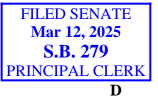
GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025



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SENATE BILL DRS15102-NIa-50

	Short Title:	Ba	by Bond Trust Fund.	(Public)
	Sponsors:	Se	nators Murdock, Meyer, and Salvador (Primary Sponsors).	
	Referred to	:		
1			A BILL TO BE ENTITLED	
2			STABLISH THE BABY BOND TRUST FUND AND TO APP	ROPRIATE
3		-	R PURPOSES CONSISTENT WITH THAT FUND.	
4			embly of North Carolina enacts:	
5	SECTION 1. Chapter 147 of the General Statutes is amended by adding a new			
6	Article to re	ead:		
7			" <u>Article 6H.</u>	
8			"Baby Bond Program Trust Fund.	
9			licy and definitions.	
10			r The General Assembly of North Carolina hereby finds and o	
11			al investment in the children of this State who come from limite	
12			raging those children and their families to invest in their future finar	
13			t with and furthers the long-established policy of the State to provi	
14	-		unities for personal economic development and long-term financia	<u>ıl planning.</u>
15	<u>(b)</u>	Defini	tions. – The following definitions apply in this Article:	
16	<u> </u>	(1)	Account holder. – An eligible individual who is the owner of a	<u>n individual</u>
17			account.	
18	<u> </u>	(2)	Board The Baby Bond Program Trust Fund Board of Trustees	s established
19			<u>in G.S. 147-86.92.</u>	
20	<u> </u>	<u>(3)</u>	Code. – The Internal Revenue Code, as defined in G.S. 105-228.	<u>90.</u>
21	<u> </u>	<u>(4)</u>	<u>Department. – The Department of State Treasurer.</u>	
22	<u> </u>	(5)	Eligible individual. – An infant born on or after January 1, 2024	, who meets
23			all of the following:	
24			a. <u>Is born to a parent who (i) is a resident of this State, a</u>	
25			G.S. 105-153.3, or (ii) establishes residence in this Stat	<u>e within six</u>
26			months of the infant's birth.	
27			b. <u>Resides in a household having an annual household incom</u>	me that does
28			not exceed two hundred percent (200%) of the federal por	verty level.
29	<u> </u>	<u>(6)</u>	Federal poverty level A measure of income promulgated ann	ually by the
30			United States Department of Health and Human Services.	
31		(7)	Fund. – The Baby Bond Program Trust Fund established in G.S.	<u>147-86.91.</u>
32		(8)	Household income Income as defined in 7 C.F.R. §§ 245.2 a	und 245.6 or
33			any superseding federal law.	
34	1	(9)	Individual account An account established within the Baby Bo	ond Program
35			Trust Fund for an eligible individual pursuant to G.S. 147-86.91.	



D R S 1 5 1 0 2 - N I A - 5 0

	General Assemb	oly Of North Carolina	Session 2025
1	<u>(10)</u>	Office of Vital Records The Office of Vital Rec	cords of the Division of
2	<u></u>	Public Health of the North Carolina Department	
3		Services.	
4	"§ 147-86.91. Ba	aby Bond Program.	
5		Bond Program Trust Fund. – There is created in t	he Department of State
6		by Bond Program Trust Fund to be administered by	-
7		d of Trustees established in G.S. 147-86.92. The Fund	
8		o establish and fund individual accounts in the amoun	
9	(\$2,000) for the	financial benefit of eligible individuals and (ii) to ena	able contributors to save
0		the likelihood of the account holder's future financia	
1 2		<u>unts. – The following provisions apply to an individual</u>	
	<u>(1)</u>	The Board shall establish an individual account for	
-		using the information provided to the Board by the	
		pursuant to subdivision (2) of this subsection. The	
		Department of every individual account that is establ	
	<u>(2)</u>	Every month, the Office of Vital Records shall transm	
		address, and social security number of all eligible in	•
		Office of Vital Records received a birth or death cert	· · · · · · · · · · · · · · · · · · ·
	<u>(3)</u>	Within 30 days of notification by the Board pursuant	
		subsection, the Department shall transfer a one-time	-
		dollars (\$2,000) into the individual account of each r	
	<u>(4)</u>	The Board shall assign a unique personal identify	ier for every individual
		account that is established.	
	<u>(5)</u>	Any person may make contributions to an individu	ual account in a manner
		approved by the Board.	
		ibutions The Board is authorized to accept, hol	
		d interest earned on such contributions, from contril	· · · · · · · · · · · · · · · · · · ·
		shall hold all contributions to the Fund, and any earning	-
		he contributions in accordance with this section. The a	
		erved, invested, and expended for the purpose of provi	
		ng reasonable expenses of administering the Fund and i	
		this Article shall be construed to prohibit the Board	· · · ·
		tributions from contributors who reside outside of No	
		he Fund, nor the earnings thereon, shall be considered	
		revenue for any purpose. An individual account, or a le	-
		not subject to attachment, levy, or execution by a credit	•
	(d) Distri	butions. – Distributions from individual accounts shall	occur as follows:
	<u>(1)</u>	Except as provided in subdivision (2) of this subsec	ction, money may not be
		distributed from an individual account before an ac	count holder is 18 years
		<u>old.</u>	
	<u>(2)</u>	An account holder may request a distribution from	om the account holder's
		individual account before the account holder is 18	years old to pay for the
		"qualified tuition expenses" of the account holder, a	as that term is defined in
		section 25A of the Code.	
	<u>(3)</u>	After an account holder is 18 years old or older, the	he Board may distribute
		money from an individual account only if the account	nt holder establishes that
		the money is to be used for one or more of the follow	ving purposes:
		a. <u>The account holder's postsecondary education</u>	n expenses.
		b. The account holder's purchase of a primary re	esidence.
		c. The account holder's qualified business cap	
		approved by the Board.	

General Assem	oly Of North Carolina	Session 2025
	d. The account holder's investment in financial	assets or personal capital
	that provides long-term gains to wages and w	
	Board.	
<u>(4)</u>	For an account holder to request a distribution from	om the account holder's
	individual account, the account holder must be a resi	
<u>(5)</u>	If the account holder is 25 years old or older and has l	
<u></u>	state for five or more consecutive years, the money	
	individual account is presumed abandoned and is su	
	Chapter 116B of the General Statutes.	ý <u>1</u>
<u>(6)</u>	If an account holder dies with a balance in an individu	ual account that is greater
	than zero, the Board shall close the individual acc	
	following, as applicable, upon receipt of notice of th	
	<u>a.</u> <u>Transfer the balance in the individual account</u>	
	of the account holder's surviving spouse.	<u> </u>
	b. Transfer the balance to the duly appointed le	egal representative of the
	account holder's estate.	8
	c. Transfer the balance to an individual otherwi	se entitled to the balance
	under the laws of this State.	
(e) Limit	ations The Board, in administering the Fund, s	hall ensure each of the
following:	· · · · · · · · · · · · · · · · · · ·	
(1)	An eligible individual is limited to one individual ac	count.
$\overline{(2)}$	An individual account or a legal or beneficial interest	
<u> </u>	is not assignable, pledged, or otherwise used to secur	
	advancement.	
(3)	Separate records and accounting are maintained for e	each individual account.
(4)	Reports are made no less frequently than annually to	
(5)	A trustee or guardian appointed as a signatory of an	
<u>x=x</u>	not have or acquire any beneficial interest in the acc	
	account for the benefit of the account holder.	
(f) Notif	ication to Parents. – The Board shall notify the parents of	of each eligible individual
	dividual account is established under subsection (b	
following:		<i>·</i>
(1)	The unique personal identifier associated with the ac	count.
(2)	Information about the individual account, including	
<u>1-1</u>	contribute to the account and (ii) the distribution req	
(3)	Financial literacy information related to (i) budgets a	
<u>x=x</u>	credit and interest, (iii) how to use financial serv	-
	financial literacy information that the Board deems a	
(g) Notif	ication to the Public. – The Board shall provide the	
	including information on eligibility criteria, the contra	-
	irements for individual accounts.	_ ,
	aby Bond Program Board of Trustees.	
	Established. – There is established a Baby Bond Prog	ram Trust Fund Board of
	de oversight of the general administration and proper of	
*	appropriate investment strategy for the Fund. The B	-
following six me		
(1)	The State Treasurer, ex officio, or the State Treasure	r's designee, as chair.
$\overline{(2)}$	The Commissioner of Banks, ex officio, or the C	
<u>, , , , , , , , , , , , , , , , , , , </u>	designee.	
(3)	The Secretary of the North Carolina Department	of Health and Human
	Services, ex officio, or the Secretary's designee.	

General	Assem	bly Of North Carolina	Session 2025
	<u>(4)</u>	A person appointed by the Governor having expension $\frac{1}{2}$	rience in investments and
	(-	finance.	1.4.6.4
	<u>(5)</u>	A person appointed by the General Assembly, upo	
		President Pro Tempore of the Senate, having expe	erience in investments and
	(-)	finance.	
	<u>(6)</u>	A person appointed by the General Assembly, upo	
		Speaker of the House of Representatives, having	experience in investments
(1)	т	and finance.	· · ·
<u>(b)</u>		s. – The members of the Board, except those member	
		e appointed for terms of three years and shall serve	
· · ·	-	alified. Vacancies are filled in the same manner as the	• •
appointed		er of the Board may serve longer than any of the follo	<u>owing:</u>
	(1)	Two consecutive three-year terms.	
	<u>(2)</u>	Three consecutive terms of any length, in the even	
		terms is for less than three years in duration or th	e member serves a partial
		term as a result of filling a vacancy.	
	<u>(3)</u>	Eight consecutive years, regardless of term lengths	<u>.</u>
<u>(c)</u>		s. – The Board is authorized to:	
	<u>(1)</u>	Delegate the authority to the State Treasurer to	
		functions necessary and desirable to (i) implement	
		the Board, (ii) ensure the sustainability and grov	
		provide other services as the Board shall deer	m necessary to facilitate
		participation in the Fund.	
	<u>(2)</u>	Notwithstanding the provisions of Article 3 of Cl	=
		Statutes, engage the services of consultants on a co	ontract basis for rendering
	$\langle 0 \rangle$	professional and technical assistance and advice.	1: 6
	<u>(3)</u>	Retain the services of auditors, attorneys, inve	
		custodians, or other persons or firms possessi	• •
		knowledge necessary for the proper administration	n of investment programs
	(A)	that the Board administers pursuant to this Article.	
	$\frac{(4)}{(5)}$	Develop marketing plans and promotional material	
	<u>(5)</u>	Establish the methods by which distributions from	i individual accounts shall
	(\mathbf{C})	<u>occur.</u>	
	<u>(6)</u>	Establish the method by which funds shall l	be allocated to pay for
	(7)	administrative costs.	
(L)	<u>(7)</u> Leves	Do all things necessary and proper to carry out the	
<u>(d)</u>		tments The Board shall determine and documen	
	. .	propriate investment strategy for the Fund containing	-
		rategies for investment from which account owners m	•
		tate Treasurer to be responsible for engaging and	
		rvice providers, including contracting and contract mo	
		egy established by the Board. All amounts maintaine	
		d according to the account owner's election of one	
· · ·		Board. Each strategy may include a combination o	
_		mon stocks issued by any company incorporated, or o	
		d States, or other appropriate investment instruments t	
-		nation of capital appreciation and current income. If th	± ±
		tent as investment strategy options, transfers of an acc	
	-	rmitted among the various approved forms of investmoved by the Board.	ients, subject to reasonable
	is annra	Wed by the Board	

General Assemb	ly Of North Carolina	Session 2025
(e) Discha	arge of Duties by the Board. – The assets of th	he Fund shall be held in trust for
	rs. The assets of the Fund shall at all times be p	
	purpose of providing benefits to account	₽
	inistering the Fund and investing the assets of	
	ection must be determined in light of the facts a	
	's decision or action and not by hindsight. The	
	e Fund as follows:	
(1)	Solely in the interest of the account holders.	
$\overline{(2)}$	With the care, skill, and caution under the ci	rcumstances then prevailing that
	a prudent person acting in a like capacity	and familiar with those matters
	would use in the conduct of an activity of lik	e character and purpose.
<u>(3)</u>	Impartially, taking into account any differing	g interests of account holders.
<u>(4)</u>	Incurring only costs that are appropriate and	reasonable.
<u>(5)</u>	In accordance with a good-faith interpretatio	n of the law governing the Fund.
(f) Immu	nity A person serving on the Board shall be	e immune individually from civil
liability for mone	etary damages, and exempt to the extent cove	ered by insurance, for any act or
failure to act arisi	ng out of that service except where any of the	following apply:
<u>(1)</u>	The person was not acting within the scope of	of that person's official duties.
<u>(2)</u>	The person was not acting in good faith.	
<u>(3)</u>	The person committed gross negligence or w	villful or wanton misconduct that
	resulted in the damages or injury.	
<u>(4)</u>	The person derived an improper personal fir	nancial benefit, either directly or
<i>.</i>	indirectly, from the transaction.	
	t. – The Board shall submit an annual evaluat	
	report of such evaluation to the Joint Legislat	tive Economic Development and
	ent Oversight Committee.	
	Iministration of Baby Bond Program.	Chata The second of the section of the
	<u>nistration. – The Board may delegate to the</u>	•
	orm all functions necessary and desirable to (
	at and comply with the requirements of this ac ed by the Board, and (iii) provide such other	-
	ssary to facilitate participation in the Fund.	
	ain the services of such investment manage	
	gram managers as may be necessary for the p	
and investment of		roper administration, marketing,
	imer. – Nothing in this section shall be constru	red to create any obligation of the
	the State, or any agency or instrumentality of	
	ent, other interested party, or designated bene	•
	ontribution to the Fund and the payment of	•
contribution to th	± •	interest of other retain on any
	and Costs. – The State Treasurer may esta	blish application, account, and
	es in an amount not to exceed the amount ne	
	owing costs may be paid directly from the Fu	
(1)	The costs of administration, management, i	
<u> </u>	Fund.	F
(2)	The costs of all actions authorized by the Bo	ard.
$\frac{(3)}{(3)}$	The costs of all actions delegated to the	
<u>x-7</u>	Treasurer's staff by the Board under this section	
	among the account holders in such manner as	
	The Board shall no less than annually approve	

	General Assembly Of North Carolina Session 2025
1	(d) Means-Tested Program. – Notwithstanding any other provision of law, an individual
2	account shall not be considered a resource for purposes of means-tested State benefits.
3	Distributions from the Fund shall not be considered income for any State benefits eligibility
4	program that limits eligibility based on income.
5	(e) Account Information. – The information related to individual accounts are not public
6	records as defined in Chapter 132 of the General Statutes."
7	SECTION 2. The Department of Health and Human Services shall provide
8	information and assistance to the Department of State Treasurer and shall enter into a
9	data-sharing agreement with the Department of State Treasurer for the purpose of the ongoing
10	implementation of this act. The Department of State Treasurer shall consult with other
11	departments as needed.
12	SECTION 3. The Department of State Treasurer and the Department of Health and
13	Human Services are authorized to adopt rules necessary to implement this act.
14	SECTION 4. The State Treasurer shall begin transferring one-time deposits and
15	accepting contributions in accordance with G.S. 147-86.91 no later than February 15, 2026.
16	SECTION 5. The Board authorized in G.S. 147-86.92 shall be organized
17	immediately after a majority of the members have been qualified or appointed and have taken
18	the oath of office. The terms for the trustees that are appointed shall be for initial terms to expire
19	June 30, 2028.
20	SECTION 6. There is appropriated from the General Fund to the Department of
21	State Treasurer the sum of ten million dollars (\$10,000,000) in nonrecurring funds for the
22	2025-2026 fiscal year for purposes consistent with this act.
23	SECTION 7. This act becomes effective July 1, 2025.