GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

S

SENATE BILL 508

House Committee Substitute Favorable 10/24/23 Third Edition Engrossed 10/25/23 Proposed Conference Committee Substitute S508-PCCS45412-MH-7

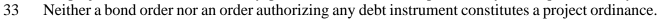
Short Title: 2023 Budget Tech/Other Corrections.

Sponsors:

Referred to:

April 4, 2023

1		A BILL TO BE ENTITLED
2	AN ACT	TO MAKE TECHNICAL, CLARIFYING, AND OTHER AMENDATORY
3	MODIF	ICATIONS TO THE CURRENT OPERATIONS APPROPRIATIONS ACT OF
4	2023 AN	ND TO OTHER LEGISLATION.
5	The General	Assembly of North Carolina enacts:
6		
7	PART I. GI	ENERAL PROVISIONS
8		
9		OVERNMENT BUDGETS/SETTLEMENT PROJECTS
10	S	SECTION 1.1.(a) G.S. 159-13.2 reads as rewritten:
11	"§ 159-13.2	Project ordinances.
12	(a) I	Definitions. – The following definitions apply in this section:
13	(1) In this section "capital project" means a Capital project. – A project financed
14		in whole or in part by the proceeds of bonds or notes or debt instruments or a
15		project involving the construction or acquisition of a capital asset.
16	(2) "Grant project" means a Grant project. – A project financed in whole or in
17		part by revenues received from the federal and/or State government or other
18		grant or settlement funds source for operating or capital purposes as defined
19		by the grant contract.
20	<u>(</u>	3) Project ordinance. – The ordinance adopted pursuant to this section governing
21		the life of any of the following:
22		<u>a.</u> <u>Capital project.</u>
23		b. Grant project.
24		<u>c.</u> <u>Settlement project.</u>
25	(4) Settlement project. – A project financed in whole or in part by revenues
26		received pursuant to an order of the court or other binding agreement resolving
27		<u>a legal dispute.</u>
28		Alternative Budget Methods. – A local government <u>unit</u> or public authority may, in
29		n, authorize and budget for a capital project or a project, grant project project, or
30		roject either in its annual budget ordinance or in a project ordinance adopted pursuant
31		on. A project ordinance authorizes all appropriations necessary for the completion of
32	the project	and neither it nor any part of it need be readopted in any subsequent fiscal year.





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(Public)

General Assembly Of North Carolina Adoption of Project Ordinances. - If a local government-unit or public authority 1 (c) 2 intends to authorize a capital project or a project, grant project project, or settlement project by a 3 project ordinance, it shall not begin the project until it has adopted a balanced project ordinance 4 for the life of the project. A project ordinance is balanced when revenues estimated to be available 5 for the project equal appropriations for the project. A project ordinance shall clearly identify the 6 project and authorize its undertaking, identify the estimated revenues that will finance the project, 7 and make the appropriations necessary to complete the project. A local government or public 8 authority may incur obligations and make disbursements authorized by the budget appropriations 9 before receiving estimated revenues and may use available fund balance from the general fund 10 or enterprise fund associated with the project to fund the disbursements. 11 ... 12 (f) Inclusion of Project Information in Budget. – Each year the budget officer shall 13 include in the budget information in such detail as he the budget officer or the governing board 14 may require concerning each grant project or capital project capital project, grant project, or settlement project (i) expected to be authorized by project ordinance during the budget year and 15 (ii) authorized by previously adopted project ordinances which will have appropriations available 16 17 for expenditure during the budget year." 18 SECTION 1.1.(b) G.S. 159-11(d) reads as rewritten: 19 The budget officer shall include in the budget a proposed financial plan for each "(d) 20 intragovernmental service fund, as required by G.S. 159-13.1, and information concerning 21 capital projects and projects, grant projects projects, and settlement projects authorized or to be 22 authorized by project ordinances, as required by G.S. 159-13.2." 23 SECTION 1.1.(c) G.S. 159-13(a) reads as rewritten: 24 "(a) Not earlier than 10 days after the day the budget is presented to the board and not later 25 than July 1, the governing board shall adopt a budget ordinance making appropriations and 26 levying taxes for the budget year in such sums as the governing board may consider sufficient 27 and proper, whether greater or less than the sums recommended in the budget. The budget 28 ordinance shall authorize all financial transactions of the local government or public authority 29 except for all of the following: 30 Those capital, grant, or settlement projects authorized by a project (1)ordinance, ordinance, as defined in G.S. 159-13.2. 31 32 Those accounted for in an intragovernmental service fund for which a (2) 33 financial plan is prepared and approved, and approved. 34 35 The budget ordinance may be in any form that the governing board considers most efficient in 36 enabling it to make the fiscal policy decisions embodied therein, but it shall make appropriations 37 by department, function, or project and show revenues by major source." 38 SECTION 1.1.(d) G.S. 159-26 reads as rewritten: 39 "§ 159-26. Accounting system. 40 (a) System Required. - Each local government unit or public authority shall establish and 41 maintain an accounting system designed to show in detail its assets, liabilities, equities, revenues, 42 and expenditures. The system shall also be designed to show appropriations and estimated 43 revenues as established in the budget ordinance and each project ordinance as originally adopted 44 and subsequently amended. 45 Funds Required. – Each local government unit or public authority shall establish and (b) 46 maintain in its accounting system such of the following funds and ledgers as are applicable to it. 47 The generic meaning of each type of fund or ledger listed below is that fixed by generally 48 accepted accounting principles. [The funds and ledgers are as follows:] The funds and ledgers are

- 49 as follows:
- 50

Session 2023

	General Assemb	oly Of N	orth Carolina	Session 2023
-	(2)	Specia	l Revenue Funds. – One or more separate fun	ds shall be established as
			te accounts in the appropriate fund for each fur	
		-	e than one function, district, or project is according	
			ing classes:	<u>, , , , , , , , , , , , , , , , , , , </u>
		(i) a.	functions Functions or activities financed	in whole or in part by
		(1) <u>a.</u>	property taxes voted by the people, people.	in whole of in put by
		(ii)<u>b.</u>	service <u>Service</u> districts established pursua	ant to the Municipal or
		(II) <u>0.</u>	County Service District Acts, and Acts.	int to the Municipal of
		(iii) c.	grant project ordinances. If more than one ful	action is accounted for in
		(III) <u>e.</u>	a voted tax fund, or more than one district in	
			more than one grant project in a project func	
			be established in the appropriate fund for e	-
			project.Grant projects, as defined in G.S. 159	
		<u>d.</u>	Settlement projects, as defined in G.S. 159-1	
				<u> </u>
	(c) Basis	of Ac	counting. – Except as otherwise provided	by regulation of the
(• •		nments <u>units</u> and public authorities shall use the	
	of accounting in	-	-	
	(d) Encur	nbrance	Systems. – Except as otherwise provided in	this subsection, no local
ł	government unit	or public	authority is required to record or show encum	brances in its accounting
			with a population over 10,000 and each coun	
	50,000 shall ma	aintain a	an accounting system that records and sh	lows the encumbrances
С	outstanding agair	st each	category of expenditure appropriated in its bud	get ordinance. Any other
1	ocal governmen	<u>t unit</u> c	r any public authority may record and sho	ow encumbrances in its
а	accounting system	n. In de	termining a unit's population, the most recent	federal decennial census
Ş	shall be used.			
	(e) Comm	nission 1	Regulations The Commission may prescri	be rules and regulations
]	having the force	of law as	s to:	
	(1)	Featur	es of accounting systems to be maintained by	local governments units
		and pu	blic authorities.	
	"			
			1.(e) G.S. 159-28 reads as rewritten:	
			ccounting for appropriations.	
	(a) Incurr	ing Obl	igations No obligation may be incurred in	a program, function, or
2	activity accounte	d for in	a fund included in the budget ordinance unle	ess the budget ordinance
	includes an appro	opriatior	a authorizing the obligation and an unencumb	bered balance remains in
	11 1		nt to pay in the current fiscal year the sums ob	•
		•	. No obligation may be incurred for a capital f	J 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			nent project authorized by a project ordinance	
			t project ordinance includes an appropriation a	6
			lance remains in the appropriation sufficient to	
1	by the transaction	1. Nothii	ng in this section shall require a contract to be	reduced to writing.
	• •		s. – When a bill, invoice, or other claim again	0
]	public authority i	s presen	ted, the finance officer shall either approve or	disapprove the necessary
			m involves a program, function, or activity	
		-	ordinance or a capital project or a project,	
			ized by a project ordinance, as defined in G	<u>.S. 159-13.2, the finance</u>
	officer may appro	ove the c	elaim only if both of the following apply:	
	"			

General Assembly Of North Carolina	Session 2023
HIGHWAY TRUST FUND AVAILABILI	FY CORRECTION
SECTION 1.2. Section 3.4 of S.I	2. 2023-134 reads as rewritten:
"SECTION 3.4. The Highway Trust Fu	nd availability used in developing the 2023-2025
fiscal biennial budget is shown below:	
	FY 2023-2024 FY 2024-2025
 A director anto to Arrollability	
Adjustments to Availability	(400,000) (1,000,000)
Sales Tax Changes	(400,000) (1,000,000) (1,000,000)
Title Fees – Transfer to Highway Fund	(1,500,0000) (1,500,000) (1,054,000)
"	<u>(1,500,000)</u> (1,954,000)
FYTEND THE TIME I INE FOR DIREC'	FED GRANTS TO NON-STATE ENTITIES
	(4) of S.L. 2023-134 reads as rewritten:
	ovision of G.S. 143C-1-2(b) to the contrary,
	priated in this act for the 2023-2024 fiscal year as
	vert until two years after this act becomes law, and
	priated in this act for the 2024-2025 fiscal year as
directed grants shall not re	•
SECTION 1.3.(b) Section 5.1 of	
	to any directed grants appropriated as nonrecurring
	year that (i) remain unexpended as of the effective
	reversion at the end of the 2022-23 fiscal year.
	contrary, the grants described by this section shall
not revert at the end of the 2022-23 fiscal yea	r and shall remain available for expenditure for the
purpose for which the funds were appropriated	d until the earlier of the date the funds are expended
or the date the funds revert pursuant to subsec	
	ed in subsection (a) of this section that remain
-	24, shall revert to the appropriate fund at the end of
the <u>2023-24-2024-2025</u> fiscal year.	
"	
	of S.L. 2023-134 reads as rewritten:
	to any directed grants appropriated as nonrecurring
	fiscal year that (i) remain unexpended as of the
	ect to reversion at the end of the 2022-2023 fiscal of the contrary, the grants described by this section
	scal year and shall remain available for expenditure
	ropriated until the earlier of the date the funds are
expended or March 31, 2024. 2025.	Topriated until the earlier of the date the funds are
1	bed in subsection (a) of this section that remain
	all revert to the appropriate fund at the end of the
$\frac{2023}{2024}$ $\frac{2024}{2024}$ $\frac{2024}{2025}$ fiscal year.	an revent to the appropriate rund at the end of the
"	
SECTION 1.3.(d) This section b	ecomes effective June 30, 2024.
	, ,
SERDRF ALLOCATION REVISIONS	
SECTION 1.4.(a) Notwithstanding	ng the Committee Report described in Section 43.2
of S.L. 2023-134, the receipts budgeted from	the State Emergency Response and Disaster Relief
÷ .	and allocated by Section 5.6(f) of S.L. 2023-134
shall instead be used for a directed grant to H	aywood County for the same purpose.
	, and a second power of the second

General Assembly Of North Carolina Session 2023 SECTION 1.4.(b) Notwithstanding Item 143 on page E48 of the Committee Report 1 2 described in Section 43.2 of S.L. 2023-134, Section 5.6(a) of S.L. 2023-134 reads as rewritten: 3 "SECTION 5.6.(a) Recapture of Unused Funds. – The State Controller shall transfer 4 fifty-two million seven hundred eighty-four thousand four hundred forty-seven dollars 5 (\$52,784,447) fifty-one million five hundred thirteen thousand six hundred fifty dollars (\$51,513,650) in remaining funds appropriated or allocated for the listed agencies, as referenced 6 7 below, to the State Emergency Response and Disaster Relief Fund, in the following amounts: 8 9 (2)Three million three hundred ninety-nine thousand four dollars (\$3,399,004) 10 Two million one hundred twenty-eight thousand two hundred seven dollars 11 (\$2,128,207) for the North Carolina Community College System: 12 Section 5.3(f) of S.L. 2018-136. a. 13 Funds remaining in Items 8, 9, and 10 of the Committee Report as b. 14 referenced in Section 6.1 of S.L. 2018-136. 15 Section 2.1(1) of S.L. 2019-224. c. " 16 17 18 HYDE COUNTY EMERGENCY RESPONSE PILOT PROGRAM CORRECTION 19 SECTION 1.4A. Section 5.6(f)(18) of S.L. 2023-134 reads as rewritten: 20 "(18) Eight hundred forty-two thousand five hundred ninety-two thousand dollars 21 (\$842,592) to the Department of Public Safety, Division of Emergency 22 Management, Office of State Budget and Management for Hyde County as a 23 directed grant to continue the deployment of the emergency communications 24 assets system for Ocracoke Island described in sub-subdivision 5.4.(a)(3)k. of 25 S.L. 2022-74 by adding to the deployed system the ability for Ocracoke 26 citizens, residents, businesses, and homeowners to make emergency 9-1-1 27 calls. The Division of Emergency Management and Hyde County shall 28 include in the report required by sub-subdivision 5.4.(a)(3)k. of S.L. 2022-74 29 an update on deployment of the additional system capabilities funded by this 30 subdivision, and shall also submit no later than July 1, 2025, a final report on 31 deployment and performance of the deployed system and lessons learned for 32 broader deployment of the system in other parts of the State to the Joint 33 Legislative Emergency Management Oversight Committee and the Fiscal 34 Research Division." 35 36 **REPEAL CHANGE TO DEFINITION OF SOLID WASTE** 37 SECTION 1.5. G.S. 130A-290(a)(35)h., as enacted by Section 5.9(f) of S.L. 38 2023-134, is repealed. 39 40 CORRECTIONS PERTAINING TO THE UNIVERSITY OF NORTH CAROLINA (UNC) HEALTH CARE SYSTEM AND EAST CAROLINA UNIVERSITY (ECU) 41 42 UNC HEALTH CARE SYSTEM OPERATIONAL FLEXIBILITIES 43 44 SECTION 1.7.(a) G.S. 116-350(3), as enacted by Section 4.10(bb) of S.L. 2023-134, 45 reads as rewritten: 46 "(3) Component unit. – Any of the following: The University of North Carolina Hospitals at Chapel Hill. 47 a. A The clinical patient care program programs established or 48 b. maintained by the School of Medicine of the University of North 49 50 Carolina at Chapel Hill. Hill, including the UNC Faculty Physicians 51 practice.

	General Assembly Of North CarolinaSession 2023
1	c. Any entity that merges with the University of North Carolina Health
2	Care System pursuant to G.S. 116-350.60 and is designated by the
3	Board of Directors as a component unit of the System."
4	SECTION 1.7.(b) G.S. 116-350.5, as enacted by Section 4.10(b) of S.L. 2023-134,
5	reads as rewritten:
6	"§ 116-350.5. University of North Carolina Health Care System.
7	
8 9	(c) Governance. – The Board of the System shall govern and administer The University of North Carolina Hospitals at Chapel Hill, the clinical patient care programs established or
9 10	maintained by the School of Medicine of the University of North Carolina at Chapel Hill, and
10	such other <u>component units</u> , entities and functions as (i) the General Assembly may assign to the
12	System or (ii) the Board may decide, within the limitations of its statutory powers and duties, to
12	establish, administer, or acquire for the purpose of rendering services designed to promote the
14	health and well-being of the citizens of North Carolina.
15	(d) With respect to G.S. 116-350.30, $116-350.35$, $116-350.40$, $116-350.45$, and
16	116-350-65, the Board may adopt policies that make the authorities and responsibilities
17	established by one or more of said sections applicable to the University of North Carolina
18	Hospitals at Chapel Hill, to the clinical patient care programs of the School of Medicine of the
19	University of North Carolina at Chapel Hill, to both, or to other persons component units, System
20	affiliates, persons, or entities affiliated with or under the control of the University of North
21	Carolina Health Care System."
22	SECTION 1.7.(c) G.S. 116-350.10(c), as enacted by Section 4.10(b) of S.L.
23	2023-134, reads as rewritten:
24	"(c) The Board shall meet at least every 60 days four times each year and may hold special
25 26	meetings at any time and place within the State at the call of the chair. Board members, other
26	than ex officio members, shall receive the same per diem and reimbursement for travel expenses
27 28	as members of the State boards and commissions generally."
28 29	SECTION 1.7.(d) G.S. 116-350.15(c), as enacted by Section 4.10(b) of S.L. 2023-134, is amended by adding a new subdivision to read:
29 30	"(13) Notwithstanding any other provision of law, designate the System's counsel
31	and legal staff to represent the State's interest at any commitment hearing,
32	rehearing, or supplemental hearing held at the University of North Carolina
33	Hospitals at Chapel Hill or any other System location."
34	SECTION 1.7.(e) G.S. 116-350.60, as enacted by Section 4.10(b) of S.L. 2023-134,
35	reads as rewritten:
36	"§ 116-350.60. Nonprofit merger authority.
37	The University of North Carolina Health Care System and any domestic nonprofit
38	corporation may merge in the manner provided in G.S. 55A-11-09, except that the merger need
39	not comply with G.S. 55A-11-02 as required by G.S. 55A-11-09(b)(3). For the purposes of this
40	section, the University of North Carolina Health Care System is deemed an unincorporated
41	"business entity" as defined in G.S. 55A-11-09(a) and the University of North Carolina Health
42	Care System or System, the University of North Carolina Hospitals Hospitals, or another
43	<u>component unit of the System</u> is the surviving business entity of any merger effected pursuant to
44 45	this section. For any plan of merger pursuant to this section, along with the applicable items set for the articles of merger under $C = 554$, 11,00(d) the University of North Caroline Health
43 46	forth in the articles of merger under G.S. 55A-11-09(d), the University of North Carolina Health Care System shall set forth reference to this section. G.S. 55A-11-09(e1) does not apply to a
40 47	merger under this section."
48	SECTION 1.7.(f) G.S. 116-350.100, as enacted by Section 4.10(b) of S.L. 2023-134,
49	reads as rewritten:
50	"§ 116-350.100. Authorization to secure insurance or provide self-insurance.
	-

1 The Board is authorized to establish a liability insurance program through the purchase of 2 contracts of insurance or the creation of self-insurance trusts, or through combination of such 3 insurance and self-insurance, to provide the System, UNC Hospitals, component units, System 4 affiliates, and individual health care practitioners with coverage against claims of personal or 5 entity liability based on conduct within the course and scope of health care and related functions 6 undertaken by such entities or individuals as employees, agents, or officers of (i) the System, (ii) 7 the University of North Carolina Hospitals at Chapel Hill, Hill or other component units or 8 System affiliates, or (iii) any health care institution, agency, or entity which has an affiliation 9 agreement with the System or with the University of North Carolina Hospitals at Chapel Hill. 10 The types of health care practitioners to which the provisions of this Part may apply include, but are not limited to, medical doctors, dentists, nurses, residents, interns, medical technologists, 11 12 nurses' aides, and orderlies. Subject to all requirements and limitations of this Article, the 13 coverage to be provided, through insurance or self-insurance or combination thereof, may include 14 provision for the payment of expenses of litigation, the payment of civil judgments in courts of 15 competent jurisdiction, and the payment of settlement amounts, in actions, suits, or claims to 16 which this Part applies."

 17
 SECTION 1.7.(g)
 G.S. 116-350.125, as enacted by Section 4.10(b) of S.L.

 18
 2023-134, reads as rewritten:

19 "§ 116-350.125. Confidentiality of records.

Records pertaining to the liability insurance program, including all information, correspondence, investigations, or interviews concerning or pertaining to claims or potential claims against participants in the self-insurance program or to the program or applications for participation in the program shall not be considered public records under Chapter 132 of the General Statutes and shall not be subject to discovery under the Rules of Civil Procedure, Chapter 1A of the General Statutes."

26 27

UNC HEALTH CARE SYSTEM AND ECU PERSONNEL FLEXIBILITIES

28 SECTION 1.7.(h) G.S. 135-5.6, as enacted by Section 4.10(p) of S.L. 2023-134,
 29 reads as rewritten:

30 "§ 135-5.6. Employees of the University of North Carolina Health Care System.

(a) All employees of the University of North Carolina Health Care System who are-(i)
are employed before January 1, 2024, and (ii) are members of either the Retirement System or
the Optional Retirement Program before January 1, 2024, shall retain membership in that
Retirement System or that Optional Retirement Program unless the member makes a one-time,
irrevocable election to cease membership in the Retirement System or the Optional Retirement
Program in favor of a similar benefit offered by the University of North Carolina Health Care
System pursuant to G.S. 116-350.30.

(b) Employees of the University of North Carolina Health Care System who are hired on
or after January 1, 2024, shall not be eligible for membership in the Retirement System. The
University of North Carolina Health Care System shall offer employees of the System who are
hired on or after January 1, 2024, any of the following benefits:

- 42 43
- (1) Membership in the Optional Retirement System.
- 43 44
- (2) Enrollment in a similar benefit to the Optional Retirement System pursuant to G.S. 116-350.30.
- 45 46
- (3) A choice between the options provided in subdivision (1) and subdivision (2) of this subsection.

47 (c) If any individual ceases to be employed by the University of North Carolina Health
48 Care System on or after January 1, 2024, and is later rehired by the University of North Carolina
49 Health Care System, then that individual shall be treated as an employee newly hired on or after
50 January 1, 2024, for the purposes of this section.

General Assembly Of North Carolina Session 2023 The University of North Carolina Health Care System shall continue to report the 1 (d) 2 payroll of employees employed as of December 31, 2023, and shall continue to remit the 3 employee and employer contributions for employees retaining membership in the Retirement 4 System or the Optional Retirement Program until none exist. 5 Notwithstanding subsections (b) and (c) of this section, an individual hired by the (e) University of North Carolina Health Care System on or after January 1, 2024, who is a 6 7 contributing member of the Retirement System or the Optional Retirement Program immediately 8 prior to that individual's date of hire by the University of North Carolina Health Care System shall, for the purposes of this section, be treated as having been employed as of December 31, 9 10 2023. If, at the time of entering eligible employment with the University of North Carolina Health Care System, that individual is a member of the Retirement System and was not previously 11 12 offered an election to participate in the Optional Retirement Program, then that individual may 13 elect to contributing membership in the Retirement System or to participate in the 14 **Optional Retirement Program.** Subsections (b) and (c) of this section shall not apply to law-enforcement officers, as 15 (f) defined under G.S. 143-166.30, employed by the University of North Carolina Health Care 16 System." 17 18 **SECTION 1.7.(i)** G.S. 135-5.7, as enacted by Section 4.10(p) of S.L. 2023-134, 19 reads as rewritten: 20 "§ 135-5.7. Certain employees of East Carolina University. 21 As used in this section, the terms "Medical Faculty Practice Plan" and "ECU Dental (a) 22 School Clinical Operations" have the same meaning as in G.S. 116-360.5. 23 All employees of the Medical Faculty Practice Plan and the ECU Dental School (b)24 Clinical Operations who are (i) are employed before January 1, 2024, and (ii) are members of 25 either the Retirement System or the Optional Retirement Program before January 1, 2024, shall 26 retain membership in that Retirement System or that Optional Retirement Program unless the 27 member makes a one-time, irrevocable election to cease membership in the Retirement System 28 or the Optional Retirement Program in favor of a similar benefit offered by the East Carolina 29 University School of Medicine, the Medical Faculty Practice Plan, or the ECU Dental School 30 Clinical Operations pursuant to G.S. 116-360.15. 31 Employees of the Medical Faculty Practice Plan or the ECU Dental School Clinical (c) 32 Operations hired on or after January 1, 2024, shall not be eligible for membership in the 33 Retirement System. East Carolina University shall offer employees of the Medical Faculty 34 Practice Plan and employees of the ECU Dental School Clinical Operations who are hired on or 35 after January 1, 2024, any of the following benefits: 36 Membership in the Optional Retirement System. (1)37 (2)Enrollment in a similar benefit to the Optional Retirement System pursuant to 38 G.S. 116-360.15. 39 A choice between the options provided in subdivision (1) and subdivision (2) (3) 40 of this subsection. 41 If any individual ceases to be employed by the Medical Faculty Practice Plan or the (d) 42 ECU Dental School Clinical Operations on or after January 1, 2024, and is later rehired by the 43 Medical Faculty Practice Plan or the ECU Dental School Clinical Operations, then that individual 44 shall be treated as an employee newly hired on or after January 1, 2024, for the purposes of this 45 section. 46 (e) East Carolina University School of Medicine shall continue to report the payroll of 47 employees employed as of December 31, 2023, and shall continue to remit the employee and 48 employer contributions for all employees retaining membership in the Retirement System or the 49 Optional Retirement Program until none exist. 50 Notwithstanding subsections (b) and (c) of this section, an individual hired by the (f) Medical Faculty Practice Plan or the ECU Dental School Clinical Operations on or after January 51

1	1, 2024, who is a contributing member of the Retirement System or the Optional Retirement
2	Program immediately prior to that individual's date of hire by the Medical Faculty Practice Plan
3	or the ECU Dental School Clinical Operations shall, for the purposes of this section, be treated
4	as having been employed as of December 31, 2023. If, at the time of entering eligible
5	employment with the Medical Faculty Practice Plan or the ECU Dental School Clinical
6	Operations, that individual is a member of the Retirement System and was not previously offered
7	an election to participate in the Optional Retirement Program, then that individual may elect to
8	continue contributing membership in the Retirement System or to participate in the Optional
9	Retirement Program."
10	SECTION 1.7.(j) G.S. 135-48.40(b)(1), as amended by Section 4.10(r) of S.L.
11	2023-134, reads as rewritten:
12	"(1) All permanent full-time employees of an employing unit who meet any of the
13	following conditions:
14	a. The employee is paid from general or special State funds.
15	b. The employee is paid from non-State funds and in a group for which
16	his or her employing unit has agreed to provide coverage.
17	Employees of State agencies, departments, institutions, boards, and
18	commissions not otherwise covered by the Plan who are employed in
19	permanent job positions on a recurring basis and who work 30 or more hours
20	per week for nine or more months per calendar year are covered by the
21	provisions of this subdivision.
22	This subdivision shall not apply to employees <u>eligible to be</u> enrolled in a
23	comprehensive health benefit plan offered by East Carolina University
24	pursuant to G.S. 116-360.15 or the University of North Carolina Health Care
25	System pursuant to G.S. 116-350.30."
26	SECTION 1.7.(k) G.S. 135-92(a) reads as rewritten:
27	"(a) The membership eligibility of the Supplemental Retirement Income Plan shall consist
28	of any of the following individuals who voluntarily elect to enroll in the Plan:
29	
30	(9) Employees of the University of North Carolina Health Care System."
31	
32	EXTENSION OF ECU CHANCELLOR'S AUTHORITY TO ADOPT POLICIES AND
33	PROCEDURES GOVERNING THE DESIGN, CONSTRUCTION, AND RENOVATION
34	OF REAL PROPERTY FOR USE BY ECU
35	SECTION 1.7. (<i>l</i>) G.S. 116-360.35(b), as enacted by Section 4.10(b) of S.L.
36	2023-134, reads as rewritten:
37	"(b) Design and Construction. – The Chancellor may, subject to rules and regulations
38	generally applicable to educational facilities and health care facilities in the State, adopt policies
39	and procedures that shall exclusively govern the design, construction, and renovation of
40	buildings, infrastructure, utilities, and other property developments of the School of Medicine,
41	the Medical Faculty Practice Plan, and ECU Dental School Clinical Operations, including all
42	aspects of vendor selections, contracting, negotiation, and approvals. Design and construction
43	for the School of Medicine Medicine, the Medical Faculty Practice Plan, and ECU Dental School
44	Clinical Operations are subject to the requirements of G.S. 44A-26 and G.S. 133-1.1 but are
45	otherwise exempt from other State laws applicable to design and construction projects by or on
46	behalf of State agencies."
47	
48	CLARIFY USE OF NC CARE INITIATIVE FUNDS FOR REGIONAL BEHAVIORAL
49	HEALTH FACILITY

- 49 HF 50
 - **SECTION 1.7.(m)** Section 4.10(aa)(4) of S.L. 2023-134 reads as rewritten:

	General Assembly Of North Carolina	Session 2023
1 2 3	"(4) The sum of fifty million dollars (\$50,000,000) for a regional hospital.facility."	behavioral health
4	EFFECTIVE DATE	
5	SECTION 1.7.(n) Subsections (h) through (k) of this sections	on are effective
6 7 8	retroactively to January 1, 2024. Subsection (m) of this section is effective retr 1, 2023. The remainder of this section is effective when this act becomes law.	roactively to July
o 9	STOKES COUNTY / NEEDS-BASED PUBLIC SCHOOL CAPITAL FU	ND
10	SECTION 1.8.(a) Notwithstanding any provision of Article 38B	
11	of the General Statutes to the contrary, Stokes County Schools shall have the au	-
12	an application for a grant from the Needs-Based Public School Capital Fund. T	•
13	Public Instruction shall not require the approval of the Stokes County Board of	1
14	for any grant application submitted and shall allow Stokes County Public So	
15	matching funds and to enter into any agreements in connection with a grant aw	-
16	SECTION 1.8.(b) This section expires June 30, 2026.	
17		
18	PART II. EDUCATION	
19		
20	CLARIFY VOCATIONAL REHABILITATION PILOT PROGRAM RE	
21	SECTION 2.1. Section 6.11(c) of S.L. 2023-134 reads as rewritten	
22	"SECTION 6.11.(c) Report. – No later than March 15, 2024, and each	
23	which funds are expended during the Program, the State Board of Commu	
24	consultation with DVR, shall report to the Joint Legislative Education Oversig	
25 26	the impact of the Program on participants, including at least the following info	rmation:
20 27	 (1) The mental health and well-being of participants. (2) Job placements of participants. 	
27	(2) Job placements of participants."	
29	GUILFORD TECHNICAL COMMUNITY COLLEGE FUNDS	
30	SECTION 2.1A. Part VI of S.L. 2023-134 is amended by adding	a new section to
31	read:	
32	"GUILFORD TECHNICAL COMMUNITY COLLEGE NC FAME I	PARTNERSHIP
33	FUNDS/CARRYFORWARD	
34	"SECTION 6.14. Notwithstanding any provision of law or the Committee	Report described
35	in Section 43.2 of this act to the contrary, the nine million dollars (\$9,000,000	
36	funds appropriated in this act to the Community Colleges System Office for the	
37	year to be allocated to Guilford Technical Community College to support its pa	
38	North Carolina Federation of Advanced Manufacturing Education (NC FAME	
39	used to support the partnership with NC FAME and for capital expense	
40	partnership. These funds shall not revert at the end of the 2023-2024 fiscal year	<u>, but shall remain</u>
41	available until expended."	
42		
43	REMOVE DUPLICATIVE LEGISLATION REGARDING REMOVE	TE CHARTER
44 45	SCHOOLS	
45 46	SECTION 2.2. Section 2 of S.L. 2022-59 is repealed.	
40 47	REINSTATE REPORTING REQUIREMENT FOR TRANSPORTATI	ION RESERVE
48	FUND FOR HOMELESS AND FOSTER CHILDREN	
49	SECTION 2.4. G.S. 115C-250.5, as amended by Section 7.30 of	S.L. 2023-134 is
50	amended by adding a new subsection to read:	5.2. 2025 151, 15

General Assem	bly Of North Carolina	Session 2023
"(c) The I	Department of Public Instruction shall submit a repor	t by March 15 of each year
	slative Education Oversight Committee on the use o	
	Reserve Fund for Homeless and Foster Children pure	. . .
-	ne prior school year. The report shall include at least	
<u>(1)</u>	A list of local school administrative units receiving	
	The amount of funds applied for by each local scho	
$\frac{(2)}{(2)}$		
$\frac{(3)}{(4)}$	The amount of funds received by each local school	
<u>(4)</u>	How the funds were spent by each local school add	
	the number of students transported and the local	ations between which the
	students were transported.	
<u>(5)</u>	Any other information the Department of Public In	nstruction deems relevant."
SPECIAL NEE	DS PILOT PROGRAM REPORTING ADJUSTN	MENT
	TION 2.5. Section 7.53 of S.L. 2023-134 reads as re	
	7.53. Of the funds appropriated to the Department of	
	seventy-five thousand dollars (\$975,000) in nonrecu	
	iscal biennium shall be used to contract with Ampl	•
	new pilot program (Program) for a special education d	e
	nance County Schools, Catawba County Schools, an	0
	inities for students with special needs. The Program	
	g interventions for speech language and reading deve	
	rs, to provide more optimized progress for the inter-	
	icient opportunities for Medicaid billing for speech la	
•	lexia-related services, the platform chosen should incl	-
-	cally aligned to speech, language, and literacy inter	-
	include real-time automatic measurements, data colle	
	tracking and administrative dashboards. The plat	
	ication accessible on multiple devices allowing f	
	, small group, and individual intervention models a	
	n members, including special educators, SLPs, Rea	•
,	lucational aides. The Department of Public Instructio	1
-	o the Joint Legislative <u>Education</u> Oversight Commit	
•	ober 15, 2025. The report shall include at least (i)	1
reimbursements	paid out to participating public school units compared	against public school units
that did not part	icipate in the Program and (ii) a comparison of Med	licaid reimbursements paid
out to public se	chool units after participating in the Program co	mpared against Medicaid
	paid out to participating public school units prior t	
Program."		
-		
DELAY IN-P	ERSON INSTRUCTION REQUIREMENT	FOR OPPORTUNITY
SCHOLARSHI	÷	
	TION 2.7. Section 7.80 of S.L. 2023-134 is an	nended by adding a new
subsection to rea		
	7.80.(d) This section becomes effective July 1, 20	023. Subsection (c) of this
	beginning with scholarship funds accepted by n	
2024-2025 schoo		inguone benoois ioi uie
<u></u> <u></u>	<u>// jour.</u>	
CLARIEV NAM	ME OF SURVEY EXEMPTED IN S.L. 2023-106	
	TION 2.8. G.S. 115C-76.65(c), as amended by	Section 7.81(b) of SI
2023-134, reads		Section 7.01(0) Of S.L.
2025-154, ICaus	מא זר שוותכוו.	

	General Assembly Of North Carolina	Session 2023
1	"(c) Except for protected information surveys that are given as part of	
2	Disease Control and Prevention's Youth Risk Behavior Surveillance System or	
3	Tobacco Survey, Survey or the North Carolina Youth Tobacco Survey, no s	
4	permitted to participate in a protected information survey without the prior writte	
5	consent of the parent or the adult student. A parent shall be provided notice of the	
6	opt out of any protected information survey given as part of the Center for Disea	
7	Prevention's Youth Risk Behavior Surveillance System or National Youth To	bacco-Survey.
8 9	Survey or the North Carolina Youth Tobacco Survey."	
10	SCHOOL RESOURCE OFFICERS IN NONPUBLIC SCHOOLS	
11	SECTION 2.8A.(a) G.S. 17C-6(a) is amended by adding a new subc	livision to read:
12	"(22) Establish initial and in-service educational and training stand	ards for school
13	resource officers, as set forth in G.S. 115C-105.58."	
14	SECTION 2.8A.(b) G.S. 17E-4(a) is amended by adding a new subd	
15	"(18) Establish initial and in-service educational and training stand	ards for school
16	resource officers, as set forth in G.S. 115C-105.58."	
17	SECTION 2.8A.(c) Article 8C of Chapter 115C of the General Statu	ites is amended
18	by adding a new section to read:	
19	" <u>§ 115C-105.58. School resource officer.</u>	
20	(a) For the purposes of this section, a school includes any of the followin	<u>g:</u>
21 22	(1) <u>A public school within a public school unit.</u> (2) <u>A poppublic school outhorized under Part 1 or Part 2 of Ar</u>	tials 20 of this
22	(2) <u>A nonpublic school authorized under Part 1 or Part 2 of Ar</u> Chapter.	ticle 59 of this
23 24	(b) A school resource officer is any law enforcement officer assigned	to one or more
2 4 25	schools at least 20 hours per week for more than 12 weeks per calendar year, to a	
26	the following, consistent with any written agreement between the governing body	
27	and the law enforcement agency governing the school resource officer:	
28	(1) School safety.	
29	(2) School security.	
30	(3) Emergency preparedness.	
31	(4) Emergency response.	
32	(5) Any additional responsibilities related to school safety or secur	rity assigned by
33	the officer's employer while the officer is acting as a school re	source officer.
34	(c) All school resource officers shall comply with training requirem	ents, including
35	in-service training, as established by subsection (d) of this section.	
36	(d) The North Carolina Criminal Justice Education and Training Standar	
37	and the North Carolina Sheriffs' Education and Training Standards Commission,	
38	with the Center for Safer Schools and the Department of Health and Human Ser	
39 40	of Mental Health, Developmental Disabilities, and Substance Use Services, shall	<u>establish initial</u>
40 41	and in-service educational and training standards for school resource officers." SECTION 2.8A.(d) The North Carolina Criminal Justice Education	n and Training
41	Standards Commission and the North Carolina Sheriffs' Education and Trai	•
42 43	Commission shall amend their rules consistent with this section. Until such time th	•
44	rules required by this subsection become effective, school resource officers assign	
45	schools by their employing agency shall be required to meet the training require	1
46	to 12 NCAC 10B .0510 and 12 NCAC 09B .0313 for school resource officers as	-
47	schools.	G to Fueld
48	SECTION 2.8A.(e) G.S. 153A-103 reads as rewritten:	
49	"§ 153A-103. Number of employees in offices of sheriff and register of deeds	S.
50	Subject to the limitations set forth below, the board of commissioners may fix	
51	salaried employees in the offices of the sheriff and the register of deeds. In	

	General Assembl	y Of North Carolina	Session 2023
1 2	authority granted limitations:	by this section, the board of commissioners is subject	to the following
3 4 5	(1)	Each sheriff and register of deeds elected by the people has to hire, discharge, and supervise the employees in his off board of commissioners must approve the appointment by	fice. However, the such an officer of
6 7		a relative by blood or marriage of nearer kinship than fit person who has been convicted of a crime involving moral	
8 9	(2)	Each sheriff and register of deeds elected by the people is two deputies who shall be reasonably compensated by the	
10 11 12		that the register of deeds justifies to the Board of County C necessity of the second deputy. Each deputy so appointed pleasure of the appointing officer.	
13 14 15	<u>(3)</u>	In addition to the number of salaried employees fixed commissioners, each sheriff is entitled to the number of officers required to satisfy any agreements enter	
16 17	NT - 4	<u>G.S. 162-26.5(b).</u>	
17 18		ng the foregoing provisions of this section, approval not required for the reappointment or continued employmer	
18 19		ster of deeds who was not related to the appointing officer a	
20	appointment."	ster of deeds who was not related to the appointing officer a	t the time of mitia
20		ION 2.8A.(f) G.S. 159-13(b) reads as rewritten:	
22		llowing directions and limitations shall bind the governing	board in adopting
23	the budget ordinar	с	· · · · · · · · · · · · · · · · · · ·
24			
25	(20)	If a sheriff or police chief executes an agreement to provi	de school resource
26		officers pursuant to G.S. 160A-288.5(b) or G.S. 162-26.	
27		and the governing board receives the funds pursuant to t	
28	NT / 1/1 / 1	governing board shall appropriate the funds for that purpos	
29		ng subdivisions (9), (10), (12), (14), (17), or (18) of this su	
30 31		oppropriation to another fund to cover the cost of (i) levying venues allocated to the fund, and (ii) building maintenance	
31 32		inistrative expenses properly allocable to functions or activ	
32 33	the fund."	inistrative expenses property anocable to functions of activ	
33 34		ION 2.8A.(g) Article 13 of Chapter 160A of the General S	tatutes is amended
35	by adding a new s		tatates is amended
36		olice chief may provide school resource officers to school	ols.
37		lice chief may enter into an agreement to provide school res	
38		ents in G.S. 115C-105.58.	
39	-	police chief enters into an agreement with a nonpublic s	school pursuant to
40	subsection (a) of	this section, the nonpublic school must provide funds at	least equal to the
41	compensation, be	nefits, and related expenses of any school resource offic	er assigned to the
42	<u>school.</u> "		
43		ION 2.8A.(h) Article 3 of Chapter 162 of the General State	ites is amended by
44	adding a new sect		
45		riff may provide school resource officers to schools.	- CC 1
46 47		eriff may enter into an agreement to provide school resource n G.S. 115C-105.58.	onneers who meet
47 48	-	<u>n G.S. 115C-105.58.</u> heriff enters into an agreement with a nonpublic school purs	suant to subsection
40 49		, the nonpublic school must provide funds at least equal to	
50		ed expenses of any school resource officer assigned to the s	÷

	General Assembly (Of North Carolina	Session 2023
1	SECTIO	N 2.8A.(i) This section is effective when it becomes	law and applies to
2 3		nto or renewed on or after that date.	
3 4	IOWER FLICIRI	LITY AGE FOR EDUCATIONAL OPPORTUNI	FIFS PROCRAM
5		ADMISSIONS FOR OLDER APPLICANTS	
6		N 2.8B.(a) Section 8.8 of S.L. 2023-134 reads as rewrit	ten
7		(a) Program; Purpose. – The Board of Governors of The	
8		ish a College of Educational Opportunities Program (Pr	•
9	students with intelled	ctual and developmental disabilities. North Carolina Sta	ate University shall
10		the Program beginning in the 2023-2024 fiscal year. Nor	
11	•	t and operate the Program as developed by North Caroli	•
12	0 0	n the 2024-2025 fiscal year. The purpose of the Prog	gram is to provide
13	postsecondary oppor	tunities for eligible students, including the following:	
14	(1) A	person-centered planning process.	
15	(2) Th	ne opportunity to pursue educational credentials,	including degrees,
16	ce	rtificates, and other nondegree credentials.	
17	(3) In	clusive academic enrichment, socialization, independent	nt living skills, and
18	in	tegrated work experiences to develop career skills that	can lead to gainful
19	en	nployment.	
20	(4) In	dividual supports and services for academic and s	social inclusion in
21	ac	ademic courses, extracurricular activities, and other asp	ects of campus life.
22		(a1) Admissions; Priority. – Any eligible student may	
23	in the Program. Nor	th Carolina State University and North Carolina Centre	ral University shall
24		on of applicants who are 22 years of age or older.	
25		(b) Definition. – For purposes of this section, the term	n "eligible student"
26	1	o meets all of the following:	
27		22- <u>18</u> years of age or older.	
28		an adult with intellectual and developmental disabilities	
29		(c) Funds. – Funds appropriated to the Board of	
30		Carolina in this act for the Program shall meet the follow	
31	(1) The second relation (1) is the second	he funds may be used for any of the following purposes:	
32	a.	Administrative staff, including a director of	0
33		programmatic staff, including instructors and peer	mentors.
34	b.	Training for university faculty.	
35	с.	Improvements to existing assistive technologies a	and other academic
36		support services offered by the university.	
37	d.	Scholarships for tuition and fees for economic	ally disadvantaged
38		students.	
39	e.	Additional supports, including counseling,	mentoring, and
40		transportation.	
41	f.	Outreach, including website design and recruitmen	
42		the funds shall be allocated in the below fiscal years as for	
43	a.	For the 2023-2024 fiscal year, three million doll	
44		recurring funds shall be allocated to North Caroli	•
45 46		to develop and operate the Program. <u>These funds sl</u>	
46 47		General Fund at the end of the 2023-2024 fiscal ye	
47 48		available until the end of the 2024-2025 fiscal ye	ar for the purposes
48	1.	identified in this sub-subdivision.	lowing amounts in
49 50	b.	Beginning in the 2024-2025 fiscal year, the fol	lowing amounts in
50		recurring funds shall be allocated:	

	General Assembly Of North Carolina Ses	ssion 2023
1	1. Three million dollars (\$3,000,000) to North Card	olina State
2	University to operate the Program.	
3	2. Three million dollars (\$3,000,000) to North Carolin	na Central
4	University to adapt and operate the Program.	
5	" ••••	
6	SECTION 2.8B.(b) This section becomes effective July 1, 2023. Subsect	ion (a1) of
7	Section 8.8 of S.L. 2023-134, as enacted by this section, and subsection (b) of Section	8.8 of S.L.
8	2023-134, as amended by this section, apply beginning with the 2024-2025 fiscal year	r.
9		
10	REVISE CAREER DEVELOPMENT PLAN REQUIREMENTS	
11	SECTION 2.8C.(a) G.S. 115C-158.10(a), as enacted by Section 7.13(b) of S.L.
12	2023-134, reads as rewritten:	
13	"(a) All middle and high school students enrolled in a local school administrative	
14	complete a career development plan that meets the requirements of this section. <u>Any h</u>	
15	student who does not already have a career development plan shall complete the plan	
16 17	<u>days of enrollment in school.</u> The local board of education shall ensure that students are	
17	assistance in completion of the plan as well as instruction on how to access that plan t the student's enrollment. A student shall not be promoted from seventh eighth grade un	
18 19	development plan is created and shall not be promoted from tenth grade until	
20	development plan is revised. Local boards of education are encouraged to require mor	
20 21	revisions as appropriate. Charter schools are encouraged to require more	
22	development plans for students in accordance with this section."	in career
23	SECTION 2.8C.(b) This section becomes effective July 1, 2024, an	nd applies
24	beginning with the 2024-2025 school year.	ia applies
25		
26	CLARIFY ELIGIBILITY FOR CERTAIN 2021 BONUSES FOR LOCAL EDU	CATION
27	EMPLOYEES FOR WORK DURING THE PANDEMIC	
28	SECTION 2.8D.(a) Section 39.2(e) of S.L. 2021-180 reads as rewritten:	
29	"SECTION 39.2.(e) The following definitions apply for the purposes of th	e bonuses
30	authorized in subsections (c) and (d) of this section:	
31		
32	(2) The term "local education employee" includes all employees and c	contractors
33	of community colleges, local school administrative units, innovativ	,
34	regional schools, and public charter schools regardless of funding s	
35	SECTION 2.8D.(b) This section does not authorize the provision of a	•
36	additional bonuses under Section 39.2(e) of S.L. 2021-180 and applies only to bon	uses paid
37	before the enactment of this section.	
38	SECTION 2.8D.(c) Subsection (a) of this section is effective July 1, 2021	L .
39		
40	GRANT BOARDS OF SCHOOLS FOR THE DEAF AND BLIND EARLY CO	NTRACT
41	AND POLICY AUTHORITY	
42	SECTION 2.8E.(a) Section 9 of S.L. 2023-10 reads as rewritten:	1 2024
43	"SECTION 9. Sections 1 through 3 of this act become effective July 1, 2024. Ma	
44	and except as otherwise provided by law, apply beginning July 1, 2024, to the North	
45	School for the Deaf and the Eastern North Carolina School for the Deaf. The remain	der of this
46	act is effective when it becomes law."	the Nexth
47 48	SECTION 2.8E.(b) Beginning May 1, 2024, the boards of trustees for	
48 49	Carolina School for the Deaf, the Eastern North Carolina School for the Deaf, and the Morehead School for the Blind, respectively, may adopt policies, onter into contracts	
49 50	Morehead School for the Blind, respectively, may adopt policies, enter into contracts, employment contracts other than renewals expiring prior to July 1, 2024, and otherwise	0
50 51	in any power or duty authorized by Article 9C of Chapter 115C of the General Statut	
51	In any power of duty automized by Article 7C of Chapter 115C of the Ocheral Statut	to for any

action that is effective on or after July 1, 2024. Effective May 1, 2024, notwithstanding 1 2 G.S. 126-22, G.S. 115C-319, and Article 29 of Chapter 115C of the General Statutes, to facilitate 3 these actions the Department of Public Instruction is authorized to provide access to existing 4 employment records and student records for the purposes of enrollment in the North Carolina 5 School for the Deaf, the Eastern North Carolina School for the Deaf, and the Governor Morehead 6 School for the Blind, respectively. 7 8 CHANGE APPLICATION TIME LINE FOR PLASMA GAMES GRANT PROGRAM 9 SECTION 2.8F. Section 7.69(a) of S.L. 2023-134 reads as rewritten: 10 "SECTION 7.69.(a) The Department of Public Instruction shall create a grant program for 11 public school units to apply for funds to contract with Plasma Games, Inc., for the use of 12 educational software to be used in science, technology, engineering, and math (STEM) and career 13 and technical education (CTE) courses. The Department shall make an application available to 14 public school units by November 15, 1, 2023, and August June 1 of each year thereafter that 15 funds are made available for this purpose. Public school units shall submit applications by January 15, March 1, 2024, and October December 1 of each year thereafter that funds are 16 17 available. The Department shall make determinations on grant recipients by March 15, 2024, and 18 December 1 of each year thereafter that funds are made available. within 30 days of the close of 19 the application period. The Department shall prioritize issuing grants to public school units that 20 participated in the pilot program created pursuant to Section 3.5(a)(25) of S.L. 2021-25, as 21 amended by S.L. 2021-180, and are actively utilizing license grants pursuant to that pilot 22 program." 23 24 **CLARIFY CERTAIN DATES FOR PRINCIPAL SALARY SCHEDULE** 25 SECTION 2.9. Section 7A.6 of S.L. 2023-134 reads as rewritten: 26 "... 27 "SECTION 7A.6.(b) For purposes of determining the average daily membership of a 28 principal's school, the following amounts shall be used during the following time periods: 29 Between July 1, 2023, and December 31, 2023, the average daily membership (1)30 for the school from the 2022-2023 school year. If the school did not have an 31 average daily membership in the 2022-2023 school year, the projected average 32 daily membership for the school for the 2023-2024 school year. 33 Between January 1, 2023, 2024, and June 30, 2023, 2024, the average daily (2)34 membership for the school for the 2023-2024 school year. 35 36 "SECTION 7A.6.(c) For purposes of determining the school growth scores for each school 37 the principal supervised in one or more prior school years, the following school growth scores 38 shall be used during the following time periods: 39 Between July 1, 2023, and December 31, 2023, the school growth score from (1)40 the 2021-2022 school year. 41 Between January 1, 2023, 2024, and June 30, 2023, 2024, the school growth (2)42 scores from the 2021-2022 and 2022-2023 school years. 43" 44 45 WATER SAFETY ACT CHANGES 46 SECTION 2.10. Section 8.16 of S.L. 2023-134 reads as rewritten: "SECTION 8.16.(a) Water Research Funding. – Funds appropriated in this act to the North 47 Carolina Collaboratory (Collaboratory) for the 2023-2024 fiscal year for research and other 48 49 programs related to per- and poly-fluoroalkyl substances (PFAS) and the Collaboratory's general 50 research programs shall be allocated as follows:

	General Assembly C	Of North Carolina	Session 2023
	(1) Tw	venty million dollars (\$20,000,000) in nonrecurring fu	inds for programs
2		ated to management of aqueous film-forming foams (1 0
3		AS used by local fire departments and for other PFAS-re	, 0
-		rposes of this act, "local fire department" means a fire department	
	1	ulated, or managed by one or more units of State or	L 1 .
		luding those located at or serving public airports. These	•
		the Collaboratory for the following purposes:	
	a.	To conduct a voluntary buyback takeback progr	am for stocks of
		PFAS-containing AFFF owned or stored by local	
		The program may also include the purchase an	1
		replacement PFAS-free foams.	
	b.	To develop, acquire, analyze, and deploy facilities a	nd technologies to
		safely store and destroy PFAS-containing	AFFF, including
		technologies available outside of the State.	
	с.	To provide competitive research grants for (i) hu	man exposure and
		other studies intended to assess the long-term health	risk to firefighters
		and other emergency response personnel and their	r family members
		from exposure to PFAS-containing AFF	F and related
		PFAS-containing materials and (ii) other research	related to PFAS in
		water and air, PFAS toxicology and human e	xposure, and the
		mitigation, removal, or destruction of PFAS and	PFAS-containing
		materials.	
	d.	To fund upgrades to laboratory space at the Text	ile Protection and
		Comfort Center at North Carolina State University	y to accommodate
		aerosol studies that simulate airborne PFAS particu	late exposure.
		(d) Public Water Supply Fluoridation Study. – The Com	
		cience Advisory Board shall perform a review of the	
		2022 draft report titled "Monograph on the State of the S	
	-	and Neurodevelopmental and Cognitive Health Effect	-
		he studies reviewed in the report, and any other studie	
		to an assessment of the association between fluoride en	-
	children. Based on t	this review, the Commission-Board shall determine	whether sufficient

children. Based on this review, the <u>Commission Board shall</u> determine whether sufficient
evidence exists for a link between fluoride in the public water supply and cognitive decline or
any other neurological detriment in children.
"SECTION 8.16.(e) The <u>Commission Secretaries' Science Advisory Board shall</u> make a
report to the General Assembly on or before February December 1, 2024, of its findings and

report to the General Assembly on or before February-December 1, 2024, of its findings and 38 recommendations, including a recommendation on whether the current standard for fluoride 39 established in the Commission's rules of the Commission for Public Health (i) is protective 40 of public health and (ii) should be lowered. If the Commission-Board makes the determination 41 regarding a link between fluoride in public water supplies and neurological impacts in children 42 as described in subsection (a) of this section, then the Commission-Board shall direct the 43 Department of Health and Human Services to create a list of the private and public water utilities in the State, their fluoride concentration, the number of children or households to which they 44 45 provide water, and any other information that it deems pertinent. The Department shall include 46 with the list a ranking of the risk to children of the water supplied by each utility.

47

. . . . "

48

49 NC COLLABORATORY FUNDS

50 SECTION 2.11. Part VIII of S.L. 2023-134 is amended by adding a new section to 51 read:

General Assembly Of North Carolina Session 2023 **"NC COLLABORATORY ARTIFICIAL INTELLIGENCE STUDY FUNDS** 1 2 SECTION 8.23. Notwithstanding any provision of law or the Committee Report described in Section 43.2 of this act to the contrary, the three million five hundred thousand dollars 3 4 (\$3,500,000) in nonrecurring funds appropriated in this act to the Board of Governors of The University of North Carolina for the 2023-2024 fiscal year to be allocated to the North Carolina 5 Collaboratory to study the use of artificial intelligence in improving non-confidential patient 6 7 information shall instead be used to study the use of artificial intelligence." 8 9 **UNC PEMBROKE FUNDS** 10 SECTION 2.12. Part VIII of S.L. 2023-134 is amended by adding a new section to 11 read: 12 **"UNC PEMBROKE HEALTHCARE WORKFORCE FUNDS** 13 "SECTION 8.24. Notwithstanding any provision of law or the Committee Report described 14 in Section 43.2 of this act to the contrary, the ten million dollars (\$10,000,000) in nonrecurring funds appropriated in this act from the ARPA Temporary Savings Fund to the Board of 15 Governors of The University of North Carolina for each year of the 2023-2025 fiscal biennium 16 17 to be allocated to the University of North Carolina at Pembroke (UNC-P) to provide support for new healthcare-oriented programs at UNC-P to meet regional workforce demands shall instead 18 19 be used to meet regional workforce demands by providing support for the development of new and the growth of existing healthcare-oriented programs at UNC-P." 20 21 22 PATRIOT STAR FAMILY SCHOLARSHIP PROGRAM FUNDING CHANGES 23 **SECTION 2.13.(a)** Notwithstanding any other provision of law or a provision of the Committee Report described in Section 43.2 of S.L. 2021-180 to the contrary, of the three 24 25 hundred fifty thousand dollars (\$350,000) in recurring funds allocated to the Marine Corps 26 Scholarship Foundation, Inc., a nonprofit corporation, for the North Carolina Patriot Star Family 27 Scholarship Program pursuant to Section 8.3 of S.L. 2021-180, beginning in the 2023-2024 fiscal year the sum of three hundred thousand dollars (\$300,000) in recurring funds shall instead be 28 29 allocated to the Patriot Foundation, a nonprofit corporation, to administer the program. The three 30 hundred thousand dollars (\$300,000) allocated to the Patriot Foundation pursuant to this 31 subsection shall not revert at the end of the 2023-2024 fiscal year, but shall remain available until the end of the 2024-2025 fiscal year. 32 33 SECTION 2.13.(b) Section 8.3(d) of S.L. 2021-180 reads as rewritten: 34 "SECTION 8.3.(d) Administration; Awards. – Within the funds made available for the 35 Program, the Patriot Foundation and the Marine Corps Scholarship Foundation shall each separately administer and award scholarships to eligible applicants in accordance with the 36 requirements of the North Carolina Patriot Star Family Scholarship Program. To account for the 37 demand for scholarships, the Board of Governors of The University of North Carolina may 38 39 reallocate funds appropriated for the Program between the Patriot Foundation and the Marine 40 Corps Scholarship Foundation in each fiscal year funds are made available for the Program as long as each nonprofit corporation agrees to the reallocation in that year. In administering the 41 42 Program, each nonprofit corporation shall be responsible for Program oversight for the 43 scholarships awarded through its organization to ensure compliance with the provisions of this 44 section." 45 46 47 **CLARIFY FORGIVENESS CRITERIA FOR TEACHING FELLOWS PROGRAM** 48 **SECTION 2.14.(a)** G.S. 116-209.60(5b), as enacted by Section 8A.4(a) of S.L. 49 2023-134, reads as rewritten: 50 Qualifying teacher. – A teacher in a North Carolina public school who meets "(5b) the following criteria: 51

	General Assembly Of North Carolina	Session 2023
1	a. Received a forgivable loan under the Program.	
2	b. Graduated within 10 years from an educator prep	paration program
3	leading to teacher licensure, excluding any authoriz	ed deferment for
4	extenuating circumstances.	
5	<u>c.</u> <u>Serves as a teacher in a qualifying licensure area.</u> "	
6	SECTION 2.14.(b) This section is effective July 1, 2023, and appli	es to applications
7	for the award of funds beginning in the 2024-2025 academic year.	
8	CORDECT CROSS REFERENCE FOR CERTAIN SEAA AND DND	
9	CORRECT CROSS REFERENCE FOR CERTAIN SEAA AND DNPH	2 REPORTING
10 11	REQUIREMENTS SECTION 2.15.(a) G.S. 115C-562.4(a), as amended by Section	$8 \wedge 16(a)$ of $S I$
11	2023-134, reads as rewritten:	oA.10(a) 01 S.L.
12	"(a) The Division shall provide annually by December 31 to the Auth	ority a list of all
13 14	nonpublic schools operating in the State that meet both of the requirements of F	•
15	this Article and the requirements of G.S. 115C 652.5(a)(7). <u>G.S. 115C-562.5(a)</u>	
16	shall notify the Authority of any schools included in the list that the Division h	
17	be ineligible within five business days of the determination of ineligibility. The	
18	create, in collaboration with the Authority, a unique identifier for each nonp	
19	provide the unique identifiers to the Authority for all nonpublic schools that an	
20	the Division."	-
21	SECTION 2.15.(b) G.S. 115C-562.5(e), as enacted by Section 8	8A.16(b) of S.L.
22	2023-134, reads as rewritten:	
23	"(e) If a nonpublic school terminates operation during the school's regu	
24	fails to (i) report the date of the closure to the Division within 14 days and (ii) re	
25	to the Authority in a timely manner for students who received scholarship	
26	nonpublic school opened during that school year or subsequent school years by	
27	administrator listed in the report submitted to the Division under subdivision (7	
28	of subsection (a) of this section for that closed school shall be ineligible to real section with a set of the section the section to return the	_
29 30	grants until such time the Authority determines the obligation to return those satisfied."	e runds has been
31	SECTION 2.15.(c) G.S. 115C-596(a), as amended by Section 3	8A 16(c) of SI
32	2023-134, reads as rewritten:	5/1.10(c) 01 D.L.
33	"(a) List of Nonpublic Schools. – The Division shall provide annually by	v December 31 to
34	the Authority a list of all nonpublic schools operating in the State that meet the	
35	Part 1, 2, or 3 of Article 39 of this Chapter. The list shall include whether a Part	1
36	school has met the requirements of G.S. 115C-562.5(a)(7).G.S. 115C-562.5(a)(_
37		
38	CONFORM NEED-BASED SCHOLARSHIPS FOR STUDENTS	ATTENDING
39	PRIVATE INSTITUTIONS WITH FEDERAL LAW	
40	SECTION 2.16.(a) G.S. 116-281 reads as rewritten:	
41	"§ 116-281. Eligibility requirements for scholarships.	
42	In order to be eligible to receive a scholarship under this Article, a student s	
43	diploma, or certificate at an eligible private postsecondary institution must	meet all of the
44 45	following requirements: (1) Only needy North Carolina students are eligible to receive	acholarshing For
45 46	purposes of this subsection, "needy North Carolina students"	-
40 47	students whose expected family contribution under the fede	
48	does not exceed an amount as set annually by the who have	
49	need, according to the federal methodology outlined in Title	
50	Education Act of 1965, as amended, 20 U.S.C. § 1070, et se	

	General Assemb	bly Of North Carolina	Session 2023
1		by the Authority based upon costs of attenda	ance at The University of North
2		Carolina.	
3	(2)	The student must meet all other eligibility re	1
4		Grant, with the exception of the expected far	•
5		demonstrated need outlined in Title IV of the	Higher Education Act of 1965,
6		as amended, 20 U.S.C. § 1070, et seq.	
7	" GE <i>C</i> I		
8		TION 2.16.(b) G.S. 116-282 reads as rewritten	
9		nolarship amounts; amounts dependent on av	•
10 11	· · · · ·	ect to the sum appropriated by the General Asset larships under this Article, a scholarship awarde	
11		ivate postsecondary institution shall be determ	
12	0 1	enrollment status and expected family contribution	
13	1	nt with the methodology for the federal Title IV	
15		Authority shall have the power to determine	
16	. ,	lents in any given year based on the sum appropr	1
17		ssembly for that academic year and any unexper	
18	pursuant to G.S.		
19	1	ninimum award of a scholarship under this Arti	cle shall be five hundred dollars
20	(\$500.00)."		
21	SECT	TION 2.16.(c) This section is effective whe	en it becomes law and applies
22	beginning with the	he award of scholarships for the 2024-2025 acad	demic year.
23			
24	PART III. HEA	ALTH AND HUMAN SERVICES	
25			
26		G USE OF FUNDS FOR INNOVATIONS	WAIVER DIRECT CARE
27	WORKERS		
28	" SEC	TION 3.1.(a) Section 9E.15 of S.L. 2023-134 r	reads as rewritten:
29 30	•••	9E.15.(d) In addition to other allowable reason	a for recourse of funda DUR
30 31		ll recoup part or all of the funds related to the rate	-
32		section if DHB the LME/MCO determines th	• 1
33	-	g to the benefit of its Innovations direct care wo	-
34		9E.15.(e) By December 1, 2024, each LME/MC	1 0
35		e providers to whom the LME/MCO has paid	-
36		ncreased funding to the benefit of Innovations	
37		the types of benefits provided to the Innovation	-
38		he amount or proportion of funding used for eac	
39	of providers offe	ring each type of benefit, and (iii) the process by	y which the LME/MCO verified
40		rs used the rate increase in the manner require	
41	combine the inf	formation it receives from the LME/MCOs a	nd shall submit the combined
42	information, as v	well as the standards for documentation require	d for verification established by
43	DHB under subse	ection (c) of this section, in a report to the Joint L	egislative Oversight Committee
44		February 15, 2025."	
45		TION 3.1.(b) This section is effective when it	
46	recoupment of ov	verpayments owed on or after the date this secti	on becomes law.
47	CODDECT C		
48	UUKKEUT C	ODE OF FEDERAL REGULATIONS	KERERENCE TO RERAL
			REFERENCE TO RURAL
49 50	EMERGENCY	HOSPITAL DEFINITION TION 3.2.(a) G.S. 131E-76(3), as amended by	

51 reads as rewritten:

	General Assembly Of North Carolina Session 2023	3
1	"(3) "Hospital" means any facility (i) that has an organized medical staff and is	3
2	designed, used, and operated to provide health care, diagnostic and therapeutic	
3	services, and continuous nursing care primarily to inpatients where such care	
4	and services are rendered under the supervision and direction of physicians	
5 6	licensed under Chapter 90 of the General Statutes, Article 1, to two or more persons over a period in excess of 24 hours or (ii) designated by the Centers	
7	for Medicare and Medicaid Services as a rural emergency hospital by the	_
8	Centers for Medicare and Medicaid Services (CMS) as defined under 42	
9	C.F.R. § 424.575 42 C.F.R. § 485.502 or under section 125 of Division CC or	
10	the Consolidated Appropriations Act of 2021, Public Law 116-260. The term	
11	includes facilities for the diagnosis and treatment of disorders within the scope)
12	of specific health specialties. The term does not include private any of the)
13	following:	_
14	<u>a.</u> <u>Private</u> mental facilities licensed under Article 2 of Chapter 122C of	f
15	the General Statutes, nursing Statutes.	
16 17	b. <u>Nursing homes licensed under G.S. 131E-102, adult G.S. 131E-102.</u>	
17 18	<u>c.</u> <u>Adult</u> care homes licensed under Part 1 of Article 1 of Chapter 131D of the General Statutes, and any <u>Statutes</u>.	,
18 19	<u>d.</u> <u>Any outpatient department including a portion of a hospital operated</u>	1
20	as an outpatient department, on or off of the hospital's main campus	
21	that is operated under the hospital's control or ownership and is	
22	classified as Business Occupancy by the Life Safety Code of the	
23	National Fire Protection Association as referenced under 42 C.F.R. §	
24	482.41. Provided, however, if the Business Occupancy outpatien	t
25	location is to be operated within 30 feet of any hospital facility, or any	
26	portion thereof, which is classified as Health Care Occupancy of	
27	Ambulatory Health Care Occupancy under the Life Safety Code of the	
28	National Fire Protection Association, the hospital shall provide plans	
29 30	and specifications to the Department for review and approval as required for hospital construction or renovations in a manner described	
30 31	by the Department."	L
32	SECTION 3.2.(b) This section is effective when it becomes law.	
33		
34	EXTEND DURATION OF ADULT CARE HOME ACCREDITATION PILOT	•
35	PROGRAM	
36	SECTION 3.2A. Section 9E.6 of S.L. 2021-180, as amended by Section 3.1 of S.L.	•
37	2021-189, reads as rewritten:	
38	" "SECTION OF ((b) Dilet Dreaman The Share Contenshall everyoes the administration of	c
39 40	" SECTION 9E.6.(b) Pilot Program. – The Sheps Center shall oversee the administration of a two-year three-year pilot program to be conducted by the Pilot Program Accrediting Body and	
40 41	the Sheps Center to evaluate the effectiveness of an accreditation process for adult care homes	
42	that would deem adult care homes eligible for ongoing licensure and exempt accredited adult	
43	care homes from routine inspections if they meet required standards and requirements. The goa	
44	of the pilot program is to study the effectiveness of accreditation through an evaluation of quality	
45	outcome measures to be developed by the Sheps Center for the purpose of determining whether	r
46	accreditation achieves compliance with licensure requirements and improves or maintains quality	
47	of care compared with a control group. In conducting the pilot program, the Sheps Center shal	
48	collaborate with the Pilot Program Accrediting Body, the Department, the NCSLA, the NCALA	
49 50	the Stakeholder Advisory Group appointed under subsection (c) of this section, and any other	
50 51	qualified entity or State agency that may be of assistance in accomplishing the objectives of the pilot program. The Department shall have access to all of the following upon request:	;
51	pilot program. The Department shall have access to all of the following upon request:	

	General Assembly Of North Carolina	Session 2023
1 2	(1) Unredacted records maintained by the Pilot Program Accred to surveys conducted by the Pilot Program Accrediting Boo	0.
3	(2) Deidentified data related to quality outcome measures coll	•
4	by the Sheps Center.	cetted of generated
5		
6	"SECTION 9E.6.(e) Adult Care Home Accreditation Grant Program. – A	As part of the pilot
7	program, the NCSLA and the NCALA, in consultation with the Sheps Center,	1 I
8	Accrediting Body, and the Stakeholder Advisory Group, shall jointly established	U
9	grant program that provides grant awards to a maximum of 150 Pilot ACHs lo	
10	to cover (i) the cost of accreditation for up to 75 Pilot ACHs and ACHs, (ii)	
11	as a control group member member, and (iii) the cost of providing outcome da	ta for up to $75 - 150$
12	Pilot ACHs. The Sheps Center shall establish, in consultation with the Pilot Pro	ogram Accrediting
13	Body, the NCSLA, the NCALA, and the Stakeholder Advisory Group, criteri	a to be utilized for
14	selecting adult care homes to participate in the adult care home accreditation	on grant program
15	authorized by this section. The established criteria must ensure that a diverse gr	oup of Pilot ACHs
16	are selected to participate as control group members or program participants in	
17	Pilot ACHs shall not use their grant awards for any purpose other than to cont	
18	Program Accrediting Body or otherwise defray the expenses of serving as	either a program
19	participant or control group member of the pilot program.	
20	"SECTION 9E.6.(h) Evaluation of Quality Outcome Measures. – Usin	
21	measures established by the Sheps Center, the Sheps Center shall compare of	
22	the program participants and control group members for a period of two-th	•
23	onset of the pilot program. The Pilot Program Accrediting Body, program	1 1 ·
24 25	control group members shall cooperate with the Sheps Center in its efforts to	• •
25	data necessary to measure and compare care and resident outcomes as required	•
26	The Sheps Center shall submit the following reports to the Joint Legislative Ov	0
27 28	on Health and Human Services, the Department, and to the Stakeholder Advis	•
28 29	(1) On or before April 30, 2023, an interim report on determinations with respect to the comparisons conducted i	
29 30	this subsection.	
31	(2) On or before July 31, 2024, July 31, 2025, a final report of	on its findings and
32	determinations with respect to the comparisons conducted i	
33	this subsection.	
34	"SECTION 9E.6.(i) Evaluation of Pilot Program. – The pilot program	shall terminate no
35	later than August 1, 2024. August 1, 2025. No later than 90 days after the sub-	
36	report under subdivision (h)(2) of this section, the Sheps Center shall conduct	
37	Joint Legislative Oversight Committee on Health and Human Services and t	
38	evaluation of the effectiveness of the pilot program for a licensure accreditatio	_
39	care homes that could inform future changes to the licensure process and	-
40	evaluation shall include, but not be limited to, an assessment of the following	-
41	the pilot program:	
42	(1) A determination by the Sheps Center that a sufficient num	ber of pilot ACHs
43	and control group member AHCs participated and prov	vided data over a
44	sufficient period of time to enable a reliable evaluation of t	he pilot program.
45	(2) The determination of the Sheps Center on the impact ac	creditation has on
46	adult care home resident outcomes, or whether it demonstra	bly improves or at
47	least maintains resident outcomes, based on the quality me	asures established
48	by the Sheps Center.	
49	(3) The completion of unannounced surveys by the Pilot Pro	
50	Body within 12 months from the prior accreditation effective	ve date.

	General Assembly Of North Carolina	Session 2023
1	(4) The timely notification to surveyed facilities of identified defi	iciencies with
2	the accreditation program's standards.	a fa ailiter mith
3 4	(5) The monitoring of the correction of identified deficiencies at the program standards of the pilot accrediting body.	e facility with
4 5	(6) Other relevant factors identified during the pilot program.	
6	"	
7	••••	
, 8 9	FUNDS ALLOCATED TO MONARCH FOR SERVICES THROUGH 7	THE UMAR
10	SECTION 3.2B. Section 9G.6 of S.L. 2023-134 reads as rewritten:	
11	"SECTION 9G.6. Of the funds appropriated in this act from the ARPA Temp	orary Savings
12	Fund to the Department of Health and Human Services, Division of M	ental Health,
13	Developmental Disabilities, and Substance Use Services, and notwithstanding any	<u>y provision to</u>
14	the contrary in the Committee Report referenced in Section 43.2 of this act, the	
15	million dollars (\$2,000,000) in nonrecurring funds for the 2023-2024 fiscal year a	
16	two million dollars (\$2,000,000) in nonrecurring funds for the 2024-2025 fiscal	•
17	allocated to UMAR Services, Inc., Monarch, a nonprofit corporation, corporati	
18	Stanly County, to provide services for adults with intellectual and development	
19 20	(IDD). (IDD) through the UMAR division. At least fifty percent (50%) of the func-	
20 21	each fiscal year shall be utilized by <u>the UMAR Services, Inc., division</u> to provide velopment opportunities and vocational services for adults with IDD."	de worktorce
21	development opportunities and vocational services for adults with IDD.	
22	CORRECT STATUTORY ERRORS/MEDICAID AND CHAPTER 122C	
24	SECTION 3.3.(a) G.S. 122C-115.6(a), as enacted by Section 9G.7.	A(a1) of S.L.
25	2023-134, reads as rewritten:	-()
26	"(a) When a county realigns with another area authority under $\underline{G.S}$	<u>. 108D-46 or</u>
27	G.S. 122C-115.5, regardless of whether the realignment was due to the merger of an	ea authorities,
28	the consolidation of area authorities, or another process, a portion of the risk rese	erve and other
29	funds of the area authority from which the county is disengaging shall be transferr	
30	authority with which the county is realigning. The amount of risk reserve and oth	
31	transferred shall be determined by the Department in accordance with a formul	a or formulas
32	developed in accordance with this section."	
33	SECTION 3.3.(b) G.S. 122C-115.6(c)(1), as enacted by Section 9G.7	A(a1) of S.L.
34 35	2023-134, reads as rewritten:	100D 16 or
35 36	"(1) The Secretary's approval of a county realignment under <u>G.S.</u> G.S. 122C-115.5."	<u>6. 108D-40 01</u>
30 37	SECTION 3.3.(c) G.S. 108A-54.3A(a)(2a) is repealed, effective retroa	ctively to July
38	1, 2022.	cuvery to sury
39	SECTION 3.3.(d) Except as otherwise provided, this section is effe	ective when it
40	becomes law.	
41		
42	CORRECTION TO LIMIT MANDATORY TOXICOLOGY TESTING	IN CHILD
43	DEATH CASES UNDER THE JURISDICTION OF THE MEDICAL EXA	MINER TO
44	CASES INITIATED ON OR AFTER JANUARY 1, 2024	
45	SECTION 3.5.(a) Section 9H.7(d) of S.L. 2023-134 reads as rewritten	
46	"SECTION 9H.7.(d) Subsections Subsection (a) of this section becomes effe	
47	1, 2024, and applies to child death cases pending or initiated on or after that date.	The remainder
48	of this section becomes effective on July 1, 2023."	1 . -
49 50	SECTION 3.5.(b) Subsection (a) of this section is effective retroactive	ely to January
50	1, 2024.	
51		

1 2	CLARIFY SO EXPANSION	OUTH	PIEDMONT	REGIONAL	AUTOPSY	CENTER	SERVICE
3	SECT	FION 3	.5A.(a) Section	9H.10 of S.L. 2	2023-134 reads	as rewritten:	
4				appropriated in			
5	Human Services,						
6	sum of two milli			-			•
7	sum of two millio			0			•
8	allocated to Unio		• 1	A .			
9	of a county-ope						
10	areas: center. The						
11	extended to the f		-		-	•	-
12	provided that Un						
13	pursuant to this s			-		•	-
14	the operation of the op	-					y hiring staff
15	essential to the o	-					h Diadan and
16 17		<u>Coun</u>	<u>ity</u>		ty Will be Ad		
17	(1)	Anco	n County	December 1	<u>utopsy Cente</u>	er Service Al	<u>ea:</u>
18 19	(1) (2)		n County rus County	December 1			
20	(2) (3)		on County	June 30, 20			
20 21	(3)		gomery County	June 30, 20			
21	(5)		e County	November			
23	(6)		nond County	November			
24	(7)		in County	June 30, 20			
25	(8)		y County	June 30, 20			
26	(9)	-	n County		the regional a	utopsy cente	r funded by
27	~ /		5		becomes oper		······
28	"SECTION	9H.10.((b) Union Cou	nty shall notify	-		and Human
29	Services, the Joi			• •	-		
30	Fiscal Research	Divisio	on when the reg	gional autopsy o	center funded	by this secti	on becomes
31	operational. Upo	on receiv	ving this notific	ation, the OCM	E and Union	<u>County</u> shall	enter into a
32	contract with Un	nion Co	unty pursuant to	which (i) the c	county-operate	d regional au	topsy center
33	funded by this s	section s	shall provide fo	rensic patholog	y services in t	the counties	specified by
34	subsection (a) of				•		
35	autopsy perform	•				-	•
36	G.S. 130A-389(a						
37	contract to add t				· ·		
38	county specified						
39 40	Union County sh						
40	provided by G.S.					and amend	ed contracts
41 42	required by this s					a magianal au	tonari conton
42 43	(1)	-		t the request of performing auto		-	
43 44			-	attorney has asso	-		
45				of the county in			
46				believe that a vio		•	
47	(2)	-		e regional autops			
48	(2)	-		tity, as determine	•		
49	(3)			ng the authority	•	•	
50	x- /	-	-	ontract with qu			
51				utopsies and oth	-	-	-
						-	

General Assembly Of North Carolina Session 2023 "SECTION 9H.10.(b1) If Union County determines that a delay in the schedule set forth in 1 2 subsection (a) of this section is warranted for any of the approved reasons specified in subsection (a) of this section. Union County and the OCME shall jointly determine an alternative schedule 3 4 for adding the affected counties to the service area of the regional autopsy center funded by this 5 section. 6 "SECTION 9H.10.(c) By February 1, 2024, and December 1, 2024, and every six months 7 thereafter, Union County shall submit a progress report to the Department of Health and Human 8 Services, the counties specified in subsection (a) of this section, the Joint Legislative Oversight 9 Committee on Health and Human Services, and the Fiscal Research Division on the status and operation of the regional autopsy center funded by this section. The report shall include an 10 explanation of any delay in the schedule set forth in subsection (a) of this section, which shall 11 include at least one of the approved reasons for delay specified in subsection (a) of this section; 12 and the alternative schedule jointly determined by Union County and the OCME in accordance 13 14 with subsection (b1) of this section. This reporting requirement shall terminate on the date the regional autopsy center funded by this section has added to its service area all of the counties 15 identified on the schedule set forth in subsection (a) of this section." 16 17 **SECTION 3.5A.(b)** This section becomes effective July 1, 2024. 18 19 **EFFECTIVE DATE CORRECTION FOR MODIFICATIONS AND ADDITIONS TO** 20 **CHILD FATALITY PREVENTION SYSTEM STATUTES** 21 SECTION 3.6.(a) Section 9H.15(i) of S.L. 2023-134 reads as rewritten: 22 "SECTION 9H.15.(i) G.S. 7B-1413.5, as enacted by subsection (f) of this section, becomes 23 effective July 1, 2025. The remainder of subsection (f) and subsection (g) of this section become 24 effective January 1, 2025." 25 **SECTION 3.6.(b)** This section is effective retroactively to October 3, 2023. 26 27 EXEMPT CERTAIN NONPROFITS RECEIVING SOCIAL SERVICES BLOCK 28 **GRANT FUNDS FROM MATCH REQUIREMENTS** 29 SECTION 3.8. Section 9M.1 of S.L. 2023-134 is amended by adding a new 30 subsection to read: 31 "SECTION 9M.1.(s1) The following amounts appropriated in this act in the Social Services 32 Block Grant for each fiscal year of the 2023-2025 fiscal biennium to the Department of Health 33 and Human Services, Division of Social Services or Division of Mental Health, Developmental Disabilities, and Substance Use Services, for the nonprofit organizations described in this 34 35 subsection shall be exempt from the provisions of 10A NCAC 71R .0201(3): 36 The sum of three hundred fifty thousand dollars (\$350,000) for each fiscal (1)year of the 2023-2025 fiscal biennium for Big Brothers Big Sisters of the 37 38 Triangle, Inc. 39 The sum of two million five hundred forty-one thousand three hundred (2) 40 ninety-two dollars (\$2,541,392) for each fiscal year of the 2023-2025 fiscal 41 biennium for Autism Society of North Carolina, Inc. 42 The sum of two hundred seventy-one thousand seventy-four dollars (3) (\$271,074) for each fiscal year of the 2023-2025 fiscal biennium for The Arc 43 44 of North Carolina, Inc. 45 The sum of one million six hundred twelve thousand fifty-nine dollars (4) 46 (\$1,612,059) for each fiscal year of the 2023-2025 fiscal biennium for Easterseals UCP of North Carolina & Virginia, Inc." 47 48 49 **CLARIFY CHANGES TO ON-SITE WASTEWATER STATUTES** 50 SECTION 3.9.(a) G.S. 130A-336.1(l), as amended by Section 3 of S.L. 2023-90, 51 reads as rewritten:

Genera	l Assem	bly Of North Carolina	Session 2023
"(l)	Repo	rting Requirements. –	
	(1)	The owner of the wastewater system shall submit the	following to the local
	(1)	health department: department prior to receiving a Cer	
		from the appropriate inspection department:	timeate of Occupancy
		a. A copy of the professional engineer's report	required pursuant to
		G.S. 130A-336.1(k)(1).	required pursuant to

		c. Repealed by Session Laws 2023-90, s. 3, effectd. A letter that documents the owner's acceptance	5
		professional engineer.	of the system from the
	(2)		subsection (d) of this
	(2)	The owner of any wastewater system that is subject to	
		section shall deliver to the Department copies of the described G.S. 130A-336.1(k)(1).	e engineers report, as
	(2)		tion required nursuant
	<u>(3)</u>	Within two business days of receiving the documenta	
		to subdivision (1) of this subsection, the local health d the appropriate inspections department. If the local hea	
		notify the inspections department within two business	-
		wastewater system may submit the Authorization to Op	•
		inspections department and receive a Certificate of Occ	
	SEC	TION 3.9.(b) G.S. 130A-336.2, as amended by Section 4	
as rewri		1101(3.7.(b) 0.5. 150A-550.2, as antended by Section 4	01 5.L. 2025-70, 10aus
		Alternative wastewater system approvals for nonengi	neered systems
5 100	1-550.21	mernante wastewater system approvals for nonengi	neer eu systems.
(<i>l</i>)	After	reviewing the Authorized On-Site Wastewater Evaluat	or's report, the owner
~ /		rming acceptance and receipt of the report. The owner	-
	-	local health department: department prior to receiving a Ce	
		riate inspection department:	
	(1)	A copy of the Authorized On-Site Wastewater Evalua	ator's report, including
		the Authorization to Operate.	
	(2)	A copy of the operations and management program esta	ablished for the system
		by the Authorized On-Site Wastewater Evaluator.	j
	(3)	The fee established pursuant to subsection (n) of this se	ection.
	(4)	A copy of the document confirming acceptance and re	
		the owner.	1 1 5
(11)	With	in two business days of receiving the documentation	required pursuant to
subsecti		this section, the local health department shall notify the a	
		ne local health department fails to notify the inspections of	
busines	s days, tł	ne owner of the wastewater system may submit the Author	orization to Operate to
the appr	ropriate i	nspections department and receive a Certificate of Occup	ancy.
"	, -		
		TION 3.9.(c) G.S. 130A-336.1(o), as amended by Secti	ion 3 of S.L. 2023-90.
reads as	s rewritte	n:	
"(0)	Chan	ge in System Ownership A wastewater system author	orized pursuant to this
section	shall be i	transferrable to a new owner with the consent of the prof	essional engineer. The
new ow	mer and t	he professional engineer shall enter a contract for the was	stewater system.<u>not</u> be
affected	l by chan	ge in ownership of the site for the wastewater system."	
	SEC'	TION 3.9.(d) G.S. 130A-336.2(o), as amended by Section	ion 4 of S.L. 2023-90,
reads as	s rewritte	n:	
"(0)		ge in System Ownership A wastewater system author	
section	shall be	transferrable to a new owner with the consent of th	e Authorized On-Site

	General Assembly Of North Carolina Session 2023
1	Wastewater Evaluator. The new owner and the Authorized On-Site Wastewater Evaluator shall
2	enter a contract for the wastewater system.not be affected by change of ownership of the site for
3	the wastewater system."
4	SECTION 3.9.(e) This section is effective retroactively to July 10, 2023.
5	
6 7	PART IV. AGRICULTURE AND NATURAL AND ECONOMIC RESOURCES
8 9	AMEND 2021 WATER AND SEWER ALLOCATIONS FOR MIDDLESEX AND HENDERSON COUNTY
10	SECTION 4.1.(a) Notwithstanding Section 12.13(a)(1) of S.L. 2021-180, as
11	amended by Section 6.1 of S.L. 2022-6, the funds allocated to the Town of Middlesex in
12	accordance with Section 12.13(d) of S.L. 2021-180 may be used to install a new elevated water
13	tank, new groundwater well, associated piping or appurtenances, and all necessary land purchases
14	for installation.
15	SECTION 4.1.(b) Section 12.13(f) of S.L. 2021-180 reads as rewritten:
16	"SECTION 12.13.(f) Other Projects. – Of the funds allocated by subdivision (a)(3) of this
17	section for project construction grants, the following sums shall be granted to the indicated local
18	governments and public entities for water and wastewater infrastructure projects:
19	
20	(28) Twelve million seven hundred thousand dollars (\$12,700,000) to Henderson
21	County for the improvement of wastewater treatment in the Edneyville area
22	of the County. If the County fails to obtain a permit by December 31, 2023,
23	June 30, 2025, or withdraws its permit application for the project, then these
24	funds will instead be allocated to the City of Hendersonville.
25	"
26	
27	WATER AND SEWER INFRASTRUCTURE CORRECTIONS AND
28 29	CLARIFICATIONS SECTION 4.2 (a) Section 12.2(b) of S.L. 2022, 124 mode as now mitton:
29 30	SECTION 4.2.(a) Section 12.2(k) of S.L. 2023-134 reads as rewritten: "SECTION 12.2.(k) Administrative Costs. – The Department may use three percent (3%)
30 31	up to one and one-half percent (1.5%) of the funds allocated in this section for administrative
32	costs. The Department shall not charge the grant fee authorized by G.S. 159G-24 for grants made
33	from funds subject to the set-aside of administrative costs authorized by this subsection."
33 34	SECTION 4.2.(b) Section 12.2(e)(28) of S.L. 2023-134 reads as rewritten:
35	"(28) Sixty-nine million six hundred thousand dollars (\$69,600,000) to the Cabarrus
36	County Water and Sewer Authority. Six million dollars (\$6,000,000) of this
37	allocation shall be used for the design and construction of the Muddy Creek
38	Wastewater Treatment Plant Expansion project, and five million dollars
39	(\$5,000,000) Eleven million dollars (\$11,000,000) of this allocation shall be
40	used for the extension of wastewater lines to and in the Town of
41	Midland.projects at the Authority's Muddy Creek Wastewater Treatment
42	Plant, and one million five hundred thousand dollars (\$1,500,000) of this
43	allocation shall be used for the north Kannapolis primary water loop project."
44	SECTION 4.2.(c) Funds allocated to Catawba County by Section 12.2(e)(35) of S.L.
45	2023-134 may, notwithstanding that subdivision, be used by the County for any water or
46	wastewater project.
47	SECTION 4.2.(d) Funds allocated to Currituck County by Section 12.2(e)(47) of
48	S.L. 2023-134 may, notwithstanding that subdivision, be used by the County for any water or
49	wastewater infrastructure project.

1 2	SECTION 4.2.(e) Funds allocated to the Town of Mount Pleasant by Section 12.2(e)(123) of S.L. 2023-134 may, notwithstanding that subdivision, be used for the purchase
3 4	of water filtration equipment for customers of the public water system serving the Town. SECTION 4.2.(f) Funds allocated to the Town of Eureka by Section 12.2(e)(61) of
4 5	S.L. 2023-134 shall instead be allocated to the Wayne County Development Alliance, a nonprofit
6	corporation, for a water or wastewater infrastructure project.
7	SECTION 4.2.(g) Of the funds allocated to the City of Raeford by Section
8	12.2(e)(145) of S.L. 2023-134, three million dollars (\$3,000,000) shall be used for the extension
9	of sewer lines to the Cameron Heights community.
10	SECTION 4.2.(h) Funds allocated to the City of Saluda by Section 12.2(e)(161) of
11	S.L. 2023-134 shall, notwithstanding that subdivision or any provision of the Committee Report
12	described in Section 43.2 of S.L. 2023-134 to the contrary, be transferred to the Office of State
13	Budget and Management to provide a grant to the City for the repayment of debt incurred by the
14	City for construction of a water or wastewater project.
15	SECTION 4.2.(i) Section 12.2(e)(186) of S.L. 2023-134 reads as rewritten:
16 17	"(186) Fourteen million dollars (\$14,000,000) to the Town of Troutman. Four million
17	dollars (\$4,000,000) of this allocation shall be used for the connection of the
18	Duck Creek sewer outfall line to the City of Statesville's Third Creek
19 20	Wastewater Treatment Plant."
20 21	SECTION 4.2.(j) Funds provided to Rockingham County and to the Town of Stanavilla by Saction 12.2(a) of S.L. 2022, 124 shall notwithstanding any provision of law to the
21	Stoneville by Section 12.2(e) of S.L. 2023-134 shall, notwithstanding any provision of law to the contrary, be transferred to the Office of State Budget and Management to provide grants to those
22	local governments for the following water and wastewater projects:
23 24	(1) Ten million dollars (\$10,000,000) to Rockingham County for water and
24 25	wastewater projects along U.S. 220.
25 26	(2) Twenty-three million five hundred fifty thousand dollars (\$23,550,000) to
20 27	Rockingham County for water and wastewater projects.
28	(3) Twenty-one million dollars (\$21,000,000) to Rockingham County for the
20 29	extension of water services from Reidsville toward the unincorporated
30	community of Ruffin.
31	(4) Two million dollars (\$2,000,000) to the Town of Stoneville for water and
32	wastewater lines along U.S. 220.
33	(5) Two million seven hundred thousand dollars (\$2,700,000) to the Town of
34	Stoneville for water system improvements.
35	SECTION 4.2.(k) Funds allocated by subsection (j) of this section shall not revert,
36	but shall remain available until expended.
37	SECTION 4.2.(<i>l</i>) Funds allocated to Craven County by Section 12.2(f)(5) of S.L.
38	2023-134 for the purchase of a backup generator for the water plant shall instead be allocated to
39	the First Craven Sanitary District (District) for the purchase of a backup generator for any
40	drinking water facility operated by the District.
41	
42	CORRECTION TO PROHIBITION ON STATE OR REGIONAL EMISSIONS
43	STANDARDS FOR NEW MOTOR VEHICLES
44	SECTION 4.3.(a) G.S. 143-215.107F, as enacted by Section 12.6 of S.L. 2023-134,
45	reads as rewritten:
46	"§ 143-215.107F. Prohibit requirements for control of emissions from new motor vehicles.
47	Notwithstanding any authorization granted under 42 U.S.C. § 7507, no agency of the State,
48	including the Department of Environmental Quality, the Environmental Management
49	Commission, the Department of Transportation, or the Department of Administration, may adopt
50	and enforce standards relating to control of emissions from new motor vehicles or new motor
51	vehicle engines, including requirements that mandate the sale or purchase of "zero-emission

vehicles," or electric vehicles as defined in G.S. 20-4.01. The prohibitions of this section shall 1 2 not be construed to effect affect requirements for the vehicle emissions testing and maintenance 3 program established pursuant to G.S. 143-215.107A." 4 **SECTION 4.3.(b)** This section is effective when it becomes law and applies 5 retroactively to the adoption and enforcement of standards relating to control of emissions from 6 new motor vehicles or new motor vehicle engines on or after October 3, 2023. 7 8 DEPARTMENT OF ENVIRONMENTAL QUALITY FUND CODE ADJUSTMENTS 9 SECTION 4.4. Notwithstanding the Committee Report described in Section 43.2 of 10 S.L. 2023-134, (i) the funds appropriated for an Environmental Assistance Coordinator under Budget Code 14300, Fund Code 1130, shall instead be certified in Fund Code 1615, (ii) the 11 12 federal receipts budgeted for the Federal Infrastructure Investment and Jobs Act (IIJA) under Budget Code 24300, Fund Code 2456, shall instead be certified in Fund Code 2492, and (iii) the 13 14 receipts budgeted from the Federal Infrastructure Match Reserve for IIJA grid resiliency grants 15 under Budget Code 24300, Fund Code 2456, shall instead be certified in Fund Code 2493. 16 17 FOOD BANK AND FOOD ASSISTANCE PROGRAM FUNDS 18 SECTION 4.5. Section 10.6 of S.L. 2021-180 reads as rewritten: 19 "SECTION 10.6. Funds appropriated in this act from the State Fiscal Recovery Fund to the 20 Department of Agriculture and Consumer Services for support of North Carolina food banks 21 shall be allocated as follows: 22 23 Five million dollars (\$5,000,000) to Reinvestment Partners, a nonprofit (3)24 organization, for its Produce Prescription Program, which provides a monthly 25 forty dollar (\$40.00) per household benefit for each eligible Food and 26 Nutrition Services recipient enrolled by the recipient's health care provider, to 27 serve individuals impacted by the COVID-19 emergency. Individuals 28 receiving assistance pursuant to this subdivision are limited to three months 29 of food assistance. Reinvestment Partners shall not use any of the funds 30 allocated under this subdivision for administrative costs." 31 32 **DAM SAFETY LAW OF 1967 PERMIT FEE REVISION** 33 SECTION 4.6.(a) G.S. 143-215.28A(a1), as enacted by Section 4 of S.L. 2023-138, 34 reads as rewritten: 35 "(a1) A nonrefundable application processing and compliance fee in the amount of two and 36 one-quarter percent (2.25%) of the actual cost of construction, repair, alteration, breach, or 37 removal of the applicable dam shall be paid for the processing of applications for approvals of construction, repair, alteration, breach, or removal of dams issued under this Part as follows: (i) 38 39 an initial fee of five hundred dollars (\$500.00) or one-half of the processing and compliance fee 40 based on the engineer's estimated cost of construction, repair, alteration, or removal of the dam, whichever amount is greater, shall be submitted with the application and (ii) the remainder of the 41 42 processing and compliance fee based on the engineer's estimated actual cost of construction, 43 repair, alteration, breach, or removal of the dam, whichever amount is greater, shall be paid when 44 the as-built plans are submitted to the Department. The maximum fee shall not exceed fifty 45 thousand dollars (\$50,000) for the construction, repair, alteration, breach, or removal of a dam. 46 In addition, the following provisions shall apply: 47 Each application for construction, repair, alteration, breach, or removal of a (1)dam shall be deemed incomplete and shall not be reviewed until the initial fee 48 49 of five hundred dollars (\$500.00) or one-half of the processing and

compliance fee is paid.

50

General Assem	ably Of North Carolina Session 20	23
(2)	For purposes of determining the actual cost of construction, repair, alteration	on,
	breach, or removal, the cost shall (i) include all labor and materials cost	sts
	associated with the project for the applicable dam and (ii) not include the cos	
(3)		
	· · ·	on,
		ha
		be
		inσ
	the Department.	5
(4)	Final approval to impound shall not be granted until the owner's certification	on
	and the accompanying documentation are filed in accordance with subdivision	on
	(3) of this subsection and the remainder of the application processing as	nd
	compliance fee has been paid as provided by this subsection.	
(5)		
		ole
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received by the	Department on of after October 10, 2025.	
CLARIFY MO	DDIFICATION OF THE FLOODPLAIN REGULATION STATUTES T	го
DEEM CERT A	AIN AIRPORT PROJECTS PERMITTED AS ENACTED IN S.L. 2023-1	
	AIN AIRPORT PROJECTS PERMITTED AS ENACTED IN S.L. 2023-1 CTION 4.7.(a) G.S. 143-215.52(c) is repealed.	
SEC	AIN AIRPORT PROJECTS PERMITTED AS ENACTED IN S.L. 2023-1 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed.	
SEC SEC	CTION 4.7.(a) G.S. 143-215.52(c) is repealed.	37
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SEC SEC SEC amended by add " <u>§ 143-215.57A</u>	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. 	37 is is
SEC SEC amended by add " <u>§ 143-215.57A</u> (a) Noty	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General 	37 is is
SEC SEC amended by add " <u>§ 143-215.57A (a) Noty</u> Statutes, or any	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General Statute, an airport project shall be deemed permitted for use 	37 is <u>eral</u> of
SEC SEC amended by add " <u>§ 143-215.57A (a) Notw</u> Statutes, or any an eligible floo	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General Statute, an airport project shall be deemed permitted for use of hazard area for purposes of this Part if the applicable airport authority here. 	37 is <u>eral</u> of nas
SEC SEC amended by add " <u>§ 143-215.57A (a) Noty</u> Statutes, or any an eligible floor received a no-ri	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General V other applicable statute, an airport project shall be deemed permitted for use be hazard area for purposes of this Part if the applicable airport authority has certificate for that airport project, and the no-rise certificate has been accept 	a is eral of nas ted
SEC SEC amended by add " <u>§ 143-215.57A (a) Noty</u> <u>Statutes, or any</u> <u>an eligible floo</u> received a no-ri by the Departm	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General Statutes of the applicable statute, an airport project shall be deemed permitted for use of hazard area for purposes of this Part if the applicable airport authority has certificate for that airport project, and the no-rise certificate has been accept them. No additional permit or authorization shall be required pursuant to this Part. 	a is eral of nas ted
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SEC SEC amended by add " <u>§ 143-215.57A</u> (a) Noty Statutes, or any an eligible floo received a no-ri by the Departm for an airport pr (b) For p	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General vother applicable statute, an airport project shall be deemed permitted for use and hazard area for purposes of this Part if the applicable airport authority has certificate for that airport project, and the no-rise certificate has been accept then. No additional permit or authorization shall be required pursuant to this Part of this section. purposes of this section, the following definitions apply: Airport authority. – Any authority that is authorized or governed by Chapter 63 of the General Statutes or other laws enacted by the General Assembly 	37
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SEC SEC amended by add " <u>§ 143-215.57A</u> (a) Noty Statutes, or any an eligible floo received a no-ri by the Departm for an airport pr (b) For p	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General vother applicable statute, an airport project shall be deemed permitted for use of hazard area for purposes of this Part if the applicable airport authority has certificate for that airport project, and the no-rise certificate has been accept then. No additional permit or authorization shall be required pursuant to this Part of this section. purposes of this section, the following definitions apply: Airport authority. – Any authority that is authorized or governed by Chapter 63 of the General Statutes or other laws enacted by the General Assembly acquire, establish, construct, maintain, improve, and/or operate airports other air navigation facilities; provided, however, that this definition 	$\frac{37}{5}$
SEC SEC amended by add " <u>§ 143-215.57A</u> (a) Noty Statutes, or any an eligible floo received a no-ri by the Departm for an airport pr (b) For p	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General Statutes of the applicable statute, an airport project shall be deemed permitted for use of hazard area for purposes of this Part if the applicable airport authority has certificate for that airport project, and the no-rise certificate has been accept tent. No additional permit or authorization shall be required pursuant to this Part of this section. purposes of this section, the following definitions apply: Airport authority. – Any authority that is authorized or governed by Chapte 63 of the General Statutes or other laws enacted by the General Assembly acquire, establish, construct, maintain, improve, and/or operate airports 	$\frac{37}{5}$
SEC SEC amended by add " <u>§ 143-215.57A</u> (a) Noty Statutes, or any an eligible floo received a no-ri by the Departm for an airport pr (b) For p	 CTION 4.7.(a) G.S. 143-215.52(c) is repealed. CTION 4.7.(b) G.S. 143-215.56(i) is repealed. CTION 4.7.(c) Part 6 of Article 21 of Chapter 143 of the General Statutes ding a new section to read: A. Certain airport projects deemed permitted. withstanding any other provision of this Part, Chapter 166A of the General Statutes of hazard area for purposes of this Part if the applicable airport authority has certificate for that airport project, and the no-rise certificate has been accept tent. No additional permit or authorization shall be required pursuant to this Part of this Part authority. Airport authority. – Any authority that is authorized or governed by Chapte 63 of the General Statutes or other laws enacted by the General Assembly acquire, establish, construct, maintain, improve, and/or operate airports other air navigation facilities; provided, however, that this definition "airport authority" shall not include any local government as defined by the 	$\frac{37}{5}$
	 (2) (3) (4) (5) SEC retroactively to received by the 	 (2) For purposes of determining the actual cost of construction, repair, alteration breach, or removal, the cost shall (i) include all labor and materials co associated with the project for the applicable dam and (ii) not include the co associated with acquisition of land or right-of-way, design, quality contrelectrical generating machinery, or constructing a roadway across the dam. (3) Immediately upon completion of construction, repair, alteration, breach, removal of a dam, the owner shall file a certification with the Director, or form prescribed by the Department, and accompanying documentation, whis shows actual cost incurred by the owner for construction, repair, alteration breach, or removal of the applicable dam. a. The owner's certification and accompanying documentation shall filed with the as-built plans and the engineer's certification. b. If the Director finds that the owner's certification, the Director she either withhold final impoundment approval, if applicable, or revord final impoundment approval, if applicable, or revord final approval to impound shall not be granted until the owner's certification and the accompanying documentation processing a compliance fee has been paid as provided by this subsection. (4) Final approval to impound shall not be granted until the owner's certification are filed in accordance with subdivisi (3) of this subsection and the remainder of the application processing a compliance fee has been paid as provided by this subsection. (5) Payment of the application processing and compliance fee shall be by che or money order made payable to the Department and reference the application are received by the Department on or after October 10, 2023.

0	General Assemb	oly Of 1	North Carolina	Session 2023
1		or us	es of the words or phrases "air navigation facil	ity," "airport," or "airport
2			ction privileges" under G.S. 63-1; the def	• •
3			ties" in G.S. 63-79(1); the phrase "airport	
4			159-48(b)(1); the phrase "aeronautical fa	
5			159-81 and G.S. $159-97$; and the phrase	
6			ovements" as used in Section 13 of Article	
7		-	titution. Airport facilities shall include, without	
8			llowing:	initiation, any and an or
9			The airport and all of its terminals and ter	minal shops and support
10		<u>a.</u>	buildings.	minal shops and support
10		h	Runways, taxiways, clear zones, and other pa	aved or uppaved areas or
11		<u>b.</u>	· · · ·	- · · · · · · · · · · · · · · · · · · ·
			open or restricted landing areas on the airpon	
13		<u>C.</u>	Airport offices and administrative buildings.	
14		<u>d.</u>	Buildings, structures, equipment, and facil	
15			aircraft operations, including, without limit	
16			aircraft maintenance buildings, storage b	
17			including, without limitation, anything	• •
18			development plan submitted to the Federal A	
19		<u>e.</u>	Navigational and signal systems, inc	
20			mechanisms, landing lighting and lighting	
21			communicating systems, or other instrument	•
22			useful as an aid, or constituting an advanta	
23			safe taking off, navigation, and landing of	aircraft, or the safe and
24			efficient operation or maintenance of an air	port or restricted landing
25			area.	
26		<u>f.</u>	Parking owned or operated by the airport	rt to serve the airport's
27			operations, whether located on the airport or	as satellite parking.
28		<u>g.</u>	Drainage ditches or pipes, stormwater	structures, and related
29		-	stormwater outfalls.	
30		<u>h.</u>	Retail and commercial development outside	of the terminal area but
31			located on the airport, including rental car fa	acilities, hotels, industrial
32			facilities, freestanding offices, and other sim	
33			on the airport, whether or not owned or oper	-
34		<u>i.</u>	All appurtenant areas used or suitable for a	• •
35			airport facilities, including all appurtenant ri	
36		<u>j.</u>	Easements through, or other interests in, air	
37		<u>-1</u>	interests in airport hazards outside the bou	
38			restricted landing area, and other protection	
39			or control of which is necessary to ensure	
40			landing areas of the airport and restricted la	
41			and efficient operation thereof.	and the sale
42		k	Any combination of any or all of such prope	rties facilities buildings
43		<u>k.</u>	structures, activities, and easements.	rues, raennues, bundnigs,
43 44	(2)	A :		nonoin on other similar
	<u>(3)</u>	-	ort project. – The construction, reconstruction	▲
45 46		_		ructure or area used in
46	<i>(</i> A \		ection with an airport facility.	a to march 1 - 1 - 0 - 1
47	<u>(4)</u>	-	<u>ole flood hazard area. – A flood hazard are</u>	ea to which both of the
48			wing criteria apply:	1 · 1 · , · . · ·
49 50		<u>a.</u>	Use of the area will be consistent with the te	•
50			in 44 C.F.R. § 60.3 for flood-prone areas, as	demonstrated by a no-rise
51			certificate accepted by the Department.	

General Asse	embly Of North Carolina	Session 2023
	b. No local government has a clearly demonstrated	statutory authority to
	issue a permit for use of the flood hazard area pu	
(5)	· · · · · · · · · · · · · · · · · · ·	
	other similarly denominated certificate or action. – A de	
	hydrologic and hydraulic analyses performed in accor	
	engineering practice that the proposed encroachment we	
	increase in flood levels within the community during t	•
	base flood discharge.	
(6)		rants the right to use
	of one or more flood hazard areas consistent with the	
	Part."	-
SE	CCTION 4.7.(d) This section is effective retroactively to Oct	ober 10, 2023.
		CATION
	IOOKERTON WATER AND SEWER GRANT MODIFI	
	CCTION 4.8. Section 12.2(f) of S.L. 2023-134 reads as rewr.	
	N 12.2.(f) Other Grants. – Of the funds allocated by subsect	. ,
	ants, the Department of Environmental Quality shall transfer	-
	hundred thirty thousand five hundred ninety dollars (\$36,330	
-	and Management to provide a grant to the following entit	ties for the purposes
specified:		
		1 . 1
(8)		
	Town of Hookerton to repay a USDA loan. <u>Any amour</u>	-
	repayment of the loan shall be used by the Town of Ho	bokerton for water or
	wastewater projects.	
•••		
ADD HAVN	WOOD COUNTY TO AGRICULTURE COST SHARE	PROGRAM FOR
	SOURCE POLLUTION CONTROL	
	CCTION 4.9. Section 10.7(a) of S.L. 2023-134 reads as rewr	itten:
	IDN 10.7.(a) Funds appropriated in this act for the Agriculture	
	Source Pollution Control from the State Capital and Infrastr	
	le cost share assistance to farmers engaged in farming in the w	
-	River in Transylvania, Henderson, Buncombe, <u>Haywood, an</u>	
	ation of fences, alternative livestock watering systems, past	
	es deemed appropriate by the local Soil and Water Conserva	-
	of existing streams and watercourses that constitute or drain i	
Broad River."	•	11
NCAMPI GF	RANT RECIPIENT MODIFICATION	
	CCTION 4.10. Section 10.2(b) of S.L. 2023-134 reads as rew	vritten:
	N 10.2.(b) Establishment. – There is created within the Depa	
	er Services (Department), the North Carolina Agricultural	-
	itiative (NCAMPI). Funds allocated to NCAMPI by this sec	
the following	· · · · · · · · · · · · · · · · · · ·	
(3)	Remaining NCAMPI funds to provide grants to loc	al governments and
	nonprofit economic development entities to support the	-
	of agricultural manufacturing facilities. Grant funds ma	-
	manufacturing facilities for site development, infrastruc	
	water, wastewater, or transportation improvements), bui	Iding construction or

	General	Assembly O	Of North Carolina	Session 2023
1		reh	abilitation costs, or equipment. equipment, or	to local governments
2			oviding infrastructure for agricultural manufacturin	
3		-	application, applicants must demonstrate in a ma	
4			partment that they have applied for or otherwise	•
5			plicable funding for the proposed project. New faci	-
6			sting facilities will be eligible for grants under this	
7			cilities and incubators are ineligible for grants under	
8			tering into a grant agreement, the Department n	
9			nefits of the project to the State outweigh its antic	
10			grant appropriate for the project."	1
11				
12	LOCAL	APPROVA	AL OF EROSION AND SEDIMENTATION	N CONTROL PLAN
13		ICATION		
14		SECTION	V 4.11.(a) G.S. 113A-61(b1), as amended by Set	ection 12.10(c) of S.L.
15	2023-134	and Section	a 2(d) of S.L. 2023-142, reads as rewritten:	
16	"(b1)	A local go	overnment shall not deny a draft erosion and sedi	imentation control plan
17	based sol	ely upon the	e applicant's need to obtain-obtain: (i) other develop	pment approvals for the
18	project, a	that term is	s defined by G.S. 160D-102(13). A local governme	nt shall-<u>G.S. 160D-102,</u>
19	<u>or (ii)</u> oth	er environm	ental permits, authorizations, or certifications for the	he project, aside from a
20	-		ormwater discharges from construction sites pursuar	
21			shall, however, condition approval of a draft ero	
22			he applicant's compliance with federal and Star	
23			es, including the applicant's receipt of other e	
24			tifications that may be required for the project. A	
25			and sedimentation control plan if implementation	
26			adopted by the Environmental Management Commi	
27			waters. A local government may disapprove an ero	
28			prove a transfer of a plan under subsection (b3) of the	
29	that an ap	plicant or a	parent, subsidiary, or other affiliate of the applicant	t:
30			A 11 (b) This section has seen affective table 1.0	0004
31		SECTION	N 4.11.(b) This section becomes effective July 1, 2	.024.
32		C WEED I	DOCDAMCHANCES	
33 34	AQUAT		PROGRAM CHANGES	
34 35	"(b)		N 4.12. G.S. 143-215.73F(b) reads as rewritten: and. – Revenue in the Fund may only be used for th	a following purposes:
35 36	(0)		ind. – Revenue in the Fund may only be used for th	le following purposes.
30 37		(2) For	r aquatic weed control projects in waters of the Sta	te that either address (i)
38			<u>ioxious aquatic weed designated</u> under Article 15	
39			neral Statutes. Statutes, (ii) cyanobacteria causing l	
40			oducing cyanotoxins such as cylindrospermopsin	
41			her aquatic vegetation not so designated, if the veg	
42			ter access or access by watercraft to public watercra	
43			eas. Funding for aquatic weed control projects is	
44			llars (\$1,000,000) in each fiscal year.	
45		"	(, , , , , , , , , , , , , , , , , , ,	
46				
47	PRE-PE	RMITTING	GACTIVITIES AMENDMENT	
48		SECTION	V 4.13.(a) Section 12.11 of S.L. 2023-134 is amen	ded by adding two new
49	subsection	ns to read:		-
50			1.(f) No later than July 1, 2025, the Department of	
51	shall prep	are and sub-	mit to the United States Environmental Protection	Agency for approval by

	General Assembly Of North Carolina Sessio	n 2023
1 2	that agency a proposed North Carolina State Implementation Plan amendment based changes to the air permitting program provided in this section.	on the
$\frac{2}{3}$	"SECTION 12.11.(g) This section becomes effective on the first day of a month that	at in 60
4	days after the Secretary of the Department of Environmental Quality certifies to the Rev	
5	Statutes that the United States Environmental Protection Agency has approved an amendr	
5 6	the North Carolina State Implementation Plan submitted as required by subsection (f)	
7	section. The Secretary shall provide this notice along with the effective date of this act	
8	website and by written or electronic notice to current holders of air permits issued	
8 9	Department. This section applies to applications for new air permits and for modification	
10	existing permits received on or after the effective date specified in this subsection."	0115 01
11	SECTION 4.13.(b) This section is effective retroactive to July 1, 2023.	
12	SECTION 4.13.(b) This section is effective renoactive to July 1, 2023.	
12	TOBACCO FARM LIFE MUSEUM CORRECTION	
13 14	SECTION 4.14.(a) G.S. 121-7.8, as enacted by Section 14.3 of S.L. 2023-134	reads
15	as rewritten:	., icaus
16	"§ 121-7.8. Tobacco Farm Life Museum Fund.	
17	-	
18	(b) Fund Sources. – Notwithstanding Chapter 146 of the General Statutes, the	- Fund
19	consists of (i) all revenue derived from donations, gifts, devises, grants, admissions, ar	
20	collected by or for the benefit of the Tobacco Farm Life Museum Fund, (ii) the net pr	
21	derived from the sale of real property pursuant to $G.S. 146-30(d)(15)$, $G.S. 146-30(d)(15)$	
22	(iii) interest on funds in the Fund credited by the State Treasurer pursuant to G.S. 147-69	
23	G.S. 147-69.3.	··· 2 und
24		
25	SECTION 4.14.(b) This section becomes effective when G.S. 121-7.8 be	ecomes
26	effective.	••••
27		
28	SALUDA GRADE RAIL CORRIDOR CLARIFICATION AND CORRECTIONS	
29	SECTION 4.15.(a) Subsection 14.5(c) of S.L. 2023-134 reads as rewritten:	
30	"SECTION 14.5.(c) Funding. – Of the funds appropriated in this act from the pro-	ojected
31	interest in the State Fiscal Recovery Reserve to the Department of Natural and C	ultural
32	Resources, seven million dollars (\$7,000,000) in the 2023-2024 fiscal year and five	million
33	dollars (\$5,000,000) in the 2024-2025 fiscal year is allocated to provide a grant to the	Saluda
34	Grade Trails Conservancy, a nonprofit corporation (Conservancy), for the purchase of the	Saluda
35	Grade rail corridor in Henderson and Polk Counties and related assessment, due diligend	ce, and
36	transaction costs. Of the funds allocated by this subsection, the amount necessary	for the
37	Conservancy to provide the earnest money deposit toward the purchase of the Saluda Gra	ide rail
38	corridor, corridor, and related assessment, due diligence, and transaction costs, not to exce	ed two
39	million dollars (\$2,000,000), shall be provided to the Conservancy as soon as possible at	fter the
40	effective date of this act. The remaining funds shall be provided to the Conservancy up	on the
41	earlier of (i) January 1, 2025, or (ii) the date the Department completes the study require	red by
42	subdivision (c)(5) subdivision (c)(4) of Section 14.7 of this act and notifies the Office of	f State
43	Budget and Management that it has done so."	
44	SECTION 4.15.(b) Subdivision 14.7(f)(2) of S.L. 2023-134 reads as rewritte	
45	"(2) Purpose; Dissolution. – The Council shall advise the Departm	ent in
46	conducting the study of the W-Line rail corridor required by subdivision	
47	subdivision (c)(4) of this section and shall cease to exist when the	
48	allocated for the study have been disbursed and all reports, audits, and	
49	documentation required by the State Budget Act (Chapter 143C of the C	Jeneral
50	Statutes) have been submitted."	

Page 34

	General Assembly	Of North Carolina			Session 2023
	SWINE BIOGAS I	FUNDING EXTENS	SION		
2	SECTIC	DN 4.16.(a) Funds	appropriated by	S.L. 2022-74 to the	he Department of
3		nsumer Services to p			
ŀ	and Water Conserva	tion pursuant to Secti	on 10.3 of S.L. 20	22-74 shall not reve	ert but shall remain
5	1 1	es consistent with that			
5	SECTIC	DN 4.16.(b) This sect	tion becomes effe	ctive June 30, 2024	
7					
3		RMITTING BONUS			•
)		DN 4.17.(a) Section 1			
)		17.(a) Establishmen			
		Management Comm			U U
2		ying employees who			
;		eive a bonus after a			
ŀ		ordance with this sect			
5		arded under the appliced whether the quality of the second s			
) 7		1	inying employee	receives a donus.	The Program shall
	expire on June 30, 2		The fellowing de	finitions on losin 4	his sastion.
})		17.(b) Definitions. –			
,)		Administratively comp			
,		<u>r-and</u> application form		ted to the Departing	ent for the purpose
	0	f processing a permit	application.		
,	•••				
2	(9) N	Asian madification	As A significant	modification of th	at tarm is defined
3	. ,	Aajor modification. –		modification, as th	hat term is defined
} ⊦	. ,	Major modification. – n 15A NCAC 02Q .05		modification, as th	<u>nat term is</u> defined
5 - -	ir 	n 15A NCAC 02Q .05	516.		
} - - 	ir "SECTION 12.	n 15A NCAC 02Q .05 . 17.(d) Permit Bonu	516. Is Structure. – Th	ne following sched	ule applies to the
	ir "SECTION 12. permit bonus progra	n 15A NCAC 02Q .05 . 17.(d) Permit Bonu m for Title V Air Perr	516. Is Structure. – Th nits and specifies	ne following sched	ule applies to the
5 5 7 8	ir "SECTION 12. permit bonus progra	n 15A NCAC 02Q .05 . 17.(d) Permit Bonu	516. Is Structure. – Th nits and specifies	ne following sched	ule applies to the
3 5 7 8	ir "SECTION 12. permit bonus progra employee is eligible	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perr to receive per permit	516. Is Structure. – Th nits and specifies	ne following sched the maximum amou	ule applies to the int each qualifying
3 5 7 8 9	ir "SECTION 12. permit bonus progra	n 15A NCAC 02Q .05 . 17.(d) Permit Bonu m for Title V Air Perr	516. Is Structure. – Th nits and specifies	ne following sched	ule applies to the
3 5 7 8	ir "SECTION 12. permit bonus progra employee is eligible	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perr to receive per permit Permit Engineer	516. Is Structure. – Th nits and specifies	ne following sched the maximum amou	ule applies to the int each qualifying
; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	ir "SECTION 12. permit bonus progra employee is eligible Permit Type	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perr to receive per permit Permit Engineer n	516. Is Structure. – Th nits and specifies	ne following sched the maximum amou	ule applies to the int each qualifying
3 5 5 7 8 9 9	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perr to receive per permit Permit Engineer n s \$250	516. Is Structure. – Th nits and specifies t: Supervisor	ne following sched the maximum amou Meteorologist	ule applies to the ant each qualifying Admin. Staff
3 5 5 7 3 9 9 9	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s \$250 s \$500	516. Is Structure. – Th nits and specifies t: Supervisor \$75	ne following sched the maximum amou Meteorologist N/A	ule applies to the ant each qualifying Admin. Staff \$25
3 5 5 7 8 9 9 9	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s \$250 s \$500	516. Is Structure. – Th nits and specifies t: Supervisor \$75 \$150	ne following sched the maximum amou Meteorologist N/A N/A	ule applies to the int each qualifying Admin. Staff \$25 \$25
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s \$250 s \$500 s \$750	516. Is Structure. – Th nits and specifies t: Supervisor \$75 \$150	ne following sched the maximum amou Meteorologist N/A N/A	ule applies to the int each qualifying Admin. Staff \$25 \$25
3 4 5 5 7 8 9 9 9 8 4 5 5	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal programs 7+ federal programs	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n	516. Is Structure. – Th nits and specifies t: Supervisor \$75 \$150	ne following sched the maximum amou Meteorologist N/A N/A	Admin. Staff \$25 \$25 \$25 \$25
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program 7+ federal programs Major Modification	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n s \$700	516. Is Structure. – The nits and specifies t: Supervisor \$75 \$150 \$225	ne following sched the maximum amou Meteorologist N/A N/A N/A	Admin. Staff \$25 \$25 \$25 \$25 \$25 \$25
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program 7+ federal programs Major Modification 0-2 federal program	n 15A NCAC 02Q .03 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n s \$700 s \$1,000	516. Is Structure. – The nits and specifies t: Supervisor \$75 \$150 \$225 \$75	ne following sched the maximum amou Meteorologist N/A N/A N/A N/A	Admin. Staff \$25 \$25 \$25 \$25 \$25 \$25 \$25 \$25
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3 5 5 7 3)) 2 3 4 5 5 7 3))	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal programs Major Modification 0-2 federal program 3-6 federal program 3-6 federal program	n 15A NCAC 02Q .05 .17.(d) Permit Bonu m for Title V Air Perrie to receive per permit Permit Engineer n s $$250$ s $$500$ s $$750$ n s $$700$ s $$1,000$ s $$1,500$	516. Is Structure. – The nits and specifies t: Supervisor \$75 \$150 \$225 \$75 \$300	ne following sched the maximum amou Meteorologist N/A N/A N/A N/A N/A<u>300</u> N/A<u>300</u>	Admin. Staff \$25 \$25 \$25 \$25 \$25 \$25 \$25 \$25
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	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal programs Major Modification 0-2 federal programs Major Modification 0-2 federal programs Major Modification 0-2 federal programs Mew Title V Air Per 0-2 federal programs New Title V Air Per 0-2 federal programs 0-2 federal programs 0-2 federal programs 0-2 federal program	n 15A NCAC 02Q .03 .17.(d) Permit Bonum for Title V Air Perrite to receive per permite Permit Engineer n s \$250 s \$500 s \$750 n s \$700 s \$1,000 s \$1,500 ermit s \$1,000 s \$1,750 s \$2,500	516. Is Structure. – Th nits and specifies Supervisor \$75 \$150 \$225 \$75 \$300 \$500 \$200 \$500	ne following sched the maximum amou Meteorologist N/A N/A N/A N/A<u>300</u> N/A<u>500</u> N/A<u>500</u> N/A<u>500</u> \$600 \$900	lule applies to the int each qualifying Admin. Staff $ \begin{array}{r} \$25\\\$25\\\$25\\\$25\\\$25\\\end{array} $
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program	n 15A NCAC 02Q .03 .17.(d) Permit Bonum for Title V Air Perrit to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n s \$700 s \$1,000 s \$1,500 ermit s \$1,000 s \$1,750 s \$2,500 SR	516. Is Structure. – The nits and specifies Supervisor \$75 \$150 \$225 \$75 \$300 \$500 \$200 \$500 \$800	ne following sched the maximum amou Meteorologist N/A N/A N/A N/A N/A N/A <u>300</u> N/A <u>500</u> N/A <u>500</u> S600 \$900 \$1,200	ule applies to the int each qualifying Admin. Staff \$25 \$26 \$50 \$50 \$50 \$50 \$50
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program	h 15A NCAC 02Q .03 17.(d) Permit Bonum for Title V Air Perrit to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n s \$700 s \$1,000 s \$1,500 ermit s \$1,000 s \$1,750 s \$2,500 SR s \$2,500	516. Is Structure. – The nits and specifies Supervisor \$75 \$150 \$225 \$75 \$300 \$500 \$200 \$500 \$800 \$600	the maximum amount Meteorologist N/A N/A N/A N/A N/A $\frac{N/A_{300}}{N/A_{500}}$ $\frac{N/A_{500}}{N/A_{750}}$ \$600 \$900 \$1,200 \$1,000	applies to the int each qualifying Admin. Staff \$25 \$26 \$50 \$50 \$50 \$50 \$50 \$50 \$100
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program	n 15A NCAC 02Q .03 .17.(d) Permit Bonum for Title V Air Perrit to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n s \$700 s \$1,000 s \$1,000 s \$1,500 ermit s \$1,000 s \$1,750 s \$2,500 SR s \$2,500 s \$3,500	516. Is Structure. – The nits and specifies Supervisor \$75 \$150 \$225 \$75 \$300 \$500 \$200 \$500 \$200 \$500 \$200 \$500 \$400 \$600 \$1,000	ne following sched the maximum amou Meteorologist N/A N/A N/A N/A N/A <u>300</u> N/A <u>500</u> N/A <u>500</u> S600 \$900 \$1,200 \$1,000 \$1,500	applies to the int each qualifying Admin. Staff \$25 \$26 \$50 \$50 \$50 \$50 \$50 \$50 \$50 \$50 \$100
	ir "SECTION 12. permit bonus progra employee is eligible Permit Type Minor Modification 0-2 federal program 3-6 federal program	n 15A NCAC 02Q .03 .17.(d) Permit Bonum for Title V Air Perrit to receive per permit Permit Engineer n s \$250 s \$500 s \$750 n s \$700 s \$1,000 s \$1,000 s \$1,500 ermit s \$1,000 s \$1,750 s \$2,500 SR s \$2,500 s \$3,500	516. Is Structure. – The nits and specifies Supervisor \$75 \$150 \$225 \$75 \$300 \$500 \$200 \$500 \$800 \$600	the maximum amount Meteorologist N/A N/A N/A N/A N/A $\frac{N/A_{300}}{N/A_{500}}$ $\frac{N/A_{500}}{N/A_{750}}$ \$600 \$900 \$1,200 \$1,000	applies to the int each qualifying Admin. Staff \$25 \$26 \$50 \$50 \$50 \$50 \$50 \$50 \$100

For the purposes of this subsection, (i) the term "Permit Engineer" means a qualifying 1 2 employee that is the primary processor and reviewer for a Title V Air Permit application, (ii) the term "Supervisor" means a qualifying employee that is the primary supervisor of a reviewer that 3 4 reviews and processes a Title V Air Permit application, (iii) the term "Meteorologist" means a 5 qualifying employee that is the primary reviewer of the dispersion modeling analysis of air quality analysis impacts associated with a new or modified emissions source submitted in support 6 7 of a Title V Air Permit application, and (iv) the term "Admin. Staff" means a qualifying employee 8 that is the primary administrative support position for the processing and review of a Title V Air Permit application. 9 10 If a qualifying employee is reviewing an air application that requires a construction and operation permit under 15A NCAC 02Q .0500, the qualifying employee shall only be eligible for 11 a bonus for the processing and reviewing of the construction and operation permit prior to 12 13 construction, regardless of the option to file a subsequent application required within 12 months 14 after commencing operation to modify the construction and operation permit to meet the requirements of 15A NCAC 02Q .0501(b)(2). 15 16 . . . 17 "SECTION 12.17.(f) Pending Permits at Time of Implementation. – For Title V Air Permit 18 applications received prior to January 1, 2024, for which a permit review has not been evaluated 19 by the permit supervisor or posted for public notice, the following schedule applies: 20 21 **Permit Type** Number of Processing Days —Days for Deduct. Minor Modification 22 30 50 70 175 75 23 Major Modification 50 100 360 24 New Title V Air Permit 50 75 100 360 25 100 200 PSD/NSR NAA/NSR 150 600 26 **Bonus Percentage:** 100% 50% 25%. 27 28 "SECTION 12.17.(g) Bonus Structure for First Six-Month Period. – For administratively 29 complete Title V Air Permit applications received on or after January 1, 2024, and before June 30 1, 2024, July 1, 2024, the following schedule applies: 31 32 **Permit Type** Number of Processing Days -Days for Deduct. 33 Minor Modification 60 80 100 200 34 Major Modification 140 160 200 540 35 New Title V Air Permit 150 200 250 540 36 PSD/NSR NAA/NSR 300 400 700 350 37 **Bonus Percentage:** 100% 50% 25%. 38 39 "SECTION 12.17.(h) Bonus Structure for Second Six-Month Period. – For administratively 40 complete Title V Air Permit applications received on or after June 1, 2024, July 1, 2024, and 41 before December 31, 2024, the following schedule applies: 42 43 **Permit Type** -Number of Processing Days -Days for Deduct. **Minor Modification** 44 90 50 70 175 12090 45 Major Modification 140120 160150 360 46 New Title V Air Permit 90120 120140 150160 360 47 PSD/NSR NAA/NSR 180 240 300 600 48 **Bonus Percentage:** 100% 50% 25%. 49 50 "SECTION 12.17.(s) Rulemaking. – The Environmental Management Commission shall may adopt temporary rules to implement the provisions of this section. 51

Gen	eral Assembly Of North Caroli	na	Session 2023
•		S. 143-213(1), as e	enacted by Section 12.11(c) of S.L.
2023	3-134, reads as rewritten:		
	,	tratively complete"	means that all information required by
			on form has been submitted to the ing a permit application."
PAR	AT V. JUSTICE AND PUBLIC	SAFETY	
COI	DIFY THE ELIMINATION OF		
	SECTION 5.1.(a) G.S. 7.		
		-	strates and additional seats of district
cour	t, as set forth in the following tab	le:	
		Magistrates	Additional
(County	Min.	Seats of Court
	county	141111.	Seats of Court
F	Robeson	12	Fairmont,
			Maxton,
			Pembroke,
			Red Springs,
			Rowland,
			St. Pauls
•			
	SECTION 5.1.(b) This se	ection becomes effe	ctive January 1, 2025.
TEC	CHNICAL CORRECTION FO		TIONS
IEC	SECTION 5.2.(a) G.S. 7.		
"8 7	A-60. District attorneys and pr		
5 1 1			420
(a1) The counties of the State	are organized into p	rosecutorial districts, and each district
```	·	0 1	rict attorneys set forth in the following
table			
	No. of Full-Time		
Pros	ecutorial Asst. District		
Dist	rictCounties Attorneys		
1	Camden, Chowan, Currituck,	12	
	Dare, Gates, Pasquotank,		
_	Perquimans	_	
2	Beaufort, Hyde, Martin,	8	
-	Tyrrell, Washington		
3	Pitt	15	
1 -	Carteret, Craven, Pamlico	14	
5	Duplin, Jones, Onslow,	20	
6	Sampson New Henover Donder	20	
6 7	New Hanover, Pender Bertie, Halifax, Hertford,	20 11	
1	Northampton	11	
8	Edgecombe, Nash, Wilson	22	
9	Greene, Lenoir, Wayne	16	
10	Wake	4 <del>5</del> 44	
-		· - <u>· · ·</u>	

	Gen	eral Assembly Of North Carolina	Session 20
1 2	11	Franklin, Granville, Person Vance, Warren	18
3	12	Harnett, Lee	12
4	13	Johnston	13
5	14	Cumberland	<del>26</del> 25
6	15	Bladen, Brunswick, Columbus	16
7	16	Durham	18
8	17	Alamance	12
9	18	Chatham, Orange	10
10	20	Robeson	13
11	21	Anson, Richmond, Scotland	11
12	22	Caswell, Rockingham	9
13	23	Stokes, Surry	9
14	24	Guilford	40
15	25	Cabarrus	11
16	26	Mecklenburg	<u>6261</u>
17	20 27	Rowan	9
18	28	Montgomery, Stanly	6
19	20 29	Hoke, Moore	10
20	30	Union	11
21	31	Forsyth	2 <u>827</u>
22	32	Alexander, Iredell	15
23	33	Davidson, Davie	13
24	34	Alleghany, Ashe, Wilkes,	9
25 26	35	Yadkin Avery, Madison, Mitchell,	8
27	26	Watauga, Yancey	21
28	36	Burke, Caldwell, Catawba	21
29 30	37 38	Randolph	<u>1110</u> 10
		Gaston	19
31	39	Cleveland,	13
32	10	Lincoln	14
33	40	Buncombe	14
34	41	McDowell, Rutherford	8
35	42 43	Henderson, Polk, Transylvania	10
36	43	Cherokee, Clay, Graham,	<u>1615</u>
37		Haywood, Jackson, Macon, Swain."	
38		Swain.	
39 10		 2) In a mannar not in consistant w	the applicable State law, the North Caroline Conferen
40 4 1			ith applicable State law, the North Carolina Conference
41 42			hority to assign to specific counties assistant distr
42 43			Assembly for the purpose of serving as special assist
			will retain assignment authority of assistant distraction for a long on the positions are funded for the
44 15		• •	ection for so long as the positions are funded for the
45 16	<u>purp</u> ד		orney positions subject to the requirements of t
46 17	_		orney positions subject to the requirements of t
47 10		ection shall be six.	
48 40	•	"	$f(h) \circ f S I = 2022 + 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - 124 - $
49 50			0.6(b) of S.L. 2023-134 reads as rewritten:
50			torney of a judicial district, with the approval of the multiple defender of a judicial district with
51	Adm	inistrative Officer of the Courts, an	d the public defender of a judicial district, w

1 approval of the Commission on Indigent Defense Services, shall set the salaries of assistant 2 district attorneys and assistant public defenders in that district such that the average salary of 3 those assistants in that district, for the 2023-2024 fiscal year, does not exceed ninety-seven 4 thousand four hundred three dollars (\$97,403) and the minimum salary of any assistant is at least 5 fifty-two thousand two hundred seventy-eight dollars (\$52,278), effective July 1, 2023. 6 For purposes of salary calculations under this subsection, an assistant district attorney 7 assigned to a county pursuant to G.S. 7A-60(a3) shall be treated as an assistant district attorney 8 of the judicial district where that county is located." 9 SECTION 5.2.(c) Section 39.6(b1) of S.L. 2023-134 reads as rewritten: 10 "SECTION 39.6.(b1) The district attorney of a judicial district, with the approval of the 11 Administrative Officer of the Courts, and the public defender of a judicial district, with the 12 approval of the Commission on Indigent Defense Services, shall set the salaries of assistant 13 district attorneys and assistant public defenders in that district such that the average salary of 14 those assistants in that district, for the 2024-2025 fiscal year, does not exceed one hundred one 15 thousand two hundred ninety-nine dollars (\$101,299) and the minimum salary of any assistant is 16 at least fifty-four thousand three hundred sixty-nine dollars (\$54,369), effective July 1, 2024. 17 For purposes of salary calculations under this subsection, an assistant district attorney 18 assigned to a county pursuant to G.S. 7A-60(a3) shall be treated as an assistant district attorney 19 of the judicial district where that county is located." 20 **SECTION 5.2.(d)** This section is effective when it becomes law. 21 22 INCLUDE CATAWBA COUNTY AS AN AUTHORIZED RECIPIENT OF CERTAIN 23 **VETERANS TREATMENT COURT DIRECTED GRANT FUNDS** 24 SECTION 5.3.(a) Notwithstanding any provision of law or the Committee Report 25 referenced in Section 43.2 of S.L. 2022-74 to the contrary, the transfer of one hundred 26 twenty-five thousand dollars (\$125,000) from the Local Project Reserve to the Administrative 27 Office of the Courts in the 2022-2023 fiscal year to be provided as a directed grant to Caldwell 28 County for its Veterans Treatment Court shall not revert until June 30, 2026, and may also be 29 provided, in whole or in part, as a directed grant to Catawba County for its Veterans Treatment 30 Court. 31 **SECTION 5.3.(b)** This section is effective when it becomes law. 32 33 PART VI. GENERAL GOVERNMENT 34 35 **OSBM GRANT CHANGES** 36 SECTION 6.1.(a) Notwithstanding any provision of S.L. 2023-134 or the 37 Committee Report referenced in Section 43.2 of that act to the contrary, the following directed 38 grants to be allocated by the Office of State Budget and Management – Special Appropriations 39 for the 2023-2024 fiscal year are amended as follows: 40 (1)Budgeted receipts from the ARPA Temporary Savings Fund to provide funds 41 to the Museum of the Cape Fear Historical Complex Foundation, Inc., for capital improvements or equipment for the NC Civil War Emancipation and 42 43 Reconstruction History Center shall instead be provided to NC History Center 44 on the Civil War, Emancipation and Reconstruction Foundation. 45 The directed grant to the Banner American Legion Auxiliary Unit #109, Inc., (2)46 in the sum of one hundred twenty-five thousand dollars (\$125,000) in 47 nonrecurring funds for the 2023-2024 fiscal year shall instead be provided to 48 Banner Post 109, Incorporated. 49 The directed grant to Bladen County in the sum of four million dollars (3) 50 (\$4,000,000) in nonrecurring funds for the 2023-2024 fiscal year for capital

	General Assemb	ly Of North Carolina	Session 2023
1		projects, including aviation and economic developme	
2	(A)	provided to Bladen's Bloomin Agri-Industrial, Inc., a no	nprofit organization.
3 4	(4) (5)	[reserved] The directed grant to the City of Wilson in the sum of f	fifty thousand dollars
5	$(\mathbf{J})$	(\$50,000) in nonrecurring funds for the 2023-2024 fi	
6		improvements or equipment at Herring-Ellis Cemeter	•
0 7		provided to the City of Wilson to be used for capit	-
8		equipment at the Vick Cemetery.	tai improvements or
9	(6)	The directed grant to Davidson-Davie Community Colle	ege Foundation. Inc
10	(0)	in the sum of one million dollars (\$1,000,000) in nonre	
11		2023-2024 fiscal year for capital improvements, includ	
12		regional training and distribution center, shall inste	0
13		Davidson-Davie Community College.	1
14	(7)	The directed grant to Equity Before Birth in the sum of c	one hundred thousand
15		dollars (\$100,000) in nonrecurring funds for the 2023	3-2024 fiscal year to
16		support MAAME (Mobilizing African-American	6
17		Empowerment), Inc., shall instead be provided as follow	
18		a. Fifty thousand dollars (\$50,000) to Equity Befor	
19		a. Fifty thousand dollars (\$50,000) to MAAME, In	
20	(8)	The directed grant to Gaston County in the sum of three	
21		thousand dollars (\$325,000) in nonrecurring funds for	
22		year to be used by the Gaston County Sheriff's Office to	purchase or upgrade
23 24		safety equipment shall instead be provided as follows:	(5,000) to the Gaston
24 25		a. One hundred seventy-five thousand dollars (\$17 County Sheriff's Office.	5,000) to the Gaston
23 26		<ul><li>b. One hundred fifty thousand dollars (\$150,000) t</li></ul>	o the Gaston County
20 27		Police Department for a mobile command unit.	o the Oaston County
28	(9)	The directed grant to Johnston Community College in th	e sum of one million
29	(>)	dollars (\$1,000,000) in nonrecurring funds for the 2023	
30		capital improvements or equipment at the STEAM build	
31		for other improvements.	
32	(10)	The directed grant to Lumbee Land Development, Inc	., in the sum of two
33		million nine hundred fifty thousand dollars (\$2,950,0	000) in nonrecurring
34		funds for the 2023-2024 fiscal year for the Strike At The	Wind outdoor drama
35		shall instead be used for cultural and economic developm	nent.
36	(11)	The directed grant to Mayland Community College in the	
37		five hundred thousand dollars (\$6,500,000) in nonrec	-
38		2023-2024 fiscal year to develop a YMCA in Spruce	
39	(10)	provided to Mayland Community College Foundation, I	
40	(12)	The directed grant to the North Carolina Medical Socie	-
41		million five hundred thousand dollars (\$1,500,000) in no	-
42		the 2023-2024 fiscal year for physician awareness an	-
43 44		treating PANS/PANDAS shall instead be provided to Carolina, a nonprofit organization.	neuronninune north
44 45	(13)	The directed grant to North Carolina's Eastern Alliance	e Corporation in the
45 46	(13)	sum of fifteen million dollars (\$15,000,000) in nonrec	-
47		2023-2024 fiscal year for capital improvements or eq	-
48		technology, engineering, and math (STEM) educator t	-
49		used for other purposes related to the work of the orga	<b>u</b>
50		economy of eastern North Carolina.	

	General Assemb	ly Of North Carolina	Session 2023
1	(14)	The directed grant to Pender County Christian Service	s, Inc., in the sum of
2		one hundred thousand dollars (\$100,000) in nonrect	urring funds for the
3		2023-2024 fiscal year for Meals on Wheels and the dire	ected grant to Willard
4		Outreach Organization in the sum of one hundred thousa	nd dollars (\$100,000)
5		in nonrecurring funds for the 2023-2024 fiscal year for M	
6		instead be provided as a directed grant in the sum of tw	wo hundred thousand
7		dollars (\$200,000) in nonrecurring funds for the 2023	3-2024 fiscal year to
8		Pender Alliance Council to be used for capital projects.	
9	(15)	The directed grant to Randolph County Schools in the	
10		thousand dollars (\$100,000) in nonrecurring funds for	
11		year for athletic facilities at Providence Grove High Sc	
12		used for athletic facility upgrades at schools in Randolp	-
13	(16)	The directed grant to Richmond County in the sum of t	
14		dollars (\$200,000) in nonrecurring funds for the 2023	-
15		operations or equipment for youth programs shall inste	ad be provided to the
16	(17)	City of Rockingham to be used for a public purpose.	
17	(17)	The directed grant to Robeson County – Animal Contr the user d dellars (\$50,000) in generating funds for the	
18 19		thousand dollars (\$50,000) in nonrecurring funds for the	
20		for animal control facility upgrades may also be used fo and enrichment toys.	a annual vaccinations
20 21	(18)	The directed grant to the Rocky Mount Area Wesleyan	College Foundation
21	(10)	Inc. in the sum of three hundred fifty thousand d	-
23		nonrecurring funds for the 2023-2024 fiscal year to supp	
24		shall instead be provided to the North Carolina Wesley	
25		University's nursing program.	
26	(19)	The directed grant to The Salvation Army for the Center	er of Hope in the sum
27		of two hundred fifty thousand dollars (\$250,000) in nonr	
28		2023-2024 fiscal year for related capital improvements	
29		allocated to The Salvation Army Greensboro Center	
30		County.	
31	(20)	The directed grant to the Town of Banner Elk in the s	sum of eight hundred
32		thousand dollars (\$800,000) in nonrecurring funds for	the 2023-2024 fiscal
33		year to demolish the former Cannon Memorial Hospital	building and remove
34		asbestos containing materials shall instead be used by the	e Town of Banner Elk
35		for a public purpose.	
36	(21)	The directed grant to the Town of Fair Bluff in the sum	
37		hundred fifty thousand dollars (\$7,350,000) in nonrec	-
38		2023-2024 fiscal year to be used for various purposes	0
39 40		capital improvements, and the Carver School Communit	
40 41		available to the Town until the grant funds are expen	ded for the purposes
41 42	(22)	described in this subdivision. The directed grant to the Town of Macelesfield in the	sum of three hundred
42 43	(22)	The directed grant to the Town of Macclesfield in the sthousand dollars (\$300,000) in nonrecurring funds for	
44		year to be used to purchase a new fire truck and related ec	
45		be provided to the Town of Pinetops to be used for a pu	
46	(23)	The directed grant to the Town of Pollocksville in the	
47	(23)	thousand dollars (\$300,000) in nonrecurring funds for	
48		year to be used for a mobile medical unit shall instead be	
49		Pollocksville for a public purpose.	
50	(24)	The directed grant to the Young Men's Christian Assoc	iation of the Triangle
51		Area, Inc. in the sum of seven hundred fifty thousand	

	General Assemb	ly Of North Carolina	Session 2023
1		nonrecurring funds for the 2023-2024 fiscal year for c	capital improvements or
2		equipment at the East Triangle YMCA may instead b	be used for any purpose
3		at the East Triangle YMCA.	
4	(25)	The directed grant to the Eastern Carolina Yo	
5		Association, Inc., in the sum of five million de	
6		nonrecurring funds for the 2023-2024 fiscal year to f	
7		project with Onslow County, the City of Jacksonvill	-
8		Schools shall instead be provided to the New River	Young Mens Christian
9		Association Onslow, Inc.	
10	(26)	The directed grant to the Friends of the Overmounta	-
11		sum of two hundred thousand dollars (\$200,000) in no	6
12		2023-2024 fiscal year shall instead be provided to OV	
13	(28)	The directed grant to The Greater Fair Bluff Chamb	
14		sum of two hundred fifty thousand dollars (\$250,000	-
15		for the 2023-2024 fiscal year for development shall	
16		Chamber of Commerce to be used for the purp	oose described in this
17	( <b>20</b> )	subdivision until the grant funds are expended.	······································
18 19	(29)	The directed grant to the Wildlife Resources Commis	
		hundred thousand dollars (\$500,000) in nonrecurring f	
20 21		fiscal year for capital improvements related to parking	
21	(30)	at Rhodes Pond shall instead be provided to Cumberla The directed grant to Tree House Medical Recovery	•
22	(30)	of six million dollars (\$6,000,000) in nonrecurring fu	
23 24		fiscal year for a mental health treatment center and rel	
2 <del>4</del> 25		instead be provided to Tree House Recovery NC In-	-
25 26		used for a substance abuse treatment center and relate	-
20 27	(31)	The directed grant to the Town of China Grove in th	-
28	(51)	fifty thousand dollars (\$350,000) in nonrecurring fu	
20 29		fiscal year for capital improvements or equipment for	
30		sidewalks and signage shall instead be used for ca	
31		equipment, including sidewalks and signage in	
32		neighborhood.	
33	(32)	The directed grant to Innovative Community School	s and Services, LLC in
34		the sum of thirty thousand dollars (\$30,000) in non	
35		2023-2024 for The School of Hope for autism shall in	e
36		Hope School for Autism.	
37	(33)	The directed grant to the Town of Bear Grass in the s	sum of two hundred ten
38		thousand dollars (\$210,000) in nonrecurring funds for	or the 2023-2024 fiscal
39		year for capital improvements or equipment at the Yu	cca House, Inc. facility
40		shall instead be used by the Town to purchase equipment	ent and to make capital
41		improvements at another building for the Town's offic	ce and storage.
42	(34)	The directed grant to the Dan River Basin Association	ion in the sum of forty
43		thousand dollars (\$40,000) in nonrecurring funds for the	
44		for capital improvements or equipment at the Chinq	-
45		shall instead be provided to The North Carolina Agric	
46	(35)	The directed grant to Hayden-Harman Foundation in	
47		five hundred thousand dollars (\$4,500,000) in non	•
48		2023-2024 fiscal year for capital improvements	
49 50		Washington Street enhancement and High Point Col	
50		be used for capital improvements or equipment for	•
51		enhancement and to support the High Point Collabora	tive.

	General Assemb	oly Of North C	arolina	Session 2023
1	(36)	The directed	grant to the Holly Springs	Youth Orchestra in the sum of fifty
2	× ,			ng funds for the 2023-2024 fiscal year
3		shall instead	be provided to the Town	of Fuquay-Varina for school safety
4		initiatives.	-	
5	(37)	Budgeted rec	ceipts from the ARPA Te	emporary Savings Fund to provide
6		additional fur	nds to Wake Forest Institu	te for Regenerative Medicine in the
7		sum of five m	nillion dollars (\$5,000,000)	in nonrecurring funds for each fiscal
8		year of the 20	23-2025 fiscal biennium sh	all instead be provided to RegenMed
9		Development	Organization, a 501(c)3 or	ganization.
10			0 1	covision of S.L. 2023-134 or the
11	1			to the contrary, of the sum of four
12				ated to the Office of State Budget and
13				iscal year to provide a directed grant
14				ng, including museums and historic
15			indred thousand dollars (\$5	500,000) shall be used by Cleveland
16	County as follow			
17	(1)	~	1 0	by the County shall deposit the funds
18				ed by the County or the designated
19		-	for the purpose of preservi	
20	(2)	•		ctober 3, 2025, shall not revert to the
21				le to the County or the designated
22		1	for the purpose of preserving	0 1 1
23			0,1	rovision of S.L. 2023-134 or the
24 25				the contrary, the sum of one million
25			• • • •	to the Office of State Budget and
26				iscal year to provide a directed grant
27				ent at the Clayton Senior Community
28 29				y acquisition, construction, capital
29 30				or a community civic center. 33.11 of S.L. 2023-134 or the
30 31			-	the contrary, the sum of three million
32	-			to the Department of Military and
32 33			• • • •	lirected grant to Purple Heart Homes,
34			• •	d to the Office of State Budget and
35	· •	± .	11 1	d grant to Purple Heart Homes, Inc.,
36	-		-	The remaining provisions of Section
37				leart Homes, Inc., for the 2024-2025
38			ement to provide a report by	
39	•	0 1	1 1 1	L. 2023-134, reads as rewritten:
40			ees of district bars.	· · · · · · · · · · · · · · · · · · ·
41		-		orth Carolina State Bar subject to the
42				pt rules, regulations and bylaws that
43	• •	• •		es, regulations and bylaws that are
44				cansmitted to the Secretary-Treasurer
45	of the North Card	• •		,
46	(b) Any c	listrict bar may	from time to time by a maj	jority vote of the members present at
47	a duly called mee	eting prescribe a	an annual membership fee	to be paid by its active members as a
48	service charge to	promote and m	aintain its administration, a	activities and programs. The fee shall
49	be not exceed nir	nety dollars (\$90	0.00). The district bar may a	also charge a late fee, which shall not
	exceed fifteen do	llars (\$15.00) f	or the failure to pay judicial	district bar dues on time. The district
50				
50 51				we member of the district bar at least

**General Assembly Of North Carolina** Session 2023 30 days before any meeting at which an election is held to impose or increase mandatory district 1 2 bar dues. Every active member of a district bar which has prescribed an annual membership fee 3 shall keep its secretary-treasurer notified of the member's correct mailing and email address and 4 shall pay the prescribed fee at the time and place set forth in the demand for payment sent by 5 mail or email to the member by its secretary-treasurer. The name of each active member of a 6 district bar who is more than 12 full calendar months in arrears in the payment of any fee shall 7 be furnished by the secretary-treasurer of the district bar to the Council. In the exercise of its 8 powers as set forth in G.S. 84-23, the Council shall thereupon take disciplinary or other action 9 with reference to the delinquent as it considers necessary and proper." 10 11 **DEPARTMENT OF INSURANCE CHANGES** 12 SECTION 6.3.(a) G.S. 58-21-85 reads as rewritten: 13 "§ 58-21-85. Surplus lines tax. 14 15 (b) Payment of the premium receipts tax shall be due: 16 (1)For risk purchasing groups, at the same time the licensee files a quarterly 17 report with the Commissioner. 18 (2)For surplus lines insurers-licensees receiving invoices issued by the North 19 Carolina Surplus Lines Stamping Office SLIP system, 30 days after the end 20 of each quarter. ...." 21 22 SECTION 6.3.(b) G.S. 58-58-120 reads as rewritten: 23 "§ 58-58-120. Notice of nonpayment of premium required before forfeiture. 24 No life insurance corporation doing business in this State shall, within one year after the 25 default in payment of any premium, installment, or interest, declare forfeited or lapsed any policy 26 hereafter issued or renewed, except policies on which premiums are payable monthly or at shorter 27 intervals and except group insurance contracts and term insurance contracts for one year or less, 28 nor shall any such policy be forfeited or lapsed by reason of nonpayment, when due, of any 29 premium, interest, or installment or any portion thereof required by the terms of the policy to be 30 paid, within one year from the failure to pay such premium, interest, or installment, unless a 31 written or printed notice stating the amount of such premium, interest, installment, or portion 32 thereof due on such policy, the place where it shall be paid, and the person to whom the same is 33 payable has been duly addressed and mailed, postage paid, to the person whose life is insured, or 34 to the assignee or owner of the policy, or to the person designated in writing by such insured, 35 assignee or owner, if notice of the assignment has been given to the corporation, at his or her last

36 known post-office address in this State, address, by the corporation or by any officer thereof or 37 person appointed by it to collect such premium, at least 15 and not more than 45 days prior to the 38 day when the same is payable, as regards policies which do not contain a provision for grace or 39 are not entitled to grace in the payment of premiums and at least five and not more than 45 days 40 prior to the day when the same is payable as regards policies which do contain a provision for grace or are entitled to grace in the payment of premiums. The notice shall also state that unless 41 42 such premium, interest, installment, or portion thereof then due shall be paid to the corporation 43 or to the duly appointed agent or person authorized to collect such premium, by or before the day 44 it falls due, the policy and all payments thereon will become forfeited and void, except as to the 45 right to a surrender value or paid-up policy, as in the contract provided. If the payment demanded 46 by such notice shall be made within its time limit therefor, it shall be taken to be in full 47 compliance with the requirements of the policy in respect to the time of such payment; and no such policy shall in any case be forfeited or declared forfeited or lapsed until the expiration of 30 48 49 days after the mailing of such notice. The affidavit of any officer, clerk, or agent of the 50 corporation, or of anyone authorized to mail such notice, that the notice required by this section 51 has been duly addressed and mailed by the corporation issuing such policy, shall be presumptive

General Assembly Of North Carolina	Session 2023
evidence that such notice has been duly given. No action shal forfeited policy unless the same is instituted within three year was made in paying the premium, installment, interest, or por that forfeiture ensued."	rs from the day upon which default
OFFICE OF STATE FIRE MARSHAL TECHNICAL CH	HANGES
INSURING STATE PROPERTY, OFFICIALS, AND EM	IPI OVEES
SECTION 6.4.(a) Article 31 of Chapter 58 of the	
"Article 31.	Scherar Statutes reads as rewritten.
"Insuring State Property, Officials and	Employees.
 "§ 58-31-2. Certain buildings of North Carolina Global T	'ransPark exempt.
(c) The North Carolina Global TransPark Authority	shall notify the Commissioner of
Insurance Office of the State Fire Marshal in writing that the A	Authority is entering into a contract
or modifying a contract for which the exemption under this se	ection would apply at least 30 days
prior to entering into or modifying that contract. The	
Commissioner of Insurance Office of the State Fire Marshal re-	egarding the adequacy of insurance
for fire losses required by this section during this period.	
"§ 58-31-5. Appropriations; fund to pay administrative ex	-
Upon the expiration of the existing fire insurance policies	
appropriations for any biennium after the next biennium, the	
shall file with the Department of Administration his or her es	
will be necessary in order to set up and maintain an adequate a	-
to protect the State, its departments, institutions, and agencies	ē .
properties up to fifty per centum (50%) of the value thereof. Ap	
of such fire insurance reserves against property of the Departi	6
Services, or the Department of Transportation or any specia	al operating fund shall be charged
against the funds of such departments.	
The State Property Fire Insurance Fund is authorized	and empowered to pay all the
administrative expenses occasioned by the administration o	of Article 31 of Chapter 58 of the
General Statutes.	
"§ 58-31-10. Payment of losses on basis of actual cost of re	-
insurance and reinsurance; sprinkler leakage in	
(a) In the case of total or partial loss of any property the Commissioner State Fire Marshal shall determine the amo	
to the agency or institution concerned and to the Director of	-
The Director of the Budget and Council of State may author	0
agency or institution that suffered the loss in amounts that are	
of restoration or replacement of the property. In the event the	
Fund to pay for the actual cost of restoration or replacement,	
Council of State may supplement the Fund by transferring as	-
Emergency Fund.	inounts from the Contingency and
(b) The Commissioner, State Fire Marshal, with the a	approval of the Council of State, is
authorized to adopt rules necessary to carry out the purpose of	
binding on all State agencies and institutions. The Commissi	
approval of the Director of the Budget and the Council of Sta	
qualified insurers insurance or reinsurance necessary to protect	-
building and its contents in excess of fifty thousand dollars (\$	
coverage shall be paid from the Fund.	-

1 (c) Upon the request of any State agency or institution, sprinkler leakage insurance shall 2 be provided on designated property of the agency or institution that is insured by the Fund. 3 Premiums for this coverage shall be paid by the requesting agency or institution in accordance 4 with rates fixed by the Commissioner. State Fire Marshal. Losses covered by this insurance may 5 be paid out of the Fund in the same manner as other losses. The Commissioner, State Fire 6 Marshal, with the approval of the Director of the Budget and the Council of State, is authorized 7 to purchase from qualified insurers insurance or reinsurance necessary to protect the Fund against 8 loss with respect to sprinkler leakage insurance coverage.

# 9 "§ 58-31-12. Policy forms.

10 The Commissioner, State Fire Marshal, with the approval of the Council of State, may adopt 11 insurance forms for coverages provided by the State Property Fire Insurance Fund under this 12 Article.

13 ...

# 14 "§ **58-31-20**. Use and occupancy and business interruption insurance.

15 Upon request of any State department, agency agency, or institution, use and occupancy and 16 business interruption insurance shall be provided on state-owned property of such department, 17 agency agency, or institution which is insured by the State Property Fire Insurance Fund. 18 Premiums for such insurance coverage shall be paid by each requesting department, agency 19 agency, or institution in accordance with rates fixed by the Commissioner. State Fire Marshal. 20 Losses covered by such insurance may be paid for out of the State Property Fire Insurance Fund 21 in the same manner as fire losses. The Commissioner, State Fire Marshal, with the approval of 22 the Governor and Council of State, is authorized and empowered to purchase from insurers 23 admitted to do business in North Carolina such insurance or reinsurance as may be necessary to 24 protect the State Property Fire Insurance Fund against loss with respect to such insurance 25 coverage.

# 26 "§ 58-31-25. Professional liability insurance for officials and employees of the State.

27 The Commissioner-State Fire Marshal may acquire professional liability insurance covering 28 the officers and employees of any State department, institution-institution, or agency upon the 29 request of such State department, institution institution, or agency. Premiums for such insurance 30 coverage shall be paid by the requesting department, institution institution, or agency at rates 31 fixed by the Commissioner-State Fire Marshal from funds made available to it for the purpose. 32 The Commissioner, State Fire Marshal, in placing a contract for such insurance is authorized to 33 place such insurance through the Public Officers and Employees' Liability Insurance 34 Commission, and shall exercise all efforts to place such insurance through the said commission 35 prior to attempting to procure such insurance through any other source.

The Commissioner, State Fire Marshal, pursuant to this section, may acquire professional liability insurance covering the officers and employees of a department, institution institution, or agency of State government only if the coverage to be provided by such policy is coverage of claims in excess of the protection provided by Articles 31 and 31A of Chapter 143 of the General Statutes.

The purchase, by any State department, <u>institution institution</u>, or agency of professional liability insurance covering the law-enforcement officers, <u>officers officers</u>, or employees of such department, <u>institution institution</u>, or agency shall not be construed as a waiver of any defense of sovereign immunity by such department, <u>institution institution</u>, or agency. The purchase of such insurance shall not be deemed a waiver by any employee of the defense of sovereign immunity to the extent that such defense may be available to him.

The payment, by any State department, <u>institution institution</u>, or agency of funds as premiums for professional liability insurance through the plan provided herein, covering the law-enforcement officers or officials or employees of such department, <u>institution institution</u>, or agency is hereby declared to be for a public purpose.

51 ...

General Assembly Of North CarolinaSession 2023
"§ 58-31-35. Information furnished Commissioner State Fire Marshal by officers in charge.
It is the duty of the different officers or boards having in their custody any property belonging
to the State to inform the Commissioner, State Fire Marshal, giving him or her in detail a full
description of same, and to keep him or her informed of any changes in such property or its
location or surroundings.
"§ 58-31-45. Report required of <del>Commissioner.<u>State Fire Marshal.</u></del>
The Commissioner State Fire Marshal must submit to the Governor a full report of his or her
official action under this Article, with such recommendations as commend themselves to the
Commissioner.State Fire Marshal.
"§ 58-31-52. State motor vehicle safety program.
(a) Findings, Policy, and Purpose. – Motor vehicle accidents exact a terrible toll of human
tragedy and suffering as well as national resources within the United States. The same is true, on
a smaller scale, within North Carolina State government. Every year State employees or members
of the general public are killed or injured, and a significant portion of the State's financial
resources is expended as a direct result of accidents involving State-owned vehicles.
Accordingly, it is North Carolina policy that the State-owned motor vehicle fleet and vehicles
used on behalf of the State be operated and maintained in such a manner as to minimize deaths, injuries, and costs. The purpose of this section is to direct the Commissioner of Insurance Office
of the State Fire Marshal to develop a program to provide policy, requirements, procedures,
technical information, and standards for administering a State vehicle safety program which will
apply to all State personnel involved in the administration and operation of vehicles on behalf of
the State.
(b) The <u>Commissioner State Fire Marshal</u> shall develop and adopt a State motor vehicle
safety program to assure that State-owned motor vehicles are operated and maintained in a safe
manner.
(c) In developing the program, the Commissioner State Fire Marshal shall include the
following:
(d) The requirements and procedures established under the program apply to all agencies
and persons operating vehicles on behalf of the State, unless specifically exempted by the
Commissioner. State Fire Marshal. Agencies may adopt more stringent requirements and
procedures than those adopted by the Commissioner State Fire Marshal under this section. The
administration of the program in each agency is the responsibility of each agency head or that
person's designee.
(e) The provisions of Chapter 150B of the General Statutes do not apply to the program
developed and adopted under this section.
"§ 58-31-55. Insurance and official fidelity bonds for State agencies to be placed by
Department; exception; costs of placement.
Except as provided in G.S. 58-32-15, all insurance and all official fidelity and surety bonds
authorized for State departments, institutions, and agencies shall be effected and placed by the
Department, and the cost of such placement shall be paid by the State department, institution, or
agency involved upon bills rendered to and approved by the Commissioner. State Fire Marshal.
"§ 58-31-65. Owner-controlled or wrap-up insurance authorized.
(a) To the extent it is determined necessary and in the best interest of this State, the
Department Office of the State Fire Marshal may obtain design and construction insurance or
provide for self-insurance against property damage caused by this State, its departments,
agencies, boards, and commissions and all officers and employees of this State in connection with the construction of public works projects. Workers' compensation and general liability
with the construction of public works projects. Workers' compensation and general liability

	General Assembly Of North Carolina Session 2023
1	insurance may be purchased to cover both general contractors and subcontractors doing work on
2	a specific contracted work site. In connection with the construction of public works projects, the
3	Department-Office of the State Fire Marshal may also use an owner-controlled or wrap-up
4	insurance program if all of the following conditions are met:
5	
6	(2) The program maintains completed operations coverage for a term during
7	which coverage is reasonably commercially available as determined by the
8	Commissioner, State Fire Marshal, but in no event for fewer than three years.
9	,
10	SECTION 6.4.(b) G.S. 58-78A-16, as enacted in Section 10.1(d) and Section 10.1(e)
11	of S.L. 2023-151, is recodified as G.S. 58-31-41.
12	
13	STATE INSURANCE FOR PUBLIC EDUCATION
14	SECTION 6.4.(c) Part 1 and Part 2 of Article 31A of Chapter 58 of the General
15	Statutes read as rewritten:
16	"Part 1. Public Education Property.
17	
18	"§ 58-31A-5. Duty of the Commissioner State Fire Marshal to operate insurance system for
19	public education property.
20	The Commissioner State Fire Marshal shall have the duty to manage and operate a system of
21	insurance for public education property. The Commissioner State Fire Marshal may offer a
22	system of property insurance to any charter schools approved pursuant to G.S. 115C-218.5.
23	"§ 58-31A-10. Flood insurance.
24	Premiums for flood insurance coverage for public education buildings shall be paid by each
25	public education board in accordance with rates fixed by the Commissioner, State Fire Marshal,
26	and the Commissioner State Fire Marshal may purchase from insurers admitted to do business in
27	North Carolina such insurance or reinsurance as may be necessary to protect the State Public
28	Education Insurance Fund against loss with respect to such insurance coverage.
29 20	"§ 58-31A-15. Authority and rules for organization of system.
30 31	The <u>Commissioner State Fire Marshal</u> is hereby authorized, directed, and empowered to
32	establish a division to manage and operate a system of insurance for public education property. The Commissioner State Fire Marshal shall adopt such rules and regulations as may be necessary
32 33	to provide all details inherent in the insurance of public education property. The Commissioner
33 34	<u>State Fire Marshal</u> shall employ any staff necessary, which in his or her opinion is necessary to
3 <del>4</del> 35	insure and protect effectively public education property, and he or she shall fix their
36	compensation consistent with the policies of the State Human Resources Commission.
37	"§ 58-31A-20. State Public Education Property Insurance Fund; decrease of premiums
38	when fund reaches five percent of total insurance in force.
39	(a) There is established a State Public Education Property Insurance Fund (Fund) as a
40	special fund in the State treasury for the purpose of providing a reserve against property loss of
41	public education boards. The State Treasurer shall be the custodian of the Fund and shall invest
42	its assets in accordance with the provisions of G.S. 147-69.2 and G.S. 147-69.3. All funds paid
43	over to the State Treasurer by the Commissioner State Fire Marshal for premiums on insurance
44	by public education boards and all money received from interest or from loans and deposits and
45	from any other source connected with the insurance of the property shall be held by the State
46	Treasurer in the Fund for the purpose of paying all insurable hazards for which the Fund shall be
47	liable and the expenses necessary for the proper conduct of the insurance of such property,
48	together with such premiums for reinsurance that the Commissioner State Fire Marshal may
49	deem necessary to reinsure as provided by this Article.
50	(b) When the balance of the Fund reaches the sum of five percent (5%) of the total
51	insurance in force, then annually thereafter the Commissioner State Fire Marshal shall

1 proportionately decrease the premiums on insurance to an amount which will be sufficient to

2 maintain the Fund at five percent (5%) of the total insurance in force, and in the event in the

- judgment of the Commissioner State Fire Marshal the income from the investments of the Fund
- 4 are sufficient to maintain the same at five percent (5%) of the total insurance in force, no premium

5 shall be charged for the ensuing year. However, no public education board shall cease to pay 6 premiums until five annual payments of premiums have been made on a building or property

7 insured whether or not through such payments the Fund shall be increased beyond five percent

8 (5%) of the total insurance in force, unless such building or property shall cease to be insurable

9 under this Article within such five-year period.

# 10 "§ 58-31A-25. Insurance of property by public education boards; notice of election to insure and information to be furnished; outstanding policies.

12 All public education boards may insure all public education property titled to that board 13 against the direct loss or damage by insurable hazards in public education buildings and other 14 public education properties in the Fund. Any property covered by an insurance policy in effect 15 on the date when the property of a public education board is insured in the Fund shall be insured by the Fund as of the expiration of the policy. Each public education board shall give notice of 16 its election to insure in the Fund at least 90 days prior to such insurance becoming effective and 17 18 shall furnish to the Commissioner State Fire Marshal a full and complete list of all outstanding 19 property insurance policies, giving in complete detail the name of the insurers, the amount of the 20 insurance and expirations thereof. While the said insurance policies remain in effect, the Fund 21 shall act as coinsurer of the properties covered by such insurance to the same extent and in the 22 same manner as is provided for coinsurance under the provisions of the standard form of property 23 insurance as provided by law, and in the event of loss shall have the same rights and duties as 24 required by participating insurance companies.

# 25 "§ 58-31A-30. Inspections of insured public education properties.

26 The Commissioner-State Fire Marshal shall provide for periodic inspections of all public 27 education properties in the State of North Carolina insured under the provisions of this Article, in addition to the inspections required by G.S. 115C-525(b). The person making inspections 28 29 required under G.S. 115C-525(b) shall furnish a copy to the Commissioner, State Fire Marshal, 30 and the local superintendent shall furnish to the Commissioner State Fire Marshal their corrective 31 action plan. The inspections shall be for safety of buildings and particularly buildings used to 32 provide instruction to students. The inspections shall be the basis for offering such engineering 33 advice as may be thought to be necessary to safeguard students in public education buildings 34 from death and injury from school fires or explosions and to protect the properties from loss, and 35 the public education properties shall be required so far as possible, and reasonable, to carry out 36 and put into effect any recommendations made by the Commissioner.State Fire Marshal.

# 37 "§ 58-31A-35. Information to be furnished prior to insuring in Fund; providing for 38 payment of premiums.

39 Public education boards shall, at least 90 days before insuring in the Fund, furnish to the 40 Commissioner-State Fire Marshal a complete and detailed list of all public education buildings and contents of those buildings and other insurable public education property, together with an 41 42 estimate of the present value of the property. Valuation for purposes of insuring in the Fund shall 43 be reached by agreement in accordance with the procedure established for adjustment of losses. 44 Public education boards and the tax-levying authority shall be required to provide for the payment 45 of premiums for insurance on the school properties of each public education board, respectively, 46 to the extent of not less than eighty percent (80%) of the current insurable value of the said 47 properties, including the insurance in property insurance companies and the insurance provided 48 by the Fund.

# 49 "§ 58-31A-40. Determination and adjustment of premium rates; certificate as to insurance 50 carried; no lapse; notice as to premiums required, and payments of premiums.

1 (a) The Commissioner State Fire Marshal shall determine the annual premium rate to be 2 charged for insurance of public education properties pursuant to this Article, and rates shall be 3 adjusted from time to time so as to provide insurance against damage or loss resulting from 4 insurable hazards to public education buildings and properties of the public education boards at 5 the lowest cost possible in keeping with the payment of cost of administration under this Article, 6 and the creation of adequate reserves to pay losses which may be incurred. The Commissioner 7 State Fire Marshal shall furnish to each public education board annually and, at such times as 8 changes may require, a certificate showing the amount of insurance carried on each item of 9 insurable property. This insurance shall not lapse but shall remain in force until the public 10 education board requests that the insurance be canceled or until such property becomes uninsurable in the manner set out in G.S. 58-31A-45. From time to time, the public education 11 12 board shall be notified as to the amount of the premiums required to be paid for insurance and 13 the amounts to be provided for in the annual budget of the public education board. The 14 tax-levying authorities shall provide by taxation or otherwise a sum sufficient to pay the required 15 premiums.

16 (b) The public education board shall, within 30 days from notice of the rate of the premium, pay to the Commissioner-State Fire Marshal the amount of the premiums on the 17 18 insurance, and in the event that there are no funds available to make a payment on the premiums 19 as required by this subsection, the premium shall be paid out of the first funds available to the 20 public education board. Delayed payments shall bear interest at the rate of six percent (6%) per 21 annum.

# 22 23

#### "§ 58-31A-45. Adjustment of losses; determination and report of appraisers; payment of amounts to treasurers of local school administrative units; disbursement of 24 funds.

25

. . . 26 In the event of loss or damage by insurable hazards to public education buildings and (b) 27 properties of the public education boards, to the property insured, when an agreement as to the 28 extent of the loss or damage cannot be arrived at between the Commissioner State Fire Marshal 29 and the public education board with control charge of the property, the amount of the loss or 30 damage shall be determined by three appraisers selected as follows: the Commissioner State Fire 31 Marshal shall select one appraiser, the public education board in control of the property shall 32 select one appraiser, and the two appraisers selected by the Commissioner State Fire Marshal and 33 the public education board shall select a third appraiser. The selected appraisers shall be 34 disinterested persons and shall be qualified from experience to appraise and value the property. 35 If the appraisers appointed by the Commissioner-State Fire Marshal and the public education 36 board shall fail to agree upon a third appraiser within 15 days of their selection, then, on request 37 of the Commissioner-State Fire Marshal or the public education board, a third appraiser shall be selected by any regular resident superior court judge of the superior court district or set of districts 38 39 as defined in G.S. 7A-41.1 in which the property is located. The selected appraisers shall file 40 their written report with the Commissioner-State Fire Marshal and with the public education board. The costs of the appraisal shall be paid from the Fund. Upon the determination of the loss 41 42 by the appraisers, the Commissioner-State Fire Marshal shall pay the amount of the loss or 43 damage to the education property to the finance officer of the public education board, upon proper 44 warrant of the Commissioner. State Fire Marshal. The funds shall be paid out by the finance 45 officer for the disbursement of the funds to the public education board.

#### 46 "§ 58-31A-50. Maintenance of inspection and engineering service; cancellation of 47 insurance.

48 The Commissioner State Fire Marshal is authorized and empowered to maintain an inspection 49 and engineering service deemed by it to be appropriate and necessary to reduce the hazards of fire in public education buildings insured in the Fund and to expend for such purpose not in 50 excess of ten percent (10%) of the annual premiums collected from the public education boards. 51

The Commissioner State Fire Marshal is authorized and empowered to cancel any insurance on 1 2 any public education property when, in his or her opinion, because of dilapidation and 3 depreciation of the property, the property is no longer insurable. The public education board shall 4 be notified at least 30 days prior to cancellation, and in the event the public education board 5 demonstrates the property can be restored to insurable condition, the Commissioner-State Fire 6 Marshal may continue insurance coverage, provided, that the findings and results of the 7 inspection of public education property by the agents of the Commissioner-State Fire Marshal 8 shall be reported to the public education board and to the tax-levying authority for that public 9 education board that carry insurance with the Fund at least 30 days prior to finalization of a local 10 budget for that fiscal year to ensure that all public education property shall be properly taken care of and made safe from fire hazards. 11 12 "§ 58-31A-55. Other property insurance. 13 The Commissioner-State Fire Marshal shall adopt rules for providing property insurance on 14 property insured by the Fund against all risks of direct physical loss not otherwise insured against pursuant to this Article. Losses covered by this additional insurance shall be paid out of the Fund 15 in the same manner as fire and extended coverage losses. Each public education board that elects 16 17 to purchase this additional insurance shall pay a premium in accordance with rates fixed by the 18 Commissioner. State Fire Marshal. This additional insurance shall be subject to the provisions 19 and stipulations on policy forms approved by the Commissioner.State Fire Marshal. 20 "Part 2. Student-Athletic Catastrophic Insurance. 21 "§ 58-31A-60. Catastrophic insurance for covered activities. 22 . . . 23 (b) The Commissioner of Insurance-State Fire Marshal shall have the duty to offer 24 catastrophic insurance coverage for covered persons to participating schools for covered 25 activities. 26 Premiums for catastrophic insurance for covered activities shall be paid by each (c) 27 participating school in accordance with rates fixed by the Commissioner, State Fire Marshal, and 28 the Commissioner-State Fire Marshal may purchase from insurers admitted to do business in 29 North Carolina such insurance as may be necessary." 30 31 PUBLIC OFFICERS AND EMPLOYEES LIABILITY INSURANCE COMMISSION 32 SECTION 6.4.(d) G.S. 58-32-1 reads as rewritten: 33 "§ 58-32-1. Commission created; membership. 34 There is hereby created within the Department-Office of the State Fire Marshal a Public 35 Officers and Employees Liability Insurance Commission. The Commission shall consist of 11 36 members who shall be appointed as follows: the Commissioner-State Fire Marshal shall appoint 37 six members as follows: two members who are members of the insurance industry who may be chosen from a list of six nominees submitted to the Commissioner-State Fire Marshal by the 38 39 Independent Insurance Agents of North Carolina, Inc.; one member who is employed by a police 40 department who may be chosen from a list of three nominees submitted to the Commissioner State Fire Marshal jointly by the North Carolina Police Chiefs Association and North Carolina 41 42 Police Executives Association, and one member who is employed by a sheriff's office who may 43 be chosen from a list of three nominees submitted to the Commissioner State Fire Marshal by the 44 North Carolina Sheriff's Association; one member representing city government who may be 45 chosen from a list of three nominees submitted to the Commissioner-State Fire Marshal by the 46 North Carolina League of Municipalities; and one member representing county government who 47 may be chosen from a list of three nominees submitted to the Commissioner-State Fire Marshal by the North Carolina Association of County Commissioners; and the General Assembly shall 48 49 appoint two persons, one upon the recommendation of the Speaker of the House of Representatives, and one upon the recommendation of the President Pro Tempore of the Senate. 50 The Commissioner State Fire Marshal or the Commissioner's State Fire Marshal's designate shall 51

1 be an ex officio member. Appointments by the General Assembly shall be made in accordance 2 with G.S. 120-121, and vacancies in those appointments shall be filled in accordance with 3 G.S. 120-122. The terms of the initial appointees by the General Assembly shall expire on June 4 30, 1983. The Secretary of the Department of Public Safety or the Secretary's designate shall be 5 an ex officio member. The Attorney General or the Attorney General's designate shall be an ex 6 officio member. One insurance industry member appointed by the Commissioner State Fire 7 Marshal shall be appointed to a term of two years and one insurance industry member shall be 8 appointed to a term of four years. The police department member shall be appointed to a term of 9 two years and the sheriff's office member shall be appointed to a term of four years. The 10 representative of county government shall be appointed to a term of two years and the representative of city government to a term of four years. Beginning July 1, 1983, the 11 12 appointment made by the General Assembly upon the recommendation of the Speaker shall be 13 for two years, and the appointment made by the General Assembly upon the recommendation of 14 the President Pro Tempore of the Senate shall be for four years. Except as provided in this section, 15 if any vacancy occurs in the membership of the Commission, the appointing authority shall appoint another person to fill the unexpired term of the vacating member. After the initial terms 16 17 established herein have expired, all appointees to the Commission shall be appointed to terms of 18 four years. 19 The Commission members shall elect the chair and vice-chair of the Commission. The 20 Commission may, by majority vote, remove any member of the Commission for chronic 21 absenteeism, misfeasance, malfeasance or other good cause." 22 SECTION 6.4.(e) Members serving on the Public Officers and Employees Liability 23 Insurance Commission on the date this act becomes law may continue to serve until their terms 24 expire. Upon the expiration of the members' terms, the vacancies shall be filled as provided in 25 G.S. 58-32-1, as enacted by Section 6.4(d) of this act. 26 27 **MISCELLANEOUS** 28 SECTION 6.4.(f) G.S. 58-78A-1 reads as rewritten: 29 "§ 58-78A-1. Office of the State Fire Marshal. 30 31 (b) The Office of the State Fire Marshal shall be responsible for all of the following: 32 . . . 33 (20)Ratings and Inspections. 34 Grants and Governmental Services. (21)...." 35 **SECTION 6.4.(g)** G.S. 143-135.26 reads as rewritten: 36 37 "§ 143-135.26. Powers and duties of the Commission. 38 The State Building Commission shall have the following powers and duties with regard to 39 the State's capital facilities development and management program: 40 41 (10)To adopt rules governing review and final approval of plans that are submitted to the State Construction Office pursuant to G.S. 58-31-40. G.S. 58-31-41. 42 43 The rules shall provide for the manner of submission of the plan by the owner, the type of structural work that may be completed by the owner pursuant to 44 45 G.S. 58-31-40(c), G.S. 58-31-41(c) and the expeditious review or completion 46 of review of the plan in a manner that ensures that the building will meet the 47 fire safety requirements of G.S. 58-31-40(b).G.S. 58-31-41(b). 48 49 **SECTION 6.4.(h)** G.S. 143-345.11 reads as rewritten: 50 "§ 143-345.11. Secretary's approval of plans for State buildings required.

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<ul> <li>(c) Except as provided in subsection (a) of this section, nothing in this section shall be construed to abrogate the authority of the Commissioner of Insurance State Fire Marshal under GSSS 31-40-GS. SS 31-14 O can yny other provision of law.</li> <li>(d) The Secretary shall provide quarterly written reports on plans reviewed and approved under this section to the Commissioner of Insurance-State Fire Marshal, The reports shall be made in a form approved by the Commissioner of Insurance-State Fire Marshal and the Secretary."</li> <li>SECTION 6.4.(i) G.S. 143-138 reads as rewritten:</li> <li>"\$ 143-138. North Carolina State Building Code.</li> <li></li> <li>(i) Section 1008 of Chapter X of Volume 1 of the North Carolina State Buildings?" as adopted by the North Carolina State Building Code Council on March 9, 1976, as ratified and adopted as follows:</li> <li>SECTION 1008-SPECIAL SAFETY TO LIFE REQUIREMENTS APPLICABLE TO EXISTING HIGH-RISE BUILDINGS</li> <li>1008 - GENERAL.</li> <li></li> <li>(f) Filing of Test Reports and Maintenance on Life Safety Equipment The engineer performing the design for the electrical and mechanical equipment, including sprinkler systems, must file the test results with the Engineering and Building Codes Division of the Office of the State Fire Marshal, Department of Insurance, or to the agency designated by the Office of the State Fire Marshal, Department of Insurance on Compliance required by the source and specified in this section and according to design criteria. These test results shall be approrequisite for the Certificate of Compliance required by (b) above. Test results for He sequers systems in proper operating condition at all times. Certification of full tests and inspections of all emergency systems shall be provided by the owner annually to the fire department.</li> <li>""" SECTION 6.4.(j) G.S. 143-139 reads as rewritten:</li> <li>"\$ 143-139. Enforcement of Building Code.</li> <li>(e) State Building</li></ul>		General Assembly Of North Carolina	Session 2023
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of the Code the enforcement of which is specifically allocated to other agencies by subsections (c) and (d) of this section, and shall also exercise all remedies as provided in subsection (b1) of this section. The Department of Administration shall be the only agency with the authority to seek remedies pursuant to this section with respect to State buildings. Except as provided herein, nothing in this subsection shall be construed to abrogate the authority of the State Fire Marshal under G.S. 58 31 40 G.S. 58-31-41 or any other provision of law. For the purposes of this subsection, "State buildings" does not include buildings, facilities, or projects located on State lands that are (i) privately owned or privately leased and (ii) located within the North Carolina	39	plumbing, electrical systems, general building restrictions and	l regulations, heating and air
<ul> <li>(c) and (d) of this section, and shall also exercise all remedies as provided in subsection (b1) of</li> <li>this section. The Department of Administration shall be the only agency with the authority to</li> <li>seek remedies pursuant to this section with respect to State buildings. Except as provided herein,</li> <li>nothing in this subsection shall be construed to abrogate the authority of the State Fire Marshal</li> <li>under G.S. 58-31-40-G.S. 58-31-41 or any other provision of law. For the purposes of this</li> <li>subsection, "State buildings" does not include buildings, facilities, or projects located on State</li> <li>lands that are (i) privately owned or privately leased and (ii) located within the North Carolina</li> </ul>	40	conditioning, fire protection, and the construction of buildings g	enerally, except those sections
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<ul> <li>nothing in this subsection shall be construed to abrogate the authority of the State Fire Marshal</li> <li>under G.S. 58-31-40-G.S. 58-31-41 or any other provision of law. For the purposes of this</li> <li>subsection, "State buildings" does not include buildings, facilities, or projects located on State</li> <li>lands that are (i) privately owned or privately leased and (ii) located within the North Carolina</li> </ul>		1	
<ul> <li>under G.S. 58-31-40-G.S. 58-31-41 or any other provision of law. For the purposes of this</li> <li>subsection, "State buildings" does not include buildings, facilities, or projects located on State</li> <li>lands that are (i) privately owned or privately leased and (ii) located within the North Carolina</li> </ul>		1 1	0 1 1
<ul> <li>47 subsection, "State buildings" does not include buildings, facilities, or projects located on State</li> <li>48 lands that are (i) privately owned or privately leased and (ii) located within the North Carolina</li> </ul>			
48 lands that are (i) privately owned or privately leased and (ii) located within the North Carolina			
			1 0
	48 49	lands that are (1) privately owned or privately leased and (11) loc Global TransPark."	ated within the North Carolina

- 49 Global TransPark."50 SECTION
  - SECTION 6.4.(k) G.S. 143-140.1 reads as rewritten:
- 51 "§ 143-140.1. Alternative design construction and methods; appeals.

The Building Code Council shall, by January 1, 2023, promulgate rules, procedures, and 1 2 policies for the approval of alternative designs and construction that follow the North Carolina 3 State Building Code. The Residential Code Council shall, by January 1, 2026, promulgate rules, 4 procedures, and policies for the approval of alternative designs and construction that follow the 5 North Carolina State Building Code. In the event of a dispute between a local authority having 6 jurisdiction and the designer or owner-representative regarding alternative designs and 7 construction, and notwithstanding any other section within this Article, appeals by the designer 8 or owner-representative on matters pertaining to alternative design construction or methods shall 9 be heard by the **Department of Insurance Engineering Division**. Engineering and Building Codes 10 Division of the Department of Insurance. The State Fire Marshal Engineering and Building Codes Division shall issue its decision regarding an appeal filed under this section within 10 11 12 business days. The Commissioner of Insurance State Fire Marshal shall adopt rules in furtherance 13 of this section." 14 15 **REPEAL DARE COUNTY HOUSING REGULATORY EXEMPTION** 16 **SECTION 6.5.** Section 24.1(b) and Section 24.1(c) of S.L. 2022-74 and Section 24.8 17 of S.L. 2023-134 are repealed. 18 19 PART VII. INFORMATION TECHNOLOGY 20 21 **DIT PILOT PROJECT CORRECTION** 22 SECTION 7.1. Section 38.4 of S.L. 2023-134 reads as rewritten: 23 "SECTION 38.4.(a) In accordance with G.S. 143B-1325(c)(13), and notwithstanding any 24 other provision of Article 15 of Chapter 143B of the General Statutes to the contrary, the State 25 Highway Patrol, the State Bureau of Investigation, and the Division of Emergency Management 26 within the Department of Public Safety shall continue to be entirely exempt from any and all 27 information technology oversight by the Department of Public Safety and the Department of 28 Information Technology. The State Highway Patrol, the State Bureau of Investigation, and the 29 Division of Emergency Management shall initiate a pilot project where those divisions shall be 30 deemed as separate, stand-alone entities within the Department of Public Safety in all matters 31 related to information technology, and each shall autonomously manage their own respective 32 information technology infrastructure and all associated services without oversight from the 33 Department of Information Technology or the Department of Public Safety. Exemption from 34 information technology oversight includes, but is not limited to, the following: 35 Information technology architecture and planning. (1)36 (2)Information technology personnel management. 37 (3) Information technology project management. 38 (4) Information technology purchasing and procurement decisions and 39 methodologies. 40 (5) Hardware acquisition, configuration, implementation, and management. Software acquisition, configuration, implementation, and management. 41 (6) 42 Data center locations, operations, and management. (7) 43 (8) Network topology, operations, and management. System and data security, including disaster recovery planning. 44 (9) 45 Reporting requirements. (10)46 (11)Any future transfers of information technology personnel, operations, 47 projects, assets, and information technology budgets to the Department of 48 Information Technology. "SECTION 38.4.(a1) For the duration of the pilot project described in this section, the State 49 50

General Ass	embly Of North Carolina	Session 2023
from the De	partment of Public Safety to perform information techno	logy purchasing and
	functions in order to ensure compliance with applicable law.	
	<b>ON 38.4.(b)</b> This section expires on June 30, 2025."	
520110		
GDAC FUN	DING REVERSION	
	ECTION 7.2. Part XXXVIII of S.L. 2023-134 is amended by	adding a new section
to read:	5	8
"GDAC FUN	DING REVERSION	
" <u>SECTIC</u>	<b>DN 38.9.</b> Notwithstanding any provision of law to the contrar	ry, funds appropriated
in this act to	the Government Data Analytics Center (GDAC) may also b	be utilitzed to support
	n within the statewide health information exchange network	
Healthconnex	x. Unexpended funds appropriated to GDAC in this act for	the 2023-2025 fiscal
<u>biennium sha</u>	<u>ll revert on June 30, 2025.</u> "	
PART VIII	SALARIES AND BENEFITS	
DAC/ELIGI	BLE STATE-FUNDED EMPLOYEES	
SI	ECTION 8.1. Section 39.1(b)(8) of S.L. 2023-134 reads as	ewritten:
"(3		
	Services, the Department of Public Safety, the D	
	Correction, and the State Board of Education who an	re paid based on the
	Teacher Salary Schedule."	
	ECTIONAL OFFICER PAY SCHEDULE CORRECTIO	
	<b>ECTION 8.2.</b> The salary schedule for Correctional Officers	1
	tion contained in Section 39.15(b) of S.L. 2023-134 is amen	
•	Correctional Officers having two years of experience (CC	<b>)</b> II) to the following
amounts:		
(1		42,832) in fiscal year
(0)	2023-2024, effective July 1, 2023.	
(2		44,11/) in fiscal year
	2024-2025, effective July 1, 2024.	
	<b>PAY CHANGE/DIRECTOR OF INDIGENT DEFENSE S</b>	SEDVICES
	ECTION 8.3.(a) Section 39.6(a) of S.L. 2023-134 reads as re	
	<b>DN 39.6.(a)</b> Effective July 1, 2023, the annual salaries, pay	
	icial branch officials for the 2023-2024 fiscal year are as follo	-
Judicial Bra	•	Annual Salary
	Supreme Court	\$198,120
	tice, Supreme Court	192,978
	Court of Appeals	189,926
Judge, Court	**	184,996
	Regular Resident Superior Court	170,000
Judge, Superi		165,000
	District Court	163,462
Judge, Distric		158,654
	istrative Law Judge	140,520
District Attor	-	163,231
Assistant Adu	ninistrative Officer of the Courts	147,393
Public Defen	der	163,231
Director of In	digent Defense Services	<del>157,751<u>164,454</u>"</del>

	General Assembly Of North Carolina	Session 2023
	<b>SECTION 8.3.(b)</b> Section 39.6(a1) of S.I	
	"SECTION 39.6.(a1) Effective July 1, 2024, the	
	following judicial branch officials for the 2024-2025	•
	Iudicial Branch Officials	Annual Salary
	Chief Justice, Supreme Court	\$203,073
	Associate Justice, Supreme Court	197,802
	Chief Judge, Court of Appeals	194,674
	ludge, Court of Appeals	189,621
	ludge, Senior Regular Resident Superior Court	174,250
	ludge, Superior Court	169,125
	Chief Judge, District Court	167,548
	Judge, District Court	162,620
	Chief Administrative Law Judge	144,736
	District Attorney	167,337
	Assistant Administrative Officer of the Courts	151,815
Pι	Public Defender	167,337
D	Director of Indigent Defense Services	<del>162,484<u>168,565</u>"</del>
C	CLARIFY TEMPORARY WAIVER	OF TSERS REPORTING
R	REQUIREMENTS/GASTON COUNTY PUBLIC	SCHOOLS
	<b>SECTION 8.4.</b> Section 39.28A(a) of S.L.	2022 121 roads as requiritten:
		. 2023-134 Teaus as TewIntell.
	"SECTION 39.28A.(a) Any penalty payment	
	G.S. 135-8(f)(3) related to reporting requirements of	determined to be owed_assessed_under employee and employer contributions by
		determined to be owed_assessed_under employee and employer contributions by
G	G.S. 135-8(f)(3) related to reporting requirements of	determined to be owed_assessed_under employee and employer contributions by
G sh	G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."	determined to be owed_assessed_under employee and employer contributions by
G sh	G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar	determined to be owed_assessed_under employee and employer contributions by
G sh	G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."	determined to be owed_assessed_under employee and employer contributions by
G sh P	G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."	determined to be owed_assessed_under employee and employer contributions by
Ga sh PA	G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and
G sh P S	G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due." PART IX. CAPITAL SCIF TECHNICAL CORRECTIONS	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and
G sh P S C ne	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>SCIF GRANT &amp; ALLOCATION CHANGES</li> </ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following
G sh P S C	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> </ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following
Gi sh PA So nee " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES "SECTION 40.8.(a) Notwithstanding any progreferenced in Section 43.2 of this act to the contrary.</li> </ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated
G sh P. S( ne " <u>§</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES "SECTION 40.8.(a) Notwithstanding any pro-</li> </ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated
G sh P S C ne " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES "SECTION 40.8.(a) Notwithstanding any progeneous of the state Capital and Infrastructure Fund are among the state capital and Infr</li></ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows:
G sh P S C ne " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any properferenced in Section 43.2 of this act to the contrary. Trom the State Capital and Infrastructure Fund are among (1) The funding allocated to the Univ</li> </ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following <u>vision of law or the Committee Report</u> , the following grants and funds allocated <u>ended as follows:</u> <u>ersity of North Carolina at Pembroke for</u>
G sh P S C ne " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any proreferenced in Section 43.2 of this act to the contrary. From the State Capital and Infrastructure Fund are among (1) The funding allocated to the Univ project code UNC/PEM23-1 in the</li> </ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for sum of six million one hundred thousand
G sh P. S( ne " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any progeferenced in Section 43.2 of this act to the contrary. From the State Capital and Infrastructure Fund are among (1) The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024</li> </ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for e sum of six million one hundred thousand 4-2025 fiscal year may be used for the
G sh P. S( ne " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any progeferenced in Section 43.2 of this act to the contrary. From the State Capital and Infrastructure Fund are among (1) The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024</li> </ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for e sum of six million one hundred thousand 4-2025 fiscal year may be used for the
G sh P. S( ne " <u>§</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any properferenced in Section 43.2 of this act to the contrary. The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or repleted to the contrary.</li> </ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for a sum of six million one hundred thousand 4-2025 fiscal year may be used for the lacement of the Givens Performing Arts
Gi sh PA So nee " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any proreferenced in Section 43.2 of this act to the contrary. From the State Capital and Infrastructure Fund are among (1) The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replicenter.</li> <li>(2) The funds transferred to the Official and State Capital and State Capit</li></ul>	determined to be owed <u>assessed</u> under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated
Gi sh PA So nee " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any propereterenced in Section 43.2 of this act to the contrary. The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replemented for the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation for replemented for the Univ project for the Univ proj</li></ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for e sum of six million one hundred thousand 4-2025 fiscal year may be used for the lacement of the Givens Performing Arts
G sh PA So nee " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any properferenced in Section 43.2 of this act to the contrary. The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or repl Center.</li> <li>(2) The funds transferred to the Offi provide funds to the Town of Center.</li> </ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for a sum of six million one hundred thousand 4-2025 fiscal year may be used for the lacement of the Givens Performing Arts ice of State Budget and Management to Gibsonville in the sum of five hundred
G sh P S C nee " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS     <ul> <li>SECTION 9.1.(a) Part XL of S.L. 2023</li> <li>new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any proseferenced in Section 43.2 of this act to the contrary.</li> <li>Torm the State Capital and Infrastructure Fund are amoder (1)</li> <li>The funding allocated to the University project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or replements.</li> <li>(2)</li> <li>The funds transferred to the Offing provide funds to the Town of Caseventy-five thousand dollars (\$57 the sum of four hundred twenty-</li> </ul> </li> </ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for e sum of six million one hundred thousand 4-2025 fiscal year may be used for the lacement of the Givens Performing Arts ice of State Budget and Management to Gibsonville in the sum of five hundred 75,000) for the 2023-2024 fiscal year and five thousand dollars (\$425,000) for the
G sh P S C nee " <u>S</u>	<ul> <li>G.S. 135-8(f)(3) related to reporting requirements of Gaston County Public Schools for the period of Januar shall no longer be due."</li> <li>PART IX. CAPITAL</li> <li>SCIF TECHNICAL CORRECTIONS SECTION 9.1.(a) Part XL of S.L. 2023 new section to read:</li> <li>'SCIF GRANT &amp; ALLOCATION CHANGES</li> <li>"SECTION 40.8.(a) Notwithstanding any properties of the state Capital and Infrastructure Fund are among (1) The funding allocated to the Univ project code UNC/PEM23-1 in the dollars (\$6,100,000) for the 2024 comprehensive renovation or repl Center.</li> <li>(2) The funds transferred to the Offi provide funds to the Town of Center state State Capital and Infrastructure fund are state Capital funds to the Town of Center.</li> </ul>	determined to be owed assessed under employee and employer contributions by ry 1, 2022, to June 30, 2023, is waived and -134 is amended by adding the following vision of law or the Committee Report , the following grants and funds allocated ended as follows: ersity of North Carolina at Pembroke for a sum of six million one hundred thousand 4-2025 fiscal year may be used for the lacement of the Givens Performing Arts ice of State Budget and Management to Gibsonville in the sum of five hundred 75,000) for the 2023-2024 fiscal year and

(3)

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this subdivision.

Infrastructure Fund to be disbursed to the Town for the purposes described in

The funding allocated to Brunswick County in the sum of five million dollars

(\$5,000,000) for the 2023-2024 fiscal year shall instead be provided in the

General Assembly Of North Carolina	Session 2023
form of separate grants in the sum of one million dollars (\$	1.000.000) to each
of the following entities:	<u>-,,,</u>
<u>a.</u> <u>Civietown Fire &amp; Rescue, Inc.</u>	
b. Supply Fire & Rescue, Inc.	
	ment Inc
c.Sunset Harbor and Zion Hill Volunteer Fire Departd.Tri-beach Volunteer Fire Department, Inc.	
e. Bolivia Volunteer Fire Department.	
" <u>SECTION 40.8.(b)</u> Notwithstanding any provision of law or the G	Committee Report
referenced in Section 43.2 of this act to the contrary, the grants and funds alloc	
Capital and Infrastructure Fund and the ARPA Temporary Savings Fund of	
provided to the Katie Blessing Foundation, a nonprofit in Mecklenburg Count	
build a new pediatric and adolescent behavioral health facility."	ty, shall be used to
SECTION 9.1.(b) Section 40.1 of S.L. 2023-134 reads as rewritte	on:
"SECTION 40.1.(a) The following agency capital improvement projects h	
a project code for reference to allocations in this Part, past allocations, and for	
support by the General Assembly for future fiscal years:	n mended project
Agency Capital Improvement Project	<b>Project Code</b>
	rioject Coue
 University of North Carolina at Pembroke–	
Health Sciences Center	UNC/PEM21-1
Givens Performing Arts Center–Renovation <u>or Replacement</u>	UNC/PEM23-1
"	UNC/1 EM125-1
SECTION 9.1.(c) Section 40.17 of S.L. 2021-180, as enacted by	v Section 9 1(d) of
S.L. 2021-189 and amended by Section 18.1 of S.L. 2022-6, Section 16 of S.L.	· · · · ·
40.2 of S.L. 2022-74, and Section 40.5(n) of S.L. 2023-134, is amended by	
subdivisions to read:	y adding two new
"(80) The funding allocated to Cleveland Community College i	in the sum of four
hundred fifty thousand dollars (\$450,000) for the 2021-202	
instead be allocated in the form of a grant to Cleveland Co	
enforcement training driving pad for Cleveland Communit	-
(81) The funding provided to Cleveland Community College	
million five hundred thousand dollars (\$1,500,000) for the	
year may also be used for renovation, new construction, an	
your may also be abed for renovation, new construction, an	<u>la equipilient.</u>
PART X. TRANSPORTATION	
CLARIFY DMV'S AUTHORITY TO IMPLEMENT TRANSACT	ION FEES ON
ELECTRONIC PAYMENTS	
<b>SECTION 10.1.(a)</b> G.S. 20-4.05, as enacted by S.L. 2023-134, re	eads as rewritten:
"§ 20-4.05. Authority of Division to charge transaction fee on electronic j	
(a) When the Division accepts electronic payment, as that ter	
G.S. 147-86.20, for any cost, fee, fine, or penalty imposed pursuant to this Ch	
may add a transaction fee to each electronic payment transaction to offset the	
Division pays for electronic payment service. The Division's transaction fee sh	
percent (2%) of the electronic payment.	
(b) Notwithstanding G.S. 66-58.12, this section applies to transaction	ions completed in
person, through the World Wide Web, or through any other means of electron	
<b>SECTION 10.1.(b)</b> This section becomes effective July 1, 2024.	
TRANSPORTATION FUND CODES	

General Assem	bly Of North Carolina	Session 2023
SEC	TION 10.2. Part XLI of S.L. 2023-134 is amended	by adding a new section to
	NS AND REVISIONS TO THE DEPARTMENT	OF TRANSPORTATION
COMMITTEE		
	<b>41.20.</b> Notwithstanding any provision of law or the C	
	of this act to the contrary, for the 2023-2025 fiscal bi	
<u>(1)</u>	Fund Code 1332, referenced for funds appropri	-
	Transportation for State Retirement Contribution	ns, shall be replaced with
<u>(2)</u>	<u>Fund Code 0871.</u> Fund Code 7031, referenced for funds appropri-	ated to the Department of
<u>(2)</u>	Transportation for Safety and Risk Management E	-
	with Fund Code 7185.	quipment, shan be replaced
(3)	Fund Code 7070, referenced for Multi-State High	way Planning Funds, shall
<u></u>	be replaced with Fund Code 7811."	
REPEAL EXT	ENSION OF DRIVERS LICENSE DURATION	AND ALLOWANCE OF
	REMOTE DRIVERS LICENSE RENEWALS	
SEC	<b>TION 10.3.</b> Section 41.14(a) of S.L. 2023-134 is rep	pealed.
	IAL FMD IMPLEMENTATION REPORT DEAL	
	<b>TION 10.4.</b> Notwithstanding Section 41.6(a) of S.L. plementation report by October 1, 2023, is repealed	· .
	023-134 is not affected by this section.	
+1.0(a) 01 S.L. 2	025-154 is not affected by this section.	
MODIFY DAT	E TO SUBMIT S-LINE ANNUAL REPORT	
SEC	TION 10.5. Notwithstanding Section 41.12 of S.L.	2023-134, the requirement
	nual report shall begin June 30, 2024. The remainded	er of Section 41.12 of S.L.
2023-134 is not	affected by this section.	
NEW HANOV	ER COUNTY AIRPORT AUTHORITY	
	TION 10.6. Part XLI of S.L. 2023-134 is amended	by adding a new section to
read:		, ,
"REVISION 7	O USE OF FUNDS FOR NEW HANOVE	R COUNTY AIRPORT
AUTHORITY		
	<b>41.21.</b> Notwithstanding any provision of law or the C	-
	of this act to the contrary, of the funds in Fund Code	-
-	t Authority for the 2023-2025 fiscal biennium,	•
<u>(\$1,000,000) ma</u>	ty be used by the authority for general capital improv	ements and other needs."
EXTENSION 1	FOR AIRPORTS TO EXPEND OR ENCUMBE	R FUNDS ALLOCATED
	FISCAL BIENNIUM	R FUNDS ALLOCATED
	<b>TION 10.7.</b> Section 41.4 of S.L. 2022-74 reads as re	ewritten.
	<b>41.4.</b> Notwithstanding any provision of law to the co	
	ion 4.7 of S.L. 2019-231 shall have until <del>June 30, 202</del>	
or encumber the		<b>1</b>
LINCOLNTO	N-LINCOLN COUNTY AIRPORT AUTHORITY	7
SEC	TION 10.8.(a) The Board of Commissioners of L	incoln County (hereinafter
"Board") may, i	n its discretion, terminate and dissolve the Lincolnt	on-Lincoln County Airport
Authority (herei	nafter "Authority"). It is the intent of this section to	
termination and	dissolution of the Authority.	

	bly Of North Carolina Session 2023
	TION 10.8.(b) If the Board terminates and dissolves the Authority, as
•	bsection (a) of this section, the Board may order the Authority to do all of the
following:	
(1)	To transfer to Lincoln County all real and personal property owned by the Authority. Upon the order of the Board to do so, the Authority shall execute
	any deeds, bills of sale, and any other necessary documents to effect the transfer of ownership to the County. Notwithstanding the provisions of this and disciplination of the same shall be and assessed as a second seco
	subdivision, the ownership of all real and personal property shall automatically be deemed transferred to the County on the effective date of the termination and dissolution of the Authority.
(2)	To assign to the County within a certain time period all executory contracts to
	which the Authority is a party. Notwithstanding the provisions of this
	subdivision, all the executory contracts and the rights and obligations
	thereunder shall be deemed assigned to the County on the effective date of the
(E)	termination and dissolution of the Authority.
	<b>FION 10.8.(c)</b> If the Board terminates and dissolves the Authority as authorized
•	) of this section: Within 30 days of the termination and dissolution, the Board shall notify the
(1)	Revisor of Statutes of the date of the termination and dissolution, the Board shall notify the
(2)	The following local acts are repealed: Chapter 10 of the 1996 Session Laws
(_)	(Second Extra Session); Section 1 of S.L. 2016-12; Part III of S.L. 2017-104;
	and S.L. 2019-97.
(3)	The County may operate the Lincolnton-Lincoln County Airport as a public
	enterprise under G.S. 153A-274.
PART XI. FIN	ANCE
EXEMPT PUI	ANCE LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT
EXEMPT PUI EXCISE TAX	LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT
EXEMPT PUI EXCISE TAX SEC	LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134,
EXEMPT PUI EXCISE TAX SEC reads as rewritted	<b>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</b> <b>FION 11.1.(a)</b> G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94.	LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n: Exemptions and refunds.
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94.	<b>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</b> <b>FION 11.1.(a)</b> G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. The followi	<b>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</b> <b>FION 11.1.(a)</b> G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n: <b>Exemptions and refunds.</b> <u>g provisions apply to this Article:</u>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. The followi	LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n: Exemptions and refunds. g provisions apply to this Article: The exemptions and refunds allowed in Article 5 of this Chapter do not apply <u>except</u> to sales that the State cannot constitutionally tax. The tax imposed by this Article does not apply to for-hire ground transport
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followi</u> (1)	LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n: Exemptions and refunds. g provisions apply to this Article: The exemptions and refunds allowed in Article 5 of this Chapter do not apply <u>except</u> to sales that the State cannot constitutionally tax. The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public
EXEMPT PUI EXCISE TAX SEC reads as rewrittd "§ 105-187.94. <u>The followi</u> (1)	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>TION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followi</u> (1) (2)	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followi</u> (1) (2) SEC	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followin</u> (1) (2) SEC	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followi</u> (1) (2) SEC for-hire ground	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>FION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followin</u> (1) (2) SEC for-hire ground CLARIFY FR	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followi</u> (1) (2) SEC for-hire ground CLARIFY FR TAX BASE	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>TION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> <li>NCHISE TAX CAP ON FIRST ONE MILLION DOLLARS OF C CORP</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. <u>The followi</u> (1) (2) SEC for-hire ground CLARIFY FR TAX BASE SEC	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>TION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> <li>ANCHISE TAX CAP ON FIRST ONE MILLION DOLLARS OF C CORP</li> <li>FION 11.2.(a) G.S. 105-122(d2), as amended by Section 42.6A(a) of S.L.</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. The followin (1) (2) SEC for-hire ground CLARIFY FR TAX BASE SEC 2023-134, reads	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>TION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> <li>NCHISE TAX CAP ON FIRST ONE MILLION DOLLARS OF C CORP</li> <li>TION 11.2.(a) G.S. 105-122(d2), as amended by Section 42.6A(a) of S.L. as rewritten:</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. The followi (1) (2) (2) SEC for-hire ground CLARIFY FR TAX BASE SEC 2023-134, reads "(d2) Tax	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>TION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> <li>ANCHISE TAX CAP ON FIRST ONE MILLION DOLLARS OF C CORP</li> <li>FION 11.2.(a) G.S. 105-122(d2), as amended by Section 42.6A(a) of S.L.</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. (1) (2) (2) SEC for-hire ground CLARIFY FR TAX BASE SEC 2023-134, reads "(d2) Tax hundred dollars	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>FION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> <li>ANCHISE TAX CAP ON FIRST ONE MILLION DOLLARS OF C CORP</li> <li>FION 11.2.(a) G.S. 105-122(d2), as amended by Section 42.6A(a) of S.L. as rewritten:</li> <li>Rate. – For a C Corporation, as defined in G.S. 105-130.2, the tax rate is five</li> </ul>
EXEMPT PUI EXCISE TAX SEC reads as rewritte "§ 105-187.94. The followin (1) (2) (2) SEC for-hire ground CLARIFY FR TAX BASE SEC 2023-134, reads "(d2) Tax hundred dollars base as determine one thousand do	<ul> <li>LIC TRANSPORTATION FROM FOR-HIRE GROUND TRANSPORT</li> <li>FION 11.1.(a) G.S. 105-187.94, as enacted by Section 42.19 of S.L. 2023-134, n:</li> <li>Exemptions and refunds.</li> <li>g provisions apply to this Article:</li> <li>The exemptions and refunds allowed in Article 5 of this Chapter do not apply except to sales that the State cannot constitutionally tax.</li> <li>The tax imposed by this Article does not apply to for-hire ground transport service provided by a for-hire ground transport service provider as public transportation on behalf of a State agency, a governmental entity listed in G.S. 105-164.14(c), or a local board of education."</li> <li>TION 11.1.(b) This section becomes effective July 1, 2025, and applies to ransport services occurring on or after that date.</li> <li>ANCHISE TAX CAP ON FIRST ONE MILLION DOLLARS OF C CORP</li> <li>FION 11.2.(a) G.S. 105-122(d2), as amended by Section 42.6A(a) of S.L. as rewritten:</li> <li>Rate. – For a C Corporation, as defined in G.S. 105-130.2, the tax rate is five (\$500.00) for the first one million dollars (\$1,000,000) of the corporation's tax</li> </ul>

corporation's tax base as determined under subsection (d) of this section. For an S Corporation, 1 2 as defined in G.S. 105-130.2, the tax rate is two hundred dollars (\$200.00) for the first one million 3 dollars (\$1,000,000) of the corporation's tax base as determined under subsection (d) of this 4 section and one dollar and fifty cents (\$1.50) per one thousand dollars (\$1,000) of its tax base 5 that exceeds one million dollars (\$1,000,000). In no event may the tax imposed by this section 6 be less than two hundred dollars (\$200.00)." 7 SECTION 11.2.(b) G.S. 105-120.2(b), as amended by Section 42.6A(b) of S.L. 8 2023-134, reads as rewritten: 9 "(b) Tax Rate. – Every corporation taxed under this section shall annually pay to the 10 Secretary of Revenue, at the time the return is due, a franchise or privilege tax at the rate of five hundred dollars (\$500.00) for the first one million dollars (\$1,000,000) of the corporation's tax 11 12 base as determined under subsection (a) of this section and one dollar and fifty cents (\$1.50) per 13 one thousand dollars (\$1,000) of its tax base that exceeds one million dollars (\$1,000,000), with 14 a maximum of five hundred dollars (\$500.00) for the first one million dollars (\$1,000,000) of the corporation's tax base as determined under subsection (a) of this section, but in no case shall the 15 tax be more than one hundred fifty thousand dollars (\$150,000) nor less than two hundred dollars 16 17 (\$200.00)." 18 **SECTION 11.2.(c)** This section is effective for taxable years beginning on or after 19 January 1, 2025, and applicable to the calculation of franchise tax reported on the 2024 and later 20 corporate income tax return. 21 22 **EXTEND FILING DATE FOR SALT CAP ELECTION** 23 SECTION 11.3.(a) G.S. 105-154.1(a1), as enacted by Section 42.21(b) of S.L. 24 2023-134, reads as rewritten: 25 "(a1) Extension of Time to Make Election for 2022. – For the 2022 taxable year, a 26 partnership that could not make the election under subsection (a) of this section on its timely filed 27 tax return may make the election by filing an amended return on or before October 15, 2023. July 28 1, 2024. For the purposes of this subsection, the 2022 taxable year means the taxable year 29 beginning on or after January 1, 2022." 30 **SECTION 11.3.(b)** This section is effective for taxable years beginning on or after 31 January 1, 2022. 32 33 **TOBACCO TAX DOCUMENTATION TECHNICAL CORRECTION** 34 SECTION 11.4.(a) G.S. 105-113.36A(f), as amended by Section 3.2(b) of S.L. 35 2023-12 and Section 42.18(b) of S.L. 2023-134, is rewritten to read: 36 "(f) Documentation. - If a person liable for the tax imposed by this Part cannot produce 37 to the Secretary's satisfaction documentation of the cost price, weight, count, or volume of the 38 items subject to tax, based on the applicable tax imposed, the Secretary may determine a value 39 based on either of the following: 40 (1)The cost price, weight, count, or volume of comparable items. 41 The average of the actual price paid by the person liable for the tax for the (2)42 item over the 12 calendar months before January 1 of the year in which the 43 sale occurs." 44 **SECTION 11.4.(b)** This section becomes effective July 1, 2025, and applies to sales or purchases occurring on or after that date. 45 46 47 PART XII. EFFECTIVE DATE 48 **SECTION 12.1.** Except as otherwise provided, this act is effective July 1, 2023.