish a temporary North Carolina Pandemic R	-
49		accordance with Section 6.25 of this act. OSBM shall pro	-
50		Joint Legislative Commission on Governmental Opera	
51		August 15, 2020, detailing the allocation of funds under the	his subdivision. The

1 report shall include which State agencies received allocations, the amount disbursed, the amount spent in the 2019-2020 fiscal year, and for wha purposes the funds were used by fund code and line-item detail. 4 (16) \$1,800,000 to OSBM to allocate to the Old North State Medical Society, Inc a nonprofit corporation, to be used to target rural areas and African America communities with outreach, health education, and testing to address th COVID-19 disparities in North Carolina. 8 (17) \$250,000 to the Department of Information Technology to provide funds fo the purchase of mobile Wi-Fi gateway router devices for counties designate as development tier one or tier two areas, as defined in G.S. 143B-437.06 11 Eligible counties shall submit a request to the Department detailing th number of devices needed and any specific information the Department ma require to ensure device connectability and adequate coverage an deployment. A county receiving devices pursuant to this section shall b required to comply with the federal Children's Internet Protection Ac including the use of any necessary filters, and shall be responsible for an costs associated with connection and data usage for the device. Fund provided pursuant to this section shall be used to purchase no more than 2 devices for any single county. The Department is encouraged to seek grar funding and donations to assist in implementing this program. 21 (18) \$15,000,000 to the University of North Carolina at Chapel Hill to allocate to the North Carolina at Chapel Hill. The funds shall be used for (i) the rapi development of a countermeasure of neutralizing antibodies for COVID-1 23 North Carolina at Chapel Hill. The funds shall be used		nbly Of North Carolina	Session 2019
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29these entities best practices and strategies to maximize resources and achiev30a comprehensive response to COVID-19. The Collaboratory may als31assemble an advisory panel of representatives from the entities receiving		1 1 1 0	
30a comprehensive response to COVID-19. The Collaboratory may als31assemble an advisory panel of representatives from the entities receiving			
31 assemble an advisory panel of representatives from the entities receiving			
52 tunds pursuant to this subdivision as necessary to discuss, review, and analyz	32	funds pursuant to this subdivision as necessary to discuss,	0
33 progress towards meeting the goals for the use of the funds. The Collaborator			-
34 shall report on the progress of the development of a countermeasure an			•
35 vaccine, findings from their community testing initiatives, and other research			
36 related to COVID-19, and the use of the appropriated funds received pursuar	36	related to COVID-19, and the use of the appropriated fund	ls received pursuant
37 to this section to the Joint Legislative Oversight Committee on Health an		to this section to the Joint Legislative Oversight Commi	ittee on Health and
38 Human Services by no later than September 1, 2020.		• •	
39 (19) \$70,000,000 to the Department of Public Instruction to be used in accordance		-	used in accordance
40 with Section 5.29 of this act.			· · · · · · · · · · · · · · · · · · ·
41 (20) \$56,000,000 to the Department of Public Instruction for school nutritio 42 services provided in response to COVID-19 by public school unit	· · ·	-	
42 services provided in response to COVID-19 by public school unit 43 participating in the National School Lunch Program or School Breakfas			
44 Program from March 16, 2020, through the end of the 2019-2020 school year			
45 Funds for these services shall be allocated in the same manner as if th		•	-
46 participating public school units were reimbursed by school meal receipts of			
47 federal funds.			r 1
48 (21) \$9,000,000 to the Department of Information Technology to use for th	48 (21) \$9,000,000 to the Department of Information Technology	ogy to use for the
49 Growing Rural Economies with Access to Technology Fund to provid		Growing Rural Economies with Access to Technology	y Fund to provide
50 supplementary project funding for grant recipients that were awarded grant			-
51 on or after April 1, 2020. The Department may award supplementary project	51	on or after April 1, 2020. The Department may award sup	pplementary project

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1 2 3		funds pursuant to this subdivision to grant recipients up grant recipient that the supplementary project funds number of households, businesses, or schools receiving	(i) will increase the
4 5		(ii) will expedite the provision of broadband access in project that grant funds were awarded for. The Dep	
6		recipient shall amend any existing grant agreements as	
7		any changes to the scope or parameters of a project	t resulting from the
8		awarding of supplementary funds. The awarding of su	
9		funds pursuant to this subdivision shall not be subject to t	0 0
10		limitation provided in G.S. 143B-1373(i), or any m	atching requirement
11 12	(22)	imposed by G.S. 143B-1373(j). Subject to Section 6.26 of this act. \$25,000,000 to the I	Department of Health
12	(22)	Subject to Section 6.26 of this act, \$25,000,000 to the I and Human Services to be used to expand public and	
13 14		COVID-19 testing, contact tracing, and trends tracking	1
15		but not limited to, all of the following ways:	und undrysis unough,
16		a. Building capacity for widespread COVID-19	diagnostic testing to
17		enable rapid case-based interventions.	0 0
18		b. Building capacity for widespread COVID-19	•
19		enable rapid deployment when such testing beco	
20		c. Expanding contact tracing workforce and infra	•
21		identify potentially exposed persons and take app	ropriate public health
22 23		d. Increasing research and data tools and analy	via infractructure to
23 24		d. Increasing research and data tools and analy support better predictive models, surveillance an	
25	(23)	\$50,000,000 to OSBM to allocate to the Pandem	
26	(23)	established in Section 6.25 of this act to create a compe	-
27		to assist communities most impacted by the COVID-1	0 1 0
28		Carolina. Any unit of local government that did not rec	eive funding directly
29		from the Coronavirus Relief Fund established in Th	
30		116-136, is eligible to be awarded grant funds under the	program established
31		in this subdivision.	
32	(24)	\$100,000,000 to OSBM to allocate a portion of these	-
33 34		that did not receive funding directly from the Coro established in The CARES Act, P.L. 116-136. Each	
35		receive a base payment of one hundred thousand dol	
36		remaining funds shall be disbursed to each eligible count	
37		using the United States Census Bureau's population dat	
38		year for which data is available.	
39			
40	PART IV. ADD	ITIONAL ALLOCATIONS AND APPROPRIATION	S
41			DECEIDER
42 43		ON OF COVID-19 FEDERAL GRANT FUNDS AND	
43 44		TION 4.1.(a) Except for funds subject to subsection (c) of tunds received from federal grants authorized under the (
45		ppropriated in the amounts provided in the notification of a	
46		ny entity acting on behalf of the federal government to a	
47	-	icies may, with approval of the Director of the Budget,	
48		eipts and federal grants resulting from enactment of the	
49	-	are not otherwise subject to Section 2.1 of this act. Section 2.1 of this act.	
50	2019-192 shall n	ot apply to grant funds received under the COVID-19 Rec	overy Legislation.

_	•	
1	SECTION 4.1.(b) The programs and grant amounts in t	
	subsection are estimates of North Carolina's allocations from	•
	Legislation to be deposited in the State's Treasury and administer	
	schedule is meant to be illustrative of federal grants that have, or w	· · · · ·
	in addition to the approximately three billion five hundred million do	
	the Coronavirus Relief Fund created under the CARES Act, P.L. 1	
	not inclusive of federal funds distributed or paid directly to individu	als, businesses, health care
	providers, or private postsecondary institutions:	
9	Program	Amount
	Governor's Emergency Education Relief Fund	\$95,600,000
	Elementary and Secondary School Emergency Relief Fund	\$396,300,000
	Higher Education Emergency Relief Fund	\$179,700,000
	Child Care and Development Block Grant	\$118,100,000
	Community Services Block Grant	\$25,900,000
	Low Income Home Energy Assistance Program	\$49,900,000
	Child Welfare Services	\$1,600,000
	Supportive Services	\$6,200,000
	Congregate and Home-Delivered Meals	\$7,400,000
	Congregate and Home-Delivered Meals	\$14,800,000
	Family Caregivers	\$3,100,000
	Protection of Vulnerable Older Americans	\$600,000
	Centers for Independent Living	\$2,200,000
	Ryan White HIV/AIDS	\$1,100,000
	CDC Grant	\$13,800,000
	Minimum CDC Grant	\$15,400,000
	Homeless Assistance/ ESG – State	\$18,400,000
	Housing Opportunities for Persons with AIDS	\$1,200,000
	Supplemental Nutrition Program for Women, Infants, and Children	\$13,900,000
	Community Health Center	\$78,000
	Small Rural Hospital Improvement Program	\$2,500,000
	Hospital Preparedness Program	\$770,000
	Emergency Grant to Address SA	\$2,000,000
	Unemployment Insurance Base – Administration	\$22,500,000
	Unemployment Insurance Supplemental – Administration	\$22,500,000
	Dislocated Worker Grants	\$6,000,000
	Emergency Food Assistance Program (TEFAP) Commodities	\$19,700,000
	TEFAP Administration	\$8,200,000
38 I	Manufacturing Extension	\$1,500,000
39 (CDBG – State	\$28,500,000
40 1	National Endowment for the Arts	\$507,000
41]	Institute for Museum and Library Sciences	\$948,000
42 .	Justice Assistance Grants – State	\$15,400,000
	Emergency Performance Management Grant	\$2,600,000
44]	Family Violence Prevention	\$777,000
45 1	Urbanized Area Formula Program	\$38,473,000
46 l	Formula Grants for Rural Area Program	\$94,941,000
47	Airports Grants	\$2,765,000
48 7	Total Estimated Funding	\$1,235,859,000
49	SECTION 4.1.(c) No funds authorized under The CA	RES Act, P.L. 116-136, for

section security are appropriated in this act. It is the intent of the General Assembly to
 appropriate funds for election security in a subsequent act of the General Assembly.

1		
2	APPROPRIAT	ION FOR SMALL BUSINESS LOAN ASSISTANCE
3	SEC	TION 4.2.(a) Program. – Of the funds appropriated in this act from the
4		ief Fund, the sum of one hundred twenty-five million dollars (\$125,000,000) is
5	allocated to the (Office of State Budget and Management for Golden LEAF to provide grants to
6	entities for the pu	urpose of making emergency loans to assist small businesses with business needs
7	during periods of	f economic hardship occasioned by the COVID-19 epidemic. It is the intent of
8	the General Asso	embly for an equitable portion of funds allocated in this section to be used for
9	the benefit of h	istorically underutilized small businesses. The following shall apply to the
10	program and loan	ns made under the program:
11	(1)	Golden LEAF shall require a lender to provide assistance to, or direct to an
12		appropriate entity that provides assistance to, a qualifying business with
13		applying for available federal assistance.
14	(2)	Golden LEAF shall require a lender to prioritize loans for establishments (i)
15		with 100 or fewer full-time equivalent employees determined as of the State
16		of Emergency (ii) that are independently owned by a qualifying business.
17	(3)	Golden LEAF shall work with the N.C. Small Business Center Network, the
18		Office of Historically Underutilized Businesses within the Department of
19 20		Administration, the N.C. Small Business and Technology Development
20		Center, the Institute of Minority Economic Development, Inc., and other
21 22		similar entities with the goal of ensuring all qualifying businesses are aware
22	(A)	of the program. The loss shall have an interest rate of up to four percent (4%) before the date
23 24	(4)	The loan shall have an interest rate of up to four percent (4%) before the date of a triggering event and an interest rate of at least five and one-half percent
24		(5.5%) on and after the date of a triggering event.
25 26	(5)	The term of the loan shall not exceed 66 months and shall be amortized over
20	(\mathbf{J})	the term of the loan.
28	(6)	A qualifying business shall certify in writing that it will use a loan provided
29	(0)	under the program for employee compensation, mortgage, rent, utilities, and
30		other operating costs and expenses incurred on behalf of a business located in
31		this State.
32	(7)	A loan provided under the program is limited to no more than fifty thousand
33		dollars (\$50,000) per qualifying business.
34	(8)	Upon the occurrence of a triggering event, repayment of the loan shall
35		commence. A triggering event occurs six months following the closing of a
36		loan made under the program.
37	(9)	Loans are made pursuant to an agreement with a qualifying business that
38		includes at least the following:
39		a. A provision requiring a qualifying business to certify in writing that it
40		will use a loan provided under the program for employee
41		compensation, mortgage, rent, utilities, and other operating costs and
42		expenses incurred on behalf of a business located in this State.
43		b. A provision establishing the method for determining compliance with
44		the program.
45		c. A provision requiring the qualifying business to first repay the loan
46 47		amount with any federal assistance received by the business that
47 48		represents a duplication of benefits; provided that, the repayment does
48 49		not disqualify or impair the federal assistance available to the business.A provision requiring the loan is secured through a Uniform
49 50		Commercial Code financing statement.
50		commerciar code maneniz succinent.

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1 2 3 4 5 6		A provision requiring recapture of loans f comply with the requirements of the pr recapture loan funds only if the lender deter expectation that the recovery of funds will e awarding of new loans using State funds appro- e upon six months following the date the State	rogram. The lender shall rmines there is a reasonable exceed the cost of recovery. opriated in this section shall
7	SECTION	4.2.(b) Definitions For purposes of the	nis section, the following
8	definitions apply:		
9	(1) Co	ppensation. – Defined in section 3401 of the In	ternal Revenue Code.
10	(2) En	bloyee. – Defined in G.S. 143B-437.02A.	
11	(3) Go	den LEAF. – The Golden L.E.A.F. (Long-Terr	m Economic Advancement
12	Fo	ndation), Inc.	
13		loan funds The total loan fund appropriation	
14		(i) the cost of administering the loans made	1 0
15	ex	ed five percent (5%) of the total amount loan	ned under the program and
16		he State's loan funds that are not recaptured.	
17	. ,	ce. – The Office of State Budget and Managen	
18		lifying business. – A business with a physical p	
19		to show economic losses as a result of COVII	
20		e of Emergency. – Executive Order No. 116 i	
21		ernor Roy A. Cooper, including any amendr	nents issued by Executive
22	Or		
23		4.2.(c) Miscellaneous. – In order to receive th	
24 25		shall provide matching funds from other non-	
25 26		n dollars (\$15.00) of non-State funds for ever	
26 27		ate funds allocated in this section. State funds a	
27	•	rior expenditure by Golden LEAF of non-State businesses during periods of economic har	-
28 29		Six months following the date the State of Eme	
2) 30		den LEAF shall remit the net loan funds that	
31		posit the funds into the Coronavirus Relief Re	
32		this subsection are receipts that do not constitu	_
33		is used in Section $7(1)$ of Article V of the Nor	
34		4.2.(d) Reporting. – Every six months, Gol	
35		to the Joint Legislative Economic Developme	
36		and the Fiscal Research Division. The duty	
37	-	r the submission of the report following when	
38		oan funds to the Office. Each report shall cont	
39	•	number of recipients of loans for each rep	0
40		stry Classification System Code.	
41	(2) Th	number of jobs retained.	
42	(3) Th	number of loans awarded.	
43	(4) Th	average loan amount.	
44		total amount loaned to date.	
45		total amount of loans repaid to date.	
46	(7) Th	total amount of loans defaulted on to date.	
47	(8) Th	total amount of loans defaulted that have been	recaptured.
48			
49	PART V. EDUCAT	ON POLICY REVISIONS	
50 51	DEFINITIONS		
51			
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			-

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SEC	TION 5.1. For the purposes of this Part, the following defin	itions apply:
(1)	Authority. – State Education Assistance Authority.	
(2)	Coronavirus disease 2019 (COVID-19) emergency Th	e period beginning
	March 10, 2020, and continuing until the Governor signs	1 0 0
	rescinding Executive Order No. 116 (Declaration of a Sta	
	Coordinate Response and Protective Actions to Preve	
	COVID-19).	ent the spicuu of
(3)	Federal testing waiver. – The testing waiver granted to	the State Board of
(5)	Education by the United States Department of Education	
	school year, pursuant to section 8401(b) of the Element	
	Education Act of 1965 (ESEA), as amended, wh	
	G.S. 115C-174.11, eliminated the collection of certain	-
	data for the 2019-2020 school year.	student assessment
(4)	School closure period. – The period beginning Mar	ch 16 2020 and
(4)	continuing until the latest of the following:	cii 10, 2020, aliu
	a. May 15, 2020.b. The date specified by an executive order super	reading the school
	closure period in Executive Order No. 120 (Addition	-
	Mass Gatherings, Restrictions on Venues and	
		Long Term Cale
	Facilities, and Extension of School Closure Date).	ing the supercoding
	c. The date specified in any executive order supersed executive order described in sub-subdivision b. of	
(5)		uns subarvision.
(5)	State Board. – The State Board of Education.	
INTRODUCTI	ON	
	TION 5.2. The purpose of this Part is to clarify or modify c	ertain requirements
in consideration of actions and circumstances related to the COVID-19 emergency, including,		
	b, the federal testing waiver and the school closure period.	engeney, menaamg,
	,, the redefial testing wall of and the sensor crosure period.	
WAIVERS AN	D MODIFICATIONS RELATED TO PUBLIC SCHOO	L TESTING AND
ASSESSMENT		
	TION 5.3.(a) EOGs and EOCs. $-$ Consistent with	the provisions of
	1(d), for the 2019-2020 school year, end-of-grade and end	1
waived.	(a), for the 2019 2020 senoor year, end of grade and end	
	TION 5.3 (b) ACT $-$ Notwithstanding G.S. 115C-174 11(c)	$\Phi(4)$ during the fall
SECTION 5.3.(b) ACT. – Notwithstanding G.S. 115C-174.11(c)(4), during the fall semester of the 2020-2021 school year, public school units shall administer the norm-referenced		
college admissions test made available by the State Board to all students who were in the eleventh		
grade during the 2019-2020 school year who were not administered the test during the 2019-2020		
	ess a student has already taken a comparable test and scored	•
set by the State I	• •	
•	TION 5.3.(c) Diagnostic and Formative Assessments. –	For the 2019-2020
	the diagnostic and formative reading assessments for kinderg	
	students described in G.S. 115C-83.6 and G.S. 115C-17	
•	ond those administered prior to the school closure period are	
•	TION 5.3.(d) WorkKeys. – For the spring semester of the	1
	ithstanding G.S. 115C-174.25, a local school administrativ	
	nister the WorkKeys tests to any students who complete a con	
and technical edu	• • •	

WAIVERS AND MODIFICATIONS RELATED TO PUBLIC SCHOOL PERFORMANCE, ANNUAL REPORT CARDS FOR SCHOOLS, AND SCHOOL BUILDING REPORTS SECTION 5.4.(a) Calculation and Issuance of School Performance Grades. – For

4 SECTION 5.4.(a) Calculation and Issuance of School Performance Grades. – For 5 the 2020-2021 school year, based on data from the 2019-2020 school year, the provisions of 6 G.S. 115C-12(9)c1. and G.S. 115C-83.15(a) through (f) shall not apply. Notwithstanding 7 G.S. 115C-83.15(g), the State Board is not required to display school report card information for 8 the 2020-2021 school year based on data from the 2019-2020 school year, but shall display a 9 brief explanation that school report cards were not issued for the 2020-2021 school year because 10 assessment data was not collected during the 2019-2020 school year due to COVID-19.

SECTION 5.4.(b) Display of School Report Cards. – Notwithstanding G.S. 115C-47(58), 115C-75.8(d)(7), 115C-218.65, 115C-238.66(11), 116-239.8(b)(14), and Section 6(d)(2) of S.L. 2018-32, public school units are not required to display school report card information for the 2020-2021 school year based on data from the 2019-2020 school year, but shall display a brief explanation that school report cards were not issued for the 2020-2021 school year because assessment data was not collected during the 2019-2020 school year due to COVID-19.

18 **SECTION 5.4.(c)** Evaluation of Alternative Programs. – Notwithstanding 19 G.S. 115C-12(24), to the extent educational performance and growth of students in alternative 20 schools and alternative programs are measured based on the accountability system developed 21 under G.S. 115C-83.15 and G.S. 115C-105.35, educational performance and growth of students 22 in alternative schools and alternative programs shall not be evaluated based on data from the 23 2019-2020 school year.

SECTION 5.4.(d) School Building Reports. – The requirement for local school administrative units to produce and make public a school building report under G.S. 115C-12(9)c3. and G.S. 115C-47(35) shall not apply for the October 15, 2020, report based on building-level data from the 2019-2020 school year.

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WAIVERS RELATED TO LOW-PERFORMING SCHOOLS

30 SECTION 5.5.(a) Low-Performing Schools. – Notwithstanding G.S. 115C-105.37
 31 and G.S. 115C-218.94(a), for the 2020-2021 school year, the following applies:
 32 (1) The State Board shall not identify additional low-performing schools based

- (1) The State Board shall not identify additional low-performing schools based on data from the 2019-2020 school year.
- (2) Schools previously identified as low-performing based on data from the 2018-2019 school year shall continue to be identified as low-performing.
- (3) Previously identified low-performing schools shall continue to carry out the final plan approved by the local board of education pursuant to G.S. 115C-105.37(a1).
- 39 (4) The State Board and the local board of education shall continue to provide online access to each low-performing school's plan in accordance with G.S. 115C-105.37(a1)(5).
 42 (5) The written parental notice required by G.S. 115C-105.37(b) is not required
 - (5) The written parental notice required by G.S. 115C-105.37(b) is not required to be provided again, but local boards of education of low-performing schools shall include with their online final plans a brief explanation that low-performing identification continues pending assessment data from the 2020-2021 school year.

47 SECTION 5.5.(b) Continually Low-Performing Schools. – Notwithstanding
48 G.S. 115C-105.37A and G.S. 115C-218.94(b), for the 2020-2021 school year, the following
49 applies:

50(1)The State Board shall not identify additional continually low-performing51schools based on data from the 2019-2020 school year.

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1	(2)	Schools previously identified as continually low-perfo	-
2		from the 2018-2019 school year shall continue to be ide	entified as continually
3		low-performing.	1 1 11
4	(3)	Previously identified continually low-performing scho	
5		carry out the plan approved by the State	Board pursuant to
6		G.S. 115C-105.37A(a).	10 0000 1 1
7	(4)	Assistance and intervention levels provided for the 20	•
8			two years under
9			three years under
10	(5)	G.S. 115C-105.37A(c) shall continue.	C (* 11
11	(5)	Local boards of education may request to ref	
12	CEC	low-performing school in accordance with G.S. 115C-1	
13		FION 5.5.(c) Low-Performing Local School Adm	
14 15	-	G.S. 115C-105.39A, for the 2020-2021 school year, the f	
15 16	(1)	The State Board shall not identify additional low-per	-
10 17	(2)	administrative units based on data from the 2019-2020 s	•
17	(2)	Local school administrative units previously identifie based on data from the 2018-2019 school year shall cor	
18 19		as low-performing.	
20	(3)	Previously identified low-performing local school adm	inistrative units shall
20 21	(\mathbf{J})	continue to carry out the final plan approved by the loc	
22		pursuant to G.S. 115C-105.39A(b).	
23	(4)	The State Board and the local board of education shall	l continue to provide
23	(+)	online access to each low-performing local school adm	1
25		in accordance with G.S. 115C-105.39A(b)(5).	
26	(5)	The written parental notice required by G.S. 115C-105.3	39A(c) is not required
27		to be provided again, but the local board of education	· · · · ·
28		online final plan a brief explanation that low-perfo	
29		continues pending assessment data from the 2020-2021	0
30	(6)	The provisions of G.S. 115C-105.39(c) through (e) shall	
31			
32	WAIVERS REI	LATED TO THE INNOVATIVE SCHOOL DISTRIC	Г
33	SECT	FION 5.6.(a) Notwithstanding the provisions of	G.S. 115C-75.7 and
34	G.S. 115C-105.3	7A(d), for the 2020-2021 school year, the following appli	es:
35	(1)	The State Board shall not identify any additional schools	as qualifying schools
36		for the Innovative School District based on data from t	he 2019-2020 school
37		year.	
38	(2)	Schools identified as qualifying schools for the 2019-20	-
39		on data from the 2018-2019 school year shall remain of	1 0
40		and the provisions of G.S. 115C-75.7(b1), (b2), and (d) s	hall continue to apply
41		to these schools.	
42		FION 5.6.(b) Section 1(c) of S.L. 2019-248 reads as rewr	
43		1.(c) For the purposes of this subsection, a qualifying sc	-
44		5), as amended by this act. Notwithstanding G.S. 115C-75.	
45		rd of Education shall select the following schools to becom	
46	(1)	The lowest scoring qualifying school in the State ide	
47		school performance score calculated from data for the 20	-
48		to become an innovative school in the 2021-2022 school	•
49 50	(2)	The lowest scoring qualifying school in the State ide	
50		school performance score calculated from data for the 20 to become an improveding school in the 2022 2022 school	•
51		to become an innovative school in the 2022-2023 schoo	i year.

1	
2	MODIFICATIONS FOR THIRD GRADE RETENTION AND READING
3	CAMPS/REQUIREMENT FOR FOURTH GRADE READING ASSESSMENT
4	SECTION 5.7.(a) Third Grade Retention Determination. – For grade level
5	determination for the 2020-2021 school year, the following applies:
6	(1) Notwithstanding the provisions of G.S. 115C-83.7 and the requirement in
7	G.S. 115C-288(a) that a principal's authority to grade and classify pupils is
8	limited by the requirements of G.S. 115C-83.7(a), principals shall have
9	authority to determine the appropriate 2020-2021 school year grade level for
10	students in the third grade during the 2019-2020 school year in the same
11 12	manner as for students in all other grade levels. Principals shall designate
12	whether a retained third grade student is retained due to reading deficiencies. Principals are encouraged to consult with a student's 2019-2020 third grade
13 14	teacher in determining grade classification.
14	(2) Notwithstanding the provisions of G.S. 115C-218.85(b), charter schools shall
16	have authority to determine the appropriate 2020-2021 school year grade level
17	for third grade students in the same manner that grade level classification is
18	determined for other grade levels.
19	SECTION 5.7.(b) Parental Notice and Interventions. – Consistent with
20	G.S. 115C-83.9(a), parents or guardians shall receive notice that a first, second, or third grade
21	student demonstrated difficulty with reading development or was not reading at grade level
22	during the 2019-2020 school year based on assessments completed on or before March 13, 2020.
23	The provisions of G.S. 115C-83.9(d) shall apply to this notice.
24	For third grade students retained for the 2019-2020 school year based on data from
25	the 2018-2019 school year, the requirements of G.S. 115C-83.9(c) shall not apply during the
26	school closure period, beginning March 16, 2020.
27	For third grade students retained for the 2020-2021 school year due to reading
28	deficiencies, the provisions of G.S. 115C-83.8(b) through (e) and G.S. 115C-83.9 shall apply in
29 20	the same manner they would have had the student been retained pursuant to G.S. $115C-83.7(a)$,
30 31	except that notification regarding the exemptions described in G.S. 115C-83.7(b) shall not apply. SECTION 5.7.(c) Reading Camps. – Notwithstanding G.S. 115C-83.6(a),
31	115C-83.8(a), and 115C-83.11, and any other provision of law to the contrary, local school
33	administrative units are not required to provide reading camps corresponding to the 2019-2020
34	school year.
35	SECTION 5.7.(d) Fourth Grade Reading Assessment. – No later than the tenth day
36	that school buildings are open to students for the 2020-2021 school year, public school units shall
37	administer to all fourth grade students the end-of-year diagnostic assessment otherwise required
38	for third grade students pursuant to G.S. 115C-174.11(a) and State Board policy. The results of
39	the assessment shall be used to identify reading deficiencies and inform instruction and
40	remediation needs in order to ensure that all students achieve proficiency at the earliest date
41	possible.
42	SECTION 5.7.(e) Reporting Requirements. – For the 2020-2021 school year, the
43	following applies:
44	(1) Accountability reporting described in G.S. 115C-83.10 shall not be required
45	based on data from the 2019-2020 school year, except that by September 1,
46 47	2020, local boards of education shall report to the State Board the following:
47 48	a. The number and percentage of first grade students on track and not on track to meet year-end expectations based on assessments completed
48 49	on or before March 13, 2020.
ч)	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)

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b. The number and percentage of second grade students on track and not on track to meet year-end expectations based on assessments completed on or before March 13, 2020.	
c. The number and percentage of third grade students on track and not on	
track to meet year-end expectations based on assessments completed	
on or before March 13, 2020.	
d. The number and percentage of third grade students retained pursuant	
to subsection (a) of this section for reading deficiencies.	
(2) Reporting requirements described in G.S. 115C-218.85(b)(4) shall not be	
required based on data from the 2019-2020 school year, except that by	
September 1, 2020, charter schools and other public school units subject to	
charter school statutory requirements shall report to the State Board the	
following:	
a. The number and percentage of third grade students on track and not on	
track to meet year-end expectations based on assessments completed	
on or before March 13, 2020.	
b. The number and percentage of third grade students retained pursuant	
to subsection (a) of this section for reading deficiencies.	
(3) The State Board shall compile the information described in this subsection and shall submit a State level summary of each component by level school	
and shall submit a State-level summary of each component by local school administrative unit and charter school to the Joint Legislative Education	
Oversight Committee by October 15, 2020.	
Oversight Committee by October 15, 2020.	
MODIFICATIONS FOR PLACEMENT IN ADVANCED COURSES IN	
MATHEMATICS	
SECTION 5.8. The provisions of G.S. 115C-81.36(a1) and (b) shall not apply for	
the 2020-2021 school year based on data from the 2019-2020 school year. Math placement for	
the 2020-2021 school year may be determined consistent with local policies, in consultation with	
a student's 2019-2020 school year math teacher. For the purposes of G.S. 115C-81.36(c), the	
Department of Public Instruction shall submit its December 15, 2020, report to the Joint	
Legislative Education Oversight Committee on the number and demographics of students who	
were (i) enrolled in advanced mathematics courses, including high school level mathematics	
courses in eighth grade, or (ii) given other advanced learning opportunities for the 2020-2021	
school year. The report shall include information on the type and format of advanced	
mathematics courses or advanced learning opportunities provided and shall also include any	
feedback provided by local boards of education on the implementation of G.S. 115C-81.36.	
WAIVER OF THE CPR HIGH SCHOOL GRADUATION REQUIREMENT	
SECTION 5.9. Notwithstanding G.S. 115C-12(9d)a., for the 2019-2020 school year,	
any student in grade 12 who has not satisfied the requirement for completion of instruction in	
cardiopulmonary resuscitation shall be eligible to graduate if both of the following apply:	
(1) Instruction in cardiopulmonary resuscitation cannot be completed due to the COVID-19 emergency.	
(2) The student is eligible to graduate in all respects other than the statutory	
requirement described in this section, as determined by the principal of the	
school to which the student is assigned.	
sensor to which the student is assigned.	
SCHOOL CALENDAR FOR THE 2019-2020 SCHOOL YEAR	
SECTION 5.10.(a) Instructional Time Requirements. – A public school unit that	
provides remote instruction as required by this subsection shall be deemed to have satisfied the	
minimum days and hours required by G.S. 115C-75.8(d)(9), 115C-84.2(a)(1), 115C-150.12,	

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1 2 3	S.L. 2018-32 fo	1), 115C-238.53(d), 115C-238.66(1)d., 116-239.8(b)(2)c., and Section 6(e) of or the 2019-2020 school year. For the purposes of this subsection for the ol year, remote instruction is defined as learning that takes place outside of the				
4		traditional school setting using various media and formats, including, but not limited to, video				
5	conference, telephone conference, print material, online material, or learning management					
6		public school unit shall provide remote instruction for the remainder of its				
7	• •	2020 school year.				
8		FION 5.10.(b) Student Attendance Enforcement. – For the 2019-2020 school				
9		ments of G.S. 115C-378(e) through (g) shall not apply during the school closure				
10	period.	nents of G.S. 1150 570(c) anough (g) shan not apply during the sentor closure				
11	perrou					
12	SCHOOL CAL	ENDAR FOR THE 2020-2021 SCHOOL YEAR				
13	SEC	FION 5.11.(a) Remote Instruction Plans. – The governing body of each public				
14		develop a Remote Instruction Plan (Plan) for the 2020-2021 school year and				
15	shall submit its F	Plan to the State Board no later than July 20, 2020. The purpose of the Plan is to				
16	provide a detaile	d framework for delivering quality remote instruction to all students within the				
17	public school uni	it during the 2020-2021 school year, as provided in subsection (b) of this section.				
18	U U	w the public school unit will implement remote instruction, the Plan shall address				
19	all of the followi					
20	(1)	Consulting with teachers, administrators and instructional support staff,				
21		parents, students, community partners, and other stakeholders in developing				
22		the Plan and effectively communicating the Plan to all involved parties.				
23	(2)	Training for teachers and staff on effective use of the remote instruction				
24 25		resources utilized by the public school unit and the process for student				
23 26		submission of completed work. The Plan shall identify any learning management system, online instructional resource, or offline instructional				
20 27		resource that will be made available to all students in a grade-level across the				
27		public school unit.				
20 29	(3)	Defining and clearly communicating staff roles and expectations for remote				
30	(3)	instruction days, including teacher workdays, teacher accessibility, and				
31		noncertified staff workdays and responsibilities. The Plan may include				
32		variances for staff expectations when remote instruction days are also used as				
33		teacher workdays.				
34	(4)	Surveying student and teacher home connectivity and providing for remote				
35		instruction that is appropriate for teachers and students with limited				
36		connectivity capability, including the opportunity for students to download				
37		remote learning materials in advance when practicable.				
38	(5)	Engaging with community partners on services that parents and students can				
39		utilize on remote instruction days, including community partners willing to				
40		provide free broadband access or connectivity for remote instruction and				
41		community partners with child care options, and communicating remote				
42		instruction schedules with those partners.				
43	(6)	Developing effective design and delivery of remote instruction lessons within				
44 45	(7)	professional learning communities.				
43 46	(7)	Teaching and practice opportunities for students on accessing and using remote instruction platforms and methods, including how to locate, complete,				
40 47		and submit assignments. The Plan shall include regular opportunities for				
48		students to use the platforms and methods during non-remote instruction days				
49		to ensure student success during remote instruction.				
50	(8)	Communicating learning targets to students on each remote instruction day				
51	(~)	and ensuring that lesson design provides instructional time, practice, and				

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	(9)	application components to demonstrate learning. T process for monitoring the quality of remote instruct Ensuring that remote instructional time, practice, and support learning growth that continues toward maste	ion materials. application components
-		of study. The Plan shall include work measurement geach grade level, including deadlines for submiss	guidelines appropriate to ion of assignments and
,	(10)	methods to assess and grade learning during remote	
5	(10)	Ensuring that students with disabilities have equa	
)		instruction provided by their public school units and	
		provided in a manner consistent with each student's program (IEP) or 504 plan. Remote learning day sup	
		and included in the development or modification of	
		appropriate for the student.	an illi s or 504 pians, as
-	(11)	Tracking and reporting attendance on remote inst	ruction days, including
	(11)	protocols for determining attendance, the reporting	
,		how attendance procedures will be communicated t	-
		instruction begins.	1
	(12)	Providing online and offline contact options for stude	nts to communicate with
)		teachers or staff for remote instruction days that	are not used as teacher
)		workdays.	
	(13)	Providing technology support for students experience	ing technical difficulties
		on remote instruction days.	
		TION 5.11.(b) School Calendar. – Except as othe	1
-		quirements of G.S. 115C-84.2, including the requirement	
		ys, apply to the 2020-2021 school calendar for local sch	
)	-	f this subsection supersede any school calendar adopte	
	-	ment of this act. For the 2020-2021 school year only,	the following applies to
5		ar for public school units:	(1)(0) = 1150 = 040(-)(1)
)	(1)	Notwithstanding any provisions of G.S. 115C-75.8	
,		115C-150.12, 115C-218.85(a)(1), 115C-238.53(116-239.8(b)(2)c., and Section 6(e) of S.L. 2018-3	
		public school unit shall adopt a calendar that include	
		as follows:	s 170 days of instruction
-		a. One hundred eighty-five (185) days or 1,025	hours of instruction that
		include five remote instruction days in ac	
,		developed pursuant to subsection (a) of this	
,		remote instruction days may be scheduled	
		public school unit, except as provided in	
)		subsection.	
)		b. An additional five instructional days that shall	l be satisfied only by five
		individually separate and distinct full instruct	ional days and not by an
		accumulation of instructional hours.	
	(2)	Notwithstanding any provisions of G.S. 115C-84.20	· · · ·
•		local school administrative unit shall adopt a school	l calendar in accordance
		with the following:	
)		a. An opening date for students of August 17, 2	
		b. A closing date for students no later than June	
		c. No remote instruction day shall be scheduled	
)		d. Remote instruction days may be schedul	
)		workdays, including as teacher workdays on	-
		accumulated vacation leave, provided that ren	note instruction material

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		i	s prepared a	nd provid	ed for stud	ents to u	ise durin	g the re	mote
			nstruction da	-				-	
			liscretion, sch	•				•	
			acilitate com			•			•
			noliday period	-			· · · I		
			A local school		ative unit gra	anted a go	od cause	waiver fo	or the
			2020-2021 scl		-	-			
		e	earlier than A	ugust 17,	2020, but n	nay use u	p to an a	dditional	five
			emote instruc	-		•	-		
			subsection for	•			-		
		Ċ	lays on which	schools h	ave been clo	osed due t	o incleme	ent weath	er or
			other emergen						
	(3)	If, durin	ng the 2020-2	2021 school	ol year, a st	ate of en	nergency	or disast	ter is
		declared	under Chapte	er 166A of	the General	Statutes	ordering s	school clo	osure
		for more	e than five da	ys, a publi	c school uni	t providin	g remote	instruction	on in
		accordai	nce with the F	lan develo	ped pursuan	t to subse	ction (a)	of this se	ction
			e additional		instruction	days as	necessar	ry to se	ıtisfy
			onal time req						
			l.(c) Reportin				-		
		-	to the Joint	-		-			
-			ion (a) of this					-	
			truction Plan	submittee	I, and the r	eport sha	ll provid	e a state	wide
mmary t			following:		,	1 11	1 1	• • •	
	(1)		ne remote inst	truction re	sources used	by public	e school u	inits, liste	ed by
	(2)	-	chool unit.	turn ati a un		h	.	····: 1:	. d 1
	(2)		ne remote ins	truction re	sources used	i by public	c school t	inits, fiste	ea by
	(3)	-	chool unit. any public scl	nool unit u	ing only off	lina rama	to instruct	ion racou	raag
	(3) (4)		ber and perce						
	(-)		dressing ever	U 1				-	Jviue
	(5)	-	s, challenges,	• •	•				how
	(\mathbf{S})	-	chool units in		-		uru m no i		10.0
	(6)	-	er data deeme	-			to the Joi	int Legisl	ative
	(-)	•	on Oversight	•				-	
			nstruction.						
IODIFIC	CATIC	ON FOR 7	THE PRINC	PAL REG	CRUITMEN	NT SUPP	LEMEN	Г	
	SECT	FION 5.12	2.(a) Notwith	standing G	.S. 115C-28	5.1, as ena	acted by S	L. 2019	-247,
or the 202	20-202	1 school y	ear, a school	identified	as an eligible	e school ii	n the 2019	9-2020 sc	chool
ear pursu	ant to	G.S. 115C	C-285.1(a)(2)	shall conti	nue to be an	eligible s	chool in t	he 2020-	2021
chool yea	r.								
	SECT	FION 5.1	2.(b) G.S. 1	15C-285.1	(e), as enac	ted by S.	L. 2019-	247, read	ds as
ewritten:									
"(e)			ds In the even	-					
• •	-		e of resignation						
			et with a qual	• • •	-	-			
	-	cticable, t	o another elig	tible emplo	oyer identifie	ed in subc	livision (a)(2) <u>(a)(</u>	<u>1) of</u>
this section	n.''								
11 7 A 11 7 F 7 F 7			NOTITIO		DEALIDI	ידיזאידו/אי	FOD	TEACU	IIFD
WAIVER			NOTIFIC	ATION	REQUIRE		FOR	TEACI	пек
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SECTION 5.13. Notwithstanding G.S. 115C-333.2, for the 2020-2021 school year, 1 2 principals are not required to notify teachers that Education Value-Added Assessment System 3 (EVAAS) data has been updated to reflect teacher performance from the 2019-2020 school year. 4 5 WAIVER OF THE TEACHER EFFECTIVENESS REPORTING REQUIREMENTS 6 **SECTION 5.14.(a)** Notwithstanding G.S. 115C-299.5(d), for the 2020-2021 school 7 year, local school administrative units are not required to provide teacher effectiveness data from 8 the 2019-2020 school year to the State Board, and the State Board is not required to include any 9 disaggregated data on teacher effectiveness from the 2019-2020 school year in its December 15, 2020, report on the state of the teaching profession in North Carolina.

10 11

SECTION 5.14.(b) G.S. 115C-299.5(d) reads as rewritten:

12 "(d) Teacher Effectiveness. – The annual teacher transition report by the State Board of 13 Education shall disaggregate the data included in subsection (c) of this section by teacher 14 effectiveness status at a statewide level. The report shall not disaggregate data on teacher 15 effectiveness status at a local school administrative unit level. Notwithstanding Article 21A of 16 this Chapter, local school administrative units shall provide to the State Board of Education, for 17 the purposes of this report, any North Carolina Educator Evaluation System (NCEES) 18 effectiveness status assigned to teachers who left employment. The State Board of Education 19 shall not report disaggregated data that reveals confidential information in a teacher's personnel 20 file, as defined by Article 21A of this Chapter, such as making the effectiveness status personally 21 identifiable to an individual teacher."

22

23 MODIFICATION OF TEACHER EVALUATION AND OBSERVATION 24 REQUIREMENTS

SECTION 5.15. Notwithstanding G.S. 115C-333(a) and G.S. 115C-333.1(a), for the 2019-2020 school year, annual teacher evaluations required pursuant to G.S. 115C-333(a) and G.S. 115C-333.1(a) shall be based on (i) observations completed in the 2019-2020 school year prior to the school closure period and (ii) other artifacts and evidence from the 2019-2020 school year. Schools are not required to complete any observations required in the 2019-2020 school year pursuant to G.S. 115C-333(a) and G.S. 115C-333.1(a) that were not completed prior to the school closure period.

32

33 WAIVER OF STANDARDIZED TESTING REQUIREMENTS FOR NONPUBLIC 34 SCHOOLS

SECTION 5.16. Notwithstanding G.S. 115C-549, 115C-550, 115C-557, 115C-558,
 and 115C-564, nonpublic schools, as defined in G.S. 115C-591(4), are not required to do either
 of the following:

- 38 39
- (1) Administer nationally standardized tests or other nationally standardized equivalent measurements for the 2019-2020 school year.
- 40 41 42
- Make, maintain, or make available records of test results received by their students in the 2019-2020 school year.

43 WAIVER OF ATTENDANCE AND CALENDAR REQUIREMENTS FOR NONPUBLIC 44 SCHOOLS

45 **SECTION 5.17.** Notwithstanding G.S. 115C-378, 115C-548, 115C-556, and 46 115C-564, nonpublic schools, as defined in G.S. 115C-591(4), are not required to do either of 47 the following:

- 48 (1) Make, maintain, and render attendance records of children of compulsory
 49 school age during the school closure period.
- 50 (2) For the 2019-2020 school year, operate on a regular schedule at least nine 51 calendar months of the year.

1	
2	WAIVER OF STANDARDIZED TESTING AND REPORTING REQUIREMENTS FOR
3	NONPUBLIC SCHOOLS WITH STUDENTS RECEIVING OPPORTUNITY
4	SCHOLARSHIP GRANTS
5	SECTION 5.18.(a) For purposes of this section, the definitions from
6	G.S. 115C-562.1 shall apply.
7	SECTION 5.18.(b) Notwithstanding G.S. 115C-562.5, for the 2019-2020 school
8	year, a nonpublic school that accepts eligible students receiving scholarship grants is not required
9	to do any of the following:
10	(1) Provide to the parent or guardian of an eligible student, whose tuition and fees
11	are paid in whole or in part with a scholarship grant, the student's scores on
12	standardized achievement tests.
13	(2) Administer a nationally standardized test or other nationally standardized
14	equivalent measurement to any eligible students whose tuition and fees are
15	paid in whole or in part with a scholarship grant in grades three and higher.
16	(3) Submit standardized test performance data from the 2019-2020 school year to
17	the Authority.
18	(4) If the nonpublic school enrolls more than 25 students whose tuition and fees
19	are paid in whole or in part with a scholarship grant, either of the following:
20	a. Report to the Authority on the aggregate standardized test performance
21	of eligible students.
22	b. Provide standardized test performance data from the 2019-2020 school
23	year to an independent research organization.
24	
25	OPPORTUNITY SCHOLARSHIP PROGRAM LATE DISBURSEMENT OF FUNDS
26	SECTION 5.19. Notwithstanding G.S. 115C-562.8, from the funds carried forward
27	at the end of the 2019-2020 fiscal year pursuant to G.S. 115C-562.8 that were unexpended as a
28	result of the closure of nonpublic schools due to the COVID-19 emergency, the Authority may
29	remit a scholarship grant awarded to a student for the spring semester of the 2019-2020 school
30	year to a nonpublic school on or before October 1, 2020.
31	
32	EXTENSION OF K-12 SCHOLARSHIP PROGRAM REPORT DATES
33	SECTION 5.20.(a) Opportunity Scholarship Grant Program. – Notwithstanding
34	G.S. 115C-562.7, the Authority shall submit by November 15, 2020, its annual report due by
35	October 15 each year to the Joint Legislative Education Oversight Committee on the Opportunity
36	Scholarship Grant Program.
37	SECTION 5.20.(b) Disabilities Grant Program. – Notwithstanding
38	G.S. 115C-112.8, the Authority shall submit by November 15, 2020, its annual report due by
39	October 15 each year to the Joint Legislative Education Oversight Committee on the Special
40	Education Scholarships for Children with Disabilities Program.
41	
42	MODIFICATIONS FOR EDUCATOR PREPARATION PROGRAMS
43	SECTION 5.21.(a) Minimum Admission Requirements for EPPs. –
44	Notwithstanding the minimum admission requirements required by G.S. 115C-269.15, for the
45	2020-2021 academic year only, a recognized EPP shall be permitted to admit students as follows:
46	(1) An individual student shall not be required to meet any of the criteria set forth
47	in G.S. 115C-269.15(a).
48	(2) An individual student shall not be required to have earned a grade point
49	average of at least 2.7 under G.S. 115C-269.15(c). However, the EPP shall not
50	permit a student to commence with a clinical practice as required by

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1		G.S. 115C-269.25(d) until the student has earned a grad	le point average of at
2		least 2.7.	
3	(3)	The minimum cohort grade point average for the enter	0
4		for the 2020-2021 academic year shall not be required to	b be at least 3.0 under
5		G.S. 115C-269.15(d).	
6	SECT		Notwithstanding
7		5(d)(1), a student who is enrolled in a recognize	
8	G.S. 115C-269.5		
9		5(d)(1) deemed completed for the 2019-2020 academic year	ar under the following
10	conditions:		
11	(1)	The student has completed as much time in a clinical int	ernship as practicable
12		prior to March 10, 2020.	
13	(2)	The student would be unable to complete the EPP by Au	0
14		the clinical internship is deemed completed pursuant to	
15	(3)	The student has been engaged in remote instruction as	practicable while the
16		school is closed during the school closure period.	
17	(4)	The student has otherwise met the descriptors identified	on the certification of
18		teacher capacity utilized by the EPP and the elementary	v or secondary school
19		partner.	
20	SECT	TION 5.21.(c) Pedagogy Assessments	- Notwithstanding
21	G.S. 115C-269.2	5(g), for individuals who have their clinical internship	b deemed completed
22	pursuant to subse	ection (b) of this section, the following shall apply:	
23	(1)	The State Board shall not require EPPs to require these	se individuals for the
24		2019-2020 academic year to complete a nationally	normed and valid
25		pedagogy assessment to determine clinical practice perf	ormance.
26	(2)	The State Board shall not require these individuals	
27		academic year to complete the pedagogy assessment a	s a condition of EPP
28		completion.	
29	(3)	These individuals shall attempt the pedagogy assessme	nt by the end of their
30		first year of licensure and shall pass the assessment by	the end of their third
31		year of licensure.	
32	SECT	TION 5.21.(d) Accountability. – Due to the lack of studen	t assessment data and
33	the school closur	e period, notwithstanding the requirements of G.S. 115C-	269.35(a), EPPs shall
34	only be required	to submit information that is practicably available in the	e annual report to the
35	State Board requi	ired under G.S. 115C-269.35(b) for the 2019-2020 academ	nic year.
36		TION 5.21.(e) Sanctions. – Notwithstanding G.S. 115C	
37	Board shall not c	onsider data that was not practicably available related to t	the 2019-2020 school
38	year when assign	ing sanctions for an EPP under G.S. 115C-269.45(c).	
39	SECT	TION 5.21.(f) EPP Report Cards. – Due to limited avail	able information and
40	the waiver of the	requirement to submit certain information to the State Bo	oard under subsection
41	(c) of this section	n, notwithstanding G.S. 115C-269.50, the State Board sh	all create and submit
42	annual report can	ds for EPPs as required by G.S. 115C-269.50 by Decen	nber 15, 2020, to the
43	1	Education Oversight Committee (Committee) but shall	
44		ed pursuant to this section available to the public through t	
45		-2020 academic year. The State Board shall also includ	
46		gated information on the following:	*
47	(1)	The number and overall percentage of students who we	re admitted to an EPP
48		with a GPA that was less than 2.7 as permitted by subdivi	
49		(a) of this section.	
50	(2)	The number and overall percentage of students wh	o had their clinical
51		internships deemed completed pursuant to subsection (b	

MODI	FICATIC	ONS FOR SCHOOL ADMINISTRATOR PREPARATION PROGRAMS
MODI		FION 5.22. Notwithstanding G.S. 115C-284(c2), a school administrator
candida		s enrolled in a school administrator preparation program meeting the approval
		ished by the State Board pursuant to G.S. 115C-284 may have certain
		G.S. 115C-284(c2) deemed completed for the 2019-2020 academic year as
follows		
	(1)	The requirement that a candidate shall complete a year-long internship under
		G.S. 115C-284(c2)(7) shall be deemed completed under the following
		conditions:
		a. The candidate has completed as much time in the year-long internship
		as practicable prior to March 10, 2020.
		b. The candidate would be unable to complete the program by August
		15, 2020, unless the internship is deemed completed pursuant to this
		section.
		c. The candidate has been engaged in administrative duties as practicable
		while the school is closed during the school closure period.
		d. The candidate has otherwise met the competencies identified in the certification of capacity utilized by the school administrator
		preparation program.
	(2)	The candidate shall complete a portfolio for emerging leaders to demonstrate
	(2)	the application of his or her training to actual school needs and training to the
		extent practicable prior to completion of the school administrator preparation
		program.
MODI	FICATIC	ONS FOR THE TRANSFORMING PRINCIPAL PREPARATION
GRAN	T PROG	RAM
		FION 5.23.(a) Notwithstanding G.S. 116-209.72(a)(2)e., a school leader
	ate who is	enrolled in a school leader preparation program receiving a grant pursuant to
Part 4 (6.01	
		r 116 of the General Statutes shall have the clinical practice requirement under
G.S. 11	16-209.72(
G.S. 11	l 6-209.72(ons:	r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following
G.S. 11	16-209.72(r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as
G.S. 11	16-209.72(ons: (1)	r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020.
G.S. 11	l 6-209.72(ons:	r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while
G.S. 11	16-209.72(ons: (1) (2)	r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period.
G.S. 11 conditi	16-209.72(ons: (1) (2) SECT	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. FION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall
G.S. 11 condition	16-209.72(ons: (1) (2) SECT rieve grant	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. FION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a
G.S. 11 condition not returecipien	16-209.72(ons: (1) (2) SECT rieve grant nt's failure	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. TION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a e to require school leader candidates to complete a full-time paid clinical practice
G.S. 11 condition not return recipient of at le	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five m	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. TION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a e to require school leader candidates to complete a full-time paid clinical practice ionths and 750 hours in duration as required by G.S. 116-209.72(a)(2)e. as part
G.S. 11 condition not return recipient of at le	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five m	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. TION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a e to require school leader candidates to complete a full-time paid clinical practice
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G.S. 11 condition not retrive recipier of at le of the p EXTE G.S. 11	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five more program du NSIONS I SECT 15C-270.1.1	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. TION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a e to require school leader candidates to complete a full-time paid clinical practice sonths and 750 hours in duration as required by G.S. 116-209.72(a)(2)e. as part uring the 2019-2020 academic year. FOR TEACHER LICENSURE REQUIREMENTS FION 5.24.(a) Extension for Licensure Requirements. – Notwithstanding 5, G.S. 115C-270.20, and Section 1.2 of S.L. 2019-71, as amended by Section
G.S. 11 condition not returned of at le of the p EXTE G.S. 11 8(d) of	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five mo orogram du NSIONS I SECT 15C-270.11	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. TION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a e to require school leader candidates to complete a full-time paid clinical practice onths and 750 hours in duration as required by G.S. 116-209.72(a)(2)e. as part uring the 2019-2020 academic year. FOR TEACHER LICENSURE REQUIREMENTS FION 5.24.(a) Extension for Licensure Requirements. – Notwithstanding 5, G.S. 115C-270.20, and Section 1.2 of S.L. 2019-71, as amended by Section 9-212, the State Board shall allow applicants for educator licensure additional
G.S. 11 condition not return of at le of the p EXTE: G.S. 11 8(d) of	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five me orogram du NSIONS 1 SECT 15C-270.1. 5 S.L. 2019 meet the p	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. FION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a to require school leader candidates to complete a full-time paid clinical practice onths and 750 hours in duration as required by G.S. 116-209.72(a)(2)e. as part uring the 2019-2020 academic year. FOR TEACHER LICENSURE REQUIREMENTS FION 5.24.(a) Extension for Licensure Requirements. – Notwithstanding 5, G.S. 115C-270.20, and Section 1.2 of S.L. 2019-71, as amended by Section 9-212, the State Board shall allow applicants for educator licensure additional requirements under G.S. 115C-270.15 and G.S. 115C-270.20 as follows:
G.S. 11 condition not return of at le of the p EXTE: G.S. 11 8(d) of	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five mo orogram du NSIONS I SECT 15C-270.11	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. TION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a eto require school leader candidates to complete a full-time paid clinical practice onths and 750 hours in duration as required by G.S. 116-209.72(a)(2)e. as part uring the 2019-2020 academic year. FOR TEACHER LICENSURE REQUIREMENTS FION 5.24.(a) Extension for Licensure Requirements. – Notwithstanding 5, G.S. 115C-270.20, and Section 1.2 of S.L. 2019-71, as amended by Section 9-212, the State Board shall allow applicants for educator licensure additional requirements under G.S. 115C-270.15 and G.S. 115C-270.20 as follows: An individual who is in the first year of licensure, including an initial
G.S. 11 condition not returned of at le of the p EXTE G.S. 11 8(d) of	16-209.72(ons: (1) (2) SECT rieve grant nt's failure ast five me orogram du NSIONS 1 SECT 15C-270.1. 5 S.L. 2019 meet the p	 r 116 of the General Statutes shall have the clinical practice requirement under (a)(2)e. deemed completed for the 2019-2020 academic year under the following The candidate has completed as much time in the clinical practice as practicable prior to March 10, 2020. The candidate has been engaged in school leader duties as practicable while the school is closed during the school closure period. FION 5.23.(b) Notwithstanding G.S. 116-209.73(c)(1a)a., the Authority shall t funds for the 2019-2020 fiscal year from a grant recipient based solely on a to require school leader candidates to complete a full-time paid clinical practice onths and 750 hours in duration as required by G.S. 116-209.72(a)(2)e. as part uring the 2019-2020 academic year. FOR TEACHER LICENSURE REQUIREMENTS FION 5.24.(a) Extension for Licensure Requirements. – Notwithstanding 5, G.S. 115C-270.20, and Section 1.2 of S.L. 2019-71, as amended by Section 9-212, the State Board shall allow applicants for educator licensure additional requirements under G.S. 115C-270.15 and G.S. 115C-270.20 as follows:

	General Assemb	oly Of North Carolina	Session 2019
1 2		Board may take the examination during the individual's licensure.	second year of
3	(2)	An applicant for a continuing professional license (CPL) wh	ose lateral entry
4		license expires June 30, 2020, including a teacher grante	
5		pursuant to Section 1.2 of S.L. 2019-71, as amended by Sect	tion 8(d) of S.L.
6		2019-212, who has not met the examination and coursewo	rk requirements
7 8		established by the State Board as of March 10, 2020, shall extension until June 30, 2021.	be provided an
9	(3)	An applicant for a CPL whose IPL expires June 30, 2020, who	has not met the
10		examination requirement established by the State Board as of	
11		shall be provided an extension until June 30, 2021.	
12	(4)	An applicant for a CPL who is an elementary education ((K-6) or special
13		education general curriculum teacher with an IPL or RL who	was granted an
14		extension until June 30, 2020, pursuant to Section 1.2 of S	S.L. 2019-71, as
15		amended by Section 8(d) of S.L. 2019-212, who has not met	
16		requirement established by the State Board as of March 10	, 2020, shall be
17		provided an extension until June 30, 2021.	
18		TION 5.24.(b) Extension for CEU Requirement. – 1	U
19		0(b), any teacher who is required to have at least eight continue.	-
20		nuing licensure by June 30, 2020, shall have until June 30, 20	121, to meet the
21 22	requirements und	ler G.S. 115C-270.30(b).	
22 23	EVTENSIONS	FOR LICENSURE REQUIREMENTS FOR OTH	
23 24	PERSONNEL	FOR LICENSURE REQUIREMENTS FOR OTHE	EK SCHOOL
25		FION 5.25.(a) Extension for Examination Requirement. – I	Notwithstanding
26		and G.S. 115C-315(d), the State Board shall allow applican	
27		p meet the examination requirements as follows:	
28	(1)	Pursuant to G.S. 115C-284, an individual applying for a scho	ol administrator
29		license who has not met the examination requirements establis	
30		Board as of March 10, 2020, shall be permitted to meet	the examination
31		requirements in the first year of licensure.	
32	(2)	Pursuant to G.S. 115C-315(d), an individual applying for	
33		professional position in a public elementary or secondary sch	
34		met the examination requirements established by the State Bo	
35		10, 2020, shall be permitted to meet the examinations require	ement in the first
36		year of licensure.	
37		FION 5.25.(b) Extension for CEU Requirement. -1	
38		3), a school administrator who is required to meet continuing e	
39 40	• •	ntegrated digital teaching and learning for licensure renewal by $20, 2021$ to most the requirements under C.S. 115C 284(a)	
40 41	shan have until J	une 30, 2021, to meet the requirements under G.S. 115C-284(c	5).
41	COMMUNITY	COLLEGE TUITION WAIVER FOR STU	UDENTS IN
43		SHIP PROGRAMS	
44		FION 5.26. Notwithstanding G.S. 115D-5(b)(16), if a stude	ent is unable to
45		ation in a pre-apprenticeship or apprenticeship program due to	
46		ident may continue to be eligible for a tuition waiver for con	
47		tudent's documented plan of study related to a job specific	
48		til December 31, 2020.	Ĩ
49			
50	WAIVER OF IN	NTEREST CHARGES ON UNC STUDENT DEBT	

1 **SECTION 5.27.** Notwithstanding G.S. 147-86.23, a constituent institution of The 2 University of North Carolina shall not accrue or charge any interest to a past-due account 3 receivable held by a student between March 13, 2020, and September 15, 2020.

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EXTENSION OF UNC REPORT DATES

6 **SECTION 5.28.(a)** Notwithstanding G.S. 116-11(12d), 116-74.21, and 7 143-613(b1), the Board of Governors of The University of North Carolina shall have an 8 additional 60 days to submit the following reports to the Joint Legislative Education Oversight 9 Committee:

- (1) The annual report due by April 15 each year on teacher education efforts at The University of North Carolina.
- (2) The annual report due by April 15 each year on the supply and demand of school administrators to determine the number of school administrators to be trained in school administrator training programs within the constituent institutions of The University of North Carolina in each year of the fiscal biennium.
- 17(3)The biennial report due by May 15 every two years on the goals for18State-operated health professional schools that offer training programs for19licensure or certification of physician assistants, nurse practitioners, and nurse20midwives for increasing the percentage of the graduates of those programs21who enter clinical programs and careers in primary care.

SECTION 5.28.(b) Notwithstanding Section 9.7(c) of S.L. 2008-107, as amended by Section 9.3(c) of S.L. 2010-31, the Board of Governors of The University of North Carolina shall submit by June 15, 2020, its annual report on the UNC-NCCCS 2+2 E-Learning Initiative due by April 15 each year to the Joint Legislative Education Oversight Committee, the State Board of Education, the Office of State Budget and Management, and the Fiscal Research Division.

SECTION 5.28.(c) Notwithstanding Section 9.3(c) of S.L. 2005-276, as amended by Section 9.3(d) of S.L. 2010-31, The University of North Carolina System Office shall submit by June 15, 2020, its annual report on the UNC-NCCCS Joint Initiative for Teacher Education and Recruitment due by April 15 each year to the State Board of Education, the Board of Governors of The University of North Carolina, the State Board of Community Colleges, the Education Cabinet, the Joint Legislative Education Oversight Committee, and the Office of State Budget and Management.

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FUNDS FOR SUMMER LEARNING PROGRAMS

SECTION 5.29.(a) The funds allocated in subdivision (19) of Section 3.3 of this act
 shall be allotted to local school administrative units, charter schools, and the Innovative School
 District to provide a supplemental summer learning program for students whose learning has
 been negatively affected by the impacts of COVID-19, in accordance with the following:

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- (1) The summer learning program shall include the following:
- 42a.Reading interventions for students who were in kindergarten through43grade three during the 2019-2020 school year who were not on track44to meet 2019-2020 year-end expectations based on diagnostic45assessments completed prior to March 16, 2020.
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 c. Math interventions for students who were in grade four during the 2019-2020 school year who were not on track to meet 2019-2020 year-end expectations as identified by their 2019-2020 school year reading teachers.
 - c. Math interventions for students who were in kindergarten through grade four during the 2019-2020 school year who were not on track to

General Assembly	Of North Carolina	Session 2019
	meet 2019-2020 year-end expectations as	identified by their
	2019-2020 school year math teachers.	
	Of the funds appropriated by this section for summer	010,
	east thirty-five million dollars (\$35,000,000) shall be us	-
	nterventions for students who were in grades two a	
	019-2020 school year. Of these funds, any unexp	
	onclusion of the summer learning program shall be use	
	0, 2020, to provide supplemental literacy support for s	
	uring the 2020-2021 school year who are not on tracl	
-	ear-end expectations, as identified by their 2020-2021	school year reading
	eachers.	
	any unexpended funds for (i) reading intervention	
	indergarten, grade one, or grade four during the 2019-2	•
	ii) math interventions for students in kindergarten throu	
	ne 2019-2020 school year shall be used prior to De	
	rovide supplemental literacy or math support, as appro-	
	rades one through five during the 2020-2021 school yea	
	b meet 2020-2021 year-end expectations as identified	d by their respective
	020-2021 school year reading or math teachers.	
	unds provided for summer learning programs may	
	nterventions and instruction to participating students us	0
	igital resources, printed materials, literacy coache	es, and face-to-face
	nstruction.	
	DN 5.29.(b) The governing body of a public school	
	hall consult with 2019-2020 school year teachers of I	
	s to develop summer learning program plans that delive	
	ating in the summer learning program. Each public sch	
	uirements of any executive order in effect at the time of	
	requirements on the use of public school buildings, ar	1 2
Ũ	d other public health guidelines provided by the Depa	
	No later than May 31, 2020, local school administ	
	District shall submit their summer learning program pla	_
	h. The Department shall review each plan submitted and	-
-	that each summer learning program provides instruction tion. The Department shall provide feedback to local s	
units no later than J		
	DN 5.29.(c) Summer learning programs shall not be in	aludad in sahadula
	or the 2020-2021 school year calendar, but shall provide	
	to better prepare students for academic success during t	
	appacts of COVID-19. Each public school unit receiv	
	d to identify or prepare resources and strategies that par	-
	r students who qualify for a summer learning program	
	and would like additional material. Departs on available	

qualify for summer learning programs shall make the final decision regarding student attendanceat summer learning programs.

46 SECTION 5.29.(d) No later than February 15, 2021, the State Board of Education
 47 shall report to the Joint Legislative Oversight Committee on the implementation of this section
 48 and the use of State funds for summer learning programs.

attend or (ii) attend and would like additional material. Parents or guardians of students who

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50 PART VI. OTHER POLICY REVISIONS

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	General Assembly Of North Carolina	Session 2019
	REGULATORY FLEXIBILITY DURING THE CORONAVIRUS EN	MERGENCY
	SECTION 6.1.(a) For purposes of this section, the following of	definitions apply:
5	(1) "Coronavirus" has the same meaning as defined in	
	Coronavirus Preparedness and Response Supplementa	
	2020.	
	(2) "Coronavirus emergency" means the period from March	10, 2020, through the
	date the Governor signs an executive order rescinding	
	116, Declaration of a State of Emergency to Coord	
	Protective Actions to Prevent the Spread of COVID-19.	L
	(3) "State agency" means an agency or an officer in the ex	
	government of this State and includes the Council of	
	Office, a board, a commission, a department, a divisio	
	other unit of government in the executive branch. "St	•
	include the North Carolina Department of Justice,	e
	Education, or the State Board of Elections.	the State Dourd of
	SECTION 6.1.(b) Each State agency shall review its rules,	policies procedures
	enforcement actions, and any other type of agency requirement or ac	1 1
	economic well-being of the citizens and businesses of the State and det	
	impacts of the coronavirus, a waiver, delay, or modification of the ager	
	actions would be in the public interest, including the public health, safety	• •
	economic well-being of the citizens and businesses of the State. If the State	
	that a waiver, delay, or modification of the agency's requirements or act	
	public interest, the agency shall adopt emergency rules or take other	
	implement these waivers, delays, and modifications as expeditiously as po	•
	SECTION 6.1.(c) Notwithstanding any other provision of	
	agency determines that, due to the impacts of the coronavirus, it is in the put	
	the public health, safety, and welfare and the economic well-being of the c	•
	of the State, the agency shall:	
	(1) Delay the collection of, or modify the method of collection	ion of any fees fines
	or late payments assessed by the agency under its st	-
	accrual of interest associated with any fees, fines, or late	
	(2) Delay the renewal dates of permits, licenses, and other	1 /
	registrations, and authorizations issued by the agency p	
	(3) Delay or modify any educational or examination requi	
	by the agency pursuant to its statutes.	rementes impremented
	SECTION 6.1.(d) No later than October 1, 2020, each State	agency shall report to
	the Joint Legislative Administrative Procedure Oversight Committee,	• • •
	Commission on Governmental Operations, and the Office of State Budget	e
	its specific efforts to exercise regulatory flexibility under this section. If a	0
	not to exercise regulatory flexibility under this section, the report shall in	.
	from the agency as to how it determined that its exercise of regulatory flex	1
	public interest, including the public health, safety, and welfare and the ec	-
	the citizens and businesses of the State, during the coronavirus emergency	
	SECTION 6.1.(e) State agencies shall exercise the authority gr	
	section to the maximum extent practicable in order to protect the econor	-
	citizens and businesses of the State, while also continuing to protect pub	-
	welfare.	
	SECTION 6.1.(f) State agencies may adopt emergency rules for	or the implementation
	of this section in accordance with G.S. 150B-21.1A. Notwithstanding G.	
	agency shall not commence the adoption of temporary rules pursu	

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1	shall remain in effect during the pendency of the coronavirus emergency, unle	ess the State agency
2	specifies an earlier expiration date.	1 11 0.
3	SECTION 6.1.(g) This section shall be construed liberally in o	
4	agencies to protect the economic well-being of the citizens and businesses of	the State during the
5	Coronavirus emergency.	
6	SECTION 6.1.(h) This section is effective March 10, 2020, and ex	1
7	of the date the Governor signs an executive order rescinding Executiv	
8	Declaration of a State of Emergency to Coordinate Response and Protective	Actions to Prevent
9	the Spread of COVID-19, or September 1, 2020.	
10		
11	DIVISION OF MOTOR VEHICLES/EXTEND DEADLINES	
12	SECTION 6.2.(a) Definition. – For purposes of this section, "cre	dential" means any
13	of the following issued by the Division of Motor Vehicles:	
14	(1) Drivers license.	
15	(2) Learner's permit.	
16	(3) Limited learner's permit.	
17	(4) Limited provisional license.	
18	(5) Full provisional license.	
19	(6) Commercial drivers license.	
20	(7) Commercial learner's permit.	
21	(8) Temporary driving certificate.	
22	(9) Special identification card.	
23	(10) Handicapped placard.	
24	(11) Vehicle registration.	
25	(12) Temporary vehicle registration.	
26	(13) Dealer license plate.	
27	(14) Transporter plate.	
28	(15) Loaner/Dealer "LD" plate.	
29	(16) Vehicle inspection authorization.	
30	(17) Inspection station license.	
31	(18) Inspection mechanic license.	
32	(19) Transportation network company permit.	
33	(20) Motor vehicle dealer license.	
34	(21) Sales representative license.	
35	(22) Manufacturer license.	
36	(23) Distributor license.	
37	(24) Wholesaler license.	
38	(25) Driver training school license.	
39	(26) Driver training school instructor license.	
40	(27) Professional housemoving license.	
41	SECTION 6.2.(b) Extend Validity of Credentials. – Notwith	hstanding renewal,
42	duration, or expiration provisions of G.S. 20-7, 20-11, 20-37.6, 20-37.7, 20-3	7.13, 20-50, 20-66,
43	20-79, 20-79.02, 20-79.2, 20-183.4B, 20-183.4D, 20-280.3, 20-288, 20-324,	and 20-359, or any
44	other provision of law to the contrary, the Division of Motor Vehicles shall	extend for a period
45	of six months the validity of any credential that expires on or after March	1, 2020, and before
46	August 1, 2020. A credential extended under this section shall expire six mor	ths from the date it
47	otherwise expires as prescribed by law prior to this section. However, the sul	osequent expiration
48	of a credential extended under this section shall occur on the date prescribed	by law prior to this
49	section without regard to the extension. The Division shall notify individu	als affected by an
50	extension granted under this section, including information on new expiration	n dates and how the
51	extension affects subsequent renewal and expiration dates.	

1	SECTION 6.2(c) Driving Eligibility Certificates. – Notwithstanding				
2	G.S. 20-11(n)(3), a driving eligibility certificate dated on or after February 9, 2020, and before				
3	March 10, 2020, remains valid and may be accepted by the Division of Motor Vehicles to meet				
4	the requirements for a license or permit issued under G.S. 20-11 until 30 days after the date the				
5	Governor rescinds Executive Order No. 116 or the date the Division reopens all drivers license				
6	offices, whichever is earlier.				
7	SECTION 6.2.(d) Waive Penalties. – Notwithstanding any provision of law to the				
8	contrary, the Division shall waive any fines, fees, or penalties associated with failing to renew a				
9	credential during the period of time the credential is valid by extension under subsection (b) of				
10	this section.				
11	SECTION 6.2.(e) Motor Vehicle Taxes. – Notwithstanding any provision of law to				
12	the contrary, due dates for motor vehicle taxes that are tied to registration expiration under Article				
13	22A of Chapter 105 of the General Statutes shall be extended to correspond with extended				
14	expiration dates under subsection (b) of this section.				
15	SECTION 6.2.(f) Validity by Extension a Defense. – A person may not be convicted				
16	or found responsible for any offense resulting from failure to renew a credential issued by the				
17	Division if, when tried for that offense, the person shows that the offense occurred during the				
18	period of time the credential is valid by extension under subsection (b) of this section.				
19	SECTION 6.2.(g) Report. – Within 30 days of the extensions made under subsection				
20	(b) of this section, the Division shall submit a report to the Joint Legislative Transportation				
21	Oversight Committee and the Fiscal Research Division detailing implementation of this section.				
22	SECTION 6.2.(h) Effective Date. – This section is effective retroactively to March				
23	1, 2020, and applies to expirations occurring on or after that date.				
24					
25 26	TEMPORARY FLEXIBILITY FOR QUALITY IMPROVEMENT PLANS				
26 27	SECTION 6.2A.(a) For purposes of this section, the following definitions apply:				
27 28	(1) Quality Improvement Plan Rules. – The rules regulating the quality				
28 29	improvement process for physician assistants and nurse practitioners found in 21 NCAC 32S .0213, 21 NCAC 32M .0110 and 21 NCAC 36 .0810.				
29 30					
30 31	 (2) Application Fee Rules. – The portions of rules found in 21 NCAC 32S .0204, 21 NCAC 32M .0115, and 21 NCAC 36 .0813 that require the payment of an 				
31	application fee.				
33	(3) Annual Review Rules. – The portions of rules requiring the annual review or				
33 34	renewal of a practice arrangement between a physician and a physician				
35	assistant or nurse practitioner found in 21 NCAC 32S .0201, 21 NCAC 32M				
36	.0110, and 21 NCAC 36 .0806				
37	SECTION 6.2A.(b) Notwithstanding any other provision of law to the contrary,				
38	neither the North Carolina Medical Board nor the North Carolina Board of Nursing shall enforce				
39	any provision of the Quality Improvement rules to the extent they require any of the following:				
40	(1) Quality improvement process meetings between a physician and a physician				
41	assistant or nurse practitioner, provided that the physician assistant or nurse				
42	practitioner was practicing within the scope of his or her license prior to				
43	February 1, 2020, and continues to practice within the scope of his or her				
44	license while this section is effective.				
45	(2) Monthly quality improvement process meetings between a physician and a				
46	physician assistant or nurse practitioner during the first six months of the				
47	practice arrangement between the physician and the physician assistant or				
48	nurse practitioner physician assistant, nurse practitioner, or certified nurse				
49	midwife.				
50	SECTION 6.2A.(c) Notwithstanding any other provision of law to the contrary,				
51	neither the North Carolina Medical Board nor the North Carolina Board of Nursing shall enforce				

any provision of the quality Improvement Rules or the Application Fee Rules to the extent they
 require any individual to fill out an application or pay a fee, provided that individual is providing
 volunteer healthcare services within the scope of his or her license in response to the COVID-19
 pandemic state of emergency declared by the Governor of North Carolina on March 10, 2020.

5 **SECTION 6.2A.(d)** Notwithstanding any other provision of law to the contrary, 6 neither the North Carolina Medical Board nor the North Carolina Board of Nursing shall enforce 7 any provision of the Annual Review Rules.

8 **SECTION 6.2A.(e)** This section is effective when it becomes law, and expires 60 9 days after all of the following are rescinded or expired: (i) Executive Order No. 116, issued by 10 Governor Roy A. Cooper, (ii) the major disaster declaration by the President of the United States 11 under the Robert T. Stafford Disaster Relief and Emergency Assistance Act, 42 U.S.C. § 5121. 12 et seq., as amended, for this State on March 25, 2020, and (iii) a declared nationwide public 13 health emergency as a result of the 2019 novel coronavirus declared by the Secretary of Health 14 and Human Services under Section 319 of the Public Health Service Act on January 31, 2020.

15

STATE TREASURER AUTHORITY TO DEFER STATE HEALTH PLAN PREMIUM OR DEBT PAYMENTS DURING THE COVID-19 EMERGENCY

18 SECTION 6.3.(a) For the limited time period between March 10, 2020, and the date 19 that Executive Order No. 116, Declaration of a State of Emergency to Coordinate Response and 20 Protective Actions to Prevent the Spread of COVID-19, is rescinded or expires, and subject to 21 approval by the Board of Trustees, the State Treasurer may order that members, employing units, 22 or both adversely affected by this state of emergency shall have the option of deferring premium 23 or debt payments that are due to the North Carolina State Health Plan for Teachers and State 24 Employees (Plan) during this specified limited time period. The State Treasurer may order the 25 expiration of the option to defer premium or debt payment prior to the end of the limited time 26 period specified under this section but may not extend the option beyond that period.

27 SECTION 6.3.(b) Any option to defer premium or debt payments offered under this 28 section shall be made for a period 30 days from the last day the premium or debt payment may 29 have been made under the terms of the Plan, policy, contract, or agreement. Notwithstanding any 30 provision of law to the contrary, this 30-day deferral period may also be applied to any statute, 31 rule, or other policy or contract provision that imposes a time limit on the Plan or on a member 32 to perform any act related to the Plan on or after March 10, 2020, and through the date that 33 Executive Order No. 116, Declaration of a State of Emergency to Coordinate Response and 34 Protective Actions to Prevent the Spread of COVID-19, is rescinded or expires. This 30-day 35 deferral period may be extended by the State Treasurer in 30-day increments, subject to approval 36 by the Board of Trustees. A deferral period shall not last beyond 90 days from the date Executive 37 Order No. 116 expires or is rescinded.

38 **SECTION 6.3.(c)** An option to defer premium or debt payments offered under this 39 section may be limited to a specific category of members or employing units, as necessary and 40 as determined by the State Treasurer.

41 **SECTION 6.3.(d)** Nothing in this section shall be construed as to authorize the 42 nonpayment of premiums or debt. All premium payments in arrears shall be paid to the Plan. If 43 premiums in arrears are not paid, coverage shall lapse as of the last day of the month for which 44 premiums were paid in full. The member shall be responsible for all medical expenses incurred 45 since the effective date of the lapse in coverage.

46 47 **SECTION 6.3.(e)** This section is effective retroactively to March 10, 2020.

48 PROVIDE MEDICAID COVERAGE FOR COVID-19 TESTING TO UNINSURED 49 INDIVIDUALS IN NORTH CAROLINA DURING THE NATIONWIDE PUBLIC 50 HEALTH EMERGENCY

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General Assembly Of North Carolina Session 2019 SECTION 6.4. The Department of Health and Human Services, Division of Health Benefits (DHB), is authorized to provide the Medicaid coverage described in 42 U.S.C.A. § 1396a(a)(10)(A)(ii)(XXIII), which covers COVID-19 testing for certain uninsured individuals during the period in which there is a declared nationwide public health emergency as a result of the 2019 novel coronavirus, and for which the federal medical assistance percentage is one hundred percent (100%). DHB is authorized to provide this medical assistance retroactively to the earliest date allowable. DURATION OF TEMPORARY MEDICAID PROVIDER RATE INCREASES SECTION 6.4A. The Medicaid provider rate increases requested in (i) the 1135 Medicaid disaster State Plan amendment (SPA) submitted to the Centers for Medicare and Medicaid Services by the Department of Health and Human Services on April 8, 2020, and (ii) any additional provider rate increases requested in subsequent 1135 Medicaid disaster State Plan amendments shall be applicable only until the expiration of the declared nationwide public health emergency as a result of the 2019 novel coronavirus or January 31, 2021, whichever is earlier. PERMIT TELEHEALTH TO CONDUCT SECOND INVOLUNTARY COMMITMENT **EXAMINATIONS DURING THE COVID-19 EMERGENCY SECTION 6.5.(a)** The following definitions apply in this section: (1)Commitment examiner. - As defined in G.S. 122C-3. (2)Telehealth. - The use of two-way real-time interactive audio and video where the respondent and commitment examiner can hear and see each other. Oualified professional. – As defined in G.S. 122C-3. (3)**SECTION 6.5.(b)** Notwithstanding any provision of Chapter 122C of the General Statutes or any other provision of law to the contrary, the second examination of a respondent required by G.S. 122C-266(a) to determine whether the respondent will be involuntarily committed due to mental illness or required by G.S. 122C-285(a) to determine if the respondent will be involuntarily committed due to substance use disorder may be conducted either in the physical face-to-face presence of a physician or utilizing telehealth equipment and procedures, provided that the following conditions are met: In the case of involuntary commitment due to mental illness, the physician (1)who examines the respondent by means of telehealth must be satisfied to a reasonable medical certainty that the determinations made in accordance with subdivisions (a)(1) through (a)(3) of G.S. 122C-266 would not be different if the examination had been done in the physical presence of the examining physician. An examining physician who is not so satisfied must note that the examination was not satisfactorily accomplished, and the respondent must be taken for a face-to-face examination in the physical presence of a physician. In the case of involuntary commitment due to substance use disorder, the (2)physician who examines the respondent by means of telehealth must be satisfied to a reasonable medical certainty that the determinations made in accordance with G.S. 122C-285(a) would not be different if the examination had been done in the physical presence of the commitment examiner. An examining physician who is not so satisfied must note that the examination was not satisfactorily accomplished, and the respondent must be taken for a face-to-face examination in the physical presence of a qualified professional, as defined in G.S. 122C-3; provided, that if the initial commitment examination was performed by a qualified professional, then this face-to-face examination shall be in the presence of a physician.

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1 2 3	date the Govern	TION 6.5.(c) This section is effective when it becomes or rescinds Executive Order No. 116, Declaration of a soonse and Protective Actions to Prevent the Spread of CO	State of Emergency to
4			
5		RE LIABILITY PROTECTION FOR EMERGEN	CY OR DISASTER
6 7	TREATMENT	TION 6.6.(a) Chapter 90 of the General Statutes is ame	ended by adding a new
8	Article to read:	HOW U.U.(a) Chapter 50 of the General Statutes is and	Inded by adding a new
9	There to read.	"Article 1L.	
10		"Emergency or Disaster Treatment Protection Act.	
11	" <u>§ 90-21.130.</u> S		·
12	This Article	shall be known and may be cited as the Emergency	or Disaster Treatment
13	Protection Act.		
14	" <u>§ 90-21.131. P</u>		
15		ose of this section to promote the public health, safety, and	
16		cting the health care facilities and health care providers in	•
17		from treatment of individuals during the COVID-19 pu	
18 19		s resulting from circumstances associated with the CO	-
19 20		ublic health emergency that occurs on a statewide basis tate, federal, and local governments working in concert v	-
20	-	iders in the community. The rendering of treatment to	
22	-	ergency is a matter of vital state concern affecting the pu	
23	welfare of all cit	• •	one nearth, sarety, and
24	" <u>§ 90-21.132.</u> D		
25		g definitions apply in this Article:	
26	(1)	COVID-19. – Coronavirus disease 2019.	
27	$\overline{(2)}$	COVID-19 emergency declaration. – Executive Order	No. 116 issued March
28		10, 2020, by Governor Roy A. Cooper, including any	
29		executive order, subject to extensions under Chapter	166A of the General
30		Statutes.	
31	<u>(3)</u>	COVID-19 emergency rule. – Any executive order,	
32		request, or other State or federal authorization, policy s	•
33		or regulation that waives, suspends, or modifies appl	
34		law regarding scope of practice, including modification	
35		care providers licensed in another state to practice in the	
36 37		of care, including those regarding the facility space in v	-
37 38	(A)	and which equipment is used during the COVID-19 en Damages. – Economic or non-economic losses for har	
38 39	$\frac{(4)}{(5)}$	Harm. – Physical and nonphysical contact that results	
40	<u>(J)</u>	an individual.	<u>In injuly to of death of</u>
41	<u>(6)</u>	Health care facility. – Any entity licensed pursuant to	Chapter 122C 131D
42	<u>(0)</u>	or 131E of the General Statutes or Article 64 of Cha	=
43		Statutes, and any clinical laboratory certified under	-
44		Laboratory Improvement Amendments in Section 353	
45		Service Act (42 U.S.C. § 263a).	
46	<u>(7)</u>	Health care provider. –	
47		a. <u>An individual who is licensed, certified, or othe</u>	rwise authorized under
48		Chapter 90 or 90B of the General Statutes t	
49		services in the ordinary course of business or p	-
50		or in an approved education or training program	<u>n.</u>

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1		<u>b.</u>	A health care facility where health care serv	ices are provided to	
2			patients, residents, or others to whom such ser		
3			allowed by law.	<u> </u>	
4		<u>c.</u>	Individuals licensed under Chapter 90 of the	General Statutes or	
5			practicing under a waiver in accordance with G.		
6		<u>d.</u>	Any emergency medical services personi		
7			G.S. 131E-155(7).		
8		<u>e.</u>	Any individual providing health care services	within the scope of	
9			authority permitted by a COVID-19 emergency	rule.	
10		<u>f.</u>	Any individual who is employed as a health care	facility administrator,	
11			executive, supervisor, board member, trustee,	or other person in a	
12			managerial position or comparable role at a heal	th care facility.	
13		<u>g.</u>	An agent or employee of a health care facility that	t is licensed, certified,	
14			or otherwise authorized to provide health care se	ervices.	
15		<u>h.</u> i.	An officer or director of a health care facility.		
16		<u>i.</u>	An agent or employee of a health care provi	der who is licensed,	
17			certified, or otherwise authorized to provide hea		
18	<u>(8)</u>	<u>Healtl</u>	care service. – Treatment, clinical direction, supe	rvision, management,	
19		-	ninistrative or corporate service, provided by a he		
20		-	care provider during the period of the CO		
21			ation, regardless of the location in this State	where the service is	
22		render			
23		<u>a.</u>	To provide testing, diagnosis, or treatment of		
24			illness, injury, or disease related to a confirmed	or suspected case of	
25			COVID-19.		
26		<u>b.</u>	To dispense drugs, medical devices, medical ap		
27			goods for the treatment of a health condition, illn		
28			related to a confirmed or suspected case of COV		
29		<u>c.</u>	To provide care to any other individual who		
30			seeks care at or from a health care facility or to a		
31		T 7 1	during the period of the COVID-19 emergency of		
32	<u>(9)</u>	-	teer organization. – Any medical organization, co	± •	
33			as made its facility or facilities available to support		
34			tivities under the COVID-19 emergency declaration	on and in accordance	
35	110 00 01 100 T		ny applicable COVID-19 emergency rule.		
36	" <u>§ 90-21.133. In</u>			aubaaation (b) of this	
37 38			ing any law to the contrary, except as provided in		
38 39	section, any health care facility, health care provider, or entity that has legal responsibility for				
39 40	the acts or omissions of a health care provider shall have immunity from any civil liability for				
40	any harm or damages alleged to have been sustained as a result of an act or omission in the course of arranging for or providing health care services only if all of the following apply:				
42		-	ealth care facility, health care provider, or entit		
42 43	<u>(1)</u>		ling health care services during the period of the C		
44		-	ation, including, but not limited to, the arrange		
45			services pursuant to a COVID-19 emergency rule.	-	
46	(2)	-	rangement or provision of health care services is		
40 47	<u>\</u> <u>\</u>	indire		impueted, directly of	
48		<u>a.</u>	By a health care facility, health care provider, o	r entity's decisions or	
49		<u>u.</u>	activities in response to or as a result of the COV	•	
17			activities in response to or as a result of the COV	, is is pundenne, or	

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1	b.	By the decisions or activities, i	n response to or as a result of the
2	<u> </u>		care facility or entity where a health
3		care provider provides health care	
4	(3) <u>The</u>	· · ·	ovider, or entity is arranging for or
5		iding health care services in good fai	
6			in subsection (a) of this section shall
7			nission constituting gross negligence,
8			ne health care facility or health care
9			cts, omissions, or decisions resulting
10			red to be gross negligence, reckless
11	misconduct, or intention		
12			volunteer organization shall have
13			es occurring in or at its facility or
14			under the COVID-19 emergency
15			ID-19 emergency rule, unless it is
16			oss negligence, reckless misconduct,
17		of harm by the volunteer organization	
18	"§ 90-21.134. Severab	ility.	
19	This section shall be	e liberally construed to effectuate its	public health emergency purpose as
20	outlined in G.S. 90-12	1.131. The provisions of this section	on are severable. If any part of this
21	section is declared to be	invalid by a court, the invalidity doe	s not affect other parts of this section
22		without the invalid provision."	
23	SECTION	6.6.(b) This section is effective whe	en it becomes law and applies to acts
24	or omissions occurring	during the time of Executive Order	No. 116 issued on March 10, 2020,
25	by Governor Roy A. Co	ooper, and any subsequent time perio	d during which a state of emergency
26	is declared to be in effe	ct during calendar year 2020 by the	Governor in response to COVID-19.
27			
28	LOTTERY COMMIS	SION REPORT	
29			Lottery Commission shall submit a
30		ID-19 and associated economic imp	pacts that contains at least all of the
31	following:		
32		impact on sales of lottery games, inc	luding county-level data.
33		impact on revenues.	
34		impact on retailers, including any ch	anges to the number of retailers.
35		impact on expenses of the lottery.	
36		impact upon transfers of net revenue	
37		-	ed to the Joint Legislative Oversight
38	Committee on the State	Lottery and the Fiscal Research Divi	sion on or before September 1, 2020.
39			
40		ENT COMMISSION REVISIONS	
41		6.8.(a) G.S. 159-33.1 reads as rewrited	
42		ual reports of financial information	
43		-	ority shall submit to the secretary on
44		•	secretary may prescribe) a statement
45			rity. The secretary may prescribe the
46		• •	escribe the form of the statement;
47	-		ance officer of each city and county
48			m building inspections, by type, and
49 50		aid from all revenues received, by ty	-
50 51			(a) of this section or any rule or of each county, municipality, water

district or authority, sewer district or authority, sanitary district, and metropolitan sewage district 1 2 shall submit to the secretary a statement of financial information concerning the impact of 3 COVID-19 on the finances of the unit or public authority no later than February 15, 2021. The 4 information in the statement shall include monthly data for the time period of July 1, 2019, through December 31, 2020, on the following (i) utility payments, including water, sewer, and 5 electric, (ii) reductions in tax revenue, (iii) reductions in services due to reductions in tax revenue, 6 7 (iv) total revenues received from building inspections, by type, (v) the ability to meet debt service 8 obligations, (vi) the balances of any capital reserve funds, (vii) the purpose of any withdrawals 9 from capital reserve funds, and (viii) any other information prescribed by the secretary. The Local Government Commission shall use the information provided pursuant to this subsection to 10 11 identify units and public authorities that require assistance similar to that provided to units and public authorities on the Unit Assistance List compiled by the Commission. 12 13 No later than March 15, 2021, the Local Government Commission shall report on the (c)14 information provided by units and public authorities pursuant to subsection (b) of this section, including any recommendations for legislation, to the Joint Legislative Committee on General 15 Government and the Fiscal Research Division." 16 17 SECTION 6.8.(b) G.S. 159-33.1(b), as enacted by subsection (a) of this section 18 expires February 15, 2021, and G.S. 159-33.1(c), as enacted by subsection (a) of this section, 19 expires March 15, 2021. 20 21 JOINT LEGISLATIVE OVERSIGHT **COMMITTEES/EXTEND** REPORTING 22 **DEADLINES** 23 **SECTION 6.9.** Notwithstanding any other provision of law, any report required by 24 law to be submitted to a joint legislative oversight committee of the General Assembly after 25 March 10, 2020, but before July 15, 2020, shall be held in abeyance until July 15, 2020. 26 Thereafter, the report shall be submitted to the appropriate oversight committee and shall contain 27 the information required by law. Any report required by law to be submitted to a joint legislative 28 oversight committee on or after July 15, 2020, shall be submitted as provided by law. 29 30 **RELEASE OF CERTAIN GRANT FUNDS** 31 SECTION 6.10. The Office of State Budget and Management shall release the seven 32 hundred thousand dollar (\$700,000) allocation authorized under subdivision (3) of subsection (c) 33 of Section 26.2 of S.L. 2017-57. 34 35 **USE OF FY 2019-2020 CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT** 36 **INCREASED AVAILABILITY TO ADDRESS IMMEDIATE CHILD CARE NEEDS** 37 SECTION 6.11. Section 1.1(a) of S.L. 2019-192 reads as rewritten: 38 **"DHHS BLOCK GRANTS** 39 "SECTION 1.1.(a) Except as otherwise provided, appropriations from federal block grant 40 funds are made for each year of the fiscal biennium ending June 30, 2021, according to the 41 following schedule: 42 43 **TEMPORARY ASSISTANCE FOR NEEDY** FY 2019-2020 FY 2020-2021 44 **FAMILIES (TANF) FUNDS** 45 46 . . . 47 48 CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT 49 50 **Local Program Expenditures** 51

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Division of Child Development and Ear	ly Education				
01. Child Care Services	\$232,109,943 <u>\$268,109,943</u>	\$239,499,318			
04. Quality and Availability Initiatives	3				
(TEACH Program \$3,800,000)	55,217,124<u>67,217,124</u>	55,217,124			
TOTAL CHILD CARE AND DEVELO	PMENT				
FUND BLOCK GRANT	\$347,525,572\$395,525,572	\$354,547,850			
"					
EMERGENCY VIDEO NOTARIZATI					
	-3 is amended by adding a new subd				
	rization. – An acknowledgement, af				
	by a notary in compliance with th	-			
	cy video notarization shall not includ	le a verification or			
proof."					
SECTION 6.12.(b) G.S. 10B-					
'§ 10B-10. Commission; oath of office.<u>c</u>	office; emergency extension.				
		• . • •			
	section (b1) of this section, the appo				
before the register of deeds no later than 45 days after commissioning and shall be duly qualified by taking the general oath of office prescribed in G.S. 11-11 and the oath prescribed for officers					
	ibed in G.S. 11-11 and the oath pres	cribed for officers			
in G.S. 11-7.) of this spatian if the Counterny and	uta a aguarianian			
) of this section, if the Secretary gra				
after March 9, 2020, and before October					
before the register of deeds to take the gen		-			
the required oath to such appointee using v	•••	* *			
personally known to the register of deeds appointee's identity to the register of de		•			
technology and satisfactory evidence are a		video contetence			
termology and satisfactory evidence are a	is defined in 0.5. 10 <i>b-25.</i>				
(e) If the appointee does not app	bear before the register of deeds v	vithin <u>45 dave of</u>			
commissioning, the time prescribed in	0	•			
commissioning, the time presented in commission to the Secretary, and the appoint	U				
reapplies within one year of the grantin					
educational requirements of this Chapter."					
	Article 1 of Chapter 10B of the C	eneral Statutes is			
amended by adding a new section to read:	-				
"§ 10B-25. Emergency video notarization					
	ovision of law, a notary may perfo	rm an emergency			
video notarization using video conference					
section are satisfied. A notary who is not s		-			
satisfactory evidence shall not be require	·	•			
emergency video notarization shall not	· · ·				
recording with a register of deeds, clerk of					

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in this S	tate. No	hing in this section shall apply to any notarization un	der Article 20 of Chapter
		al Statutes.	±
(b)		sed in this section, video conference technology is e	electronic communication
that:			
<u></u>	<u>(1)</u>	Occurs in real time.	
	$\frac{(1)}{(1a)}$	Allows direct interaction between the principal see	king the notary's services
	<u>(14)</u>	and the notary so that each can communicate sim	
		sound through an electronic device or process.	anancousiy by sight and
	(2)	Includes audio with sound clear enough that each j	narticinant in the notarial
	(2)	act can hear and understand all other participants.	participant in the notariar
	<u>(3)</u>	Has sufficient quality to allow a clear and unobstruct	cted visual observation of
	(<u>5)</u>	the face of each participant, and any identification	
		· · · ·	• • •
		for a sufficient time to allow the notary to deter	-
	(4)	evidence. The notary shall determine if the time is s	umcient.
	$\frac{(4)}{(5)}$	Is not prerecorded video or audio or both.	£-11
	<u>(5)</u>	May be capable of recording by means of one of the	-
		a. <u>The video conference technology's recording</u>	g and storage services.
		b. <u>An independent video recording device.</u>	
		c. <u>Electronically saved screenshots clearly sh</u>	
		face, identification presented by the prin-	cipal, and the notarized
		document.	
<u>(c)</u>		equirement of personal appearance, appear in person	• • •
-	-	esence, as those terms are used in this Chapter, are sa	
	-	ideo notarization if the notary is physically presen	
		to the notary that he or she is physically present in N	
		n, the principal identifies the county where he or she is	
		the principal and notary use video conference technolo	bgy that complies with the
-		his section.	
<u>(d)</u>	-	ary who has personal knowledge of a principal may rel	
		erify the principal's identity unless the notary, in the	
		ory evidence. A notary who does not have personal	
	-	sfactory evidence of the principal's identity. The re-	•
		term is used in this Chapter, is satisfied for the purpose	
		entification of the principal is based on at least one de	ocument that meets all of
the follo	wing:		
	<u>(1)</u>	Is current or, if expired, did not expire prior to Marc	-
	<u>(2)</u>	Is issued by a federal, state, or federal or state-reco	gnized tribal government
		agency.	
	<u>(3)</u>	Bears a photographic image of the principal's face.	
	<u>(4)</u>	Has both the principal's signature and a physical des	scription of the principal.
<u>(e)</u>	The r	otary shall use video conference technology to observe	e each principal sign each
docume	nt that is	to be notarized. The principal shall verbally state w	hat documents are being
signed for	or the no	tarial record. After the document is signed by the prin	ncipal, the principal or the
<u>principa</u>	l's design	nee shall do the following:	
	(1)	If an original wet-signed notarization on an origina	l wet-signed document is
		not required, transmit a legible copy of the signed d	locument to the notary by
		fax or other electronic means on the same day it was	s signed. The notary shall
		notarize the document on the same day the notary re	
		the notary shall transmit the notarized document ba	•
		principal's designee by physical delivery, fax, or othe	- -
		same day the notary signed the document.	

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L	<u>(2)</u>	If an original wet-signed notarization on an original we	et-signed document, is
2		required, transmit a legible copy of the signed docu	ment by fax or other
		electronic means to the notary on the same day on wh	ich the document was
		signed and also deliver the original signed document to	the notary by mail or
		other physical method. The notary shall compare the o	riginal document with
		the document transmitted by fax or other electronic r	
		electronic document is the same as the document received	
		delivery, the notary shall notarize the wet-signature on	
		and date the notarial act as of the date of the act	
		conference technology and promptly transmit the o	
		original document to the principal or the principal's des	ignee by mail or other
		physical delivery as directed by the principal.	
		notarial act is an oath or affirmation, the notary shall a	administer the oath or
		e affiant using video conference technology.	
		cknowledgement or jurat certificate for an emergency vi	deo notarization shall
	include all of the		
	<u>(1)</u>	The North Carolina county in which the notary public	was located during the
	$\langle 0 \rangle$	emergency video notarization.	1 1 1
	<u>(2)</u>	The North Carolina county in which the principal	
	(2)	physically located during the emergency video notariza	<u>uion.</u>
	(3)	<u>The following statement:</u>	the emergency yidee
		<u>otarial certificate on (Date) according to</u> direments contained in G.S. 10B-25.	the entergency video
		acknowledgement or jurat certificate provided to a notar	v does not include the
		ed by subsection (g) of this section, the notary shall in	
		a notarial certificate using emergency video notarization	
		a notary certifies compliance with all the requirements o	
		tary who performs an emergency video notarization sha	
		ation in a notary journal that is the exclusive property of t	
		by the notary for at least 10 years and may be maintain	• •
		keep the journal in a secure location and shall not allow a	
		ournal. A notary may surrender the journal to the no	1
		nployment, but the notary shall also keep and maintain a	
	journal.		1.4
	(j) At a	minimum, for each emergency video notarization, the not	otary shall include the
	following inform	nation in the journal:	-
	<u>(1)</u>	The time of day when the notary observed the signin	g of the document by
		each principal and was presented with the principal	's acceptable form of
		identification.	
	<u>(2)</u>	The date of the completion of the emergency video	notarization notarial
		certificate.	
	<u>(3)</u>	The last and first name of each principal.	
	<u>(4)</u>	The type of notarial act performed.	
	<u>(5)</u>	The type of document notarized or proceeding perform	
	<u>(6)</u>	The type of acceptable form of identification pro-	
		applicable, the issuing agency and identification number	er on the identification
		presented.	
	<u>(7)</u>	The type of video conference technology used during	the emergency video
	<u>(8)</u>	notarization. A statement that the notary and each principal could se	11 1 .1

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1	(9) Whether any other person was present with the principal at	the time of
2	signature and if so, the name of that person.	
3	(k) A third party involved in a transaction that utilizes an emergency video	<u>o notarization</u>
4	may require additional information to be included in the journal kept by the	
5	subsection (j) of this section such as inclusion of a recording in the notary's journal	or the method
6	used by the notary to determine that a wet-signed original document is the same as	s the faxed or
7	electronically submitted document.	
8	(<i>l</i>) As a public official, a notary shall maintain the confidentiality of	<u>a principal's</u>
9	documents at all times.	
10	(m) The Secretary may issue interpretive guidance or issue emergency or ter	
11	as necessary to ensure the integrity of the emergency video notarization measures	provided for
12	in this section.	
13	(n) This section shall expire at 12:01 A.M. on August 1, 2020; provided	
14	notarial acts made in accordance with this section and while this section is in effect	t shall remain
15	effective and shall not need to be reaffirmed."	
16 17	SECTION 6.12.(d) This section is effective when it becomes law.	
17 18	EMERGENCY VIDEO WITNESSING	
18 19	SECTION 6.13.(a) Chapter 10B of the General Statutes is amended by	adding a new
20	Article to read:	adding a new
20	"Article 3.	
22	"Video Witnessing During State of Emergency.	
23	"§ 10B-200. Applicability.	
24	(a) This Article applies to the witnessing and signature of all records, a	as defined in
25	G.S. 10B-3(19), signed, by a principal physically located in the State of North Ca	
26	after the effective date of this act.	
27	(b) This Article expires upon termination of the State of Emergency	declared by
28	Governor Roy Cooper in Executive Order No. 116, on March 10, 2020, as the s	
29	extended by any subsequent executive order.	-
30	(c) No action described in this Article constitutes a notarial act, as	
31	G.S. 10B-3(11), and no action described in this Article is governed by Articles	1 or 2 of this
32	Chapter.	
33	" <u>§ 10B-201. Emergency video witnessing.</u>	
34	(a) Notwithstanding any general or special law to the contrary, any person w	
35	the signature of a record through videoconference technology shall be considered a	
36	witness and the record shall be considered to have been signed by the principal s	
37	presence of" such witness, if the video conference technology allows for direct, re	<u>al-time audio</u>
38	and video interaction between each principal signer and the witness.	
39	(b) Notwithstanding any general or special law to the contrary, an attesting	
40	record shall be considered to have signed such record in the presence of the prince	<u>ipal signer, if</u>
41	<u>all of the following are satisfied:</u>	
42	(1) The signature of the principal signer is witnessed by the attesting approximate of subsection (a) of this section	-
43 44	 accordance with the requirements of subsection (a) of this section (2) The attesting witness immediately thereafter signs such record with 	
44 45	(2) <u>The attesting witness immediately thereafter signs such record with conference technology still allows for direct, real-time audition</u>	
43 46	interaction between the principal signer and the attesting witness	
40 47	(c) Any record witnessed pursuant to this section shall contain all of the fol	
48	(1) A conspicuous statement indicating that the record was witness	
49	more witnesses physically located in the State of North Carolin	
50	this Article.	
	<u></u>	

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1	<u>(2)</u>	The county in which each remote witness was physicall	y located when
2		witnessing execution of the record.	•
3	<u>(3)</u>	The county in which each principal signer was physically lo	cated during the
4		witnessed execution of the record.	
5		ithstanding any general or special law to the contrary, ab	_
6		egal document against signing in counterparts, any record with	
7	•	be signed in counterpart, which counterparts, when combine	d, shall create a
8	single original re		
9	SEC.	FION 6.13.(b) This section is effective when it becomes law.	
10 11	WITNESS RE	QUIREMENT DURING STATE OF EMERGENCY/HI	EALTH CARE
12		TORNEY AND ADVANCED DIRECTIVE FOR NATUR	
13		FION 6.14.(a) G.S. $32A-16$ reads as rewritten:	
14	"§ 32A-16. Defi		
15	-	g definitions apply in this Article:	
16			
17	(3)	Health care power of attorney. – A-Except as provided in (<u>G.S. 32A-16.1, a</u>
18		written instrument that substantially meets the requirement	s of this Article,
19		that is signed in the presence of two qualified witnesses, an	-
20		before a notary public, pursuant to which an attorney-in-	-
21		appointed to act for the principal in matters relating to the h	
22		principal. The notary who takes the acknowledgement may b	
23		to be a paid employee of the attending physician or mental	
24 25		provider, a paid employee of a health facility in which the	
25 26		patient, or a paid employee of a nursing home or any adult can the principal resides.	e nome in which
20 27		the principal resides.	
28	 (6)	Qualified witness. – A-Except as provided in G.S. 32A-16	51 a witness in
20 29	(0)	whose presence the principal has executed the health care po	
30		who believes the principal to be of sound mind, and who sta	
31		(i) is not related within the third degree to the principal nor	
32		spouse, (ii) does not know nor have a reasonable expectation	
33		would be entitled to any portion of the estate of the pri-	ncipal upon the
34		principal's death under any existing will or codicil of the pr	1
35		the Intestate Succession Act as it then provides, (iii) is n	-
36		physician or mental health treatment provider of the principa	
37		health care provider who is a paid employee of the attend	
38		mental health treatment provider, nor a paid employee of a	
39 40		which the principal is a patient, nor a paid employee of a nurs	
40 41		adult care home in which the principal resides, and (iv) does	
41		against any portion of the estate of the principal at the time execution of the health care power of attorney.	or the principal s
42 43	"	execution of the health care power of attorney.	
44	SEC	FION 6.14.(b) Article 3 of Chapter 32A of the General Statute	es is amended by
45	adding a new sec		25 15 amended by
46	U	ealth care powers of attorney executed during State of Eme	rgency.
47		equirement of G.S. 32A-16(3) that a health care power of attor	
48		f two qualified witnesses shall be waived for all instruments exe	
49	-	e of this section and prior to termination of the State of Emerge	
50		Cooper in Executive Order No. 116, on March 10, 2020, as t	
51		subsequent executive order, such that an instrument that	

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1	principal,	properl	y acknowledged before a notary public, and otherwise execute	ed in compliance
2	with the p	rovisio	ns of this Article shall not be invalidated by the principal's failu	ire to execute the
3	health care	e powe	of attorney in the presence of two qualified witnesses.	
4	<u>(b)</u>	Health	n care powers of attorney executed without two qualified with	lesses during the
5	time perio	d defir	ed in subsection (a) of this section shall contain a short and	plain statement
6	indicating	that the	e instrument was executed in accordance with the procedures of	of this section.
7	<u>(c)</u>	<u>This</u> s	ection shall expire at 12:01 A.M. on August 1, 2020; provid	led, however, all
8	instrumen	ts made	e in accordance with this section and while this section is in ef	fect shall remain
9	effective a	nd shal	l not need to be reaffirmed."	
10	"8 00 221		TION 6.14.(c) G.S. 90-321 reads as rewritten:	
11		0	t to a natural death.	
12 13	(a)	The to	ollowing definitions apply in this Article:	
13 14		 (1a)	Declaration. – Any-Except as provided in G.S. 90-321	1 any signed
15		(14)	witnessed, dated, and proved document meeting the	
16			subsection (c) of this section.	requirements of
17			subsection (e) of this section.	
18	(c)	The a	ttending physician shall follow, subject to subsections (b), (e) and (k) of this
19	section, a			, und (R) of unit
20	section, a			
21		(3)	That Except as provided in G.S. 90-321.1, that has been	n signed by the
22			declarant in the presence of two witnesses who believe the d	
23			sound mind and who state that they (i) are not related within	
24			to the declarant or to the declarant's spouse, (ii) do not	know or have a
25			reasonable expectation that they would be entitled to any por	tion of the estate
26			of the declarant upon the declarant's death under any will of	the declarant or
27			codicil thereto then existing or under the Intestate Succession	on Act as it then
28			provides, (iii) are not the attending physician, licensed healt	h care providers
29			who are paid employees of the attending physician, paid empl	oyees of a health
30			facility in which the declarant is a patient, or paid employ	
31			home or any adult care home in which the declarant resides	
32			have a claim against any portion of the estate of the declara	nt at the time of
33			the declaration; and	
34		"		
35			TON 6.14.(d) Article 23 of Chapter 90 of the General Statute	es is amended by
36	0		tion to read:	
37			vanced directive for a natural death executed during a State	
38	<u>(a)</u>		equirement of G.S. 90-321 that an advanced directive for	
39			xecuted in the presence of two qualified witnesses shall be	
40			ated on or after the effective date of this section and prior to te	
41			cy declared by Governor Roy Cooper in Executive Order No.	
42			same may be extended by any subsequent executive ord	
43			s signed by the declarant, properly acknowledged before a no	
44 45			ed in compliance with the provisions of this Article shall not be	
45 46			ilure to execute the advanced directive for a natural death d	ectaration in the
46 47			<u>ualified witnesses.</u>	ant two qualified
47 19	(b)		need directives for a natural death declaration executed without the time period defined in subsection (a) of this section shall as	-
48 49			the time period defined in subsection (a) of this section shall condition that the instrument was available in accordance with t	
49 50	1		dicating that the instrument was executed in accordance with t h may but need not be cited by title or section number.	ne procedures of
50	uns sectio	11, WIIIC	in may but need not be ched by fille of section number.	

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1	(c) This	section	shall expire at 12:01 A.M. on August 1, 2020; prov	ided, however, all
2			cordance with this section and while this section is in e	
3			eed to be reaffirmed."	
4			5.14.(e) This section is effective when it becomes law.	
5 6	DISBURSEME	NT OI	F FUNDS PRIOR TO RECORDATION OF DEE	D IN CERTAIN
7	CIRCUMSTAN			
8 9	SEC: section to read:	FION (5.15.(a) Chapter 45A of the General Statutes is amende	d by adding a new
10		hurson	ent during certain declarations of emergency.	
10			ding any other provision of this Chapter, in real e	estata transactions
12			ur-family residential dwelling or a lot restricted to	
12	-		accordance with this section, make disbursement of c	·
	-			
14			eds, deeds of trust, and any other required loan docur	nents in the office
15	of the register of		were of the internation to accordation that he	
16 17			ment of closing funds prior to recordation shall be	made under uns
17	section, unless al			where the deeds
18 19	<u>(1)</u>		ne date of closing, the office of the register of deeds	
20			s of trust, and any other required loan documents are to ollowing criteria:	be recorded meets
20				64 10 20
21		<u>a.</u> b	Is located within the emergency area under G.S. 160	
22		<u>b.</u>	Is closed to the public as a result of the declaration of Is unable to account documents for recording by any	
23 24		<u>c.</u>	Is unable to accept documents for recording by any	method, including
24 25	(2)	Thal	in-person or electronic recording.	aloging funds prior
23 26	<u>(2)</u>		ender's closing instructions authorize disbursement of c	closing runds prior
20 27	(2)		cording.	
27	<u>(3)</u>	-	arties agree in writing to all the following: To varius the manufacture of $C = 45A$, 4 that the set	lomont acout shall
28 29		<u>a.</u>	To waive the requirement of G.S. 45A-4 that the sett	
29 30			not disburse closing funds until the deeds, deeds of trequired loan documents are recorded in the office	•
31			deeds.	of the register of
32		h		u not ha known an
32 33		<u>b.</u>	That they acknowledge that the recordation date may	
33 34			the date of closing and the date of recordation by th	<u>e settiement agent</u>
34 35		0	is governed by subsection (d) of this section.	f proceeding with
35 36		<u>c.</u>	That they are aware of the risks and implications of disburgement of closing funds and if applicable, trac	
30 37			disbursement of closing funds and, if applicable, tran	ister of possession
38		Ь	of property prior to recordation.	to recordition no
38 39		<u>d.</u>	That after disbursement of closing funds and prior	
39 40			party to the transaction will take any action to impain title in law or equity.	r the quality of the
40 41		0	<u> </u>	tions require as a
42		<u>e.</u>	Any other terms the parties or the closing instruc condition of disbursement of closing funds prior to	-
42 43	(A)	Tho	settlement agent does all the following:	<u>recording.</u>
43 44	<u>(4)</u>		<u>Complies with all conditions of the closing instructions</u>	ong
44 45		<u>a.</u> b.	Procures a commitment of title insurance providing	
46		<u>U.</u>		
40 47			that includes indemnity coverage for the gap period of disbursement of closing funds and the date of the	
47			necessary documents.	
48 49		C	<u>Updates the applicable title from the date of the</u>	nreliminary title
49 50		<u>c.</u>	opinion to the time of disbursement using those	
50			opinion to the time of disoursement using those	se public records

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1	reasonably available to the settlement agent on the date of
2	disbursement.
3	(c) In all transactions under this section in which the settlement agent makes a
4	disbursement of closing funds prior to recordation, the settlement agent shall hold in a fiduciary
5	capacity until the time provided in subsection (d) of this section all deeds, deeds of trust, and any
6	other required loan documents that are to be recorded.
7	(d) The authority under this section for the settlement agent to disburse closing proceeds
8	prior to recordation of the deeds, deeds of trust, and any other required loan documents shall
9	terminate on the earlier of the date the office of the register of deeds reopens for the transaction
10	of public business or begins to accept documents for electronic recording. Within three business
11	days of the time set forth in this subsection, the settlement agent shall record all deeds, deeds of
12	trust, and any other required loan documents being held under subsection (c) of this section and
13	shall immediately notify all parties that the documents have been recorded."
14	SECTION 6.15.(b) This section is effective when it becomes law and expires August
15	1, 2020.
16	
17	MARRIAGE LICENSES
18	SECTION 6.16.(a) G.S. 51-8 reads as rewritten:
19	"§ 51-8. License issued by register of deeds.
20	(a) Every register of deeds shall, upon proper application, issue a license for the marriage
21	of any two persons who are able to answer the questions regarding age, marital status, and
22	intention to marry, and, based on the answers, the register of deeds determines the persons are
23	authorized to be married in accordance with the laws of this State. In making a determination as
24	to whether or not the parties are authorized to be married under the laws of this State, the register
25	of deeds may require the applicants for the license to marry to present certified copies of birth
26	certificates or such other evidence as the register of deeds deems necessary to the determination.
27	The register of deeds may administer an oath to any person presenting evidence relating to
28	whether or not parties applying for a marriage license are eligible to be married pursuant to the
29	laws of this State. Each applicant for a marriage license shall provide on the application the
30	applicant's social security number. If an applicant does not have a social security number and is
31	ineligible to obtain one, the applicant shall present a statement to that effect, sworn to or affirmed
32	before an officer authorized to administer oaths. Upon presentation of a sworn or affirmed
33	statement, the register of deeds shall issue the license, provided all other requirements are met,
34	and retain the statement with the register's copy of the license. The register of deeds shall not
35	issue a marriage license unless all of the requirements of this section have been met.
36	(b) Notwithstanding subsection (a) of this section, throughout the duration of any
37	declaration of emergency issued under G.S. 166A-19.20, any register of deeds may issue a
38	license for marriage via remote audio-video communication provided the register of deeds can
39 40	positively identify each applicant before the register of deeds."
40	SECTION 6.16.(b) G.S. 51-16 reads as rewritten:
41 42	"§ 51-16. Form of license.
	License shall be in the following or some equivalent form:
43	To any ordained minister of any religious denomination, minister authorized by a church, any
44 45	magistrate, or any other person authorized to solemnize a marriage under the laws of this State: A P having applied to me for a license for the marriage of C D (the name of the man to be
43 46	A.B. having applied to me for a license for the marriage of C.D. (the name of the man to be written in full) of (here state his residence) aged
40 47	written in full) of (here state his residence), aged years (race, as the case may be), the son of (here state the father and mother, if known; state whether they are living or dead, and their
47 48	residence, if known; if any of these facts are not known, so state), and E.F. (write the name of
40 49	the woman in full) of (here state her residence), aged years (race, as the case may be), the
49 50	daughter of (here state names and residence), aged years (race, as the case may be), the
50 51	respect to the man). (If either of the parties is under 18 years of age, the license shall here contain
51	respect to the munit. (In ender of the parties is under 16 years of age, the needse shall here collitant

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1 the following:) And the written consent of G.H., father (or mother, etc., as the case may be) to 2 the proposed marriage having been filed with me, and there being no legal impediment to such 3 marriage known to me, you are hereby authorized, at any time within 60120 days from the date 4 hereof, to celebrate the proposed marriage at any place within the State. You are required within 5 10 days after you shall have celebrated such marriage, to return this license to me at my office 6 with your signature subscribed to the certificate under this license, and with the blanks therein 7 filled according to the facts, under penalty of forfeiting two hundred dollars (\$200.00) to the use 8 of any person who shall sue for the same.

9 10 Issued this _____ day of _____, ___ L.M.

11 Register of Deeds of County

12 Every register of deeds shall, at the request of an applicant, designate in a marriage license 13 issued the race of the persons proposing to marry by inserting in the blank after the word "race" the words "white," "black," "African-American," "American Indian," "Alaska Native," "Asian 14 Indian," "Chinese," "Filipino," "Japanese," "Korean," "Vietnamese," "Other Asian," "Native 15 Hawaiian," "Guamarian," "Chamorro," "Samoan," "Other Pacific Islander," "Mexican," 16 17 "Mexican-American," "Chicano," "Puerto Rican," "Cuban," "Other Spanish/Hispanic/Latino," or 18 "other," as the case may be. The certificate shall be filled out and signed by the minister, officer, 19 or other authorized individual celebrating the marriage, and also be signed by two witnesses 20 present at the marriage, who shall add to their names their place of residence, as follows:

I, N.O., an ordained or authorized minister or other authorized individual of (here state to 21 22 what religious denomination, or magistrate, as the case may be), united in matrimony (here name 23 the parties), the parties licensed above, on the <u>day of</u>, <u>day of</u>, at the house of P.R., in 24 (here name the town, if any, the township and county), according to law. 25

N.O.

Witness present at the marriage:

27 S.T., of (here give residence)."

28 **SECTION 6.16.(c)** This section becomes effective when it becomes law, applies to 29 any marriage license issued on or after March 10, 2020, expires August 1, 2020, and any 30 marriage license issued on or before that date shall be valid for 120 days.

31

26

32 WAIVE ACCRUAL OF INTEREST ON DEFERRED PAYMENT OF CORPORATE 33 INCOME AND FRANCHISE TAX AND INDIVIDUAL INCOME TAX AND EXTEND 34 **CERTAIN TAX-RELATED DEADLINES**

35 SECTION 6.17.(a) Interest Waiver. – As a result of the COVID-19 outbreak, the 36 Secretary of Revenue has extended the franchise, corporate income, and individual income tax 37 payment deadline from April 15, 2020, to July 15, 2020, and pursuant to G.S. 105-249.2, the 38 Secretary will not assess a penalty for failure to file a return or pay a tax due as long as the return 39 is filed and the tax due is paid by July 15, 2020. Notwithstanding G.S. 105-241.21(b), the 40 Secretary of Revenue shall also waive the accrual of interest from April 15, 2020, through July 41 15, 2020, on an underpayment of tax imposed on a franchise, corporate income, or individual 42 income tax return, including a partnership and estate and trust tax return, due from April 15, 43 2020, through July 15, 2020. The relief from accrual of interest from April 15, 2020, through July 15, 2020, also includes interest imposed pursuant to G.S. 105-163.15 and G.S. 105-163.41 44 45 for payments due on or before July 15, 2020.

46 SECTION 6.17.(b) Refund Request. - For franchise, corporate income, and 47 individual income tax, the statute of limitations for obtaining a refund is extended to July 15, 48 2020, for refund claims for which the statute of limitations to seek a refund expires on or after 49 April 15, 2020, and before July 15, 2020.

50 **SECTION 6.17.(c)** Time-Sensitive Actions. – Certain actions required to be taken 51 by a taxpayer on or after April 1, 2020, and before July 15, 2020, will be considered timely if the

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1	request o	r petiti	on is filed on or before July 15, 2020. This subsection applies to requests for
2			view under G.S. 105-241.11, petitions for a contested case hearing at the Office
3			ve Hearings under Article 3 of Chapter 150B of the General Statutes and
4	G.S. 105-	-241.15	, and petitions for judicial review under Article 4 of Chapter 150B of the General
5	Statutes a	and G.S	. 105-241.16.
6		SEC'	TION 6.17.(d) This section is effective when it becomes law.
7			
8			TO ADMINISTER UNEMPLOYMENT COMPENSATION AND SUTA
9	TAX CR		
10			TION 6.18.(a) Chapter 96 of the General Statutes is amended by adding a new
11	section to		
12	" <u>§</u> 96-14		Emergency unemployment benefits and tax credit to respond to the
13			navirus emergency of 2020.
14	<u>(a)</u>		fits Payable Unemployment benefits are payable in response to the
15	coronavir		ergency in any of the following circumstances:
16		<u>(1)</u>	An employer temporarily ceases operations due to the coronavirus, preventing
17			the individual from going to work.
18		<u>(2)</u>	An employer reduces the hours of employment due to the coronavirus.
19		<u>(3)</u>	An individual has a current diagnosis of the coronavirus.
20		<u>(4)</u>	An individual is quarantined at the instruction of a health care provider or a
21	4 \	-	local, State, or federal official.
22	<u>(b)</u>		ptions Allowed. – The provisions of this Chapter apply to benefits payable under
23	this section		pt as follows:
24		<u>(1)</u>	<u>Waiting week. – No waiting week applies to a claim for unemployment under</u>
25			this section.
26		<u>(2)</u>	Work search. – The work search requirements do not apply to an individual
27			who is eligible for unemployment under this section.
28		<u>(3)</u>	Non-charging. – Benefits paid to an individual under this section are not
29			charged to the account of any base period employer of the individual.
30		<u>(4)</u>	Attached claim. – An employer may file an attached claim for benefits allowed
31			under this section. The restrictions for filing an attached claim under
32			<u>G.S. 96-15(a1) do not apply to an employer-filed claim under this section and</u>
33			a claim filed by an employer under this section is not an attached claim filed
34 25	(a)	Tar	<u>under G.S. 96-15(a1).</u> Cradit An amplaur is allowed a tay and it for a contribution to the
35	(c)	-	<u>Credit.</u> – An employer is allowed a tax credit for a contribution to the
36 37			Insurance Fund payable under G.S. 96-9.2 for contributions due for the calendar mount of the credit is equal to the amount of contributions payable on the report
38	•		loyer on or before April 30, 2020.
30 39		-	
39 40			rer remitted the contributions payable with the report due on or before April 30, will be applied to the contributions payable on the report due on or before July
40 41	-		nployer must file the report to receive the credit. If the amount of the credit
42			unt of contributions due on the report, the excess credit amount is considered an
43			d will be refunded pursuant to G.S. 96-9.15(b).
44	(d)		navirus. – For purposes of this section, the term "coronavirus" has the same
45	<u> </u>	-	ned in section 506 of the Coronavirus Preparedness and Response Supplemental
46			Act, 2020.
47	(e)		icability. – This section applies for unemployment benefits filed for periods
48			after March 10, 2020, and expires for unemployment benefits filed for periods
49			after the earlier of the following: (i) the date the Governor signs an executive
50			Executive Order No. 116, Declaration of a State of Emergency to Coordinate

1	-	and Protective Actions to Prevent the Spread of COVID-19, or (ii) December 31,
2	<u>2020.</u> "	
3		SECTION 6.18.(b) Notwithstanding G.S. 96-14.9, an individual may meet the
4 5		requirements of that section by telephone or via the Internet for the period beginning 2020, and ending on the earlier of the following: (i) the date the Governor signs an
6		order rescinding Executive Order No. 116, Declaration of a State of Emergency to
7		e Response and Protective Actions to Prevent the Spread of COVID-19, or (ii)
8	December	
9		SECTION 6.18.(c) This section is effective when it becomes law.
10		
11	CHANGE	CS TO THE UNEMPLOYMENT INSURANCE LAWS, AS RECOMMENDED
12		DIVISION OF EMPLOYMENT SECURITY AND THE JOINT LEGISLATIVE
13	OVERSI	GHT COMMITTEE ON UNEMPLOYMENT INSURANCE
14		SECTION 6.19.(a) G.S. 96-14.9(e) reads as rewritten:
15	"(e)	Actively Seeking Work. – The Division's determination of whether an individual is
16	actively se	eking work is based upon the following:
17		
18		(3) The individual has made at least three job contacts with potential employers
19		during the week. An individual may satisfy one of the weekly job contacts by
20		attending a reemployment activity offered by a local career center. The
21		Division shall verify the suitability of the activity for the credit and the
22		claimant's attendance at the activity.
23 24		SECTION 6.19.(b) This section becomes effective July 1, 2020.
24 25		SECTION 6.20.(a) G.S. 96-15 is amended by adding a new subsection to read:
25 26	"(a2)	Federal Disaster Declaration. – An employer may file claims for employees through
20 27		automation in the case of unemployment due directly to a disaster covered by a federal
28	disaster de	
29	<u></u>	SECTION 6.20.(b) G.S. 105-356(a) reads as rewritten:
30	"(a)	On Real Property. – The lien of taxes imposed on real and personal property shall
31	attach to re	eal property at the time prescribed in G.S. 105-355(a). The priority of that lien shall be
32	determined	d in accordance with the following rules:
33		(1) Subject to the provisions of the Revenue Act prescribing the priority of the
34		lien for State taxes, the lien of taxes imposed under the provisions of this
35		Subchapter shall be superior to all other liens, assessments, charges, rights,
36		and claims of any and every kind in and to the real property to which the lien
37		for taxes attaches regardless of the claimant and regardless of whether
38		acquired prior or subsequent to the attachment of the lien for taxes. For
39		purposes of this subdivision, the term "lien for State taxes" includes a lien for
40		contributions under G.S. 96-10.
41		
42		SECTION 6.20.(c) This section is effective when it becomes law.
43		SECTION 6.21.(a) G.S. 120-70.158 is repealed.
44 45		SECTION 6.21.(b) This section is effective when it becomes law.
43 46		NAL UNEMPLOYMENT INSURANCE LAW REVISIONS
40 47	ADDITIO	SECTION 6.22. Temporary Change/State Emergency Unemployment Aid. –
48	Notwitheta	anding any provision of G.S. 96-14.2 to the contrary, effective from August 1, 2020,
49		December 31, 2020, the weekly benefit amount for an individual who is totally
50		ed is an amount equal to the wages paid to the individual in the highest paid completed
51		the individual's base period divided by 52 and rounded to the next lower whole dollar.

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1	SEC	FION 6.23. Permanent Change/Up Weekly Benefit Maxir	num. – Effective
2		G.S. 96-14.2(a) reads as rewritten:	
3	•	ly Benefit Amount. – The weekly benefit amount for an individ	dual who is totally
4		n amount equal to the wages paid to the individual in the la	•
5		dividual's base period divided by 52 and rounded to the next lo	
6		less than fifteen dollars (\$15.00), the individual is not eligible	
7		nount may not exceed three hundred fifty dollars (\$350.00).for	
8	<u>(\$400.00).</u> "		
9	<u>(\$100.00):</u>		
10	PUBLIC BODI	ES/REMOTE MEETINGS DURING DECLARED EMER	RGENCIES
11		FION 6.24.(a) Article 1A of Chapter 166A of the General St	
12	by adding a new	· · · · · · · · · · · · · · · · · · ·	
13		Remote meetings during certain declarations of emergenc	v.
14		the Meetings. – Notwithstanding any other provision of law, u	
15		nergency under G.S. 166A-19.20, any public body within th	
16		note meetings in accordance with this section and Article 33C	
17	•	ites throughout the duration of that declaration of emergency.	-
18		irements. – The public body shall comply with all of the follo	
19		gs conducted under this section:	whig while respect
20	<u>(1)</u>	The public body shall give proper notice under G.S. 143-	318.12 and under
21	<u>(1)</u>	any other requirement for notice applicable to the public	
22		shall also specify the means by which the public can a	•
23		meeting as that remote meeting occurs.	
24	(2)	Any member of the public body participating by a method	d of simultaneous
25	<u>\</u>	communication in which that member cannot be physically	
26		body must identify himself or herself in each of the following	
27		a. When the roll is taken or the remote meeting is com	-
28		b. Prior to participating in the deliberations, including	
29		proposing amendments, and raising points of order.	<u> </u>
30		c. Prior to voting.	
31	(3)	All documents to be considered during the remote meeting	shall be provided
32	<u>x=</u> ,	to each member of the public body.	<u> </u>
33	<u>(4)</u>	The method of simultaneous communication shall allow for	or any member of
34	<u></u>	the public body to do all of the following:	
35		a. Hear what is said by the other members of the public	c body.
36		b. Hear what is said by any individual addressing the p	
37		c. To be heard by the other members of the public boo	-
38		to the public body.	
39	<u>(5)</u>	All votes shall be roll call; no vote by secret or written ba	allots, whether by
40		paper or electronic means or in accordance with G.S. 143-3	
41		taken during the remote meeting.	<u>, , , , , , , , , , , , , , , , , ,</u>
42	<u>(6)</u>	The public body shall comply with G.S. 143-318.13(c).	
43	$\overline{(7)}$	The minutes of the remote meeting shall reflect that	the meeting was
44		conducted by use of simultaneous communication, whic	-
45		participating by simultaneous communication, and whe	
46		joined or left the remote meeting.	
47	<u>(8)</u>	All chats, instant messages, texts, or other written commun	nications between
48	<u>, - /</u>	members of the public body regarding the transaction of the	
49		during the remote meeting are deemed a public record.	÷ · · · · · · · · · · · · · · · · · · ·
50	<u>(9)</u>	The remote meeting shall be simultaneously streamed liv	ve online so that
51		simultaneous live audio, and video if any, of such meeting	

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1	public. If the remote meeting is conducted by conference call, the public	lic body
2	may comply with this subdivision by providing the public with an opp	•
3	to dial-in or stream the audio live and listen to the remote meeting.	_
4	(c) Quorum. – A member of the public body participating by simul	taneous
5	communication under this section shall be counted as present for quorum purposes only	/ during
6	the period while simultaneous communication is maintained for that member. The provi	sions of
7	G.S. 153A-44 and G.S. 160A-75 shall apply to all votes of each member of a county or me	unicipal
8	governing board taken during a remote meeting.	
9	(d) Voting by Members of the Public Body. – Votes of each member of a publ	
10	made during a remote meeting under this section shall be counted as if the memb	
11	physically present only during the period while simultaneous communication is mainta	ined for
12	that member.	
13	(e) Public Hearings. – A public body may conduct any public hearing requ	
14	authorized by law during a remote meeting, and take action thereon, provided the publ	
15	allows for written comments on the subject of the public hearing to be submitted by	<u>between</u>
16	publication of any required notice and 24 hours after the public hearing.	
17	(f) Quasi-Judicial Hearings. – A public body may conduct a quasi-judicial proceed	eding as
18	a remote meeting only when all of the following apply:	• 41
19	(1) The right of an individual to a hearing and decision occur dur	ing the
20	emergency.	dina ta
21	(2) <u>All persons subject to the quasi-judicial proceeding who have stan</u>	-
22	participate in the quasi-judicial hearing have been given notice	or the
23	quasi-judicial hearing and consent to the remote meeting.	
24 25	(3) <u>All due process rights of the parties affected are protected.</u>	ning dia
25 26	(g) Closed Sessions. – The public body may conduct a closed session as author $C = 142$ 218 11 While in closed session, the public body is not required to provide session.	
20 27	<u>G.S. 143-318.11. While in closed session, the public body is not required to provide accest</u> remote meeting to the public.	<u>ss to the</u>
28	(h) Not Exclusive. – This section applies only during emergency declarations a	nd does
20 29	not supersede any authority for electronic meetings under Article 33C of Chapter 14.	
30	General Statutes.	<u>5 01 the</u>
31	(i) For purposes of this section, the following definitions apply:	
32	$(1) \qquad Official meeting As defined in G.S. 143-318.10(d).$	
33	(2) Public body As defined in G.S. 143-318.10(b) and (c).	
34	(3) Remote meeting. – An official meeting, or any part thereof, with betw	een one
35	and all of the members of the public body participating by simul	
36	communication.	
37	(4) Simultaneous communication. – Any communication by con	ference
38	telephone, conference video, or other electronic means."	
39	SECTION 6.24.(b) G.S. 143-318.10(a) reads as rewritten:	
40	"(a) Except as provided in G.S. 143-318.11, 143-318.14A, and 143-318.18, each	official
41	meeting of a public body shall be open to the public, and any person is entitled to attend	l such a
42	meeting. Remote meetings conducted in accordance with G.S. 166A-19.24 shall comp	oly with
43	this subsection even if all members of the public body are participating remotely."	
44	SECTION 6.24.(c) G.S. 143-318.13 is amended by adding a new subsection	to read:
45	"(d) Except as provided in G.S. 166A-19.24(b)(6), this section shall not apply to	remote
46	meetings conducted in accordance with that section even if all members of the public b	ody are
47	participating remotely."	
48	SECTION 6.24.(d) G.S. 143-318.14A(e) reads as rewritten:	
49	"(e) The following sections shall apply to meetings of commissions, committee	
50	standing subcommittees of the General Assembly: G.S. 143-318.10(e) and G.S. 143-	318.11,

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except votes taken under G.S. 160D-601, a failure to vote by a member who is physically present in the council chamber, or who has withdrawn without being excused by a majority vote of the remaining members present, shall be recorded as an affirmative vote. The question of the compensation and allowances of members of the council is not a matter involving a member's own financial interest or official conduct.

6 (b) Notwithstanding subsection (a) of this section, a vote or failure to vote by any member
 7 present by means of simultaneous communication in accordance with G.S. 166A-19.24 shall be
 8 treated as if the member were physically present only during the period while simultaneous
 9 communication is maintained for that member.

10 An affirmative vote equal to a majority of all the members of the council not excused (c) from voting on the question in issue, including the mayor's vote in case of an equal division, shall 11 12 be required to adopt an ordinance, take any action having the effect of an ordinance, authorize or 13 commit the expenditure of public funds, or make, ratify, or authorize any contract on behalf of 14 the city. In addition, no ordinance nor any action having the effect of any ordinance, except an 15 ordinance on which a public hearing must be held pursuant to G.S. 160D-601 before the 16 ordinance may be adopted, may be finally adopted on the date on which it is introduced except 17 by an affirmative vote equal to or greater than two thirds of all the actual membership of the 18 council, excluding vacant seats and not including the mayor unless the mayor has the right to 19 vote on all questions before the council. For purposes of this section, an ordinance shall be 20 deemed to have been introduced on the date the subject matter is first voted on by the council."

21

SECTION 6.24.(i) This section does not affect the validity of S.L. 2008-111.

SECTION 6.24.(j) This section is effective when it becomes law and applies throughout the duration of any declaration of emergency issued under G.S. 166A-19.20 in effect on or after that date. The actions of any public body in an open meeting conducted via simultaneous communication between March 10, 2020, and the effective date of this section are not deemed invalid due to the use of simultaneous communication to conduct that open meeting.

28 ESTABLISHMENT OF TEMPORARY PANDEMIC RECOVERY OFFICE

SECTION 6.25. OSBM shall establish a temporary North Carolina Pandemic Recovery Office (Office) to oversee and coordinate funds made available under COVID-19 Recovery Legislation. This Office shall also provide technical assistance and ensure coordination of federal funds received by State agencies and local governments and ensure proper reporting and accounting of all funds. The authorization set forth in this section expires 12 months from the effective date of this act and the Office shall cease to operate upon expiration of the authorization.

FUNDS FOR TESTING, CONTACT TRACING, AND TRENDS TRACKING AND ANALYSIS

39 SECTION 6.26.(a) OSBM shall not release the funds allocated in Section 3.3(22) of
 40 this act to the Department of Health and Human Services until the Department fulfills all of the
 41 following requirements:

- 42 (1)The Department shall require each person in charge of a laboratory providing 43 diagnostic service in this State and any other health care provider licensed in 44 this State that provides diagnostic service to report the results of all 45 COVID-19 testing to the Department of Health and Human Services. The 46 Department of Health and Human Services shall post both positive and 47 negative COVID-19 test results on the Department's Internet website, as part 48 of its COVID-19 North Carolina Dashboard. 49
- 49 (2) The Department shall post on its Internet website information about any 50 vendor contracted to perform COVID-19 testing, upon the execution of a

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1 2		contract with the vendor. This information posted shatest.	all include the cost per
3 4	(3)	The Department shall collect and report on its Internet recovery rates, as defined by the Department.	et web site COVID-19
5 6	(4)	The Department shall report COVID-19-related hosp with underlying health conditions, if any, associated	
7		hospital discharge.	
8 9 0	(5)	The Department shall provide comprehensive reporting including the percentage of patients diagnosed with sev to being diagnosed with COVID-19 and whether th	ere comorbidities prior
1		classified as deaths due to COVID-19.	
2		FION 6.26.(b) Within six months after receiving funds a	
3	3.3(22) of this act, the Department of Health and Human Services and any public or private entity that is the regiment of funde allocated under Section 2.2(22) of this act shell appeared on the use		
Ļ	that is the recipient of funds allocated under Section 3.3(22) of this act shall report on the use of these funds to the House Appropriations Subcommittee on Health and Human Services, the		
5 7		ations Committee on Health and Human Services, and ittee on Health and Human Services.	i the joint Legislative
	Oversignt Comm	intee on fleann and fluman Services.	
•	LIMITED BUS	INESS IMMUNITY FOR ESSENTIAL BUSINESSE	S
)	SECTION 6.27.(a) Chapter 66 of the General Statutes is amended by adding a new		
	Article 48 to read		
		"Article 48.	
		"Limited Business Immunity.	
	"§ 66-460. Essential businesses; emergency response entities; liability limitation.		
	(a) Notwi	ithstanding any other provision of law and subject to G.S	. 66-461, the following
	entities shall have	e immunity from civil liability:	
	<u>(1)</u>	An essential business that provides goods or services in	this State with respect
		to claims from any customer or employee for any inju-	-
		have been caused as a result of the customer or	
		COVID-19 while doing business with or while emp	loyed by the essential
		business.	
	<u>(2)</u>	An emergency response entity with respect to claims fr	-
		or consumer for any injuries or death alleged to have	
•		of the COVID-19 pandemic or while doing busines	s with the emergency
		response entity.	4 1 . 6 . 1
5		nmunity from civil liability provided in this section shall	
7 3	or death were caused by an act or omission of the essential business or emergency response entity		
))	constituting gross negligence, reckless misconduct, or intentional infliction of harm. This section		
,)	does not preclude an employee of an essential business or emergency response entity from seeking an appropriate remedy under Chapter 97 of the General Statues for any injuries or death		
,	alleged to have been caused as a result of the employee contracting COVID-19 while employed		
	by the essential business or emergency response entity.		
	" <u>§ 66-461. Appl</u>		
		applies to acts or omissions occurring on or after the issu	ance of the COVID-19
í		s executive order and expires when the COVID-19 em	
)	rescinded or expi		
		"§ 66-462. Definitions.	
3		g definitions apply in this Article:	
)	(1)	COVID-19. – The Coronavirus Disease 2019.	
)	(2)	COVID-19 emergency declaration Executive Order	No. 116 issued March
1		10, 2020, by Governor Roy A. Cooper, including any	amendments issued by

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	Executive Order, subject to extensions under Chapter 166A of the Genera	
	Statutes.	
<u>(3)</u>	COVID-19 essential business executive order Executive Order No. 12	
	issued March 27, 2020, by Governor Roy A. Cooper, including any	
	amendments issued by Executive Order, subject to extensions under Chapte	
	<u>166A of the General Statutes.</u>	
<u>(4)</u>	Emergency response entity Businesses, not-for-profit organizations	
	educational institutions, and governmental entities that manufacture, produce	
	or distribute personal protective equipment, testing equipment, or ventilators	
	or process COVID-19 testing results.	
<u>(5)</u>	Essential business Businesses, not-for-profit organizations, educationa	
	institutions, and governmental entities identified in the COVID-19 Essentia	
	Business Executive Order. The term also applies to any business that the	
	Department of Revenue determines is essential.	
§ 66-463. Sev	erability.	
This Article shall be liberally construed to effectuate the public purpose of ensuring that		
essential businesses can provide goods and services to the public during the COVID-19		
andemic. The	provisions of this Article are severable. If any part of this Article is declared to	
be invalid by a court, the invalidity does not affect other parts of this Article that can be given		
ffect without the invalid provision."		
SECTION 6.27.(b) This section is effective when it becomes law and applies the		
laims filed on o	or after March 27, 2020.	
PART VII. MI	SCELLANEOUS	
EFFECT OF H	IEADINGS	
SEC	TION 7.1. The headings to the parts, subparts, and sections of this act are a	
convenience to the reader and are for reference only. The headings do not expand, limit, or define		
the text of this a	ct, except for effective dates referring to a part or subpart.	
SEVERABILI	ГҮ	
	TION 7.2. If any provision of this act or its application is held invalid, the	
	not affect other provisions or applications of this act that can be given effec	
without the invalid provisions or application, and to this end the provisions of this act are		
severable.		
EFFECTIVE I		
	TION 7.3. Except as otherwise provided, this act is effective when it become	
law.		