GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE BILL 97 PROPOSED SENATE COMMITTEE SUBSTITUTE H97-PCS30498-BN-22

February 14, 2023

Short Title: Various Education Changes.

(Public)

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Sponsors:

Referred to:

A BILL TO BE ENTITLED 1 2 AN ACT TO REORGANIZE CHAPTER 115D OF THE GENERAL STATUTES, TO MAKE 3 VARIOUS CHANGES TO PROPRIETARY SCHOOL REQUIREMENTS, TO EXPAND 4 THE CAREER AND COLLEGE READY GRADUATE PROGRAM, TO REQUIRE THE 5 STATE BOARD OF COMMUNITY COLLEGES TO COMPETITIVELY SOLICIT FOR A LEARNING MANAGEMENT SYSTEM FOR ALL COMMUNITY COLLEGES, TO 6 7 PROVIDE FLEXIBILITY TO FAYETTEVILLE TECHNICAL COMMUNITY COLLEGE 8 IN ENTERING A PUBLIC/PRIVATE PARTNERSHIP TO CONSTRUCT OR 9 RENOVATE AN EDUCATIONAL FACILITY, TO MAKE CHANGES TO THE AI SCHOOL SAFETY PILOT PROGRAM, TO MAKE CHANGES TO THE SPECIAL 10 11 NEEDS PILOT PROGRAM, AND TO INCREASE THE CLASSROOM HOUR REQUIREMENT FOR MASSAGE THERAPY LICENSURE. 12 13 The General Assembly of North Carolina enacts: 14 15 **PART I. REORGANIZATION OF CHAPTER 115D** 16 **SECTION 1.(a)** Article 1 of Chapter 115D of the General Statutes reads as rewritten: 17 "Article 1. 18 "General Provisions for State Administration. 19 "Part 1. Establishment and Administration of the North Carolina Community Colleges System. 20 "§ 115D-1. Statement of purpose. The purposes of this Chapter are to provide for the establishment, organization, and 21 administration of a system of educational institutions throughout the State offering courses of 22 23 instruction in one or more of the general areas of two-year college parallel, technical, vocational, 24 and adult education programs, to serve as a legislative charter for such institutions, and to 25 authorize the levying of local taxes and the issuing of local bonds for the support thereof. The major purpose of each and every institution operating under the provisions of this Chapter shall 26 27 be and shall continue to be the offering of vocational and technical education and training, and of basic, high school level, academic education needed in order to profit from vocational and 28 29 technical education, for students who are high school graduates or who are beyond the 30 compulsory age limit of the public school system and who have left the public schools, provided, 31 juveniles of any age committed to the Division of Juvenile Justice of the Department of Public 32 Safety by a court of competent jurisdiction may, if approved by the director of the youth 33 development center to which they are assigned, take courses offered by institutions of the system 34 if they are otherwise qualified for admission.



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1	The Commun	ity Colleges System Office is designated as the prima	ry lead agency for
2		rce development training, adult literacy training, and adult	
3	in the State.		r - 8
4		creditation of secondary school located in North Care	lina shall not be a
5		in admissions, loans, scholarships, or other educationa	
6		rposes of this section, the term "accreditation" shall include	-
7	other similar appr		J
8		ate Board of Community Colleges shall adopt a policy	that prohibits any
9		ge from soliciting or using information regarding the	
10		located in North Carolina that a person attended as	
11	•	, scholarships, or other educational activity at the commu	
12		vas conducted by a State agency.	
13			
14	" <u>§ 115D-4.1. (</u>	College transfer program approval; standards for	programs: annual
15		ing requirements.	F (8 (1)) (1)
16	-	ed by Session Laws 1995, c. 288, s. 1, effective Septembe	vr 1. 1995.
17	· / 1	ate Board of Community Colleges may approve the add	
18		to a community college. If addition of the college tran	
19		require a substantial increase in funds, State Board approve	
20		ands by the General Assembly for this purpose.	5
21		on of the college transfer program shall not decrease an ir	nstitution's ability to
22		within its basic mission of vocational and technical training	
23	education.		
24	(d) The St	tate Board of Community Colleges shall develop appr	opriate criteria and
25		ate the addition of the college transfer program to institution	-
26		tate Board of Community Colleges shall develop appr	
27		ate the operation of college transfer programs.	1
28	U	pard of Governors of The University of North Carolina	shall report to each
29		ge and to the State Board of Community Colleges i	-
30	•	on the academic performance of that community college's	
31		f Community Colleges finds that college transfer students	
32		nsistently performing adequately at a four-year college, the	
33		llege's program and determine what steps are necessary to 1	
34		eport annually to the General Assembly on the reports it re	
35	steps it is taking to) remedy problems that it finds.	
36		ommunity Colleges System Office shall report by April 15	
37	thereafter, to the J	pint Legislative Education Oversight Committee, the State	Board of Education,
38	the Office of Stat	e Budget and Management, and the Fiscal Research Divi	ision of the General
39	Assembly on the	implementation of the UNC-NCCCS 2+2 E-Learning In	itiative. This report
40	shall include:		
41	(1)	The courses and programs within the 2+2 E-Learning Init	
42	(2)	The total number of prospective teachers that have taken	or are taking part in
43		this initiative to date broken down by the current academi	e period and each of
44		the previous academic periods since the program's incept	
45	(3)	The total number of teachers currently in the State's c	
46		school administrative unit, who have taken part in this init	
47	(4)	The change in the number of teachers available to schools	since the program's
48		inception;	
49	(5)	The qualitative data from students, teachers, local school	
50		personnel, university personnel, and community college	
51		impact of this initiative on our State's teaching pool; and	

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(5) An explanation of the expenditures and collaborati	1 0
	North Carolina Community College System and	•
	Carolina, including recommendations for improven	
	Administration of institutions by State Board of	•
-	ersonnel exempt from North Carolina Human Re	
	ourses; tuition waiver; in-plant training; contracting	
	nd operation of extension units of the community colle	ge system; use of existing
-	ublic school facilities.	
	he State Board of Community Colleges may adopt ar	-
0	and standards concerning the establishment, administ	· •
	s the State Board may deem necessary to insure the quality	
-	the systematic meeting of educational needs of the Stat	· · ·
	tribution of State and federal funds to the several institution	
	e Board of Community Colleges shall establish standards	
-	aid from funds administered by the State Board, and all em	
	npt from the provisions of the North Carolina Human Re	
• 1	set by the State Board for community college president	
	ortion of the salary. Except as otherwise provided by law,	1
	ocal paid portion of the salary, to be paid from local fund-	•
	sed on actuarial recommendations. The State Board shall h	• •
	institutions: to approve sites, capital improvement project	
	he chief administrative officer; to establish and administer	1
	arricula, admissions, and graduation; to regulate the award	
	tes; to establish and regulate student tuition and fees with	1
	hed by the General Assembly; and to establish and regu	ulate financial accounting
procedures.		
	e Board of Community Colleges shall require each comm	
•	ential requirements of its accrediting agency for all commu	
. ,	lotwithstanding G.S. 66-58(c)(3) or any other provisions	
	Colleges may adopt rules governing the expenditure of fun	
	nmunity colleges. These expenditures shall be consiste	
	e Community College System. Profits may be used in the	
	tores, for student aid or scholarships, for expenditures of	
	r similar expenditures authorized by the board of trustees	
	Board. These funds shall not be used to supplement salari	
	The State Board of Community Colleges shall comply	
	(10a) to plan and implement an exchange of information b	etween the public schools
	tutions of higher education in the State.	
	he State Board of Community Colleges shall adopt the	
-	colleges in their administration of procedures necessary to i	implement G.S. 20-11 and
G.S. 20-13.2		
(1) To establish the procedures a person who is or was	
	college must follow and the requirements that pers	son must meet to obtain a
	driving eligibility certificate.	
(2) To require the person who is required under G.S. 20	
	eligibility certificate to provide the certificate if he	or she determines that one
	of the following requirements is met:	
	a. The person seeking the certificate is eligibl	
	G.S. 20-11(n)(1) and is not subject to G.S. 2	
	b. The person seeking the certificate is eligibl	e for the certificate under
	G.S. 20-11(n)(1) and G.S. 20-11(n1).	

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(3)	То р і	ovide for an appeal through the grievance p	rocedures established by th
	board	l of trustees of each community college by	a person who is denied
		ng eligibility certificate.	-
(4)		efine exemplary student behavior and to (define what constitutes th
		essful completion of a drug or alcohol treatm	
		he State Board also shall develop policies as	
		the Division of Motor Vehicles that a personal	
		munity college no longer meets the requiren	
	certif	icate. The State Board also shall adopt guide	lines to assist the presiden
	of co	mmunity colleges in their designation of rep	resentatives to sign drivir
		bility certificates.	
	U	he State Board shall develop a form for the	e appropriate individuals
		de their written, irrevocable consent for a co	
	1	e Division of Motor Vehicles that the stu	
		tions for a driving eligibility certificate	
		20-11(n1), if applicable, in the event that the	
		bly with G.S. 20-11 or G.S. 20-13.2. Other th	•
	1	5	
		ory subsection the student is no longer e	
		mation concerning the student's school recor s consent.	a shan be released pursua
(1-) I			
• •		nake instruction as accessible as possible to	
		of noncurricular extension courses at conve	
		well as on campuses is authorized and shal	
-		ed regular tuition rate charged a full time	
		any curriculum course. In lieu of any tuition	
		hall establish a uniform registration fee,	
		charged students enrolling in extension cour	
-	•	State funds. The State Board of Communi	
-		ulations for waiver of tuition and registration	
(1)		ons not enrolled in elementary or seconda	
		ng to a high school diploma or equivalent ce	
(2)		ses requested by the following entities that	
		ng needs and are on a specialized course list	approved by the State Boa
	of Co	ommunity Colleges:	
	a.	Volunteer fire departments.	
	b.	Municipal, county, or State fire department	
	c.	Volunteer EMS or rescue and lifesaving d	
	d.	Municipal, county, or State EMS or rescue	
	d1.	Law enforcement, fire, EMS or rescue an	
		a lake authority that was created by a cou	nty board of commissione
		prior to July 1, 2012.	
	e.	Radio Emergency Associated Commun	nications Teams (REAC
		under contract to a county as an emergence	y response agency.
		Municipal, county, or State law enforcement	
	f.		ent agencies.
	f. f1.	Campus police agencies of private institution	
		certified by the Attorney General pursu	tutions of higher education
		certified by the Attorney General pursu General Statutes.	tutions of higher education
	f1.	certified by the Attorney General pursu General Statutes.	tutions of higher education ant to Chapter 74G of the second s and second secon
		certified by the Attorney General pursu General Statutes. The Division of Prisons of the Department	tutions of higher education ant to Chapter 74G of the of Adult Correction and the
	f1.	certified by the Attorney General pursu General Statutes.	tutions of higher education ant to Chapter 74G of th of Adult Correction and the nent of Public Safety for the

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		the General Statutes and the rules of the Criminal Justice and Training
		Standards Commission.
		h. Repealed by Session Laws 2017-186, s. 2(hhhhh), effective December 1, 2017.
		i. The Eastern Band of Cherokee Indians law enforcement, fire, EMS or
		rescue and lifesaving tribal government departments or programs.
		j. The Criminal Justice Standards Division of the Department of Justice
		for the training of criminal justice professionals, as defined in G.S. 17C-20(6), who are required to be certified under (i) Article 1 of Chapter 17C of the General Statutes and the rules of the North Carolina Criminal Justice Education and Training Standards
		Commission or (ii) Chapter 17E of the General Statutes and the rules
		of the North Carolina Sheriffs' Education and Training Standards
		Commission. The waivers provided for in this sub-subdivision apply
		to participants and recent graduates of the North Carolina Criminal
		Justice Fellows Program to obtain certifications for eligible criminal
		justice professions as defined in G.S. 17C-20(6).
	(2a)	Firefighters, EMS personnel, and rescue and lifesaving personnel whose duty
		station is located on a military installation within North Carolina for courses
		that support their organizations' training needs and are approved for this
		purpose by the State Board of Community Colleges.
	(3)	Repealed by Session Laws 2011-145, s. 8.12(a), effective July 1, 2011.
	(4)	Trainees enrolled in courses conducted under the Customized Training
	(5)	$\frac{\text{Program.}}{\text{(b) Prove led by Service Lerve 2011 145, a 8.12(a), effective Lebe 1}$
	(5)	through (9) Repealed by Session Laws 2011-145, s. 8.12(a), effective July 1, 2011.
	(10)	
	(10)	Elementary and secondary school employees enrolled in courses in first aid or
	(11)	cardiopulmonary resuscitation (CPR). Repealed by Session Laws 2013-360, s. 10.6, effective July 1, 2013.
	$\frac{(11)}{(12)}$	All courses taken by high school students at community colleges, in
	(12)	accordance with G.S. 115D-20(4) and this section.
	(13)	Human resources development courses for any individual who (i) is
	(15)	unemployed; (ii) has received notification of a pending layoff; (iii) is working
		and is eligible for the Federal Earned Income Tax Credit (FEITC); or (iv) is
		working and earning wages at or below two hundred percent (200%) of the
		federal poverty guidelines.
	(14)	Repealed by Session Laws 2011-145, s. 8.12(a), effective July 1, 2011.
	(15)	Courses providing employability skills, job-specific occupational or technical
		skills, or developmental education instruction to certain students who are
		concurrently enrolled in an eligible community college literacy course, in
		accordance with rules adopted by the State Board of Community Colleges.
	(16)	Courses provided to students who are participating in a pre-apprenticeship or
		apprenticeship program that meets all of the following criteria:
		a. Meets one of the following:
		1. Is a registered apprenticeship program recognized by the
		United States Department of Labor.
		2. Is a pre-apprenticeship program recognized and approved by
		the State agency administering the statewide apprenticeship
		program.
		b. Has a documented plan of study with courses relating to a job-specific
		occupational or technical skill.

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	c. Requires the participants in the pro-	ogram to be North Carolina high
	school students when entering the p	
The Stat	te Board of Community Colleges shall not waive tui	0
individuals.		e
(b1) -	The State Board of Community Colleges shall not	waive tuition and registration fees
• •	nity college faculty or staff members. Community	6
	nds to pay tuition and registration fees for one of	
	college faculty or staff members employed for a nir	1
•	nunity colleges may also use State and local funds	
	ional development courses and for other course	
-	rogram authorized by the State Human Resources	
-	Beginning February 1, 2018, and annually there	
. ,	ice shall report to the Joint Legislative Education Ov	
	waivers granted pursuant to subsection (b) of this	
	No course of instruction shall be offered by any co	
	tate expense to any captive or co-opted group of	
1	Community Colleges, without prior approval of	· · · · · · · · · · · · · · · · · · ·
	Il course offerings approved for State prison inma	
0	early identified job skills, transition needs, or both	1 0
	Colleges shall be presumed to constitute approval	
•	hat institution. The State Board of Community Colle	• •
	o make an initial approval, with final approval to	
-	Colleges. A course taught without such appro	·
•	students, as defined by the State Board of Commun	
-	Community colleges shall report full-time equi	
	ducation programs on the basis of student members	
shall operat	e a multi-entry/multi-exit class or program in a pr	ison facility, except for a literacy
class or prog	gram.	
The Stat	te Board shall work with the Division of Adult Cor	rection and Juvenile Justice of the
Department	of Public Safety on offering classes and programs	s that match the average length of
stay of an ir	mate in a prison facility.	
(c2) (Courses in federal prisons shall not earn regular bud	lget full-time equivalents, but may
be offered o	on a self-supporting basis.	
	Funds appropriated for community college courses	s for prison inmates shall be used
	nates in State prisons. The first priority for the use	
the FTE for	basic skills courses to the FY 2008-2009 level. F	Funds not needed for this purpose
may be used	d for continuing education and curriculum courses	related to job skills training.
(d) I	Recodified as G.S. 115D-5.1(a) by Session Laws 2	2005-276, s. 8.4(a), effective July
1, 2005.		
(e) 1	Repealed by Session Laws 1999-84, s. 3, effective	May 21, 1999.
(f) 1	A community college may not offer a new program	n without the approval of the State
	ommunity Colleges except that approval shall not	
	ll fully cover the cost of the program. If at any time	
of a progra i	n that falls under the exception, the program shall	be discontinued unless approved
	Board of Community Colleges. If a proposed new	
one commu	nity college, the State Board of Community College	es shall perform a feasibility study
	ng on the proposal. The State Board of Communit	
a regional a	pproach can be used when developing new program	ns and, to the extent possible, shall

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1 2	programs and	Board of Community Colleges shall collect data on an a local program terminations it approved and any regionalization	of programs during the
3	•	ng the specific reasons for which each program was termina	
4 5		ne State Board shall adopt a policy requiring community c with G.S. 115D-6.2.	colleges to be accredited
6	(g) Fu	unds appropriated to the Community Colleges System Offic	e as operating expenses
7	for allocation	to the institutions comprising the North Carolina Commun	ity College System shall
8 9		to support recreation extension courses. The financing o all be on a self supporting basis, and membership hour	5 5
10	activities shal	ll not be counted when computing full time equivalent st	udents (FTE) for use in
11	budget-fundir	ng formulas at the State level.	
12	(h) ₩	henever a community college offers real estate continu	uing education courses
13	. ,	S. 93A-4.1, the courses shall be offered on a self-supporti	6
14 15		ecodified as G.S. 115D-5.1(c) by Session Laws 2005-276,	
16	,	he State Board of Community Colleges shall use its B	oard Pasarya Fund for
10	U /	dies, pilot projects, start-up of new programs, and innovati	
	•		
18	. ,	ecodified as G.S. 115D-5.1(b) by Session Laws 2005-276,	s. 8.4(a), effective July
19	1,2005.		1 • . 11 . 1
20		ne State Board shall review and approve lease purchase a	
21		provided under G.S. 115D 58.15(b). The State Board sl	hall adopt policies and
22	1 0	overning the review and approval process.	
23	. ,	ne State Board of Community Colleges shall maintain an	•
24		periodic reviews of each community college operating und	-
25	Chapter. The	purpose of the compliance review shall be to ensure that	(i) data used to allocate
26		mong community colleges is reported accurately to the	-
27	community c	olleges are charging and waiving tuition and registration f	ees consistent with law.
28	The State Boa	ard of Community Colleges shall require the use of a statis	tically valid sample size
29	in performing	compliance reviews of community colleges. All compliant	nce review findings that
30	are determine	ed to be material shall be forwarded to the college presiden	t, local college board of
31	trustees, the S	State Board of Community Colleges, and the State Audit	tor. The State Board of
32		Colleges shall adopt rules governing the frequency, s	
33		r compliance reviews.	1
34		ne North Carolina Community Colleges System Office shall	provide the Department
35		vith a list of all community colleges, including name, addre	
36		equested by the Department of Revenue. The North Carolin	
37		e shall update this list whenever there is a change.	,
38	•	Il multicampus centers approved by the State Board of Co	mmunity Colleges shall
39		ng under the same formula. The State Board of Commu	
40		additional multicampus centers without identified recurrin	
41		college facility shall be considered a multicampus center	
42	following crit		i ii ii incets an or the
43	ionowing cit		community college and
43 44	(1)		community conege and
	(2)	other multicampus center locations.	
45	(2)		anne in anardar
46		ne North Carolina Community College System may offer	
47		17D of Subchapter V of Chapter 115C of the General Stat	utes, to maiviauals who
48		er the teaching profession through residency licensure.	2000
49	(q) Re	epealed by Session Laws 2009-451, s. 8.9, effective July 1,	, 2009.

1 The State Board of Community Colleges shall develop curriculum and continuing (r) 2 education standards for courses of instruction in American Sign Language and shall encourage 3 community colleges to offer courses in American Sign Language as a modern foreign language. 4 (s) The State Board of Community Colleges may establish, retain and budget fees 5 charged to students taking an adult high school equivalency diploma test, including fees for 6 retesting. Fees collected for this purpose shall be used only to (i) offset the costs of the test, 7 including the cost of scoring the test, (ii) offset the costs of printing adult high school equivalency 8 diplomas, and (iii) meet federal and State reporting requirements related to the test. 9 The purpose of the first semester of the Gateway to College Program is to address (t) 10 additional support to successfully complete the program. Students may need to take

11 developmental courses necessary for the transition to more challenging courses; therefore, the 12 State Board of Community Colleges shall (i) permit high school students who are enrolled in 13 Gateway to College Programs to enroll in developmental courses based on an assessment of their 14 individual student needs by a high school and community college staff team and (ii) include this 15 coursework in computing the budget FTE for the colleges.

(u) The State Board of Community Colleges shall direct each community college to adopt
 a policy that authorizes a minimum of two excused absences each academic year for religious
 observances required by the faith of a student. The policy may require that the student provide
 written notice of the request for an excused absence a reasonable time prior to the religious
 observance. The policy shall also provide that the student shall be given the opportunity to make
 up any tests or other work missed due to an excused absence for a religious observance.

(v) Community colleges may teach curriculum courses at any time during the year,
 including the summer term. Student membership hours from these courses shall be counted when
 computing full time equivalent students (FTE) for use in budget funding formulas at the State
 level.

26 The State Board of Community Colleges shall review, at least every five years, (w) 27 service areas that include counties assigned to more than one community college to determine 28 the feasibility of continuing to assign those counties to more than one community college. The 29 State Board shall revise service areas as needed to ensure that counties are served effectively. 30 The first review and any revisions shall be completed no later than March 1, 2016, and the State 31 Board shall report its findings and any revisions to the Joint Legislative Education Oversight 32 Committee no later than March 1, 2016. All subsequent reviews and revisions shall also be 33 submitted to the Committee.

34 In addition to the evaluation of cooperative innovative high schools by the State Board (x) 35 of Education pursuant to G.S. 115C 238.55, the State Board of Community Colleges, in 36 conjunction with the State Board of Education and the Board of Governors of The University of 37 North Carolina, shall evaluate the success of students participating in the Career and College 38 Promise Program, including the College Transfer pathway and the Career and Technical 39 Education pathway. Success shall be measured by high school retention rates, high school 40 completion rates, high school dropout rates, certification and associate degree completion, 41 admission to four year institutions, postgraduation employment in career or study related fields, 42 and employer satisfaction of employees who participated in the programs. The evaluation shall 43 also include an analysis of the cost of students participating in each of the programs within the 44 Career and College Promise Program, including at least the following:

- 45(1)Total enrollment funding, the number of budgeted full time equivalent46students, and the number of students enrolled in courses through cooperative47innovative high schools, the College Transfer pathway, and the Career and48Technical Education pathway.
- 49(2)The cost and number of waivers of tuition and registration fees provided for5050students enrolled in courses through cooperative innovative high schools, the51College Transfer pathway, and the Career and Technical Education pathway.

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1	(3)	Any additional costs of a student attending courses on campus in	f a student is
2		not attending public school in a local school administrative	
3		majority of the student's instructional time.	unit for the
4	The Boards s	shall jointly report by March 15 of each year to the Joint Legislativ	ve Education
5		nittee, the Senate Appropriations Committee on Education/Higher E	
6		ations Committee on Education, and the Fiscal Research Division of	
7		report shall be combined with the evaluation of cooperative inn	
8	•	by G.S. 115C-238.55, and the Community Colleges System Of	•
9	-	submitting the combined report.	
10	-	State Board of Community Colleges shall adopt a policy to be applied	ed uniformly
11		Community College System to provide that any student enrolled in a	•
12	0	National Guard service member placed onto State active duty stat	•
13	-	shall be given an excused absence for the period of time the student	-
14		shall further provide all of the following:	
15	(1)	The student shall be given the opportunity to make up any test o	r other work
16		missed during the excused absence.	
17	(2)	The student shall be given the option, when feasible, to continue	e classes and
18		coursework during the academic term through online participation	ation for the
19		period of time the student is placed on active duty.	
20	(3)	The student shall be given the option of receiving a tempora	ary grade of
21		"incomplete (IN)" or "absent from the final exam (AB)" for any	
22		the student was unable to complete as a result of being placed or	Honore State active
23		duty status; however, the student must complete the course i	requirements
24		within the period of time specified by the community colle	ge to avoid
25		receiving a failing grade for the course.	
26	(4)	The student shall be permitted to drop, with no penalty, any co	urse that the
27		student was unable to complete as a result of being placed on Stat	e active duty
28		status.	
29		State Board of Community Colleges shall monitor community	-
30	-	Article 38 of Chapter 116 of the General Statutes. If the State Boar	
31		y college is in violation of Article 38, it shall report the identity of th	e community
32	college to the Joi	int Legislative Education Oversight Committee.	
33		Vorkforce Development Programs.	
34		munity colleges shall assist in the preemployment and in-service	
35		lustry, business, agriculture, health occupation and governmental ag	
36		clude instruction on worker safety and health standards and practice	
37		mployment. The State Board of Community Colleges shall make	
38	0	iding the establishment of maximum hours of instruction which ma	•
39	at State expense	e in each in-plant training program. No instructor or other em	ployee of a
40		lege shall engage in the normal management, supervisory and	
41	functions of the	establishment in which the instruction is offered during the hours	in which the
42	instructor or othe	er employee is employed for instructional or educational purposes.	1 1 2000
43		igh (d) Repealed by Session Laws 2008-107, s. 8.7(a), effective Jul	
44 45		e is created within the North Carolina Community College	
45 46		tining Program. The Customized Training Program shall offer pu	
46		to assist new and existing business and industry to remain productiv	
47 48		State. Before a business or industry qualifies to receive assistance in the President of the North Carolina Community Co	
48 49	shall determine t	ining Program, the President of the North Carolina Community Co	nege system
49 50	shan determine t	The business is making an appreciable capital investment;	
50 51	$\frac{(1)}{(2)}$	The business is making an appreciable capital investment, The business is deploying new technology;	
~ 1	(4)	The cusiness is deproying new technology,	

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	(2a)	The business or individual is creating jobs, expanding or enhancing the productivity and profitability of the State; and	
	(3)	The skills of the workers will be enhanced by the ass	istance.
(f)	The (Community Colleges System Office shall report no la	ter than September 1 of
each year t	the .	Joint Legislative Education Oversight Committee on:	
	(1)	The total amount of funds received by a company	under the Customized
		Training Program.	
	(1a)	The types of services sought by the company, whethe	r for new, expanding, or
		existing industry.	
	(2)	The amount of funds per trainee received by that con	ipany.
	(3)	The amount of funds received per trainee by the comm	unity college delivering
		the training.	
	(4)	The number of trainees trained by the company and c	community college.
	(5)	The number of years that company has been funded.	
(f1)	Notw	ithstanding any other provision of law, the State Board	of Community Colleges
may adopt		lines that allow the Customized Training Program to us	
		support training projects for the various branches of the	
United Sta			
(f2)	Fund	s available to the Customized Training Program shall r	not revert at the end of a
fiscal yea		shall remain available until expended. Up to ten	
•		l training expenditures and up to five percent (5%) of	I ()
-		tures for the prior fiscal year for Customized Training	
-	-	ity building at that college.	
(f3)		e funds appropriated in a fiscal year for the Customized	L Training Programs, the
· · ·		Community Colleges may approve the use of up to eig	
		port of regional community college personnel to deliv	
		to business and industry.	er eustennizen Trunnig
(g)		State Board shall adopt guidelines to implement this s	ection At least 20 days
		ive date of any criteria or nontechnical amendments	
		ish the proposed guidelines on the Community Colleg	0
	-	notice to persons who have requested notice of proposed	· •
		nust accept oral and written comments on the proposed	
		ginning on the first day that the State Board has compl	
		of this subsection, a technical amendment is either of th	
For the pu	(1)	An amendment that corrects a spelling or grammatica	
	` '	An amendment that corrects a spering of grammatice An amendment that makes a clarification based on pu	
	(2)	have been anticipated by the public notice that im	
		1 7 1	mediatery preceded the
"8 115D 5	1.4 0	public comment.	
		Short-Term Workforce Development Grant Program	
(a)	U	am Established. There is established the North Carol	
		kforce Development Grant Program (Program) to be a	
		unity Colleges. The State Board shall adopt rules for	the disbursement of the
0 1		o this section.	
(b)		ams of Study. The State Board of Community Colleg	
		of Commerce, shall determine the eligible programs of	
		occupations that are in the highest demand in the State	
		include programs such as architecture and constru	
		nology, electrical line worker, and manufacturing pro	grams and may include
other prog	rams t	o meet local workforce needs.	

1	(c) Award Amounts. To the extent funds are made available for the Program, the State
2	Board of Community Colleges shall award grants in an amount of up to seven hundred fifty
3	dollars (\$750.00) to students pursuing short-term, noncredit State and industry workforce
4	credentials. The State Board of Community Colleges shall establish criteria for initial and
5	continuing eligibility for students. At a minimum, students shall be required to qualify as a
6	resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with
7	the coordinated and centralized residency determination process administered by the State
8	Education Assistance Authority.
9	(d) Report. The State Board shall submit a report by April 1, 2024, and annually
10	thereafter, on the Program to the Joint Legislative Education Oversight Committee and the Fiscal
11	Research Division. The report shall contain, for each academic year and by programs of study,
12	the amount of grant funds disbursed and the number of eligible students receiving funds.
13	"§ 115D-5.2. Commercial fishing and aquaculture classes.
14	(a) The General Assembly urges all community colleges serving the coastal area of the
15	State to offer classes on commercial fishing and aquaculture.
16	(b) The North Carolina Community Colleges System Office shall provide technical
17	assistance to these colleges on offering such classes.
18	(c) The North Carolina Community Colleges System Office shall report to the Joint
19	Legislative Education Oversight Committee on any fiscal and administrative issues it identifies
20	that limit colleges' ability to offer such courses.
21	" <u>§ 115D-5.5. Board Reserve Fund.</u>
22	The State Board of Community Colleges shall use its Board Reserve Fund for feasibility
23	studies, pilot projects, start-up of new programs, and innovative ideas.
24	"Part 2. Administration of Local Community Colleges by State Board of Community Colleges.
25	"§ 115D-6. Withdrawal of State support.
26	The State Board of Community Colleges may withdraw or withhold State financial and
27	administrative support of any institutions subject to the provisions of this Chapter in the event
28	that: of any of the following:
29	(1) The required local financial support of an institution is not provided; provided.
30	(2) Sufficient State funds are not available; available.
31	(3) The officials of an institution refuse or are unable to maintain prescribed
32	standards of administration or instruction; or instruction.
33	(4) Local educational needs for such an institution cease to exist.
34	" <u>§ 115D-6.1. Administration of institutions.</u>
35	(a) Policies. – The State Board of Community Colleges may adopt and execute such
36	policies, regulations, and standards concerning the establishment, administration, and operation
37	of institutions as the State Board may deem necessary to ensure the quality of educational
38	programs, to promote the systematic meeting of educational needs of the State, and to provide
39	for the equitable distribution of State and federal funds to the several institutions.
40	(b) Authority. – The State Board shall have the following authority with respect to
41	individual institutions:
42	(1) To approve sites, capital improvement projects, and budgets.
43	(2) <u>To approve the selection of the chief administrative officer.</u>
44	(3) <u>To establish and administer standards for professional personnel, curricula,</u>
45	admissions, and graduation.
46	(4) <u>To regulate the awarding of degrees, diplomas, and certificates.</u>
47	(5) <u>To establish and regulate student tuition and fees within policies for tuition</u>
48	and fees established by the General Assembly.
49 50	(6) <u>To establish and regulate financial accounting procedures.</u>
50	(c) <u>Salaries. – The State Board shall establish standards and scales for salaries and</u>
51	allotments paid from funds administered by the State Board, and all employees of the institutions

General Assembly Of North Carolina Session 2023 shall be exempt from the provisions of the North Carolina Human Resources Act. Any and all 1 2 salary caps set by the State Board for community college presidents shall apply only to the State-paid portion of the salary. Except as otherwise provided by law, the employer contribution 3 4 rate on the local-paid portion of the salary, to be paid from local funds, shall be set by the State 5 Treasurer based on actuarial recommendations. 6 (d) Faculty Credentials. - The State Board of Community Colleges shall require each 7 community college to meet the faculty credential requirements of its accrediting agency for all 8 community college programs. 9 "§ 115D-6.2. Accreditation. Accreditation policy. 10 The State Board of Community Colleges shall adopt a policy requiring community colleges to be accredited in accordance with G.S. 115D-21.2. 11 12 (a) Definitions. The following definitions apply in this section: 13 Accreditation cycle. The period of time during which a community college (1)14 is accredited. Accrediting agency. An agency or association that accredits institutions of 15 (2)16 higher education. 17 Regional accrediting agency. One of the following accrediting agencies: (3)18 Higher Learning Commission. a. 19 Middle States Commission on Higher Education. b. 20 New England Commission on Higher Education. c. 21 d. Northwest Commission on Colleges and Universities. 22 Southern Association of Colleges and Schools Commission on e. 23 Colleges. 24 f. Western Association of Schools and Colleges Accrediting 25 Commission for Community and Junior Colleges. 26 Prohibit Consecutive Accreditation by an Accrediting Agency. A community (b) 27 college shall not receive accreditation by an accrediting agency for consecutive accreditation 28 cycles except as provided in subsection (c) of this section. 29 Accreditation Transfer Procedure. A community college that pursues accreditation 30 with a different accrediting agency in accordance with this section shall pursue accreditation with 31 a regional accrediting agency. If the community college is not granted candidacy status by any 32 regional accrediting agency that is different from its current accrediting agency at least three 33 years prior to the expiration of its current accreditation, the community college may remain with 34 its current accrediting agency for an additional accreditation cycle. 35 Certain Programs Exempt. The requirements of this section do not apply to 36 professional, departmental, or certificate programs at community colleges that have specific 37 accreditation requirements or best practices, as identified by the State Board of Community 38 Colleges. 39 (e) Cause of Action. — A community college may bring a civil action, as follows: 40 (1)Against any person who makes a false statement to the accrediting agency of 41 the community college, if all of the following criteria are met: 42 The statement, if true, would mean the community college is out of a. 43 compliance with its accreditation standards. 44 b. The person made the statement with knowledge that the statement was 45 false or with reckless disregard as to whether it was false. 46 The accrediting agency conducted a review of the community college c. 47 as a proximate result of the statement. 48 d. The review caused the community college to incur costs. 49 (2)A community college that prevails on a cause of action initiated pursuant to 50 this subsection shall be entitled to the following:

a. Costs related to the review conducted by the accrediting age including for the following: 3 +. Additional hours worked by community college personal 4 2. Contracted services, including outside legal counsel. 5 3. Travel, lodging, and food expenses. 6 4. Fees required by the agency. 7 b. Reasonable attorney fees. e. Court costs. 9 * 115D-6.5. Notice of noncompliance; appointment of an interim board of trustees. 10 11 (c) Interim Board Assumption of Powers and Duties. – The adoption of the resoluti remove the full board under this section shall have the effect of vacating the terms of all or members serving on the board of trustees. Notwithstanding G.S. 115D-12, the State Board Community Colleges shall appoint an interim five-member board of trustees for a period 1 exceed 12 months with input from the advisory committee listed in subsection (a) of this set to preserve local autonomy, the appointing authorities of the local administrative area of the institution for which the selected or of counties contiguous thereto with the exception of members provided f subsection (a) of G.S. 115D-12, Group Four-G.S. 115D-12(a)(3). At the end of the period 1 subsection (a) of of trustees. A board of trustees for the community college shall be staggered to align with the remainder of the vacated terms of the members of board of trustees. 11 of trustees shall be consistent with the mission pupped of the community colleges may adopt rules governing the expenditure of funds derived from bood sales by community colleges. These	
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39 and the institutions of higher education in the State.	
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40 " <u>§ 115D-9.15. Lease purchase and installment contracts.</u>	
41 The State Board of Community Colleges shall review and approve lease purchase	and
42 installment purchase contracts as provided under G.S. 115D-58.15(b). The State Board	
43 adopt policies and procedures governing the review and approval process.	
44 " <u>§ 115D-9.20. Compliance review and requested information.</u>	
45 (a) Compliance Review. – The State Board of Community Colleges shall mainta	n an
46 accountability function that conducts periodic reviews of each community college oper	
47 under the provisions of this Chapter. The purpose of the compliance review shall be to en	
48 that (i) data used to allocate State funds among community colleges is reported accurately t	the
49 System Office and (ii) community colleges are charging and waiving tuition and registration	
50 consistent with law. The State Board of Community Colleges shall require the use	of a
51 statistically valid sample size in performing compliance reviews of community colleges	All

General Assembly Of North Carolina Session 2023 1 compliance review findings that are determined to be material shall be forwarded to the college 2 president, local college board of trustees, the State Board of Community Colleges, and the State 3 Auditor. The State Board of Community Colleges shall adopt rules governing the frequency, 4 scope, and standard of materiality for compliance reviews. 5 Information to Department of Revenue. – The North Carolina Community Colleges (b) System Office shall provide the Department of Revenue with a list of all community colleges, 6 7 including name, address, and other identifying information requested by the Department of 8 Revenue. The North Carolina Community Colleges System Office shall update this list whenever 9 there is a change. 10 "§ 115D-9.25. Multicampus centers. All multicampus centers approved by the State Board of Community Colleges shall receive 11 funding under the same formula. The State Board of Community Colleges shall not approve any 12 additional multicampus centers without identified recurring sources of funding. A community 13 14 college facility shall be considered a multicampus center if it meets the criteria established by the State Board and is at least 4 miles away from the main campus of the community college and 15 16 other multicampus center locations. 17 "§ 115D-9.30. Service areas. 18 The State Board of Community Colleges shall review, at least every five years, service areas 19 that include counties assigned to more than one community college to determine the feasibility 20 of continuing to assign those counties to more than one community college. The State Board 21 shall revise service areas as needed to ensure that counties are served effectively. The State Board 22 shall report its findings and any revisions to the Joint Legislative Education Oversight Committee 23 within 60 days of revisions being made. 24 '§ 115D-9.35. Athletic teams. 25 The State Board of Community Colleges shall monitor community colleges for compliance 26 with Article 38 of Chapter 116 of the General Statutes. If the State Board determines that a 27 community college is in violation of Article 38 of Chapter 116 of the General Statutes, it shall 28 report the identity of the community college to the Joint Legislative Education Oversight 29 Committee. 30 ... 31 "Part 3. Community College Programs. 32 "§ 115D-10.5. Program funding. 33 New Programs and Terminations of Programs. (a) 34 Recreation Extension Courses. - Funds appropriated to the Community Colleges (b) 35 System Office as operating expenses for allocation to the institutions comprising the North 36 Carolina Community College System shall not be used to support recreation extension courses. 37 The financing of these courses by any institution shall be on a self-supporting basis, and membership hours produced from these activities shall not be counted when computing full-time 38 39 equivalent students (FTE) for use in budget-funding formulas at the State level. 40 Real Estate Continuing Education Courses. – Whenever a community college offers (c) 41 real estate continuing education courses, the courses shall be offered on a self-supporting basis. 42 "§ 115D-10.10. College transfer program approval; standards for programs; annual 43 reporting requirements. 44 The State Board of Community Colleges may approve the addition of the college (a) 45 transfer program to a community college. If addition of the college transfer program to an 46 institution would require a substantial increase in funds, State Board approval shall be subject to 47 appropriation of funds by the General Assembly for this purpose. Addition of the college transfer program shall not decrease an institution's ability to 48 (b) 49 provide programs within its basic mission of vocational and technical training and basic academic

50 education.

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1	(c) The State Board of Community Colleges shall develop appropriate criteria and
2	standards to regulate the addition of the college transfer program to institutions.
3	(d) The State Board of Community Colleges shall develop appropriate criteria and
4	standards to regulate the operation of college transfer programs.
5	(e) The Board of Governors of The University of North Carolina shall report to each
6	community college and to the State Board of Community Colleges in accordance with
7	G.S. 116-11(10b) on the academic performance of that community college's transfer students. If
8	the State Board of Community Colleges finds that college transfer students from a community
9	college are not consistently performing adequately at a four-year college, the Board shall review
10	the community college's program and determine what steps are necessary to remedy the problem.
11	The Board shall report annually to the General Assembly on the reports it receives and on what
12	steps it is taking to remedy problems that it finds.
13	(f) The Community Colleges System Office shall report annually by April 15 to the Joint
14	Legislative Education Oversight Committee, the State Board of Education, the Office of State
15	Budget and Management, and the Fiscal Research Division of the General Assembly on the
16	implementation of the UNC-NCCCS 2+2 E-Learning Initiative. This report shall include the
17	following:
18	(1) <u>The courses and programs within the 2+2 E-Learning Initiative.</u>
19	(2) <u>The total number of prospective teachers that have taken or are taking part in</u>
20	this initiative to date broken down by the current academic period and each of
21	the previous academic periods since the program's inception.
22 23	(3) The total number of teachers currently in the State's classrooms, by local
23 24	school administrative unit, who have taken part in this initiative.
24 25	(4) The change in the number of teachers available to schools since the program's inception.
23 26	
20	(5) <u>The qualitative data from students, teachers, local school administrative unit</u> personnel, university personnel, and community college personnel as to the
28	impact of this initiative on our State's teaching pool.
29	(6) An explanation of the expenditures and collaborative programs between the
30	North Carolina Community College System and The University of North
31	Carolina, including recommendations for improvement.
32	"§ 115D-10.15. Workforce Development Programs.
33	<u>Community colleges shall assist in the preemployment and in-service training of employees</u>
34	in industry, business, agriculture, health occupation, and governmental agencies. Such training
35	shall include instruction on worker safety and health standards and practices applicable to the
36	field of employment. The State Board of Community Colleges shall make appropriate regulations
37	including the establishment of maximum hours of instruction which may be offered at State
38	expense in each in-plant training program. No instructor or other employee of a community
39	college shall engage in the normal management, supervisory and operational functions of the
40	establishment in which the instruction is offered during the hours in which the instructor or other
41	employee is employed for instructional or educational purposes.
42	" <u>§ 115D-10.17. Customized Training Program.</u>
43	(a) There is created within the North Carolina Community College System the
44	Customized Training Program. The Customized Training Program shall offer programs and
45	training services to assist new and existing business and industry to remain productive, profitable,
46	and within the State. Before a business or industry qualifies to receive assistance under the
47	Customized Training Program, the President of the North Carolina Community College System
48	shall determine the following:
49 50	(1) <u>The business is making an appreciable capital investment.</u>
50	(2) The business is deploying new technology.

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1	(3) The business or individual is creating jobs, expandi	ng an existing workforce.
2	or enhancing the productivity and profitability of	
3	State.	*
4	(4) The skills of the workers will be enhanced by the as	ssistance.
5	(b) The Community Colleges System Office shall report no l	
6	each year to the Joint Legislative Education Oversight Committee on t	-
7	(1) The total amount of funds received by a compar	
8	Training Program.	
9	(2) The types of services sought by the company, wheth	ner for new, expanding, or
10	existing industry.	
11	(3) The amount of funds per trainee received by that co	ompany.
12	(4) The amount of funds received per trainee by the com	munity college delivering
13	the training.	
14	(5) The number of trainees trained by the company and	community college.
15	(6) The number of years that company has been funded	<u>I.</u>
16	(c) <u>Notwithstanding any other provision of law, the State Boar</u>	d of Community Colleges
17	may adopt guidelines that allow the Customized Training Program to u	use funds appropriated for
18	that program to support training projects for the various branches of	the Armed Forces of the
19	United States.	
20	(d) Funds available to the Customized Training Program shall	
21	fiscal year but shall remain available until expended. Up to ter	÷ · · · · · · · ·
22	college-delivered training expenditures and up to five percent (5%) o	
23	training expenditures for the prior fiscal year for Customized Trainin	g may be allotted to each
24	college for capacity building at that college.	
25	(e) Of the funds appropriated in a fiscal year for the Customiz	
26	State Board of Community Colleges may approve the use of up to e	
27	training and support of regional community college personnel to deli	iver Customized Training
28	Program services to business and industry.	
29	(f) <u>The State Board shall adopt guidelines to implement this</u>	•
30	before the effective date of any criteria or nontechnical amendment	
31	Board must publish the proposed guidelines on the Community College	•
32	and provide notice to persons who have requested notice of proposed g	
33	State Board must accept oral and written comments on the proposed	
34 25	business days beginning on the first day that the State Board has com	-
35 36	For the purpose of this subsection, a technical amendment is either of the formation (1) An amendment that corrects a spelling or grammatic	
30 37		
38	(2) <u>An amendment that makes a clarification based on p</u> have been anticipated by the public notice that in	
38 39	public comment.	initiediatery preceded the
40	" <u>§ 115D-10.19. Short-Term Workforce Development Grant Progr</u>	am
41	(a) Program Established. – There is established the North Card	
42	Short-Term Workforce Development Grant Program (Program) to be	
43	Board of Community Colleges. The State Board shall adopt rules for	•
44	grants pursuant to this section.	i the disbursement of the
45	(b) Programs of Study. – The State Board of Community Colle	eges, in collaboration with
46	the Department of Commerce, shall determine the eligible programs	
47	according to the occupations that are in the highest demand in the Sta	
48	of study shall include programs such as architecture and const	
49	information technology, electrical line worker, and manufacturing pr	
50	other programs to meet local workforce needs.	

1	(c) <u>Award Amounts. – To the extent funds are made available for the Program, the State</u>					
2	Board of Community Colleges shall award grants in an amount of up to seven hundred fifty					
3	dollars (\$750.00) to students pursuing short-term, noncredit State and industry workforce					
4	credentials. The State Board of Community Colleges shall establish criteria for initial and					
5	continuing eligibility for students. At a minimum, students shall be required to qualify as a					
6	resident for tuition purposes under the criteria set forth in G.S. 116-143.1 and in accordance with					
7	the coordinated and centralized residency determination process administered by the State					
8	Education Assistance Authority.					
9	(d) Report. – The State Board shall submit a report by April 1 annually on the Program					
10	to the Joint Legislative Education Oversight Committee and the Fiscal Research Division. The					
11	report shall contain, for each academic year and by programs of study, the amount of grant funds					
12	disbursed and the number of eligible students receiving funds.					
13	"§ 115D-10.21. Training programs for students with intellectual and developmental					
14	disabilities.					
15	(a) The State Board of Community Colleges shall establish a community college training					
16	program for up to 15 community colleges. The program shall provide opportunities for					
17	micro-credentials or other credentials that lead to increased employment outcomes for					
18	individuals with intellectual and developmental disabilities (IDD). To the extent funds are					
19	appropriated for this purpose, the program shall improve the ability of participating community					
20	colleges to offer training and educational components that include improving employability skills					
21	and providing on-the-job training and apprenticeships with business and industry for individuals					
22	with IDD. The goal of the program shall be to inform community colleges and address					
23	cross-departmental supports within the individual community colleges on programs for					
24	individuals with IDD related to at least the following:					
25	(1) Establishing best practices for providing vocational training for individuals					
26	with IDD.					
27	(2) <u>Providing financial and benefits counseling.</u>					
28	(3) Developing strategies on integrating assistive technology.					
29	(4) Maximizing access, with supports, to credential and degree programs,					
30	including micro-credentials that are established by the State Board.					
31	(5) Identifying methods to increase orientation and integration of individuals with					
32	IDD into the college community to the greatest extent possible.					
33	(6) Determining a needs assessment, marketing, and evaluation to serve a broad					
34	array of individuals with developmental and other similar disabilities or					
35	learning challenges to assure adequate demand for new or existing programs.					
36	(b) No later than May 1 of each year, the Community Colleges System Office shall report					
37	on the funds appropriated to the System Office for the purposes of this section to the Joint					
38	Legislative Education Oversight Committee and the Fiscal Research Division. At a minimum,					
39	the report shall address the impact of the program, the use of any additional positions created at					
40	community colleges, professional development training for staff, and funding sources identified					
41	for individuals with IDD to build programs at community colleges that support postsecondary					
42	trainings and certifications that enable individuals with IDD to engage in competitive, sustainable					
43	employment.					
44	" <u>§ 115D-10.25. Commercial fishing and aquaculture classes.</u>					
45	(a) <u>The General Assembly urges all community colleges serving the coastal area of the</u>					
46	State to offer classes on commercial fishing and aquaculture.					
47	(b) <u>The North Carolina Community Colleges System Office shall provide technical</u>					
48	assistance to these colleges on offering such classes.					
49 50	(c) <u>The North Carolina Community Colleges System Office shall report to the Joint</u>					
50	Legislative Education Oversight Committee on any fiscal and administrative issues it identifies					
51	that limit colleges' ability to offer such courses.					

1	" <u>§ 115D-10.30. Correction education programs.</u>
2	(a) <u>Approval. – No course of instruction shall be offered by any community college at</u>
3	State expense or partial State expense to any captive or co-opted group of students, as defined by
4	the State Board of Community Colleges, without prior approval of the State Board. All course
5	offerings approved for State prison inmates or prisoners in local jails must be tied to clearly
6	identified job skills, transition needs, or both. Approval by the State Board shall be presumed to
7	constitute approval of both the course and the group served by that institution. The State Board
8	may delegate to the President the power to make an initial approval, with final approval to be
9	made by the State Board. A course taught without such approval will not yield any full-time
10	equivalent students, as defined by the State Board. Community colleges shall report full-time
11	equivalent (FTE) student hours for correction education programs on the basis of student
12	membership hours. Funds appropriated for community college courses for prison inmates shall
13	be used only for inmates in State prisons. The first priority for the use of these funds shall be to
14	restore the FTE for basic skills courses to the FY 2008-2009 level. Funds not needed for this
15	purpose may be used for continuing education and curriculum courses related to job skills
16	training. No community college shall operate a multi-entry/multi-exit class or program in a prison
17	facility, except for a literacy class or program. The State Board shall work with the Division of
18	Adult Correction and Juvenile Justice of the Department of Public Safety on offering classes and
19	programs that match the average length of stay of an inmate in a prison facility.
20	(b) Courses in Federal Prisons. – Courses in federal prisons shall not earn regular budget
21	full-time equivalents but may be offered on a self-supporting basis.
22	" <u>§ 115D-10.35. Teacher residency licensure courses.</u>
23	The North Carolina Community College System may offer courses, in accordance with
24	Article 17D of Subchapter V of Chapter 115C of the General Statutes, to individuals who choose
25	to enter the teaching profession through residency licensure.
26	" <u>§ 115D-10.40. American Sign Language courses.</u>
27	The State Board of Community Colleges shall develop curriculum and continuing education
28	standards for courses of instruction in American Sign Language and shall encourage community colleges to offer courses in American Sign Language as a modern foreign language.
29	coneges to other courses in American Sign Language as a modern foreign language.
411	
30 31	"§ 115D-10.45. Adult high school equivalency diploma test.
31	" <u>§ 115D-10.45. Adult high school equivalency diploma test.</u> The State Board of Community Colleges may establish, retain, and budget fees charged to
31 32	" <u>§ 115D-10.45. Adult high school equivalency diploma test.</u> <u>The State Board of Community Colleges may establish, retain, and budget fees charged to</u> <u>students taking an adult high school equivalency diploma test, including fees for retesting. Fees</u>
31 32 33	" <u>§ 115D-10.45. Adult high school equivalency diploma test.</u> The State Board of Community Colleges may establish, retain, and budget fees charged to students taking an adult high school equivalency diploma test, including fees for retesting. Fees collected for this purpose shall be used only to (i) offset the costs of the test, including the cost
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31 32 33 34 35 36 37	 <u>*§ 115D-10.45. Adult high school equivalency diploma test.</u> The State Board of Community Colleges may establish, retain, and budget fees charged to students taking an adult high school equivalency diploma test, including fees for retesting. Fees collected for this purpose shall be used only to (i) offset the costs of the test, including the cost of scoring the test, (ii) offset the costs of printing adult high school equivalency diplomas, and (iii) meet federal and State reporting requirements related to the test. <u>*§ 115D-10.50. Motorcycle Safety Instruction Program.</u> (a) There is created a Motorcycle Safety Instruction Program for the purpose of
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31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	 "§ 115D-10.45. Adult high school equivalency diploma test. The State Board of Community Colleges may establish, retain, and budget fees charged to students taking an adult high school equivalency diploma test, including fees for retesting. Fees collected for this purpose shall be used only to (i) offset the costs of the test, including the cost of scoring the test, (ii) offset the costs of printing adult high school equivalency diplomas, and (iii) meet federal and State reporting requirements related to the test. "§ 115D-10.50. Motorcycle Safety Instruction Program. (a) There is created a Motorcycle Safety Instruction Program for the purpose of establishing statewide motorcycle safety instruction to be delivered through the Community Colleges System Office. The Program may be administered by a motorcycle safety coordinator who shall be responsible for the planning, curriculum, and completion requirements of the Program. The State Board of Community Colleges System, and the compensation of the motorcycle safety coordinator shall be fixed by the State Board upon recommendation of the President of the Community College System pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community College System Pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community College System pursuant to G.S. 115D-3. The State Board of Community Colleges may contract with an appropriate public or private agency or person to carry out the duties of the motorcycle safety coordinator. (b) The Motorcycle Safety Instruction Program shall be implemented through the Community Colleges System Office at instituti

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" <u>§</u> 115D-10	65. Accreditation of secondary school located in North Carolina shall not be a				
1	factor in admissions, loans, scholarships, or other educational policies.				
(a) For purposes of this section, the term "accreditation" shall include certification or any					
other simila	r approval process.				
<u>(b)</u>	The State Board of Community Colleges shall adopt a policy that prohibits any				
community	college from soliciting or using information regarding the accreditation of a				
	chool located in North Carolina that a person attended as a factor affecting				
	loans, scholarships, or other educational activity at the community college, unless				
the accredit	tion was conducted by a State agency.				
	70. Driving eligibility certificates.				
<u>(a)</u>	The State Board of Community Colleges shall adopt the following rules to assist				
community	colleges in their administration of procedures necessary to implement G.S. 20-11 and				
<u>G.S. 20-13.</u>					
<u>(</u>	1) To establish the procedures a person who is or was enrolled in a community				
	college must follow and the requirements that person must meet to obtain a				
	driving eligibility certificate.				
<u>(</u>	2) To require the person who is required under G.S. 20-11(n) to sign the driving				
	eligibility certificate to provide the certificate if he or she determines that one				
	of the following requirements is met:				
	a. <u>The person seeking the certificate is eligible for the certificate under</u>				
	$\underline{G.S. \ 20-11(n)(1) \text{ and is not subject to } G.S. \ 20-11(n1).}$				
	b. The person seeking the certificate is eligible for the certificate under				
,	$\frac{G.S. \ 20-11(n)(1) \ and \ G.S. \ 20-11(n1).}{1 \ (1 \ (1 \ (1 \ (1 \ (1 \ (1 \ (1 \ $				
<u>(</u>	3) To provide for an appeal through the grievance procedures established by the				
	board of trustees of each community college by a person who is denied a				
	<u>driving eligibility certificate.</u>				
7	4) To define exemplary student behavior and to define what constitutes the				
(h) 7	successful completion of a drug or alcohol treatment counseling program.				
	The State Board shall develop policies as to when it is appropriate to notify the Motor Vehicles that a person who is or was enrolled in a community college no				
	the requirements for a driving eligibility certificate. The State Board also shall adopt				
	assist the presidents of community colleges in their designation of representatives				
-	ng eligibility certificates.				
	The State Board shall develop a form for the appropriate individuals to provide their				
	vocable consent for a community college to disclose to the Division of Motor				
	t the student no longer meets the conditions for a driving eligibility certificate under				
	n(1) or G.S. 20-11(n1), if applicable, in the event that this disclosure is necessary to				
	G.S. 20-11 or G.S. 20-13.2. Other than identifying under which statutory subsection				
	s no longer eligible, no other details or information concerning the student's school				
	be released pursuant to this consent.				
	75. Excused absences for religious observances.				
	e Board of Community Colleges shall direct each community college to adopt a				
	authorizes a minimum of two excused absences each academic year for religious				
	required by the faith of a student. The policy may require that the student provide				
	ce of the request for an excused absence a reasonable time prior to the religious				
	The policy shall also provide that the student shall be given the opportunity to make				
	or other work missed due to an excused absence for a religious observance.				
" <u>§ 115D-10</u>	76. Excused absences for National Guard service members.				
The Sta	te Board of Community Colleges shall adopt a policy to be applied uniformly				
	he Community College System to provide that any student enrolled in a community				
college who	is a National Guard service member placed onto State active duty status during an				

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academic ter	m shall be given ar	n excused absence for t	he period of time the student is on active
	-	ovide all of the followi	-
<u>(1</u>			rtunity to make up any test or other work
1-		g the excused absence.	tunity to make up any tost of other work
<u>(2</u>		-	n, when feasible, to continue classes and
<u>(2</u>			erm through online participation for the
		-	• • •
(2	-	e the student is placed of	-
<u>(3</u>			tion of receiving a temporary grade of
			the final exam (AB)" for any course that
			as a result of being placed on State active
	•		must complete the course requirements
	-	-	ed by the community college to avoid
()		uiling grade for the court	
<u>(4</u>			rop, with no penalty, any course that the
		nable to complete as a	result of being placed on State active duty
C	<u>status.</u> "	$C_{115} D_{20}(4) = 1 = 1$	
		S. 115D-20(4) reads as	
(· · · · ·		ements for admission and graduation of
			ished by the State Board of Community
			or administrative rule to the contrary, local
	•	•	- offer the following programs: he State Board of Community Colleges,
	-		he state board of community coneges,
			offer courses through the following
	progra	-	-oner courses unough the ronowing
	1.		Laws 2022 71, s. 3.2, effective July 8,
	1.	$\frac{2022}{2022}$	Laws 2022 71, 5. 5.2, effective sury 6,
	2.		pathways for qualified junior and senior
			that lead to a career technical education
		0	or State or industry recognized credential
		and academic transit	ion pathways for qualified freshmen and
			ool students that lead to a career technical
			e or diploma in (i) industrial and
			logies, (ii) agriculture and natural
			portation technology, (iv) construction, or
		(v) business technolo	
	3.	College transfer path	ways requiring the successful completion
		of 30 semester cred	lit hours of transfer courses, including
		English and mathema	atics, for the following students:
		I. Qualified juni	ior and senior high school students.
		II. Qualified free	eshman and sophomore high school
		students, if all	l of the following requirements are met:
		A. The st	tudent is determined to be academically
			, have a demonstrated readiness for the
			e material, and have the maturity to justify
			sion to the community college by (i) the
			unity college president, (ii) the student's
			school principal or equivalent
			istrator, and (iii) the academically gifted
			nator, if one is employed by the high
		school	l or local school administrative unit.

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1			B.	The student participates in academic advising
2				focused on the implications of being admitted
3				to college early with representatives from the
4				high school and the community college.
5			C.	The student's parent or guardian has given
6			~	consent for the student to participate.
7		a1.		oval of the State Board of Community Colleges,
8				colleges may collaborate with local school
9				to offer cooperative innovative high school
0 1			General Statutes.	ed by Part 9 of Article 16 of Chapter 115C of the
2		b.		quarter, persons less than 16 years old may be
2 3		0.		ncredit courses on a self-supporting basis, subject
3 4			1	Board of Community Colleges.
5		c.		s may be permitted to take noncredit courses in
6		С.		Supporting basis during the academic year or the
7			summer.	supporting busis during the academic year of the
8		d.	~	ts 16 years and older may be permitted to take
9			6	except adult basic skills, subject to rules
0				State Board of Community Colleges.
1		e.		y other provision of this subdivision, qualified
2				l older may be permitted to enroll in courses,
3			including certification	on-eligible courses, in fire training pursuant to
4				on a specialized course list approved by the State
5				munity Colleges in accordance with
6			G.S. 115D-5(b)(2)."	
7				oter 115D of the General Statutes is amended by
8	adding a new se			
9	" <u>§ 115D-21.2.</u>			tions analy in this section.
0 1				tions apply in this section: period of time during which a community college
2	<u>(1)</u>		redited.	benod of time during which a community conege
3	<u>(2)</u>			gency or association that accredits institutions of
4	<u>(2)</u>		r education.	gency of association that accredits institutions of
5	<u>(3)</u>			7. – One of the following accrediting agencies:
6	<u></u>	<u>a.</u>	Higher Learning Con	
7		<u>b.</u>		nission on Higher Education.
8				nission on Higher Education.
9		<u>c.</u> <u>d.</u>	Northwest Commiss	ion on Colleges and Universities.
0		<u>e.</u>	Southern Association	on of Colleges and Schools Commission on
1			Colleges.	
2		<u>f.</u>		on of Schools and Colleges Accrediting
3				nmunity and Junior Colleges.
4				n by an Accrediting Agency. – A community
5				accrediting agency for consecutive accreditation
6		-	d in subsection (c) of t	
.7				- A community college that pursues accreditation
8				ce with this section shall pursue accreditation with
9 0				ty college is not granted candidacy status by any
U	regional accied	ning age	ancy mat is unifierent f	rom its current accrediting agency at least three

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years pric	years prior to the expiration of its current accreditation, the community college may remain with				
its curren	its current accrediting agency for an additional accreditation cycle.				
<u>(d)</u>					
professio	onal, departmental, or certificate programs at community colleg	es that have specific			
	tion requirements or best practices, as identified by the State I				
Colleges.	<u>.</u>				
<u>(e)</u>	Cause of Action A community college may bring a civil action	on, as follows:			
	(1) Against any person who makes a false statement to the	accrediting agency of			
	the community college, if all of the following criteria ar	e met:			
	<u>a.</u> <u>The statement, if true, would mean the commu</u>	nity college is out of			
	compliance with its accreditation standards.				
	b. The person made the statement with knowledge t				
	false or with reckless disregard as to whether it y				
	c. <u>The accrediting agency conducted a review of the</u>	e community college			
	as a proximate result of the statement.				
	d. <u>The review caused the community college to inc</u>				
	(2) <u>A community college that prevails on a cause of action</u>	i initiated pursuant to			
	this subsection shall be entitled to the following:				
	a. Costs related to the review conducted by the	accrediting agency,			
	including for the following:	aallaga nargannal			
	1.Additional hours worked by community2.Contracted services, including outside le3.Travel, lodging, and food expenses.				
	<u>3.</u> <u>Travel, lodging, and food expenses.</u>	<u>gai coulisei.</u>			
	4. Fees required by the agency.				
	<u>b.</u> <u>Reasonable attorney fees.</u>				
	<u>c.</u> <u>Court costs.</u> "				
	SECTION 1.(d) G.S. 115D-21.5 is repealed.				
	SECTION 1.(e) Article 2 of Chapter 115D of the General St	atutes is amended by			
adding a	new section to read:	5			
" <u>§ 115D-</u>	-21.10. Curriculum courses taught throughout year.				
	munity colleges may teach curriculum courses at any time during t	he year, including the			
	term. Student membership hours from these courses shall be cour				
full-time	equivalent students (FTE) for use in budget funding formulas at t	he State level."			
	SECTION 1.(f) Chapter 115D of the General Statutes is amer	ided by adding a new			
Article to	o read:				
	" <u>Article 2B.</u>				
	"High School Programs.				
	-30.1. Career and College Promise Program.				
$\frac{(a)}{1.5}$	There is established the Career and College Promise Program t				
-	high school students to take community college courses without the				
<u>(b)</u>	Subject to the approval of the State Board of Community Colle				
	may collaborate with public school units and nonpublic schools to wing programs:	offer courses through			
	(1) Academic transition pathways for qualified junior and	d senior high school			
	students that lead to a career technical education certific	-			
	or industry-recognized credential and academic trar	_			
	qualified freshmen and sophomore high school students				
	technical education certificate or diploma in one of the				
	<u>a.</u> Industrial and engineering technologies.				
	b. Agriculture and natural resources.				
	c. Transportation technology.				

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	d. Cons	truction.	
		ness technologies.	
<u>(2)</u>		sfer pathways requiring the successfu	l completion of 30 semester
<u></u>		of transfer courses, including Englis	
	following stu		· · · · · ·
		fied junior and senior high school stu	idents.
	-	fied freshmen and sophomore high s	
		wing requirements are met:	<u>, , , , , , , , , , , , , , , , , , , </u>
	1.	The student is determined to be a	academically gifted, have a
	<u> </u>	demonstrated readiness for the co	
		maturity to justify admission to th	
		the community college president, (• • •
		principal or equivalent administrate	
		gifted coordinator, if one is employed	· · · · · · · · · · · · · · · · · · ·
		local school administrative unit.	
	<u>2.</u>	The student participates in acaden	nic advising focused on the
		implications of being admitted	to college early with
		representatives from the high se	chool and the community
		<u>college.</u>	
	<u>3.</u>	The student's parent or guardian	has given consent for the
		student to participate.	
<u>§ 115D-30.5.</u> E	Evaluation of C	Career and College Promise Progra	<u>m.</u>
		ition to the evaluation of cooperative	
		pursuant to G.S. 115C-238.55, the S	-
		ne State Board of Education and the	
		hall evaluate the success of students	· · ·
-	-	, including the College Transfer pa	thway and the Career and
Technical Educa			
		shall be measured by high school 1	-
		dropout rates, certification and as	
		ons, postgraduation employment in ca	-
• •		nployees who participated in the pro	
		cost of students participating in each	
	-	ogram, including at least the followin ment funding, the number of bud	-
<u>(1)</u>		the number of students enrolled in c	
		igh schools, the College Transfer pa	• · ·
		lucation pathway.	unway, and the Career and
(2)		number of waivers of tuition and re	distration fees provided for
<u>(2)</u>		bled in courses through cooperative i	
		sfer pathway, and the Career and Te	-
<u>(3)</u>		al costs of a student attending course	
<u>(5)</u>		g public school in a local school	-
		he student's instructional time.	administrative unit for the
(c) Repo		ds shall jointly report by March 15	5 of each year to the Joint
		ght Committee, the Senate Appr	-
		e House Appropriations Committee	-
		ral Assembly. The report shall be co	
		schools required by G.S. 115C-23	
		e responsible for submitting the comb	
		nnovative high schools.	<u> </u>

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1	Subject to the approval of the State Board of Community Colleges, local community colleges					
2	may collaborate with local school administrative units to offer cooperative innovative high					
3	-		ided by Part 9 of Article 16 of Chapter 115C of t			
4	"§ 115D-30.15.	-	•			
5			pted by the State Board of Community Colle	ges, local community		
6	colleges may pro			<u> </u>		
7	(1)		g the summer quarter, persons less than 16 years	old may be permitted		
8			noncredit courses on a self-supporting basis.			
9	<u>(2)</u>		school students may be permitted to take non	credit courses in safe		
10			g on a self-supporting basis during the academic	•		
11	<u>(3)</u>		school students 16 years and older may be perm			
12	<u>x=7</u>		s, except adult basic skills.			
13	<u>(4)</u>		thstanding any other provision of this Article, qu	alified youth 15 years		
14	<u> </u>	and	older may be permitted to enroll in			
15			cation-eligible courses, in fire training pursuant			
16			specialized course list approved by the State			
17			tes in accordance with G.S. 115D-30.1.			
18	"§ 115D-30.20.		y to College Program.			
19			est semester of the Gateway to College Program i	is to address additional		
20			omplete the Program. Students may need to take			
21			n to more challenging courses; therefore, the State			
22			high school students who are enrolled in Gatewa	•		
23	-	-	Il courses based on an assessment of their individ			
24		-	ity college staff team and (ii) include this course			
25	budget FTE for t			<u>work in computing the</u>		
26	" <u>§ 115D-30.25. NC Career Coach Program.</u>					
27			here is established the NC Career Coach Program	m to place community		
28	· · · · ·		n high schools to assist students with determine			
29			ollege programs that would enable students to ac			
30	(b) Memorandum of Understanding. – The board of trustees of a community college and					
31			on of a local school administrative unit within t			
32			enter into a memorandum of understanding for the	-		
33	· · · · · ·	-	board of trustees of the community college in so			
34			it. At a minimum, the memorandum of understar			
35	following:		·	<u>C</u>		
36	<u>(1)</u>	Requi	rement that the community college provides the f	following:		
37		<u>a.</u>	Hiring, training, and supervision of career c			
38			trustees may include a local board of education	-		
39			committee to participate in the decision making			
40			the coach positions.			
41		<u>b.</u>	Salary, benefits, and all other expenses related	to the employment of		
42			the career coach. The coach will be an empl			
43			trustees and will not be an agent or employee	•		
44			education.			
45		<u>c.</u>	Development of pedagogical materials and te	echnologies needed to		
46		<u> </u>	enhance the advising process.			
47		<u>d.</u>	Criminal background checks required by	y the local school		
48			administrative unit for employees working dire			
49		<u>e.</u>	Agreement that, while on any school campus,	•		
50		<u></u>	obey all local board of education rules and			
51			authority of the school building administration.			

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(2)	Requirement that the local school adm	inistrative unit provides the following
<u>(c) Ap</u>	to career coaches: a. Access to student records, as responsibilities. b. Office space on site appropriate c. Information technology resourning internet access, telephone, and Initial school orientation and or staff community. e. Promotion of school-wide awarn f. Facilitation of the coach's access for the purposes of splication for NC Career Coach Program H	needed to carry out the coach's job e for student advising. rces, including, but not limited to, copying. ngoing integration into the faculty and reness of coach duties. cess to individual classes and larger awareness-building. Funding. – The board of trustees of a
	llege and a local board of education of a loc	
	the community college jointly may apply for	
	ng from the State Board of Community Co establish a process for award of funds as fo	
<u>(1)</u>	Advisory committee. – Establishment	
<u>()</u>	include representatives from the N	
	Department of Public Instruction, the	
	three representatives of the business c	ommunity, to review applications and
	make recommendations for funding aw	
<u>(2)</u>	Application submission requirements	•
	Colleges shall require at least the follo	
		dum of understanding that meets, at a
	minimum, the requirements of	
		est will be matched with local funds in
	accordance with the following: <u>1.</u> Matching funds may co	me from public or private sources.
		shall be determined based on the
		nation of the county in which the local
		nit is located where the career coach is
		the award of funds by the State Board
		according to the following:
		a tier one county as defined in
		08, no local match shall be required.
	II. If located in	a tier two county as defined in
	<u>G.S. 143B-437.</u>	08, one dollar (\$1.00) of local funds for
	every two doll	ars (\$2.00) in State funds shall be
	required.	
		a tier three county as defined in
		08, one dollar (\$1.00) of local funds for
		ar (\$1.00) in State funds shall be
(2)	<u>required.</u>	f Community Colleges shall develop
<u>(3)</u>	<u>Awards criteria. – The State Board c</u> criteria for consideration in determinin	
	the following:	g the award of funds that shall mende
		e needs of business and industry in the
	region.	needs of ousiness and industry in the
		nce ongoing economic activity within
		area and surrounding counties.

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1	<u>c.</u> <u>Geographic diversity of awards.</u>
2	(d) Annual Report. –
3	(1) The board of trustees of a community college that employs one or more career
4	coaches shall report annually to the State Board of Community Colleges on
5	implementation and outcomes of the Program, including the following
6	information:
7	a. <u>Number of career coaches employed.</u>
8	b. <u>Number of local school administrative units served and names of</u>
9	schools in which career coaches are placed.
10	 <u>c.</u> <u>Number of students annually counselled by career coaches.</u> <u>d.</u> <u>Impact of career coaches on student choices, as determined by a valid</u>
11	· · ·
12	measure selected by the State Board of Community Colleges.
13	(2) The State Board of Community Colleges shall report annually no later than
14	October 1 to the Joint Legislative Education Oversight Committee on the
15	following:
16	a. <u>A compilation of the information reported by the board of trustees of</u>
17	community colleges, as provided in subdivision (1) of this subsection.
18	b. <u>Number and names of partnership applicants for NC Career Coach</u>
19 20	Program funding.
20 21	<u>c.</u> <u>Number, names, and amounts of those awarded NC Career Coach</u> <u>Program funding.</u> "
21	SECTION 1.(g) G.S. 115D-39, 115D-39.1, 115D-40.1, and 115D-40.5 are codified
22	into Part 2 of Article 3 of Chapter 115D of the General Statutes, which shall be entitled "Tuition
23 24	and Fees." The remaining sections of Article 3 of Chapter 115D of the General Statutes are
25	codified into Part 1 of Article 3 of Chapter 115D of the General Statutes, which shall be entitled
26	"Funding of Community Colleges."
27	SECTION 1.(h) Part 2 of Article 3 of Chapter 115D of the General Statutes is
28	amended by adding new sections to read:
29	"§ 115D-39.2. Pro rata tuition and uniform registration fees.
30	In order to make instruction as accessible as possible to all citizens, the teaching of curricular
31	courses and of noncurricular extension courses at convenient locations away from institution
32	campuses as well as on campuses is authorized and shall be encouraged. A pro rata portion of
33	the established regular tuition rate charged a full-time student shall be charged a part-time student
34	taking any curriculum course. In lieu of any tuition charge, the State Board of Community
35	Colleges shall establish a uniform registration fee, or a schedule of uniform registration fees, to
36	be charged students enrolling in extension courses for which instruction is financed primarily
37	from State funds.
38	" <u>§ 115D-39.5. Tuition waivers.</u>
39	(a) <u>Allowed Tuition Waivers. – The State Board of Community Colleges shall not waive</u>
40	tuition and registration fees for any individuals, except the State Board may, as provided by
41	general and uniform regulations, waive tuition and registration fees for the following:
42 43	(1) <u>Persons not enrolled in elementary or secondary schools taking courses</u>
43 44	<u>leading to a high school diploma or equivalent certificate.</u>
44 45	(2) <u>Courses requested by the following entities that support the organizations'</u> training needs and are on a specialized course list approved by the State Board:
45 46	<u>a.</u> <u>Volunteer fire departments.</u>
40 47	b. Municipal, county, or State fire departments.
48	<u>c.</u> Volunteer EMS or rescue and lifesaving departments.
49	<u>d.</u> <u>Municipal, county, or State EMS or rescue and lifesaving departments.</u>
• /	<u>a.</u> <u>realizing and the state set of the set</u>

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1		e. Law enforcement, fire, or EMS or rescue	and lifesaving entities
2		serving a lake authority that was created h	
3		commissioners prior to July 1, 2012.	
4		f. Radio Emergency Associated Communicati	ons Teams (REACT)
5		under contract to a county as an emergency res	sponse agency.
6		g. Municipal, county, or State law enforcement as	gencies.
7		<u>g.</u> <u>Municipal, county, or State law enforcement a</u> <u>h.</u> <u>Campus police agencies of private institution</u>	ns of higher education
8		certified by the Attorney General pursuant t	to Chapter 74G of the
9		General Statutes.	
10		i. <u>The Division of Prisons of the Department of A</u>	
11		Division of Juvenile Justice of the Department	-
12		training of full-time custodial employees a	1 1
13		Divisions required to be certified under Articl	-
14		the General Statutes and the rules of the Crimin	nal Justice and Training
15		Standards Commission.	
16		j. The Eastern Band of Cherokee Indians law enf	
17		or rescue and lifesaving tribal government dep	
18		<u>k.</u> <u>The Criminal Justice Standards Division of the</u>	±
19		for the training of criminal justice profess	
20		G.S. 17C-20(6), who are required to be certified	
21		<u>Chapter 17C of the General Statutes and the Caroline Criminal Justice Education</u>	
22 23		<u>Carolina Criminal Justice Education and</u>	-
23 24		<u>Commission or (ii) Chapter 17E of the General</u>	
24 25		of the North Carolina Sheriffs' Education at Commission. The waivers provided for in this	-
23 26		to participants and recent graduates of the No.	
20 27		Justice Fellows Program to obtain certification	
28		justice professions as defined in G.S. 17C-20(6	-
20 29	(3)	Firefighters, EMS personnel, and rescue and lifesaving	
30		station is located on a military installation within Nor	
31		that support their organizations' training needs and	
32		purpose by the State Board.	r
33	<u>(4)</u>	Trainees enrolled in courses conducted under the	Customized Training
34		Program.	
35	<u>(5)</u>	Elementary and secondary school employees enrolled	in courses in first aid or
36		cardiopulmonary resuscitation (CPR).	
37	<u>(6)</u>	All courses taken by high school students at co	
38		accordance with this section and Article 2B of this Ch	<u>apter.</u>
39	<u>(7)</u>	Human resources development courses for any i	individual who (i) is
40		unemployed, (ii) has received notification of a pending	
41		and is eligible for the Federal Earned Income Tax Cre	
42		working and earning wages at or below two hundred	percent (200%) of the
43		federal poverty guidelines.	
44	<u>(8)</u>	Courses providing employability skills, job-specific oc	±
45		skills, or developmental education instruction to cer	
46		concurrently enrolled in an eligible community coll	ege literacy course, in
47		accordance with rules adopted by the State Board.	
48	<u>(9)</u>	Courses provided to students who are participating in	- - - -
49 50		apprenticeship program that meets all of the following	<u>criteria:</u>
50		<u>a.</u> <u>Meets one of the following:</u>	

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1			<u>1.</u> Is a registered ap	prenticeship program recognized by the
2			United States Depar	
3			· · · · · · · · · · · · · · · · · · ·	ship program recognized and approved by
4				dministering the statewide apprenticeship
5			program.	
6		<u>b.</u>		study with courses relating to a job-specific
7		<u></u>	occupational or technical sl	
8		<u>c.</u>	-	in the program to be North Carolina high
9			school students when enter	
10	(b) Facu	lty and S	taff. – The State Board shall	I not waive tuition and registration fees for
11	community colle	ege facul	ty or staff members. Comm	unity colleges may, however, use State or
12	local funds to	<u>pay tuiti</u>	on and registration fees for	or one course per semester for full-time
13	community colle	ege facul	ty or staff members employed	ed for a nine-, 10-, 11-, or 12-month term.
14	Community coll	leges may	also use State and local fu	nds to pay tuition and registration fees for
15	professional dev	elopmen	t courses and for other cours	ses consistent with the academic assistance
16	program authori	zed by th	e State Human Resources C	ommission.
17	<u>(c)</u> <u>Annu</u>	ual Repor	t. – Annually by February 1	1, the Community Colleges System Office
18	shall report to th	ne Joint I	egislative Education Oversi	ght Committee on the number and type of
19			to subsection (a) of this sect	
20			(i) G.S. 115D-41 is recodifi	
21			(j) G.S. 115D-43 is recodifi	
22	SEC	TION 1.	(k) G.S. 115D-44 is repeale	.d.
23				
24	PART II. CON			
25			(a) G.S. 20-11(n) reads as re	
26			• •	n who desires to obtain a permit or license
27			e 1	oma or its equivalent or must have a driving
28				must meet the following conditions:
29	(1)	-	1 0	the certificate under subdivision (4) of this
30				he has determined that one of the following
31		require	ements is met:	
32		a.	1	nrolled in school and is making progress
33			• •	hool diploma or its equivalent.
34		b.	-	ald be placed on the person or the person's
35			family if the person does no	
36		c.		progress toward obtaining a high school
37			diploma or its equivalent.	
38	(1a)	-		the certificate under subdivision (4) of this
39		subsec		e of the following requirements is met:
40		a.		ermit or license issued under this section is
41			not subject to subsection (n	
42		b.		ermit or license issued under this section is
43			•) of this section and is eligible for the
44			certificate under that subse	
45	(2)		t be on a form approved by t	
46	(3)			the date the person applies for a permit or
47			e issuable under this section.	
48	(4)		t be signed by the applicable	-
49		a.		pal's designee, of the public school in which
50			the person is enrolled.	

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1 2	b.	The administrator, or the administrator's school in which the person is enrolled.	s designee, of the nonpublic
3	с.	The person who provides the academic in	nstruction in the home school
4		in which the person is enrolled.	
5	c1.	The person who provides the academic	c instruction in the home in
6		accordance with an educational program	
7		1, 1998, to comply with the compulsory	attendance law.
8 9	d.	The designee of the board of directors o the person is enrolled.	f the charter school in which
10	e.	The president, or the president's designed	ee, of the community college
11		in which the person is enrolled.	
12		y other law, the decision concerning w	• • •
13	1 1 1	issued or improperly denied shall be appe	• 1
14		ordance with G.S. 115C-12(28), 115D-5(a3	
15	1	and may not be appealed under this Chapt	er."
16		(b) G.S. $20-13.2(c1)$ reads as rewritten:	
17	· / I I	of notification from the proper school auth	
18	1	or a driving eligibility certificate under G.S	
19		e person that his or her permit or license	
20	•	ter the mailing of the revocation notice. T	
21	-	person on the thirtieth calendar day after the bar at a set of this section.	-
22 23		subsection (d) of this section, the length o	revocation must last for the
23 24	following periods: (1) If the	revocation is because of ineligibility for a	driving aligibility cartificate
24 25		G.S. 20-11(n)(1), then the revocation s	
25 26		eenth birthday.	shall last ultil the person's
20 27	6	revocation is because of ineligibility for a	driving eligibility certificate
28		G.S. 20-11(n1), then the revocation shall b	
29		permit or license was revoked due to ineligi	
30	1 1	(n)(1), the Division must restore a pers	
31		birthday, if the person submits to the Divisi	
32		h school diploma or its equivalent.	C
33	· · · · · · · · · · · · · · · · · · ·	ving eligibility certificate as required under	r G.S. 20-11(n).
34	If the Division restor	res a permit or license that was revoked du	e to ineligibility for a driving
35	eligibility certificate un	der G.S. 20-11(n)(1), any record of revoc	ation or suspension shall be
36	expunged by the Divisi	on from the person's driving record. The l	Division shall not expunge a
37	suspension or revocation	n record if a person has had a prior expunct	tion from the person's driving
38	record for any reason.		
39		permit or license was revoked due to inelig	
40		-11(n1), the Division shall restore a person	1
41	-	riod, if the person submits to the Division a	a driving eligibility certificate
42	as required under G.S. 2		
43		y other law, the decision concerning w	• • •
44	1 1 7	issued or improperly denied shall be appe	• 1
45 46	-	ordance with G.S. 115C-12(28), 115D-5(a3	
46 47		and may not be appealed under this Chapt $(a) G S = 00.631(b)$ reads as rewritten:	сі.
47 48		(c) G.S. 90-631(b) reads as rewritten: nd bodywork therapy program operated by	a North Carolina community
48 49	· · · · ·	ed by a regional accrediting agency, as	
49 50	0	pt from the approval process, licensure pro-	
50 51		hall certify annually to the Board that the p	•
~ 1	ine Doura. The conege of	in contraction in the pound that the p	

minimum standards for curriculum, faculty, and learning resources established by the Board. 1 2 Students who complete the program shall qualify for licenses from the Board as if the program 3 were approved, licensed, or both, by the Board." 4 **SECTION 2.(d)** G.S. 93A-4(a2) reads as rewritten: 5 "(a2) A certified real estate education provider shall pay a fee of ten dollars (\$10.00) per 6 licensee to the Commission for each licensee completing a postlicensing education course 7 conducted by the school, provided that these fees shall not be charged to a community college, 8 junior college, college, or university located in this State and accredited by a regional accrediting 9 agency, as defined in G.S. 115D-6.2-G.S. 115D-21.2 and G.S. 116-11.4, respectively." 10 SECTION 2.(e) G.S. 93A-38.5(e) reads as rewritten: 11 The Commission may establish a nonrefundable course application fee to be charged "(e) 12 to private real estate education providers for the review and approval of a proposed continuing 13 education course. The fee shall not exceed one hundred twenty-five dollars (\$125.00) per course. 14 The Commission may charge the private real estate education providers of an approved course a 15 nonrefundable fee not to exceed seventy-five dollars (\$75.00) for the annual renewal of course 16 approval. 17 A private real estate education provider shall pay a fee of ten dollars (\$10.00) per licensee to 18 the Commission for each licensee completing an approved continuing education course 19 conducted by the sponsor. 20 The Commission shall not charge a course application fee, a course renewal fee, or any other 21 fee for a continuing education course sponsored by a community college, junior college, college, 22 or university located in this State and accredited by a regional accrediting agency, as defined in 23 G.S. 115D-6.2 G.S. 115D-21.2 and G.S. 116-11.4, respectively." 24 **SECTION 2.(f)** G.S. 93E-1-7(b2) reads as rewritten: 25 "(b2) The Board shall not charge a course application fee, a course renewal fee, or any other 26 fee for a continuing education course offered by a North Carolina college, university, junior 27 college, or community or technical college accredited by a regional accrediting agency, as 28 defined in G.S. 115D-6.2-G.S. 115D-21.2 and G.S. 116-11.4, respectively, or an agency of the 29 federal, State, or local government." 30 SECTION 2.(g) G.S. 93E-1-8 reads as rewritten: 31 "§ 93E-1-8. Education program approval and fees. 32 . . . 33 (b) The Board may by rule set nonrefundable fees chargeable to private real estate 34 appraisal schools or course sponsors, including appraisal trade organizations, for the approval 35 and annual renewal of approval of their qualifying courses required by G.S. 93E-1-6(a), or 36 equivalent courses. The fees shall be one hundred dollars (\$100.00) per course for approval and 37 fifty dollars (\$50.00) per course for renewal of approval. No fees shall be charged for the approval 38 or renewal of approval to conduct appraiser qualifying courses where such courses are offered 39 by a North Carolina college, university, junior college, or community or technical college 40 accredited by a regional accrediting agency, as defined in G.S. 115D-6.2-G.S. 115D-21.2 and 41 G.S. 116-11.4, respectively, or an agency of the federal, State, or local government. 42 . . . 43 Nonrefundable fees of one hundred dollars (\$100.00) per course may be charged to (d) 44 schools and course sponsors for the approval to conduct appraiser continuing education courses 45 and fifty dollars (\$50.00) per course for renewal of approval. However, no fees shall be charged 46 for the approval or renewal of approval to conduct appraiser continuing education courses where 47 such courses are offered by a North Carolina college, university, junior college, or community 48 or technical college accredited by a regional accrediting agency, as defined in G.S. 115D-6.2 49 G.S. 115D-21.2 and G.S. 116-11.4, respectively, or by an agency of the federal, State, or local 50 government. A nonrefundable fee of fifty dollars (\$50.00) per course may be charged to current 51 or former licensees or certificate holders requesting approval by the Board of a course for

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1	continuing education credit when approval of such course has not been previously obtained by
2	the offering school or course sponsor."
3	SECTION 2.(h) G.S. 95-25.5(n) reads as rewritten:
4	"(n) Nothing in this section prohibits qualified youths under 18 years of age from
5	participating in training through their fire department, the Office of State Fire Marshal, or the
6	North Carolina Community College System. As used in this subsection, the term "qualified youth
7	under 18 years of age" means an uncompensated fire department or rescue squad member who
8	is at least the age of 15 and under the age of 18 and who is a member of a bona fide fire
9	department, as that term is defined in G.S. 58-86-2(4), or of a rescue squad described in
10	G.S. 58-86-2(6). A qualified youth under 18 years of age under this subsection may be permitted
11	to enroll in courses, including certification-eligible courses, in fire training at a community
12	college on a specialized course list approved by the State Board of Community Colleges pursuant
13	to G.S. 115D-20(4)e.G.S. 115D-30.15(4)."
14	SECTION 2.(i) G.S. 115C-84.3(a)(3) reads as rewritten:
15	"(3) Institution of higher education courses, as provided in Article 16 of this
16	Chapter or G.S. 115D-20(4). Article 2B of Chapter 115D of the General
17	Statutes."
18	SECTION 2.(j) G.S. 115C-238.55 reads as rewritten:
19 20	"§ 115C-238.55. Evaluation of cooperative innovative high schools.
20 21	The State Board of Education and the governing Boards shall evaluate the success of students in cooperative innovative high schools approved under this Part. Success shall be measured by
21	high school retention rates, high school completion rates, high school dropout rates, certification
22	and associate degree completion, admission to four-year institutions, postgraduation employment
23 24	in career or study-related fields, and employer satisfaction of employees who participated in and
25	graduated from the schools. The Boards shall jointly report by March 15 of each year to the Joint
26	Legislative Education Oversight Committee, the Senate Appropriations Committee on
27	Education/Higher Education, the House Appropriations Committee on Education, and the Fiscal
28	Research Division of the General Assembly on the evaluation of these schools. The report shall
29	be combined with the evaluation of and analysis of cost of students participating in the Career
30	and College Promise Program required by G.S. 115D-5(x), G.S. 115D-30.5, and the Community
31	Colleges System Office shall be responsible for submitting the combined report."
32	SECTION 2.(k) G.S. 115D-2(2) reads as rewritten:
33	"(2) The term "community college" is defined as an educational institution
34	operating under the provisions of this Chapter and dedicated primarily to the
35	educational needs of the service area which it serves, and may offer any of the
36	<u>following:</u>
37	a. The freshmen and sophomore courses of a college of arts and sciences,
38	authorized by G.S. 115D-4.1;G.S. 115D-10.10.
39	b. Organized credit curricula for the training of technicians; curricular
40	courses may carry transfer credit to a senior college or university
41	where the course is comparable in content and quality and is
42	appropriate to a chosen course of study;study.
43	c. Vocational, trade, and technical specialty courses and programs,
44 45	andprograms.
43 46	d. Courses in general adult education." SECTION 2.(<i>l</i>) G.S. 115D-39(a1) reads as rewritten:
40 47	
47 48	"(a1) In addition, federal law enforcement officers, firefighters, EMS personnel, and rescue and lifesaving personnel whose permanent duty station is within North Carolina and who do not
48 49	otherwise qualify for tuition waivers under $G.S. 115D-5(b)(2a)-G.S. 115D-39.5(a)(3)$ shall also
49 50	be eligible for the State resident community college tuition rate for courses that support their
50	se englete for the state resident community conege tartion rate for courses that support then

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General Assembly Of North Carolina Session 2023 1 organizations' training needs and are approved for this purpose by the State Board of Community 2 Colleges." 3 **SECTION 2.(m)** G.S. 115D-41(a) reads as rewritten: 4 Community college contracts with local school administrative units shall not be used "(a) 5 by these agencies to supplant funding for a public school high school teacher providing courses offered pursuant to G.S. 115D-20(4) Article 2B of this Chapter who is already employed by the 6 7 local school administrative unit. In no event shall a community college contract with a local 8 school administrative unit to provide high school level courses." 9 SECTION 2.(n) Article 6A of Chapter 115D of the General Statutes is repealed. 10 SECTION 2.(o) G.S. 116-201(b)(8) reads as rewritten: "Private institution" means an institution other than a seminary, Bible school, 11 "(8) 12 Bible college or similar religious institution in this State that is not owned or 13 operated by the State or any agency or political subdivision thereof, or by any 14 combination thereof, that offers post-high school education and is accredited by a regional accrediting agency, as defined in G.S. 115D-6.2-G.S. 115D-21.2 15 and G.S. 116-11.4, or the Transnational Association of Christian Colleges and 16 Schools, or, in the case of institutions that are not eligible to be considered for 17 18 accreditation, accredited in those categories and by those nationally 19 recognized accrediting agencies that the Authority may designate;" 20 SECTION 2.(p) G.S. 116-280(3) reads as rewritten: 21 "(3) Eligible private postsecondary institution. - A school that is any of the 22 following: 23 A nonprofit postsecondary educational institution with a main a. 24 permanent campus located in this State that is not owned or operated 25 by the State of North Carolina or by an agency or political subdivision 26 of the State or by any combination thereof that satisfies all of the 27 following: 28 Is either (i) accredited by a regional accrediting agency, as 1. 29 defined in G.S. 115D-6.2-G.S. 115D-21.2 and G.S. 116-11.4, 30 or the Transnational Association of Christian Colleges and 31 Schools or (ii) was accredited by SACSCOC the Southern 32 Association of Colleges and Schools Commission on Colleges 33 on January 1, 2021, and, beginning January 1, 2021, was a 34 member of the Transnational Association of Christian Colleges 35 and Schools. 36 Awards a postsecondary degree as defined in G.S. 116-15. 2. 37 b. A postsecondary institution owned or operated by a hospital authority 38 as defined in G.S. 131E-16(14) or school of nursing affiliated with a 39 nonprofit postsecondary educational institution as defined in 40 sub-subdivision a. of this subsection." 41 **SECTION 2.(q)** G.S. 126-5(c2)(3) reads as rewritten: 42 Employees of community colleges whose salaries are fixed in accordance with "(3) G.S. 115D-5 G.S. 115D-6.1 and G.S. 115D-20 and employees of the 43 Community Colleges System Office whose salaries are fixed by the State 44 45 Board of Community Colleges in accordance with G.S. 115D-3." 46 SECTION 2.(r) Section 6.9(b) of S.L. 2023-134 reads as rewritten: 47 **"SECTION 6.9.(b)** Of the recurring funds appropriated in this act to the Community Colleges System Office for the 2023-2025 fiscal biennium to support increasing program 48 49 offerings for individuals with IDD pursuant to G.S. 115D-44, as enacted by this section, 50 G.S. 115D-10.21, the System Office shall establish at least two statewide positions for program support, provide professional development training for college advising staff to assist students 51

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1 2 3 4	with IDD for career pathway exploration and the identification of crede competitive employment, and explore funding sources to sustain programs IDD."	0
5	PART III. PROPRIETARY SCHOOLS CHANGES	
6	SECTION 3.(a) G.S. 115D-89.1(b) reads as rewritten:	
7	"(b) The State Board of Proprietary Schools shall consist of seven mem	bers as follows:
, 8 9	(1) The President of the North Carolina Community Colleg President's designee.	
10	(2) Two members appointed by the Governor.	
11	(3) Two members appointed by the General Assembly upon the	e recommendation
12	of the President Pro Tempore of the Senate, one of whom s	shall be the owner
13	or director of a proprietary school licensed in the State with	less than 100 total
14	annual enrollment of students and one the owner or directed	or of a proprietary
15	school or group of proprietary schools licensed in the Star	te with more than
16	750-100 or more total annual enrollment of students.	
17	(4) Two members appointed by the General Assembly upon the	
18	of the Speaker of the House of Representatives, one of w	
19	owner or director of a proprietary school licensed in the S	
20	less than 100 and 750-total annual enrollment of students a	
21	or director of a proprietary school or group of proprietary s	
22	the <u>State State with 100 or more total annual enrollment of</u>	
23	The appointing authorities shall appoint members who have a demon	•
24 25	experience in proprietary or public postsecondary education, an understandin quality in postsecondary education, and leadership beyond a particular institut	
23 26	SECTION 3.(b) G.S. 115D-90(b) reads as rewritten:	1011.
20 27	"(b) Application for a license shall be filed in the manner and upon the	forms prescribed
28	and furnished by the State Board of Proprietary Schools for that purpose. Such	
29	be signed by the applicant and properly verified and shall contain such	
30	information as may apply to the particular school for which a license is sought	
31		
2	(7) Such additional information as the State Board, acting by	and through the
33	State Board of Proprietary Schools, may deem necessar	y to enable it to
34	determine the adequacy of the program of instruction and	matters pertaining
85	thereto. Each application shall be accompanied by a co	py of the current
36	bulletin or catalog of the school which shall be in published	
37	by an authorized official of the school as being current, tr	
38	content and policy. The school bulletin shall contain	n the following
39	information:	
0		
41	i. Policy and regulations of the institution relative to	
42 43	unused portion of tuition, fees and other charges	
+3 14	student does not enter the course or withdraws of therefrom. The policy and regulations shall comply	
14 15	therefrom. The policy and regulations shall <u>comply</u> and provide for, at a minimum, a full refund if a s	
15 16	before the first day of class or the school cancel	
F0 F7	seventy five percent (75%) refund if the student wit	
18	first twenty-five percent (25%) of the period of enr	
9	the student was charged the following provisions t	
50	provisions are not inconsistent with federal law:	
	· · · · · · · · · · · · · · · · · · ·	

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1		<u>1.</u>		r prior to the first day of class, a
2				hundred percent (100%) refund,
3			including nonrefundable fees	
4			<u>I.</u> <u>The student withdraw</u>	
5				to withdraw by the school.
6		_	III. <u>The school cancels th</u>	
7		<u>2.</u>		caused to withdraw by the school
8				venty-five percent (25%) of the
9			-	tich the student was charged, the
10				d of seventy-five percent (75%),
1			excluding any disclosed non	refundable fees.
2				
13			S. 115D-95(b) reads as rewritte	
14	. ,			ond with the North Carolina State
5		• •	• • • • • •	a principal and by a bonding
6	1 •			st be payable to the State Board of
7				he school's obligations, and must
8				bonding company may cancel the
9			State Board of Community C	
20	The application must set out calculations made by the applicant to determine the amount of bond required with the application. The required amount is determined as follows:			
21	-		-	
22	(1)			al licensure of a school, the bond
23				State Board that is adequate to
24		-	•	e student's parent or guardian who
25			-	her instructional-related expenses
26 27		dollars (\$25,0		be at least twenty-five thousand
28	(2)	First four rend	ewals. Renewal of licensure. –	For a school that has been licensed
29		for one year l	out less than six years, For an	applicant for renewal of licensure
30		<u>of a school, t</u>	he bond shall be in an amoun	t equal to the greatest amount of
31		unearned pai	d tuition in the school's posse	ssion at anytime any time during
32		the prior fisca	al year.	
33	<u>(2a)</u>		 Bond amounts shall be evalu 	
34				sed for one year, but less than six
5		-		luated by the school quarterly and
36		-	-	presentative. For a school that has
37			-	re, if the State Board deems an
38			•	d may require the bond amount to
39			• • •	and reported to the State Board or
40			presentative.	
41				increase of five percent (5%) or
42				ld by the school shall require an
13			diate increase in the bond amo	
14				d pursuant to this subdivision and
15				munity Colleges and State Board
6				e of the school's annual license
17			-	regardless of the amount of the
18		chang		
19 - 0	(3)			A guaranty bond shall be required
50				n continuously licensed to operate
51		tor more than	Five years in the State, as follo	ows:

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a.	If the balance of the Student Prote	ection Fund in G.S. 115D-95.1 is
	below the catastrophic loss amoun	t, the school shall file a guaranty
	bond in an amount equal to the ma	• •
	held by the school during the pri	1 1
	percentage amount the fund is defic	
b.	If the school held prepaid tuition in	
0.	Fund catastrophic loss amount durin	
	to any bond amount required by sub	
	the school shall file a guaranty bo	
	prepaid tuition amount held in the	
	catastrophic loss amount."	previous riseur year and the rand
SECTION	3.(d) G.S. 115D-95.1 reads as rewritte	n.
"§ 115D-95.1. Studen		
0	– As used in this section:	
	astrophic loss amount" means the am	ount of funds required to protect
	aid student tuition in case of a large-sc	
	Student Protection Fund. The an	-
	00,000).<u>one million five hundred thou</u>	
	d cap amount" means the catastrophic l	
	amount is one million five hundred t	-
		<u>nousana domais (\$1,500,000).[w0</u>
<u>111111</u>	<u>on dollars (\$2,000,000).</u>	
(f) Sugnation	of Dovimonta If the Student Distance	tion Fund holonoo is aqual to or
· · · ·	of Payments. – If the Student Protect	-
-	mount, the State Board of Proprietary	
	ols that have been continuously license	
	of Proprietary Schools shall require set	
	the Fund is less than the catastrophic	
1 1	<u>all suspend payments into the Fund, as</u> schools that are currently licensed in th	
	•	
	l balance is equal to or exceeds the cata schools applying for initial licensure	
	ection Fund balance is equal to or exce	-
	e Student Protection Fund balance dec	-
	unt, the State Board shall reinstate the	requirement for schools to make
	nents into the Fund.	
" Section	2 (a) Subsection (a) of this section and	lies beginning with oppointments
	3.(e) Subsection (a) of this section applies this set becomes law. Subsection (b)	
	te this act becomes law. Subsection (b)	•
2 / 11	es to licenses issued or renewed on or a	
	me effective July 1, 2025, and apply to	
after that date. Except	s otherwise provided, this section beco	omes effective July 1, 2024.
	CAREER AND COLLEGE READY	
	4. Section 10.13(a) of S.L. 2015-241, a	is amended by Section 10.5 of S.L.
SECTION	a OLA I ZULA-A reads as rewritten.	
SECTION 2016-94 and Section 9		$\mathbf{Collored} := \cdots $
SECTION 2016-94 and Section 9 " SECTION 10.13	(a) The State Board of Community (-
SECTION 2016-94 and Section 9 "SECTION 10.13 State Board of Educat	(a) The State Board of Community (on, shall develop a program for imple	ementation beginning with model
SECTION 2016-94 and Section 9 "SECTION 10.13 State Board of Educat programs in the 2016-2	(a) The State Board of Community (on, shall develop a program for imple 017 school year that introduces the co	ementation beginning with model ollege developmental mathematics
SECTION 2016-94 and Section 9 "SECTION 10.13 State Board of Educat programs in the 2016-2 and developmental read	(a) The State Board of Community (on, shall develop a program for imple 2017 school year that introduces the co- ing and English curriculums in the high	ementation beginning with model ollege developmental mathematics or school senior year year, including
SECTION 2016-94 and Section 9 "SECTION 10.13 State Board of Educat programs in the 2016-2 and developmental read the immediately prece	(a) The State Board of Community (on, shall develop a program for imple 017 school year that introduces the co	ementation beginning with model ollege developmental mathematics a school senior year year, including nities for college remediation for

1 Professional development for high school faculty shall begin with the 2018-2019 school year. 2 The program shall be phased in by cohorts developed by the Department of Public Instruction 3 beginning with the 2019-2020 school year. The program shall be fully implemented in all high 4 schools statewide beginning with the 2020-2021 school year." 5 6 PART V. LEARNING MANAGEMENT SYSTEM 7 SECTION 5.(a) The State Board of Community Colleges shall conduct a 8 competitive solicitation, including a request for information or a request for proposals, to provide 9 a learning management system to all community colleges. The competitive solicitation shall be 10 completed by April 1, 2025. Answers to the competitive solicitation shall include information on how the learning management system would align with the learning management systems (i) 11 12 offered by the Department of Public Instruction to local school administrative units and (ii) used 13 by the constituent institutions of The University of North Carolina. 14 SECTION 5.(b) By April 1, 2025, the State Board shall report to the Senate 15 Appropriations Committee on Education/Higher Education, the House Appropriations 16 Committee on Education, and the Fiscal Research Division on the information received. 17 18 PART VI. FAYETTEVILLE **TECHNICAL** COMMUNITY COLLEGE 19 **PUBLIC/PRIVATE PARTNERSHIP** 20 SECTION 6. Notwithstanding G.S. 115D-15(a), 115D-20(13)a. through c. and g., 21 143-129, and 143-341, the Board of Trustees of Fayetteville Technical Community College 22 (Board of Trustees) may enter into a public/private partnership with an automotive services 23 company (Company) to provide for construction on or renovations to real property located at 24 3211 Fort Bragg Road in Fayetteville, North Carolina (Facility). The following terms shall apply 25 to the public/private partnership: 26 Title to the real property remains with the Board of Trustees. (1)27 The Company shall incur at least eighty percent (80%) of the cost of (2)28 constructing or renovating the Facility. State funds shall not be used for the 29 construction or renovation of the Facility. 30 (3) The Company is authorized to select its own designer, architect, and general 31 contractor to perform the construction or renovations. All construction or 32 renovations shall be done in accordance with the relevant building codes. 33 (4) The Board of Trustees is authorized to lease the Facility to the Company for 34 a term of 10 years without a monthly rental rate. 35 The Company may use up to twenty-five percent (25%) of the Facility to (5) 36 operate a retail establishment while leasing the Facility. 37 (6)Fayetteville Technical Community College and the Company shall jointly use 38 seventy-five percent (75%) of the Facility during the lease to expand 39 employment pathways that prepare students for high demand employment 40 positions in the automotive technology repair and maintenance sector. 41 42 PART VI.1. CHANGES TO THE AI SCHOOL SAFETY PILOT PROGRAM SECTION 6.1. Section 7.36(h) of S.L. 2023-134 reads as rewritten: 43 44 "SECTION 7.36.(h) Artificial Intelligence (AI) Pilot. – Of the funds appropriated to the 45 Department of Public Instruction by this act for the grants provided in this section for the 46 2023-2024 fiscal year, the Department shall allocate (i) three million two hundred thousand 47 dollars (\$3,200,000) as a directed grant to New Hanover County Schools and (ii) two million 48 dollars (\$2,000,000) as a directed grant to Davidson County Schools for to contract with Vyze 49 by Eviden to conduct an AI School Safety Pilot Program. In conducting the Pilot Program, 50

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1	(1)	Funds allocated for the Pilot Program shall be use	ed for the implementation of
2		a school safety system that integrates AI techn	nology into existing access
3		controls, alerting protocols, and intercom	- systems.cameras, video
4		management systems, and alerting protocols.	
5	<u>(1a)</u>	The proposed school safety solution must offer	the following performance
6		<u>capabilities:</u>	
7		a. <u>Threatening Objection Detection.</u>	
8		b. Intruder Detection.	
9		c.Person Down Detection.d.Door Open Detection.	
10			
11		e. <u>Tag and Track.</u> <u>f. Facial Recognition.</u>	
12 13			
13 14		g. Forensic Face Search.h. License Plate Reader.	
14	(2)	No later than January 15, 2025, the participati	ing public school units in
16	(2)	coordination with the Department of Public Inst	01
17		Joint Legislative Education Oversight Committee	-
18		a. The schools that participated in the Pilot F	e e
19		b. How grant funds were spent.	10grunn
20		c. The impact the Pilot Program had on scho	ool safety outcomes.
21		d. Any noted capabilities of the AI system that	•
22		by more traditional safety measures.	ľ
23		e. Any other information the participating	public school units or the
24		Department deem relevant to the report."	
25			
26		ANGES TO THE SPECIAL NEEDS PILOT PR	
27		TON 6.2. Section 7.53 of S.L. 2023-134 reads as r	
28		.53. Of the funds appropriated to the Department of	
29 20		eventy-five thousand dollars (\$975,000) in nonrecu	· ·
30 31		scal biennium shall be used to contract with Amp ew pilot program (Program) for a special education	
31		ance County Schools, Catawba County Schools,	-
32 33	1	Schools, Union County Schools, and Vance C	•
33 34		students with special needs. The Program shall f	
35	11	ntions for speech language and reading develo	1 0
36	-	, to provide more optimized progress for the inter	
37		cient opportunities for Medicaid billing for speech l	-
38		exia-related services, the platform chosen should ind	
39	•	ally aligned to speech, language, and literacy inte	-
40	-	nclude real-time automatic measurements, data col	0
41	as well as goal	tracking and administrative dashboards. The pla	atform chosen should be a
42	web-based applie	cation accessible on multiple devices allowing	flexible application across
43	classroom-based,	small group, and individual intervention models	and utilized by a variety of
44	intervention team	members, including special educators, SLPs, Re	ading Interventionists, SLP
45		ucational aides. The Department of Public Instruct	=
46		lts of the Program to the Joint Legislative Educatio	-
47		<u>ch Division by June 30, 2025.</u> The Department of Pu	-
48		ts of the Program to the Joint Legislative <u>Education</u>	
49 50		ch Division by October 15, 2025. <u>2027.</u> The report	
50 51	-	edicaid reimbursements paid out to participating pu	-
51	against public sc	hool units that did not participate in the Program	in and (ii) a comparison of

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1	Medicaid reimbursements paid out to public school units after participating in the Program			
2	compared against Medicaid reimbursements paid out to participating public school units prior to			
3	their participation in the Program."			
4				
5	PART VI.3. HOUR REQUIREMENT FOR MASSAGE THERAPY LICENSURE			
6	SECTION 6.3.(a) G.S. 90-629 reads as rewritten:			
7	"§ 90-629. Requirements for licensure to practice.			
8	Upon application to the Board and the payment of the required fees, an applicant may be			
9	licensed as a massage and bodywork therapist if the applicant meets all of the following			
10	qualifications:			
11	(1) Has obtained a high school diploma or equivalent.			
12	(2) Is 18 years of age or older.			
13	(3) Is of good moral character as determined by the Board.			
14	(4) Has successfully completed a training program consisting of a minimum of			
15	500-650 in-class hours of supervised instruction at a Board-approved school.			
16	(5) Has passed a competency assessment examination that meets generally			
17	accepted psychometric principles and standards and is approved by the Board.			
18	(6) Has submitted fingerprint cards in a form acceptable to the Board at the time			
19	the license application is filed and consented to a criminal history record check			
20	by the State Bureau of Investigation.			
21	(7) Demonstrates satisfactory proof of proficiency in the English language."			
22	SECTION 6.3.(b) This section becomes effective July 1, 2024, and applies to			
23	licenses issued on or after that date.			
24				
25	PART VII. EFFECTIVE DATE			
26	SECTION 7. Except as otherwise provided, this act is effective when it becomes			
27	law.			