GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH30468-LExf-288C (5/8)

Short Title:	Governors Budget.	(Public)
Sponsors:	Representatives Michaux, Tolson, and Yongue (Primary Sponsors).	
Referred to:		

A BILL TO BE ENTITLED

AN ACT TO MAKE BASE BUDGET APPROPRIATIONS FOR CURRENT OPERATIONS
OF STATE DEPARTMENTS, INSTITUTIONS, AND AGENCIES, AND FOR OTHER
PURPOSES.

The General Assembly of North Carolina enacts:

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PART I. INTRODUCTION AND TITLE OF ACT

10 **INTRODUCTION**

SECTION 1.1. The appropriations made in this act are for maximum amounts necessary to provide the services and accomplish the purposes described in the budget. Savings shall be effected where the total amounts appropriated are not required to perform these services and accomplish these purposes and, except as allowed by the State Budget Act, or this act, the savings shall revert to the appropriate fund at the end of each fiscal year.

17 TITLE OF ACT

18 SECTION 1.2. This act shall be known as "The Current Operations and Capital
 19 Improvements Appropriations Act of 2010."

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21 PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

23 CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

SECTION 2.1. Appropriations from the General Fund of the State for the maintenance of the State departments, institutions, and agencies, and for other purposes as enumerated, are adjusted for the fiscal year ending June 30, 2011, according to the schedule that follows. Amounts set out in brackets are reductions from General Fund appropriations for the 2010-2011 fiscal year.

- 30 Current Operations General Fund31
- 32 EDUCATION
- 33

29

- 34 Community Colleges System Office
- 35



2010-2011

\$ 32,282,306

_	General Assembly of North Carolina	Session 2009
	Department of Public Instruction	(314,828,201)
	University of North Carolina – Board of Governors	
	Appalachian State University	2,867,554
	East Carolina University	, ,
	Academic Affairs	5,758,810
	Health Affairs	0
	Elizabeth City State University	732,222
	Fayetteville State University	1,155,186
	North Carolina Central University	1,254,688
	North Carolina School of the Arts	219,749
	North Carolina State University	219,719
	Academic Affairs	10,454,599
	Agricultural Extension	10,454,577
	Agricultural Research	0
	University of North Carolina at Asheville	1,048,747
	University of North Carolina at Chapel Hill	1,040,747
	Academic Affairs	6,842,536
	Health Affairs	156,027
	Area Health Education Centers	
		115,360
	University of North Carolina at Charlotte	6,433,798
	University of North Carolina at Greensboro	3,521,383
	University of North Carolina at Pembroke	789,362
	University of North Carolina at Wilmington	3,139,825
	NCA&T	2,218,210
	Western Carolina University	1,412,533
	Winston-Salem State University	798,672
	General Administration	(1,909,887)
	University Institutional Programs	(36,298,756)
	UNC Related Educational Programs	34,856,563
	UNC Financial Aid for Private Colleges	(1,172,542)
	North Carolina School of Science and Mathematics	0
	UNC Hospitals at Chapel Hill	(1,716,463)
	Total University of North Carolina – Board of Governors	\$ 42,678,176
	HEALTH AND HUMAN SERVICES	
	Department of Health and Human Services	
	Division of Central Management and Support	\$ (4,291,405)
	Division of Aging and Adult Services	1,000,000
	Division of Services for the Blind and Deaf/Hard of Hearing	(614,064)
	Division of Child Development	(17,009,838)
	Office of Education Services	(1,287,310)
	Division of Health Service Regulation	(2,478,879)
	Division of Medical Assistance	(394,083,299)
	Division of Mental Health, Developmental Disabilities,	
	and Substance Abuse Services	33,072,692
	NC Health Choice	8,467,643
	Division of Public Health	6,777,031
	Division of Social Services	(12,655,513)

General Assembly of North Carolina	Session 2009
Total Health and Human Services	\$ (386,418,942)
NATURAL AND ECONOMIC RESOURCES	
Department of Agriculture and Consumer Services	\$ (4,239,178)
Department of Commerce	
Commerce	22,557,213
Commerce State-Aid	5,200,000
NC Biotechnology Center	3,000,000
Rural Economic Development Center	5,000,000
Department of Environment and Natural Resources	
Environment and Natural Resources	(116,212)
Clean Water Management Trust Fund	0
Department of Labor	(1,219,388)
	(1,21),300)
JUSTICE AND PUBLIC SAFETY	
Department of Correction	\$ (45,551,555)
Department of Crime Control and Public Safety	(819,000)
udicial Department	(9,216,294)
udicial Department – Indigent Defense	1,828,954
	, ,
Department of Justice	(2,802,152)
Department of Juvenile Justice and Delinquency Prevention	(5,852,393)
	(0,00-,070)
GENERAL GOVERNMENT	
Department of Administration	\$ (1,712,290)
	+ (-,, -, -, -, -, -, -, -, -, -, -, -,
Office of Administrative Hearings	(307,026)
Department of State Auditor	(746,955)
Office of State Controller	9 501 962
Office of State Controller	8,594,863
Department of Cultural Resources	
Cultural Resources	(2,897,180)
Roanoke Island Commission	(139,344)
State Board of Elections	294,735
Concerci Associativ	(2,721,606)
General Assembly	(2,731,696)
Office of the Governor	
Office of the Governor	(303,400)
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General Assembly of North Carolina	Session 2009
Office of State Budget and Management	407,584
OSBM – Reserve for Special Appropriations	750,000
Housing Finance Agency	0
Department of Insurance	
Insurance	(1,796,372)
Insurance – Volunteer Safety Workers' Compensation	(400,000)
Office of Lieutenant Governor	(63, 900)
Office of Lieutenant Governor	(63,800)
Department of Revenue	3,521,022
	5,521,022
Department of Secretary of State	(537,958)
	(227,328)
Department of State Treasurer	
State Treasurer	(422,191)
State Treasurer – Retirement/Benefits	0
RESERVES, ADJUSTMENTS AND DEBT SERVICE	
Contingency and Emergency Fund	\$ 0
Compensation Increase Reserve	61,136,150
"Back to Work" Incentive Fund	15,000,000
Convert Contractual Employees to Permanent	0
Pay Reduction Hold Harmless	62,500,000
Job Development Incentive Grants Reserve Statewide Administrative Support Reduction	(6,600,000)
Motor Fleet Rate Adjustment	(2,200,000)
Health Plan Reserve	(2,200,000)
Retirement Rate Adjustment Reserve-COLA	20,000,000
Judicial Retirement	20,000,000
IT Initiative	0
Savings Reserve Direct Appropriations	101,524,821
TOTAL CURRENT OPERATIONS – GENERAL FUND	\$ (410,319,016)
GENERAL FUND AVAILABILITY STATEMENT	
SECTION 2.2.(a) Section 2.2(a) of S.L. 2009-451 is repe	aled. The General Fund
availability used in adjusting the 2010-2011 budget is shown below:	
	EX 2010 2011
	FY 2010-2011
Unappropriated Balance from EV 2000 2010 S. L. 2000 451	\$ 83,171,017
Unappropriated Balance from FY 2009-2010, S.L. 2009-451 Projected Reversions from FY 2009-2010	\$ 85,171,017
Projected Overcollections from FY 2009-2010	0
Less: Credit to Savings Reserve Account	0
Less: Credit to Repairs and Renovation Reserve Account	0
Beginning Unreserved Fund Balance	\$ 83,171,017
Revenues Based on Existing Tax Structure	\$ 18,199,339,654
-	
Nontax Revenues	
Investment Income	\$ 57,500,000
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	General Assembly of North Carolina	Ses	sion 2009
1	Judicial Fees	239	9,100,000
2	Disproportionate Share		0,000,000
3	Insurance	6	7,000,000
4	Other Nontax Revenues		2,700,000
5	Highway Trust Fund Transfer		2,894,864
6	Highway Fund Transfer		7,504,498
7	Subtotal Nontax Revenues		6,699,362
8		·	, ,
9	Total General Fund Availability	\$19,75	2,139,885
10			
11	Adjustments to Availability: 2010 Session		
12	Conform to Federal HIRE ACT	\$ -	4,900,000
13	Continue to Phase Out of Highway Trust Fund Transfer	(22	2,000,000)
14	Tax Relief for Small Business Equipment Purchases	(2	2,800,000)
15	High Unemployment Hiring Incentive		0
16	Extend Qualified Business Venture Credit and Raise Cap	(8	8,000,000)
17	Extend Sunset for Small Business Health Benefits Credit	(5	5,000,000)
18	Small Business Start-Up Tax Relief (Founder's Credit)		0
19	Extend Refund for Motorsports Aviation		(100,000)
20	Transfer from Disproportionate Share Reserve	3	5,000,000
21	Public Safety Fees	14	4,445,560
22	Divert Scrap Tire Tax		1,514,642
23	Divert White Goods Management Tax		775,325
24	Divert a Portion of Wildlife Taxes		1,500,000
25	Department of Revenue Settlement Initiative		0,000,000
26	Subtotal Adjustments to Availability: 2010 Session		0,235,527
27			, ,
28	Revised General Fund Availability for 2010-2011 Fiscal Year	\$ 19,14	9,445,560
29			
30	Less: Total General Fund Appropriations for 2010-2011 Fiscal Year	\$ (19,149	9,445,560)
31			
32	Unappropriated Balance Remaining	\$	0
33			
34	SECTION 2.2.(b) Notwithstanding the provisions of G.S.	105-187.9((b)(1), the
35	sum to be transferred under that subdivision for the 2010-2011 fiscal	year is se	eventy-one
36	million dollars (\$71,000,000).		
37	SECTION 2.2.(c) Pursuant to G.S. 105-187.9(b)(2), the su	im to be t	ransferred
38	under that subdivision for the 2010-2011 fiscal year is one million eig	ht hundred	thousand
39	dollars (\$1,800,000).		
40	SECTION 2.2.(d) The appropriations made in this act	to the Cle	ean Water
41	Management Trust Fund in the amount of fifty million dollars (\$50,000,00	00) for the 2	2010-2011
42	fiscal year are made pursuant to G.S. 113A-253.1 and are not in addi	tion to the	e statutory
43	appropriation made in G.S. 113A-253.1.		
44	SECTION 2.2.(e) The appropriations made in this act to the	State Healt	h Plan for
45	the 2010-2011 fiscal year are made pursuant to S.L. 2009-16 and are n	ot in addit	ion to the
46	appropriations made in that act.		
47	SECTION 2.2.(f) Notwithstanding the provisions of C	J.S. 115C-5	546.1, the
48	Secretary of Revenue shall transfer the funds specified in G.S. 115C-5	• •	
49	Controller for deposit in Nontax Budget Code 19978 (Intrastate Tr	ransfers) d	luring the

SECTION 2.2.(g) Notwithstanding G.S. 143C-9-3, of the funds credited to the 1 2 Tobacco Trust, the sum of five million dollars (\$5,000,000) shall be transferred from the 3 Department of Agriculture and Consumer Services, Budget Code 23703 (Tobacco Trust Fund), 4 to the State Controller to be deposited in Nontax Budget Code 19978 (Intrastate Transfers) to 5 support General Fund appropriations for the 2010-2011 fiscal year. These funds shall be 6 transferred on or after April 30, 2011. 7 SECTION 2.2.(h) Notwithstanding G.S. 143C-9-3, of the funds credited to the 8 Health Trust Account, the sum of five million dollars (\$5,000,000) that would otherwise be 9 deposited in the Fund Reserve shall be transferred from the Department of State Treasurer, 10 Budget Code 23460 (Health and Wellness Trust Fund), to the State Controller to be deposited 11 in Nontax Budget Code 19978 (Intrastate Transfers) to support General Fund appropriations for 12 the 2010-2011 fiscal year. These funds shall be transferred on or after April 30, 2011. 13 SECTION 2.2.(i) Notwithstanding G.S. 143C-4-2, the State Controller shall not 14 transfer any funds from the unreserved fund balance to the Savings Reserve Account on June 30, 2010. This subsection becomes effective June 30, 2010. 15 16 **SECTION 2.2.(j)** Notwithstanding the provisions of G.S. 143C-4-3, the State 17 Controller shall not transfer any funds from the unreserved fund balance to the Repairs and 18 Renovations Reserve Account on June 30, 2010. This subsection becomes effective June 30, 19 2010. 20 SECTION 2.2.(k) Notwithstanding the provisions of G.S. 105-187.19(b), effective 21 for taxes levied during the 2010-2011 fiscal year, the Secretary of Revenue shall credit to the 22 General Fund the net tax proceeds that G.S. 105-187.19(b) directs the Secretary to credit to the 23 Scrap Tire Disposal Account. 24 Notwithstanding the provisions of G.S. 105-187.24, effective for taxes levied during 25 the 2010-2011 fiscal year, the Secretary of Revenue shall credit to the General Fund the net tax 26 proceeds that G.S. 105-187.24 directs the Secretary to credit to the White Goods Management 27 Account. 28 Notwithstanding the provisions of G.S. 105-164.44B, effective for taxes levied 29 during the 2010-2011 fiscal year, the Secretary of Revenue shall credit to the General Fund one 30 million five hundred thousand dollars (\$1,500,000) of the net tax proceeds that 31 G.S. 105-164.44B directs the Secretary to transfer to the Wildlife Resources Fund. 32 33 PART III. CURRENT OPERATIONS/HIGHWAY FUND 34 35 **CURRENT OPERATIONS/HIGHWAY FUND** 36 **SECTION 3.1**. Revised appropriations from the Highway Fund of the State for the 37 maintenance and operation of the Department of Transportation, and for other purposes as 38 enumerated, are made for the fiscal year ending June 30, 2011, according to the following 39 schedule: 40 41 **Current Operations – Highway Fund** 2010-2011 42 Adjustments 43 DOT – General Administration \$ 1,544,289 44 **Highway Division Administration** 45 State Match for Federal Aid-Planning and Research 46 47 **Construction Program:** 48 State Secondary System 3,840,718 49 **Division Small Urban Construction** 50 **Discretionary Funds** 51 Spot Safety Improvements

Maintenance Program Primary System Secondary System System Preservation Contract Resurfacing General Maintenance Program \$ (3,6] Ferry Operations \$ 4,3] State Aid to Municipalities (7) State Aid to Railroads 6; State Aid to Public Transportation 4; Airports OSHA Governor's Highway Safety Program Division of Motor Vehicles Total Department of Transportation \$ 12,1 Appropriations to Other State Agencies: Agriculture Revenue State Treasurer Office of State Controller-BEST Shared Services Public Instruction – Civil Penalties Public Instruction – Civil Penalties \$ 32,1 CCPS – Higbway Patrol 4;	sion 2009
Maintenance Program Primary System Secondary System System Preservation Contract Resurfacing General Maintenance Program \$ (3,6] Ferry Operations \$ 4,3] State Aid to Municipalities (7) State Aid to Railroads 6; State Aid to Public Transportation 4; Airports OSHA Governor's Highway Safety Program Division of Motor Vehicles Total Department of Transportation \$ 12,7 Appropriations to Other State Agencies: Agriculture Revenue State Treasurer Office of State Controller-BEST Shared Services Public Instruction – Civil Penalties Public Instruction – Civil Penalties \$ 32,1 DENR – LUST Trust Fund 4;	
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State Aid to Municipalities (7) State Aid to Railroads 6, State Aid for Public Transportation 6, Airports OSHA Governor's Highway Safety Program 0 Division of Motor Vehicles 1 Total Department of Transportation \$ 12, Appropriations to Other State Agencies: Agriculture Revenue State Controller-BEST Shared Services Public Instruction – Civil Penalties 9 Public Instruction – Driver Education \$ 32, CCPS – Highway Patrol 4, DENR – LUST Trust Fund 0 DHHS – Chemical Test \$ 36, Reserves and Transfers: Minority Contractor Development State Fire Protection Grant \$ 36, Reserve for Visitor's Centers Global TransPark Reserve for Visitor's Centers \$ 30 Global TransPark \$ 2, Reserve for State Employees Payback 2, Total Reserves and Transfers \$ 3,	,698,277)
State Aid to Municipalities (7) State Aid to Railroads 6, State Aid for Public Transportation 6, Airports OSHA Governor's Highway Safety Program 0 Division of Motor Vehicles 2 Total Department of Transportation \$ 12,5 Appropriations to Other State Agencies: Agriculture Revenue State Treasurer Office of State Controller-BEST Shared Services Public Instruction – Civil Penalties Public Instruction – Driver Education \$ 32,0 CCPS – Highway Patrol 4,0 DHHS – Chemical Test 4 Total – Other State Agencies \$ 36,0 Reserves and Transfers: Minority Contractor Development Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for State Employees Payback 2,7 Total Reserves and Transfers \$ 3,0	4,805,311
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State Aid for Public Transportation Airports OSHA Governor's Highway Safety Program Division of Motor VehiclesTotal Department of Transportation\$ 12,4Appropriations to Other State Agencies: Agriculture Revenue State Treasurer Office of State Controller-BEST Shared Services Public Instruction – Civil Penalties Public Instruction – Driver Education DHHS – Chemical Test\$ 32,4Total – Other State Agencies: Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for State Employees Payback\$ 3,4Total Reserves and Transfers: Cotal Reserves and Transfers\$ 3,4Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for State Employees Payback\$ 3,4Total Reserves and Transfers\$ 3,4	5,325,000
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Public Instruction – Civil PenaltiesPublic Instruction – Driver Education\$ 32,0CCPS – Highway PatrolDENR – LUST Trust FundDHHS – Chemical TestTotal – Other State Agencies\$ 36,0Reserves and Transfers:Minority Contractor DevelopmentState Fire Protection GrantStormwater Discharge PermitReserve for Visitor's CentersGlobal TransParkReserve for Health Insurance AdjustmentEmployer's Contribution to RetirementReserve for State Employees Payback2,7Total Reserves and Transfers\$ 3,0	
Public Instruction – Driver Education\$ 32,0CCPS – Highway Patrol4,7DENR – LUST Trust Fund6DHHS – Chemical Test5Total – Other State Agencies\$ 36,0Reserves and Transfers:Minority Contractor DevelopmentState Fire Protection GrantStormwater Discharge PermitReserve for Visitor's CentersGlobal TransParkReserve for Health Insurance Adjustment\$ 2,7Employer's Contribution to Retirement\$ 3,0Reserves and Transfers\$ 3,0	
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DENR - LUST Trust Fund DHHS - Chemical Test(1)Total - Other State Agencies\$ 36,0Reserves and Transfers: Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for Health Insurance Adjustment Employer's Contribution to Retirement Reserve for State Employees Payback\$ 3,0Total Reserves and Transfers\$ 3,0	2,021,964
DHHS – Chemical Test\$ 36,4Total – Other State Agencies\$ 36,4Reserves and Transfers: Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for Health Insurance Adjustment Employer's Contribution to Retirement Reserve for State Employees Payback\$ 36,4Total Reserves and Transfers\$ 3,4	,700,000
Total - Other State Agencies\$ 36,4Reserves and Transfers: Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for Health Insurance Adjustment Employer's Contribution to Retirement Reserve for State Employees Payback\$ 9 2,7Total Reserves and Transfers\$ 3,0	(40,000)
Reserves and Transfers: Minority Contractor Development State Fire Protection Grant Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for Health Insurance Adjustment Employer's Contribution to Retirement Reserve for State Employees Payback Total Reserves and Transfers S S S S S S S S S S S S S	
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Stormwater Discharge Permit Reserve for Visitor's Centers Global TransPark Reserve for Health Insurance Adjustment Employer's Contribution to Retirement Reserve for State Employees Payback\$ 9 2,7Total Reserves and Transfers\$ 3,6	
Reserve for Visitor's Centers Global TransPark Reserve for Health Insurance Adjustment Employer's Contribution to Retirement Reserve for State Employees Payback\$ 9Total Reserves and Transfers\$ 3,0	
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Employer's Contribution to Retirement Reserve for State Employees Payback\$Total Reserves and Transfers\$\$3,0	
Reserve for State Employees Payback2,7Total Reserves and Transfers\$ 3,0	
Total Reserves and Transfers\$ 3,0	930,050
	2,701,641
Total Highway Fund Appropriation\$ 52,3	3,631,691
Total Highway Fund Appropriation\$ 52,5	
	2,890,000
HIGHWAY FUND AVAILABILITY STATEMENT	
SECTION 3.2. The Highway Fund availability used in developing modification of the second se	cations to
the 2010-2011 Highway Fund budget contained in this act is shown below:	

General Assembly of North Carolina	Session 2009
Highway Fund Availability Statement	2010-2011 Recommended
Beginning Credit Balance	-
Estimated Revenue	\$ 1,792,540,000
Estimated Reversions	-
Total Highway Fund Availability	\$ 1,792,540,000
PART IV. HIGHWAY TRUST FUND APPROPRIATIONS	
HIGHWAY TRUST FUND APPROPRIATIONS SECTION 4.1. Revised appropriations from the Highw	ay Trust Fund are made for
the fiscal year ending June 30, 2011, according to the following sche	•
Highway Trust Fund	2010-2011
	Adjustments
Department of Transportation:	
Maximum Allowance for Administration	\$ 371,520
Construction Allocation:	
Intrastate System	4,995,162
Urban Loop System	2,019,836
Secondary Roads	(170,627)
NC Mobility Fund	94,583,983
State Aid to Municipalities	524,109
Bonds:	
Bond Redemption	
Bond Interest	
NC Turnpike Authority	
Transfer to the General Fund	(22,000,000)
Total Highway Trust Fund Appropriations	\$ 80,323,983
HIGHWAY TRUST FUND AVAILABILITY STATEMENT	
SECTION 4.2. The Highway Trust Fund availal	bility used in developing
modifications to the 2010-2011 Highway Trust Fund budget con-	
below:	
Highway Trust Fund Availability Statement	2010-2011
	Recommended
Beginning Credit Balance	-
Estimated Revenue	\$ 1,001,313,983
	. , , , ,
Estimated Reversions	-

То	eneral Assembly of North Carolina	Session 2009
	otal Highway Trust Fund Availability	\$ 1,001,313,983
PA	ART V. OTHER AVAILABILITY AND APPROPRIATIONS	
EI	DUCATION LOTTERY	
	SECTION 5.1.(a) Pursuant to G.S. 18C-164, the reve	enue used to support
ap	propriations made in this act is transferred from the State Lottery Fun	d in the amount of four
	ndred forty-one million three hundred forty-seven thousand 441,347,500) for the 2010-2011 fiscal year.	five hundred dollars
	SECTION 5.1.(b) The appropriations made from the E rsuant to G.S. 18C-164(d) for the 2010-2011 fiscal year are as follows	ducation Lottery Fund
pu		\$ 136,038,041
		\$ 130,038,041 84,635,709
	 (2) Prekindergarten Program (3) Public School Building Capital Fund 	176,539,000
	(4) Scholarships for Needy Students	44,134,750
	Total	\$ 441,347,500
	SECTION 5.1.(c) Notwithstanding G.S 18C-164(f) or any	, ,
evi	cess lottery receipts realized in the 2009-2010 fiscal year in the amou	-
	ght hundred eighty-one thousand forty-six dollars (\$31,881,046) sha	•
- U	blic School Building Capital Fund and allocated on the basis of ave	
	DM) to those local school administrative units that did not qual	
	09-2010 fiscal year pursuant to G.S. $115C-546.2(d)(2)$. Notwithstand	
	y other provision of law, the balance of the excess lottery revenues rea	
	cal year shall be transferred to the Education Lottery Reserve F	
	S. 18C-164(b).	
	SECTION 5.1.(d) This section is effective June 30, 2010.	
IN	FORMATION TECHNOLOGY FUND APPROPRIATION	
IN	FORMATION TECHNOLOGY FUND APPROPRIATION SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal	ed. Appropriations are
	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal	
ma	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal	
ma	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal years	ear as follows:
ma Of	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations	ear as follows:
ma Of	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis	ear as follows: FY 2010-2011 \$740,000
ma Of	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office	ear as follows: FY 2010-2011 \$740,000 \$1,101,296
ma Of	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal yes fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000
ma Of Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal yes fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000
ma Of Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal yes fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000
ma Of Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal yes fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000
ma Of Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal yes fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296
ma Of Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000
ma Of Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal yes fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000
ma Of Int To	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal Enterprise Identity Management	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000 \$1,250,000
ma Of Inf To Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal Enterprise Identity Management IT Consolidation	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000 \$1,250,000 \$2,733,171
ma Of Inf To Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal Enterprise Identity Management	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000 \$1,250,000
ma Of Ini To Ini	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal Enterprise Identity Management IT Consolidation otal Information Technology Projects	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000 \$1,250,000 \$2,733,171 \$4,783,171
ma Of Inf To Inf	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal Enterprise Identity Management IT Consolidation	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000 \$1,250,000 \$2,733,171
ma Of Inf To Inf To	SECTION 5.3. Section 5.3(b) of S.L. 2009-451 is repeal ade from the Information Technology Fund for the 2010-2011 fiscal ye fice of Information Technology Services formation Technology Operations Center for Geographic Information and Analysis Enterprise Security Remediation Management Office Enterprise Project Management Office Architecture and Engineering otal Information Technology Operations formation Technology Projects Enterprise Licensing State Portal Enterprise Identity Management IT Consolidation otal Information Technology Projects	ear as follows: FY 2010-2011 \$740,000 \$1,101,296 \$1,795,000 \$648,000 \$4,284,296 \$300,000 \$500,000 \$1,250,000 \$2,733,171 \$4,783,171

General Assembly of North Carolina Session 2009 "SECTION 5.6. Notwithstanding G.S. 143C-6-4, State agencies may, with approval of the 1 2 Director of the Budget and after consultation with the Joint Legislative Committee on 3 Governmental Operations, Budget, spend funds received from grants awarded subsequent to 4 the enactment of this act. The Office of State Budget and Management shall work with the 5 recipient State agencies to budget grant awards according to the annual program needs and 6 within the parameters of the respective granting entities. Depending on the nature of the award, 7 additional State personnel may be employed on either a time-limited or permanent basis. The 8 Office of State Budget and Management shall consult with the Joint Legislative Commission 9 on Governmental Operations prior to expending report to the Fiscal Research Division within 10 30 days on any funds received from grant awards. grants awarded subsequent to the enactment of this act. Funds received from such grants are hereby appropriated and shall be incorporated 11 into the certified budget of the recipient State agency." 12 13 14 PART VI. GENERAL PROVISIONS 15 16 **REPEAL REQUIREMENT FOR MAILING LIST CERTIFICATIONS** 17 SECTION 6.1. G.S. 143-169.1 is repealed. 18 19 **GOVERNMENT REORGANIZATION** 20 SECTION 6.2.(a) At the direction of the Governor, the Governor's Budget Reform 21 and Accountability Commission (BRAC), with assistance from the Office of State Budget and 22 Management, is currently developing a proposed government reorganization that would 23 reconfigure or eliminate selected State agencies to achieve greater efficiency and improve 24 accountability. The Governor shall review the proposed plan and make recommendations in the 25 form of executive orders to the General Assembly for consideration at the 2011 legislative 26 session as provided by Article III, Sec. 5(10) of the Constitution. 27 **SECTION 6.2.(b)** Where appropriate, the study of the proposed reorganization 28 may be conducted in consultation with other regulatory or oversight agencies, such as the 29 Office of State Personnel, the Fiscal Research Division, or the Program Evaluation Division. 30 SECTION 6.2.(c) The Office of State Budget and Management shall use any 31 available funds to contract with outside resources where necessary and appropriate to assist in 32 developing the BRAC's proposals for reorganization. 33 34 NETWORK SECURITY ASSESSMENTS 35 **SECTION 6.3.(a)** G.S. 147-33.111 is amended by adding a new subsection to read: 36 "(b1) The State Chief Information Officer shall conduct assessments of network vulnerability, including network penetration or any similar procedure. The State Chief 37 38 Information Officer may contract with another party or parties to perform the assessments. 39 Detailed reports of the security issues identified shall be kept confidential as provided in 40 G.S. 132-6.1(c)." 41 **SECTION 6.3.(b)** G.S. 147-33.111(c) reads as rewritten: 42 Before a State agency may enter into any contract with another party for an "(c) 43 assessment of network vulnerability, including network penetration or any similar procedure, 44 the State agency shall notify the State Chief Information Officer and obtain approval of the 45 request. The State Chief Information Officer shall refer the request to the State Auditor for a 46 determination of whether the Auditor's office can perform the assessment and testing. If the 47 State Auditor determines that the Auditor's office can perform the assessment and testing, then 48 the State Chief Information Officer shall authorize the assessment and testing by the Auditor. If 49 the State Auditor determines that the Auditor's office cannot perform the assessment and 50 testing, then with the approval of the State Chief Information Officer and State Auditor, the

1 2	State agency enters into a contract with another party for assessment and testing, <u>after approval</u> by the State Chief Information Officer, the State agency shall issue public reports on the
3	general results of the reviews. The contractor shall provide the State agency with detailed
3 4	reports of the security issues identified that shall not be disclosed as provided in
4 5	
	G.S. 132-6.1(c). The State agency shall provide the State Chief Information Officer and the
6	State Auditor with copies of the detailed reports that shall not be disclosed as provided in
7	G.S. 132-6.1(c). Nothing in this subsection shall preclude the Office of State Auditor from
8	assessing the security practices of information technology systems as a part of its duties and
9	responsibilities."
10	SECTION 6.3.(b) G.S. 147-64.6(c)(18) is repealed.
11	
12	MANAGEMENT FLEXIBILITY REDUCTIONS
13	SECTION 6.4. Except as otherwise specified in Parts VII, VIII, and IX in this act,
14	the management flexibility reductions included in this act for all State agencies shall not be
15	allocated using an across-the-board method but in a manner that recognizes the importance of
16	the core mission of each agency. Before taking reductions in operational budgets, each agency
17	shall consider reducing budgets for senior and middle management personnel, vacant positions,
18	and program efficiencies. Items identified for reduction shall be presented to the Office of State
19	Budget and Management within 30 days of when this act becomes law. All reduction options
20	shall be reviewed and approved by the Office of State Budget and Management within 30 days
21	of an agency's submission.
22	
23	CARRYFORWARD SEVERANCE EXPENDITURE RESERVE
24	SECTION 6.5.(a) Funds appropriated for the statewide severance expenditure
25	reserve in FY 2009-2010 that remain unspent and unencumbered shall remain available for the
26	2010-2011 fiscal year for severance salary continuation payments and noncontributory
27	hospital/medical coverage under the State Health Plan for employees reduced-in-force pursuant
28	to this act.
29	SECTION 6.5.(b) This section becomes effective June 30, 2010.
30 31	AMEND STATE BUDGET ACT
32	SECTION 6.6.(a) G.S. 143C-1-1(d) is amended by adding a new subdivision to
32 33	
33 34	read: "(21) Authorized hudget The certified hudget as defined in C.S. 142C 1.1 (d)
34 35	"(31) <u>Authorized budget. – The certified budget as defined in G.S. 143C-1-1.(d)</u>
35 36	added to allowable budget adjustments authorized by the State Budget Act and the Director of the Budget."
30 37	
38	 SECTION 6.6.(b) G.S. 143C-3-5.(d) reads as rewritten: "(d) Funds Included in Budget. – Consistent with requirements of the North Carolina
38 39	"(d) Funds Included in Budget. – Consistent with requirements of the North Carolina Constitution, Article 5, Section 7(a), the Governor's Recommended State Budget, together with
40	the Budget Support Document, shall include recommended expenditures of State funds from all
40	Governmental and Proprietary Funds, as those funds are described in G.S. 143C-1-3, and all
42	funds established for The University of North Carolina and its constituent institutions that are
43	subject to Chapter 143C. Except where provided otherwise by federal law, funds received from
44	the federal government become State funds when deposited in the State treasury and shall be
45	classified and accounted for in the Governor's budget recommendations no differently than
46	funds from other sources."
47	SECTION 6.6.(c) G.S. 143C-6-1(c) reads as rewritten:
48	"(c) Certification of the Budget. – The Director of the Budget shall certify to each State
49	agency the amount appropriated to it for each program and each object from all governmental
50	and proprietary funds. <u>funds</u> included in the budget as defined in G.S. 143C-3-5.(d). The
51	certified budget for each State agency shall reflect the total of all appropriations enacted for

	General Assembly of North Carolina	Session 2009
1	each State agency by the General Assembly in the Current Operations Appropriate	riations Act, the
2	Capital Improvements Appropriations Act, and any other act affecting the St	
3	certified budget for each State agency shall follow the format of the Budget Su	pport Document
4	as modified to reflect changes enacted by the General Assembly."	
5	SECTION 6.6.(d) G.S. 143C-6-4 reads as rewritten:	
6	"(a) Findings. – The General Assembly recognizes that even the most t	0 0
7	deliberations may be affected by unforeseeable events. Under limited circumsta	
8 9	this section, the Director may adjust the enacted budget by making transfers expenditure, purposes, or programs or by increasing expenditures funded by	-
10	receipts. Under no circumstances, however, shall total General Fund expendit	ures for a State
11	department exceed the amount appropriated to that department from the Gener	ral Fund for the
12	fiscal year.	
13	(b) Adjustments to the Certified Budget Notwithstanding the	provisions of
14	G.S. 143C-6-1, a State agency may, with approval of the Director of the Budg	get, spend more
15	than was authorized in the certified budget for all of the following:	
16	(1) An object or line item within a purpose or program so lo	ong as the total
17	amount expended for the purpose or program is no more than	was authorized
18	in the certified budget for the purpose or program.	
19	(2) A purpose or program if the overexpenditure of the purpose of	or program is:
20	a. Required by a court or Industrial Commission order;	
21	b. Authorized under G.S. 166A-5(1)a.9. of the Emergen	cy Management
22	Act; or	
23	c. Required to call out the National Guard.	
24	(3) A purpose or program not subject to the provisions of subdi	. , . ,
25	this subsection, but only in accord with the following rest	• •
26	overexpenditure is required to continue the purpose or pr	0
27 28	complications or changes in circumstances that could not hav	
28 29	when the budget for the fiscal period was enacted, (ii) the purpose or program is not increased, and (iii) the over	1
29 30	authorized on a nonrecurring basis., and (iv) under no circur	
30 31	the total requirements for a State department exceed the	
32	certified budget for the fiscal year by more than three pe	-
33	Director shall report the reasons for the deviation to the J	
34	<u>Commission on Governmental Operations within 30 days of</u>	-
35	budget. without prior consultation with the Joint Legislative	
36	Governmental Operations.	
37	(4) Notwithstanding subdivision (3) of this subsection, a Sta	te agency may
38	redistribute salary reserve on a permanent basis to create n	
39	provide salary increases or use departmental receipts that	are recurring in
40	nature to hire permanent receipt-supported positions.	-
41	(c) Overexpenditures Reported The Director shall report quart	erly, beginning
42	October 31, to the Joint Legislative Commission on Governmental	Operations on
43	overexpenditures approved by the Director under subdivisions (2) and (3) (2).	<u>, (3), and (4)</u> of
44	subsection (b) of this section.	
45	(d) Overexpenditures in Senate Budget. – The President Pro Tempor	
46	may approve expenditures for more than was authorized in the enacted budge	et for objects or
47	line items in the budget of the Senate.	
48 49	(e) Overexpenditures in House of Representatives Budget. – The Speak	

48 (e) Overexpenditures in House of Representatives Budget. – The Speaker of the House
 49 of Representatives may approve expenditures for more than was authorized in the enacted
 50 budget objects or line items in the budget of the House of Representatives.

1 (f) Transfers Between Line Items or Programs in General Assembly Budget Other 2 Than Senate and House of Representatives. – Expenditures exceeding amounts authorized for 3 programs, objects, or line items in the budget of the General Assembly other than those of the 4 Senate and House of Representatives shall be approved jointly by the President Pro Tempore of 5 the Senate and the Speaker of the House of Representatives.

6 (g) Transfers in The University of North Carolina Budget. – Transfers or changes 7 within the budget of The University of North Carolina may be made as provided in Article 1 of 8 Chapter 116 of the General Statutes.

9 (h) Transfers Within the Office of the Governor. – Transfers or changes as between 10 objects or line items in the budget of the Office of the Governor may be made by the 11 Governor."

12

SECTION 6.6.(e) G.S. 143C-6-21 reads as rewritten:

13 "§ 143C-6-21. Payments to nonprofits.

Except as otherwise provided by law, an annual appropriation of one hundred thousand dollars (\$100,000) or less to or for the use of a nonprofit corporation shall-may be made in a single annual payment, in the discretion of the Director of the Budget. An annual appropriation of more than one hundred thousand dollars (\$100,000) to or for the use of a nonprofit corporation shall be made in quarterly or monthly payments, in the discretion of the Director of the Budget."

20 21

SECTION 6.6.(f) G.S. 143C-8-7 reads as rewritten:

"§ 143C-8-7. When a State agency may begin a capital improvement project.

22 No State agency may expend funds for the construction or renovation of any capital (a) 23 improvement project except as needed to comply with this Article or otherwise authorized by 24 the General Assembly. Funds that become available by gifts, excess patient receipts above 25 those budgeted at the University of North Carolina Hospitals at Chapel Hill, federal or private 26 grants, receipts becoming a part of special funds by act of the General Assembly, or any other 27 funds available to a State agency or institution may be utilized for advanced planning through 28 the working drawing phase of capital improvement projects, upon approval of the Director of 29 the Budget.

30 (b) The Director of the Budget may authorize the construction of a capital improvement 31 project not specifically authorized by the General Assembly if such project is to be funded by 32 gifts, federal or private grants, special fund receipts, excess patient receipts above those 33 budgeted at the University of North Carolina Hospitals at Chapel Hill, or any other 34 non-General Fund money available to the State agency or institution. Prior to authorizing the 35 construction of a capital improvement project pursuant to this subsection, the Director shall 36 consult with the Joint Legislative Commission on Governmental Operations."

SECTION 6.6.(g) G.S. 143C-8-12 reads as rewritten:

38 "§ 143C-8-12. University system capital improvement projects from sources that are not 39 General Fund sources: approval of new project or that involve a change in 40 scope of existing project.

41 Notwithstanding any other provision of this Chapter, the Director of the Budget may, upon 42 request of the Board of Governors of The University of North Carolina and after consultation 43 with the Joint Legislative Commission on Governmental Operations, approve: (i) expenditures to plan a capital improvement project of The University of North Carolina the planning for 44 45 which is to be funded entirely with non-General Fund money, (ii) expenditures for a capital 46 improvement project of The University of North Carolina that is to be funded entirely with 47 non General Fund money, or (iii) a change in the scope of any previously approved capital 48 improvement project of The University of North Carolina provided that both the project and 49 change in scope are funded entirely with non-General Fund money."

50

37

51 AMEND PRIOR CONSULTATION STATUTE

SECTION 6.8. G.S. 120-76.1(b) reads as rewritten: 1 2 "(b) Any agency, board, commission, or other entity required under G.S. 120-76(8) or 3 any other provision of law to consult with the Commission prior to taking an action shall 4 submit a detailed report of the action under consideration to the Chairs of the Commission, the 5 Commission Assistant, and the Fiscal Research Division of the General Assembly. If the 6 Commission does not hold a meeting to hear the consultation within 90 30 days of receiving the 7 submission of the detailed report, the consultation requirement is satisfied. With regard to 8 capital improvement projects of The University of North Carolina, if the Commission does not 9 hold a meeting to hear the consultation within 30 days of receiving the submission of the 10 detailed report, the consultation requirement of G.S. 120-76(8)e. is satisfied." 11 12 **REPEAL SPECIAL FUNDS CONSULTATION** 13 SECTION 6.9. Section 6.6.B of Session Law 2009-451 is repealed. 14 15 AMEND ARRA FUNDS

16

SECTION 6.9A. Section 6.6C.(b) of Session Law 2009-451 reads as rewritten:

17 "SECTION 6.6C.(b) Appropriation of ARRA Funds. – Funds received from ARRA grants 18 and receipts not specified in this act are hereby appropriated in the amounts provided in the 19 notification of award from the federal government or any entity acting on behalf of the federal 20 government to administer federal ARRA funds. Prior to allocation of funds not expressly 21 delineated in this act, the OSBM and affected state agencies shall consult with report to the 22 Joint Legislative Commission on Governmental Operations- on ARRA grants received that are 23 not expressly delineated in this act."

24 25

DRIVER EDUCATION

SECTION 6.10.(a) The Highway Safety Research Center Institute of the University of North Carolina at Chapel Hill shall work in collaboration with the Department of Public Instruction and the Governor's Highway Safety Commission to create a standard curriculum to be used for the Driver Education Program in the Department of Public Instruction. The curriculum shall be ready for use in the school year beginning in the fall of 2011 and shall be used for all driver education programs funded with State funds.

32 SECTION 6.10.(b) The Office of State Budget and Management (OSBM) shall 33 review the funding and efficacy of the Driver Education Program to determine the most 34 appropriate source of funds to support the program and outcomes of the funding on student 35 driving. The review shall include recommendations for improving services, reducing costs 36 and/or duplication, and alternative funding mechanisms including fees. OSBM will also work 37 with the Department of Public Instruction to establish performance measures for the program to 38 be used to determine the program's effectiveness. OSBM shall make recommendations to the 39 Governor and the General Assembly no later than November 1, 2010.

40

41 DEPARTMENT OF ADMINISTRATION TO IMPLEMENT PURCHASING 42 STANDARDS FOR IMPROVING ENERGY EFFICIENCY

43

SECTION 6.11. G.S. 143-64.12(b) reads as rewritten:

44 The Department of Administration shall develop and implement policies, "(b) 45 procedures, and standards to ensure that State purchasing practices improve efficiency regarding energy, water, and other utility use and take the cost of the product over the 46 47 economic life of the product into consideration. The Department of Administration shall adopt 48 and implement Building Energy Design Guidelines. These guidelines shall include energy-use 49 goals and standards, economic assumptions for life-cycle cost analysis, and other criteria on building systems and technologies. The Department of Administration shall modify the design 50 51 criteria for construction and renovation of facilities of State buildings and State institutions of

higher learning buildings to require that a life-cycle cost analysis be conducted pursuant to
 G.S. 143-64.15. For new or emerging energy-use reducing technologies, where uncertainties
 about service life, costs, and/or potential cost savings may introduce uncertainty about the
 accuracy of life cycle cost analysis, the Department of Administration may require additional
 deterministic computations to aid in the evaluation life cycle cost analysis results."

6 7

8

PART VII. PUBLIC SCHOOLS

9 CHILDREN WITH DISABILITIES

10 **SECTION 7.1.** The State Board of Education shall allocate funds for children with 11 disabilities on the basis of three thousand five hundred ninety-eight dollars and fifty-five cents 12 (\$3,598.55) per child. Each local school administrative unit shall receive funds for the lesser of 13 (i) all children who are identified as children with disabilities or (ii) twelve and five-tenths 14 percent (12.5%) of the 2010-2011 allocated average daily membership in the local school administrative unit. The dollar amounts allocated under this section for children with 15 disabilities shall also adjust in accordance with legislative salary increments, retirement rate 16 17 adjustments, and health benefit adjustments for personnel who serve children with disabilities.

18 19

FUNDS FOR ACADEMICALLY GIFTED CHILDREN

20 **SECTION 7.2.** The State Board of Education shall allocate funds for academically 21 or intellectually gifted children on the basis of one thousand one hundred ninety-two dollars 22 and ninety cents (\$1,192.90) per child. A local school administrative unit shall receive funds 23 for a maximum of four percent (4%) of its 2010-2011 allocated average daily membership, 24 regardless of the number of children identified as academically or intellectually gifted in the 25 unit. The dollar amounts allocated under this section for academically or intellectually gifted 26 children shall also adjust in accordance with legislative salary increments, retirement rate 27 adjustments, and health benefit adjustments for personnel who serve academically or 28 intellectually gifted children.

29

30 ABCS OF PUBLIC EDUCATION

SECTION 7.3. Notwithstanding G.S. 115C-105.36, the State Board of Education
 shall place a moratorium on financial awards paid to school personnel in the 2010-2011 fiscal
 year based on 2009-2010 student academic performance.

- 34
- 35

NORTH CAROLINA VIRTUAL PUBLIC SCHOOLS ALLOTMENT FORMULA

SECTION 7.4.(a) Funds are appropriated in this act for the North Carolina Virtual
 Public School (NCVPS). Beginning with 2010-2011 the State Board of Education shall allocate
 funds appropriated in this act to local school administrative units based on the NCVPS
 allotment formula developed pursuant to Section 7.16(d) of S. L. 2006-66.

40 41 **SECTION 7.4.(b)** Section 7.9(f) of S. L. 2009-451 is repealed.

42 STATE FISCAL STABILIZATION FUND APPROPRIATION

43 **SECTION 7.5.** In order to ensure compliance with the requirements of Title XIV 44 of the American Recovery and Reinvestment Act of 2009 and notwithstanding any other 45 provision of law, the Office of State Budget and Management shall adjust the State Fiscal 46 Stabilization Fund appropriation amounts, including any associated budget reductions, between 47 the State Public School Fund and The University of North Carolina budget to align with the 48 requirements of the North Carolina State Fiscal Stabilization Fund application as amended for 49 2010-2011.

50

51 MORE AT FOUR PROGRAM

H1792 [Filed]

1 2 3	SECTION 7.6.(a) The Department of Public Instruction shall continue the implementation of the More at Four prekindergarten program for four-year-olds who are at risk for school failure in all counties. The state prekindergarten program shall serve children who
3 4	
4 5	reach the age of four on or before August 31 of that school year and who meet eligibility criteria that indicate a child's risk for school failure. Prekindergarten classrooms shall be
6	operated in public schools, Head Start programs, and licensed child care facilities that choose to
0 7	participate under procedures defined by the Office of Early Learning within the Department of
8	Public Instruction. All such classrooms shall be subject to the supervision of the Office of Early
9	Learning and shall be operated in accordance with standards adopted by the State Board of
10	Education.
11	SECTION 7.6.(b) The Office of Early Learning shall specify program standards
12	and requirements addressing:
13	(1) early learning standards and curricula;
14	(2) teacher education and specialized training;
15	(3) teacher in-service training and professional development;
16	(4) maximum class size;
17	(5) staff-child ratio;
18	(6) screenings, referrals, and support services;
19	(7) meals; and
20	(8) monitoring of sites to demonstrate adherence to State programs standards.
21	SECTION 7.6.(c) The State Board of Education shall submit an annual report no
22	later than March 15 of each year to the Joint Legislative Commission on Governmental
23	Operations, the Joint Legislative Education Oversight Committee, the Senate Appropriations
24	Committee on Education, the House of Representatives Appropriations Subcommittee on
25	Education, the Office of State Budget and Management, and the Fiscal Research Division. The
26	report shall include the following:
27	(1) The number of children participating in State prekindergarten.
28 29	(2) The number of children participating in State prekindergarten who have
29 30	never been served in other early education programs, such as child care,
30 31	public or private preschool, Head Start, Early Head Start, or early intervention programs.
32	(3) The expected State prekindergarten expenditures for the programs and the
33	source of the local contributions.
34	(4) The results of an annual evaluation of the program.
35	SECTION 7.6.(d) The Office of Early Learning shall establish income eligibility
36	requirements for the program not to exceed seventy-five percent (75%) of the State median
37	income. Up to twenty percent (20%) of children enrolled may have family incomes in excess of
38	seventy-five percent (75%) of median income if they have other designated risk factors.
39	Furthermore, any age-eligible child of (i) an active duty member of the armed forces of the
40	United States, including the North Carolina National Guard, State military forces, or a reserve
41	component of the armed forces, who is ordered to active duty by the proper authority within the
42	last 18 months or expected to be ordered within the next 18 months, or (ii) a member of the
43	armed forces of the United States, including the North Carolina National Guard, State military
44	forces, or a reserve component of the armed forces, who was injured or killed while serving on
45	active duty, shall be eligible for the program.
46	SECTION 7.6.(e) The More at Four program funding shall not supplant any
47	funding for classrooms serving four-year-olds as of the 2005-2006 fiscal year. Support of
48	existing four-year-old classrooms with More at Four program funding shall be permitted when
49 50	current funding is eliminated, reduced, or redirected as required to meet other specified federal
50	or State mandates

50 or State mandates.

SECTION 7.6.(f) The Office of Early Learning shall develop a new More at Four 1 2 funding model to be implemented in the 2010-2011 fiscal year. The per child funding rates 3 shall be based on participating provider cost structures and shall require a contribution of local 4 resources to support the full cost of providing high quality prekindergarten. The Office of Early 5 Learning shall implement an administrative cap on More at Four program funding and shall 6 establish parameters for allowable administrative costs.

8 **LEADERSHIP ACADEMY**

9 **SECTION 7.7.** Of the funds appropriated in this act to the Department of Public 10 Instruction for the 2010-2011 fiscal year, up to two hundred thousand dollars (\$200,000) may 11 be used to support a Leadership Academy that provides professional development to 12 superintendents enabling them to train principals to address critical areas such as student 13 achievement and teacher recruitment and retention.

14 15

16

7

PROTECT THE CLASSROOM WHILE MAXIMIZING FLEXIBILITY

SECTION 7.8.(a) Section 7.8(b) of S. L. 2009-451 reads as rewritten:

17 "SECTION 7.8.(b) For fiscal years 2009-2010 and 2010-2011, local school administrative 18 units shall make every effort to reduce spending whenever and wherever such budget 19 reductions are appropriate with the goal of to protecting protect direct classroom services. and 20 services for students at risk and children with special needs. Local school administrative units 21 shall implement administrative and other operating efficiencies prior to and minimize the 22 dismissal of classroom-based personnel. Local school administrative units shall maximize federal by maximizing funds received from the including American Recovery and 23 24 Reinvestment Act of 2009 (ARRA), P.L. 111-5; Keep Our Educators Working Act or any other 25 federal act which provides jobs funds; Individuals with Disabilities Act (IDEA); Title I; and 26 Title II funds. Local school administrative units must designate all Title I-eligible schools and 27 must maximize attrition prior to the dismissal of classroom-based personnel. Notwithstanding G.S. 115C-301 or any other law, local school administrative units shall have the maximum 28 29 flexibility to use allotted teacher positions to maximize student achievement in grades 4-12. 30 Local school administrative units shall ensure that the Aallocation of teachers, teacher 31 assistants, and class size requirements in grades K-3 shall remain unchanged." 32

SECTION 7.8.(b) Section 7.8(d) of S. L. 2009-451 reads as rewritten:

33 "SECTION 7.8.(d) Each unit shall report to the State Board of Education, the Office of 34 State Budget and Management, and the Department of Public Instruction on the flexibility 35 budget reductions it has identified for the unit, including an explanation of how administrative 36 efficiencies, federal funds, and attrition have been maximized prior to the dismissal of 37 classroom-based personnel, within 30 days of the date this act becomes law."

38 39

DEPARTMENT OF PUBLIC INSTRUCTION

40 SECTION 7.9.(a) Notwithstanding S. L. 2009-451, the Department of Public 41 Instruction shall eliminate 47 appropriation-supported full-time equivalent (FTE) positions. No 42 receipt-supported positions are required to be eliminated.

43

SECTION 7.9.(b) Section 7.14 of S. L. 2009-451 is repealed.

44 SECTION 7.9.(c) The Department of Public Instruction shall review all federal 45 funds, including those currently used for State-level positions and contracts that are not a 46 condition of receiving the federal funds. The Department shall reallocate these funds to local 47 school administrative units whenever possible.

48 SECTION 7.9.(d) The Department shall report on the reallocation of these funds to 49 local school administrative units, the Office of the Governor, and the Office of State Budget 50 and Management no later than January 15, 2011.

51

G	General Assem	bly of North Carolina	Session 2009
V	VORKERS' C	OMPENSATION STUDY	
	SEC'	FION 7.10.(a) The Office of State Budget and Managem	ent, in consultation
W	with the Office of	of State Personnel and the Office of the State Controller, is c	lirected to study the
V	Vorkers' Compe	ensation program in the North Carolina Department of Pul	blic Instruction and
tł	he North Caroli	na Community College System. The study and report shall	contain analyses of
		ms in comparison to states in the Southern Regional Educa	
	egion:		
	(1)	Funding sources that support claims payments for local school and community college campus personnel, includ analyses for state-funded personnel;	
	(2)	State policy and statutes regarding claims payment fo campus personnel;	r local school and
	(3)	Number of school and campus claims, and the percent	of claims to local
	(5)	eligible personnel;	of channis to focul
	(4)	Strategies implemented to limit number of claims	and to provide
		return-to-work incentives;	, und to provide
	(5)	Practices and duration of temporary total disability	(TTD) payments.
	(-)	including percentage of TTD payments compared compensation payments; and	
	(6)	Policies related to collection of payments by local claima	ints once retirement
	(0)	eligibility is reached, and practices related to social secur	
		TTD claim payments.	
	SEC	FION 7.10.(b) The study and report shall also address the study address the study and report shall also address the study ad	he following issues
re		ers' Compensation statutes, policies, and practices specific	Ū.
		nd community college campuses:	
1	(1)	Estimate of financial impact to local schools and ca	ampuses, including
		staffing costs if these entities were to partially or fully a for State-funded local personnel;	
	(2)	Risks to schools and campuses associated with the ability	v to obtain workers'
		compensation insurance and to assume claims costs for	
		personnel;	
	(3)	Statutory and contract changes necessary to revise curre	ent claims payment
		practices in North Carolina;	
	(4)	Listing of schools and community college campuses by r	number of claims as
		a percentage of eligible employees and by costs related t	to the percentage of
		eligible employees;	
	(5)	Listing of all Local Education Agencies and campu	uses that have no
		return-to-work policies and strategies for implementin	-
		policy, including a requirement to follow the State return-	-to-work policy as a
		default;	
	(6)	Practices/incentives currently used by SREB states	-
		implemented in North Carolina that could contribute to co	ost containment;
	(7)	Costs incurred by the State and by schools and can	-
		claims-reporting to the Third Party Administrator (TP. campuses; and	A) by schools and
	(8)	Potential cost containment opportunities with implementation	tion of a cap on the
		duration of TTD payments.	
	SEC'	TION 7.10.(c) A final report is due to the Office of	State Budget and
N		e Joint Legislative Education Oversight Committee, and t	
D	Division no later	than December 1, 2010.	

1			EGE-READY, SET, GO!		
2 3	SECTION 7.11.(a) The State Board of Education shall work with all member institutions of the Education Cabinet and the Joint Coverning Boards to focus funding and				
3 4	institutions of the Education Cabinet and the Joint Governing Boards to focus funding and program priorities to ensure that all North Carolina students graduate prepared to successfully				
	1 0 1				
5	-		er education. Each Education Cabinet Institution shall prioritize the		
6 7	•		Bo! Initiative and ensure that all students PK-20:		
8	(1)	-	repared to be successful in school and can successfully progress		
o 9		-	the PK-20 education. This includes, but is not limited to:		
9 10		a.	Establishment of the Governor's Child Advocacy Council to increase ways for all children to come to school healthy and ready to learn;		
10		b.	Investment in early child development programs like Smart Start and		
11		υ.	More at Four;		
12		c.	Investment in smaller class sizes in K-3;		
13 14		d.	Implementation of student diagnostics in grades K-3 and 5 to ensure		
14		u.	that all students at a minimum possess grade-level reading, writing		
15 16			and math skills;		
17		e.	Implementation of student diagnostics for career and college		
18		0.	readiness in grades 8 and 11 so students graduate prepared for work,		
19			college, or technical training; and		
20		f.	Implementation of the Student Learning Conditions Survey for		
21			grades 7, 9, and 11 that is aligned with the Teacher Working		
22			Conditions Survey.		
23	(2)	Receiv	ve clear standards and high expectations, and benefit from the best		
24			ers and principals that can most effectively help students reach those		
25			rds. This includes, but is not limited to:		
26		a.	Adoption of the State-led National Common Standards including		
27			Career and College Ready Skills and assessments that prepare		
28			students for the global economy;		
29		b.	Evaluation of Teacher Preparation programs to identify best practices		
30			and programs that produce effective teachers;		
31		c.	Increased access to virtual learning opportunities for students and		
32			teachers like those provided through the NC Virtual Public School;		
33		d.	Increased access to Science, Technology, Engineering and		
34			Mathematics (STEM) opportunities;		
35		e.	Development of leadership academies that recruit and prepare		
36			effective principals;		
37		f.	Development of a p/c-20 data system to provide comprehensive		
38			information on students;		
39		g.	Reduction and eventual elimination of low-performing status in		
40			North Carolina schools; and		
41		h.	Job-imbedded professional development for teachers and principals.		
42	(3)	•	understand and complete the prerequisites for the career, certification,		
43		-	gree of choice that promotes workforce success. This includes, but is		
44 45			nited to:		
45 46		a.	Development of Academic boot camps for high school students who		
40 47		b.	need additional support in reading, composition, and math; Consolidation of high school transition courses to provide high		
47 48		υ.	school students with more college level or career and technical		
40 49			courses;		
49 50		c.	Increased access to virtual college level and specific career and		
50 51		ι.	technical courses for high school students;		
51			weinieur courses for ingir senoor suuchts,		

	General Assembly of North Carolina Session 2009
1	d. Alignment between high school and college curricula so that all
2	students are prepared for higher education work; and
3	e. Implementation of NCSuccess, a program designed to increase the
4	number of certificates, associate or bachelor's degrees in higher
5	education.
6	SECTION 7.11.(b) The Education Cabinet shall report by January 15, 2010, to the
7	Office of the Governor, the Joint Governing Boards, and the Joint Education Oversight
8	Committee on its progress toward reaching the Governor's goal that every North Carolina
9	student will graduate ready to be successful in a career, a 2- or 4-year college or technical
10	training.
11	
12	SCHOOL CONNECTIVITY INITIATIVE
13	SECTION 7.12. Section 7.12(a) of S.L. 2009-451, as amended by Section 3E of
14	S.L. 2009-575, reads as rewritten:
15	"SECTION 7.12.(a) Up to three hundred fifty thousand dollars (\$350,000) may be
16	transferred annually for this and succeeding biennia to the Office of the Governor for NC
17	Virtual (NCV) within the Education Cabinet and for the Education E-Learning Portal. These
18	funds shall be used to provide services to coordinate e-learning activities across all State
19	educational agencies and to make the Education E-Learning Portal fully operational by
20	December 1, 2009."
21	
22 23	PART VIII. COMMUNITY COLLEGES
23 24	CARRYFORWARD OF COLLEGE INFORMATION SYSTEM FUNDS
24 25	SECTION 8.1.(a) Up to one million two hundred fifty thousand dollars
25 26	(\$1,250,000) of the funds appropriated in this act to the Community Colleges System Office for
20 27	the College Information System shall not revert at the end of the 2009-2010 fiscal year but shall
28	remain available until expended. These funds may be used only to purchase periodic system
29	upgrades.
30	SECTION 8.1.(b) Subsection (a) of this section becomes effective June 30, 2010.
31	
32	ESTABLISH GED TESTING FEES
33	SECTION 8.2.(a) The State Board of Community Colleges shall assess an initial
34	fee of fifteen dollars (\$15.00) to students taking the General Education Development (GED)
35	test. Students shall be charged an additional five dollars (\$5.00) for each subsequent time they
36	retake the test. These fees shall become effective August 15, 2010.
37	SECTION 8.2.(b) Effective July 1, 2011, G.S. 115D-5(s) reads as rewritten:
38	"(s) (Effective July 1, 2011) The State Board of Community Colleges may establish,
39	retain and budget fees charged to students taking the General Education Development (GED)
40	test. Fees collected for this purpose shall be used only to (i) offset the costs of the GED test,
41	including the cost of scoring the test, (ii) offset the costs of printing GED certificates, and (iii)
42	meet federal and State reporting requirements related to the test."
43	SECTION 8.2.(c) The State Board of Community Colleges shall adopt rules
44 45	implementing subsection (b) of this section. Such rules shall be in place before fees are
45 46	increased.
46 47	DESTADE COMMUNITY DEENTDY EDUCATION DEACDAMS
47 48	RESTORE COMMUNITY REENTRY EDUCATION PROGRAMS SECTION 8.3.(a) Section 8.11(e) of S. L. 2009-451 is repealed, effective July 1,
40 49	2010.
49 50	SECTION 8.3.(b) Funding in this act restores funding only for Basic Skills and
50 51	continuing education courses that ensure adequate literacy and job skills for inmates who will
51	continuing education courses that ensure adequate meracy and job skins for minates who will

be released from incarceration and return to their communities. Funding is not restored for
 curriculum courses, and these courses will no longer generate State funding through budgeted
 FTE.

4

5 PERMIT TRANSFER OF EQUIPMENT TITLED TO THE STATE BOARD FROM 6 ONE COMMUNITY COLLEGE TO ANOTHER

7

SECTION 8.4. G.S. 115D-15(a) reads as rewritten:

8 "(a) The board of trustees of any institution organized under this Chapter may, with the 9 prior approval of the North Carolina Community Colleges System Office, convey a 10 right-of-way or easement for highway construction or for utility installations or modifications. 11 When in the opinion of the board of trustees the use of any other real property owned or held 12 by the board of trustees is unnecessary or undesirable for the purposes of the institution, the 13 board of trustees, subject to prior approval of the State Board of Community Colleges, may 14 sell, exchange, or lease the property. The board of trustees may dispose of any personal property owned or held by the board of trustees without approval of the State Board of 15 Community Colleges. Personal property titled to the State Board of Community Colleges 16 17 consistent with G.S. 115D-14 and G.S. 115D-58.5 may be transferred to another community college at no cost and without the approval of the State Board of Community Colleges or the 18 19 Department of Administration, Division of Surplus Property.

Article 12 of Chapter 160A of the General Statutes shall apply to the disposal or sale of any real or personal property under this subsection. Personal property also may be disposed of under procedures adopted by the North Carolina Department of Administration. The proceeds of any sale or lease shall be used for capital outlay purposes, except as provided in subsection (b) of this section."

- 25
- 26

STUDENT SERVICES BUDGET REALIGNMENT

SECTION 8.5. It is the intent of the General Assembly to ensure that community colleges have the resources necessary to administer student services, especially in the area of financial aid. The State Board of Community Colleges shall realign formula funding by increasing formula funding for student services by thirty-two million dollars (\$32,000,000) and reducing formula funding for curriculum and continuing education instruction by a commensurate amount.

33 34

CARRYFORWARD FOR COMMUNITY COLLEGES EQUIPMENT

SECTION 8.6.(a) Subject to the approval of the Office of State Budget and Management and cash availability, the North Carolina Community College System Office may carry forward up to ten million dollars (\$10,000,000) of the overrealized tuition and fees that were not reverted in fiscal year 2009-2010 to be reallocated to the State Board of Community Colleges' Equipment Reserve Fund. These funds shall be distributed to colleges consistent with G.S. 115D-31(e).

41 42 **SECTION 8.6.(b)** This section becomes effective June 30, 2010.

43 STATE AID BUDGET FLEXIBILITY 44 SECTION 8.7. G.S. 115D-31

SECTION 8.7. G.S. 115D-31 is amended by adding a new subsection to read:

45 "(b1) <u>A local community college may use all State funds allocated to it, except for</u> 46 <u>Literacy funds and Customized Training funds, for any authorized purpose that is consistent</u> 47 with the college's Institutional Effectiveness Plan. Each local community college shall include 48 in its Institutional Effectiveness Plan a section on how funding flexibility allows the college to 49 meet the demands of the local community and to maintain a presence in all previously funded 50 categorical programs."

51

MANAGEMENT FLEXIBILITY REDUCTION/COMMUNITY COLLEGES

SECTION 8.8. Section 8.24 of S.L. 2009-451 reads as rewritten:

3 "SECTION 8.24. The management flexibility reduction for the North Carolina Community 4 College System shall be allocated by the State Board of Community Colleges in a manner that 5 accounts for the unique needs of each college and provides for the equitable distribution of 6 funds to the institutions consistent with G.S. 115D-5(a). Before taking reductions to 7 instructional budgets, the community colleges shall consider reducing budgets for senior and 8 middle management personnel and for programs that have both low-enrollment and 9 low-postgraduate success. Colleges shall minimize the impact on student support services and 10 on the retraining of dislocated workers. Colleges shall not reduce financial aid, equipment, or the Small Business Centers. The community colleges shall also review their institutional funds 11 12 to determine whether there are monies available in those funds that can be used to assist with 13 operating costs before taking reductions in instructional budgets."

14

1 2

15 **CAREER AND COLLEGE PROMISE**

SECTION 8.9.(a) The North Carolina Community College System (NCCCS) and 16 17 The University of North Carolina shall develop the Career and College Promise program, a 18 structured programmatic approach to allow high school students to take identified college 19 courses that lead to seamless college and career readiness pathways. Career and College 20 Promise shall establish a core program of courses that supports students' transition into 21 secondary education and the workplace. The program shall eliminate duplication of community 22 college and university offerings by delineating responsibilities for courses. The core program 23 will consist of science, technology, engineering, and math (STEM courses), plus English, 24 foreign language, and limited other core courses satisfying college general education 25 requirements and the Comprehensive Articulation Agreement between the NCCCS and UNC.

26 **SECTION 8.9.(b)** Notwithstanding any other provision of law, Career and College 27 Promise shall be implemented beginning with the spring semester of 2011.

28 SECTION 8.9.(c) The NC Community College System Office, the University of 29 North Carolina General Administration, and the State Board of Education, shall study and 30 develop a unified plan to provide access to college-level courses to North Carolina high school 31 students. The study shall determine the following:

- 32
- the types of courses to offer;
- 33
- (1)(2)the most efficient and cost-effective method to offer those courses;
- 34 35
- the most appropriate funding mechanism; (4)
- 36
- (5) the possibility of combining existing joint high school programs; and (6) the fiscal impact of each recommendation or option.

the most appropriate entity to offer those courses;

37 38 The results of the study shall be provided by November 15, 2010, to the Office of the 39 Governor, the chairs of the Appropriations and Education Committees of the House and Senate, 40 the Fiscal Research Division, and the Office of State Budget and Management.

41

42 **PART IX: UNIVERSITIES**

(3)

- 43
- 44 UNC BOARD OF GOVERNORS REVIEW OF FACULTY RECRUITMENT AND 45 RETENTION

46 **SECTION 9.1.** The Board of Governors of The University of North Carolina shall 47 review its current policies regarding financial incentives to retain faculty. The review shall 48 focus on the prioritization of Recruitment and Retention dollars and identification of key 49 metrics to measure overall program effectiveness. The Board of Governors shall report its 50 findings and recommendations for changes to the policies, if any, to the Joint Legislative

General Assemb	bly of North Carolina	Session 2009
	hight Committee, the Office of State Budget and Mon by April 1, 2011.	Management, and the Fiscal
CAMPUS-INIT	TATED TUITION INCREASES	
	FION 9.2. Section 9.23(a) of S.L. 2009-451 reads	as rewritten.
	9.23.(a) Notwithstanding any other provision of	
	for students who are North Carolina residents shall	
	The University of North Carolina or implemented	
	provided otherwise by this section.the campus	
	Board of Governors of The University of North	
academic year m	ay be implemented for the 2010-2011 academic ye	<u>ar.</u> "
	ON UNC SCHOOL OF THE ARTS HIGH SCHO	
	FION 9.3.(a) The Board of Governors shall co	•
1 0	at the University of North Carolina School of the .	Arts (UNCSA). Information
(1)	ald include, but is not to be limited to: Funding per high school student compared to ave	erage cost per student. Costs
(1)	shall include faculty, educational supplies, me	0 1
	residential and housing expenses, including resi	
	security requirements.	
(2)	Academic class size compared to average class	size of neighboring public
	high schools and other comparable performing	0 01
	nation.	
(3)	Composition of high school student body, incl	
	family income level, school grade and acade	
	measured by end-of-grade tests, upon entering th	
(4)	High school graduation statistics, including over	•
	number of years each graduate attended UNCSA	
	graduates who enter the UNCSA college progra who enroll in a specialized performing arts se	
	program at an institute of higher education.	chool of a performing arts
SECI	FION 9.3.(b) The UNC Board of Governors shall	submit the study to the Joint
	cation Oversight Committee, the Office of State Bu	•
-	ch Division no later than March 1, 2011.	
PERMANENT	TRANSFER OF FUNDING TO ROANOKE	ISLAND COMMISSION
	ORMING ARTS	
	FION 9.4. Section 9.4 of S.L. 2009-451 reads as re	
	9.4. The General Assembly finds that in order the second s	
	d in the performing arts, existing funding for the Su	
	ot be allocated to one specific University of No	
	cated directly to the Roanoke Island Commissi orth Carolina institution may have the opportunity t	•
•	education programs. Therefore, of the funds app	
	ors of The University of North Carolina and alloca	
	y of North Carolina School of the Arts on Roan	
	biennium, the sum of four hundred sixty-one tho	
	6) shall be transferred for the 2009-2010 fiscal	-
dollars (\$461,64		
	d the sum of four hundred sixty-one thousand si	x hundred forty-six dollars
Commission, and (\$461,646) shall	d the sum of four hundred sixty-one thousand si 1 be transferred for the 2010-2011 fiscal yea curring funds appropriated for the 2010-2011 fi	ar to the Roanoke Island

Governors of The University of North Carolina and allocated to the University of North 1 2 Carolina School of the Arts for the Summer Institute on Roanoke Island program, shall be 3 permanently transferred to the Department of Cultural Resources and allocated to the Roanoke 4 Island Commission. The amount to be transferred shall be equal to the amount of the appropriation remaining after all reductions, prior to and included in this act, are incorporated. 5 The Roanoke Island Commission may use these funds to contract with any of the constituent 6 7 institutions of The University of North Carolina System to provide music and drama students 8 an education in a professional performing environment while providing a public service to the 9 State. Any available funds may be used to contract with community-based or nonprofit 10 performing arts groups or other performing arts groups supported with State or local funds to provide music and drama on Roanoke Island." 11 12 13 HICKORY METRO HIGHER EDUCATION CENTER MERGER 14 **SECTION 9.5.** The Hickory Metro Higher Education Center shall be merged with 15 the North Carolina Center for Engineering and Technology. The merged entity shall be referred to as the Hickory Metro Higher Education Center. The new Center shall be administered by the 16 17 University of North Carolina (with Appalachian State University acting as fiscal agent for the 18 Center). The new Center shall be housed at the current location of the North Carolina Center 19 for Engineering and Technology, as soon as such facilities are prepared for that purpose. 20 21 **REVIEW** OF UNC SCIENCE, TECHNOLOGY, ENGINEERING AND 22 **MATHEMATICS (STEM) PROGRAMS** 23 **SECTION 9.6.(a)** In order to assess the effectiveness of University-administered 24 Science, Technology, Engineering and Mathematics (STEM) programs, The University of 25 North Carolina General Administration shall compile a comprehensive list of programs within 26 the University system whose primary objective is to provide community outreach in the form of 27 (1) teacher professional development programs to strengthen the quality of science or 28 mathematics instruction in the public schools; or (2) K-12 student enrichment programs in the 29 areas of science, technology, engineering or mathematics. At a minimum, the following 30 programs shall be included: 31 Pre-College and Teacher Professional Development programs administered (1)32 through the North Carolina Mathematics and Science Education Network 33 (NC-MSEN); 34 Summer Ventures Program; (2)35 North Carolina Central University Center for Science, Math and Technology (3)36 Education: 37 Fayetteville State University CHEER Summer Bridges; and (4) 38 NCSTEM Community Collaborative. (5) 39 SECTION 9.6.(b) The University of North Carolina General Administration shall 40 conduct an annual review of each of the identified programs and report the results to the Office 41 of State Budget and Management and the Fiscal Research Division no later than September 30 42 of each year to assist with future funding decisions. The report shall contain the following 43 information for each program: 44 A description of the program mission, goals, and objectives. (1)45 (2)The statutory objectives for the program if applicable. Annual State appropriation and receipt funding for the program. 46 (3) 47 Program effectiveness measures for Teacher Professional Development (4) 48 programs to include at a minimum: A measure of teachers' classroom effectiveness in STEM areas 49 a. 50 before and after attending a university professional development 51 program.

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		e educators retained as a result of
(5)	attending a UNC professional dev	
(5)	Program effectiveness measures for stud at a minimum:	ent enrichment programs to include
		allage and appear agnirations before
	a. A measure of students' expected and after attending a STEM progr	college and career aspirations before
	• • •	h and science performance or
	standardized tests before and afte	r attending a STEM program.
		najors within the UNC system who
SEC	attended a UNC-sponsored STEM FION 9.6.(c) The University of North Ca	1 0
	of STEM programs to the Office of State	
	Division by February 15, 2011. The annua	
July 1, 2011.	Division by February 15, 2011. The annua	a reporting requirement is effective
•	FION 9.6.(d) In addition, the Departmen	t of Public Instruction shall survey
	the educators in North Carolina to identif	•
	s who attended a UNC sponsored Pre-Co	
	college. The survey may be conducted	
_	s within The University of North Carolina s	
	te Budget and Management and the Fiscal	-
2011.	the Dudget and Management and the Tisean	Research Division by rebruary 15
2011.		
UNC MANAGI	EMENT FLEXIBILITY REDUCTION	
	FION 9.7. Section 9.19 of S.L. 2009-451 r	eads as rewritten:
	9.19. The management flexibility reduc	
	ot be allocated by the Board of Governor	
	s using an across-the-board method but	
	e academic mission and differences amon	
-	aking reductions in instructional budgets, 1	
	constituent institutions shall consider redu	
	sonnel, centers and institutes, low enrollme	
	or redundant programs, adjustments to	
	ies, programs or positions that can b	
	ivities. When implementing personnel redu	
	all make every effort to abolish vacant pos	
-	es of the constituent institutions also shall	
-	funds held by or on behalf of the The U	
constituent instit	utions to determine whether there are mon	ies available in those funds that can
be used to assist	st with operating costs before taking redu	actions in instructional budgets. In
	npuses of the constituent institutions also	
teaching worklo	ad at least equal to the national average in t	heir Carnegie classification. Budge
reductions shall	not be considered in funding available for	need-based financial aid.aid, faculty
recruiting and re	etention, or the University of North Carol	ina School of the Arts high school
initiative."		-

47 **CULTURAL RESOURCES**

SECTION 9.8. The A+ Schools program is transferred from the University of 48 North Carolina at Greensboro to the North Carolina Arts Council in the Department of Cultural 49 Resources, as if by a Type I transfer as defined in G.S. 143A-6, with all the elements of such a 50

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transfer. The program transfer shall include the sum of fifty-eight thousand six hundred thirty-eight dollars (\$58,638).
SHORTFALLS IN THE STATE CONTRACTUAL SCHOLARSHIP FUND
SECTION 9.9. In the event there are not sufficient funds in the State Contractual
Scholarship Fund to provide each eligible student or licensure student with a full grant at the
fixed rate as determined by the General Assembly, funds appropriated under the tuition grant
program as defined in G.S. 116-21.2 shall be available to meet the shortfall.
PART X. DEPARTMENT OF HEALTH AND HUMAN SERVICES
CHILD CARE ALLOCATION FORMULA
SECTION 10.1. Section 10.2 of S.L. 2009-451 reads as rewritten:
"SECTION 10.2.(a) The Department of Health and Human Services shall allocate child
care subsidy voucher funds to pay the costs of necessary child care for minor children of needy families. The mandatory thirty percent (30%) Smart Start subsidy allocation under
G.S. 143B-168.15(g) shall constitute the base amount for each county's child care subsidy
allocation. The Department of Health and Human Services shall use the following method
when allocating federal and State child care funds, not including the aggregate mandatory thirty
percent (30%) Smart Start subsidy allocation:
(1) Funds shall be allocated to a county based upon the projected cost of serving
children under age 11 in families with all parents working who earn less than
seventy-five percent (75%) of the State median income.
(2) No county's allocation shall be less than ninety percent (90%) of its State
fiscal year 2001-2002 initial child care subsidy allocation.
(3) The overall Smart Start child care subsidy allocation shall not be affected by
a reduction in appropriations to the program. For 2010-2011, the Smart Start
subsidy allocation shall not fall below the level of 2009-2010 expenditures.
"SECTION 10.2.(b) The Department of Health and Human Services may reallocate unused
child care subsidy voucher funds in order to meet the child care needs of low-income families.
Any reallocation of funds shall be based upon the expenditures of all child care subsidy
voucher funding, including Smart Start funds, within a county.
"SECTION 10.2.(c) Notwithstanding subsection (a) of this section, the Department of
Health and Human Services shall allocate up to twenty million dollars (\$20,000,000) in federal block grant funds and State funds appropriated for fiscal years 2000 2010 and 2010 2011 for
block grant funds and State funds appropriated for fiscal years 2009-2010 and 2010-2011 for child care services. These funds shall be allocated to prevent termination of child care services.
Funds appropriated for specific purposes, including targeted market rate adjustments given in
the past, may also be allocated by the Department separately from the allocation formula
described in subsection (a) of this section."
desented in subsection (a) of this section.
ADMINISTRATIVE ALLOWANCE FOR COUNTY DEPARTMENTS OF SOCIAL
SERVICES
SECTION 10.2. Section 10.10 of S.L. 2009-451 reads as rewritten:
"SECTION 10.10. The Division of Child Development of the Department of Health and
Human Services shall increase decrease the allowance that county departments of social
services may use for administrative costs from four percent (4%) five percent (5%) to five
percent (5%)-four percent (4%) of the county's total child care subsidy funds allocated in the
Child Care Development Fund Block Grant plan. The increase decrease shall be effective for
the 2009-2010 - <u>2010-2011</u> fiscal year."
NC HEALTH CHOICE ENROLLMENT

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SECT	TION 10.3. Section 10.34 of S.L. 2009-451 reads as re	ewritten:
"SECTION	10.34. The Department of Health and Human Serv	vices may, <u>may</u> expand
	NC Health Choice Program for the 2009-2010-2010	
enrollment to g	grow by not more than which is projected to	<u>reach 9,098 143,035</u>
children. children	by June 2011."	
NCHC CHANG		
	TON 10.4. Effective July 1, 2009, G.S. 108A-70.21(b)	
	its Except as otherwise provided for eligibi	
	other cost sharing charges, health benefits covera	
-	e Program shall be equivalent to coverage provided f	or dependents under the
Predecessor Plan		
	the benefits provided under the Predecessor Plan, the	
	ered under the Health Insurance Program for Childre	en established under this
Part:		
(1)	Oral examinations, teeth cleaning, and topical flu	
	during a 12-month period, full mouth X-rays of	5
	supplemental bitewing X-rays showing the back of	
	12-month period, sealants, extractions, other than i	
	teeth, or residual roots and symptomatic wise	
	pulpotomies, space maintainers, <u>dentures and acry</u>	-
	canal therapy for permanent anterior teeth and	-
	prefabricated stainless steel crowns, <u>periodontal de</u>	
	root planning and certain periodontal surgery proce	
	<u>inhalation of nitrous oxide</u> , and routine fillings of colored filling material to restore diseased teeth.	amargam of other tooth
(1a)	Orthognathic surgery <u>or surgical exposure and bond</u>	ling of impacted teeth to
(14)	correct functionally impairing malocclusions w	
	approved and initiated while the child was covered	
	need for orthognathic surgery <u>or surgical exposure</u>	•
	<u>teeth</u> was documented in the orthodontic treatment p	
<u>(1b)</u>	Orthodontic services to children with malocclus	
<u>(10)</u>	craniofacial anomalies such as cleft lip and/or	
	craniofacial microsomia, Apert's syndrome, Crou	-
	Robin syndrome, or Treacher-Collins syndrome, et	•
	services must be accompanied by medical documen	-
	preliminary diagnosis meets the specified criteria.	<u></u>
(2)	Vision: Scheduled routine eye examinations once ev	very 12 months, eyeglass
~ /	lenses or contact lenses once every 12 months,	
	eyeglass frames once every 24 months, and optica	-
	when needed. Optical NCHC recipients must	11
	supplies, and solutions must be obtained from NCI	
	certified ophthalmologists, optometrists, or optical	
	opticians. In accordance with G.S. 148-134, NCH	
	complete eyeglasses, eyeglass lenses, and ophthalm	
	Optical Plant. Eyeglass lenses are limited to NCHC	-approved single vision,
	bifocal, trifocal, or other complex lenses necessar	ry for a Plan enrollee's
	visual welfare. Coverage for oversized lenses and the	frames, designer frames,
	photosensitive lenses, tinted contact lenses, blen	ded lenses, progressive
	multifocal lenses, coated lenses, and laminated l	
	coverage for single vision, bifocal, trifocal, or other	complex lenses provided

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1 2 3 4 5 6		by this subsection. Eyeglass frames are limited frames made of zylonite, metal, or a combination visual aids covered by this subsection require pr medically necessary complete eyeglasses, eyegla frames outside of the NCHC-approved selection Requests for medically necessary fabrication of	n of zylonite and metal. All rior approval. <u>Requests for</u> ass lenses, and ophthalmic on require prior approval.
7 8		eyeglass lenses outside of Nash Optical Plant reprior approval refractions may be covered more	quire prior approval. Upon
9		months.	
0 1 2 3	(3)	Hearing: Auditory diagnostic testing service accessories when provided by a licensed otolaryngologist, or other approved hearing aid s required for hearing aids, accessories, earmolds,	or certified audiologist, specialist. Prior approval is
4		aids.	-
5 6 7 8	(4)	Over the counter medications: Selected over provided the medication is covered under the Stat Coverage shall be subject to the same policies under the Medicaid program.	te Medical Assistance Plan.
9 0 1 2	(5)	Routine diagnostic examinations and tests: a examinations and tests, including x-rays, blood a urine tests, tuberculosis tests, and general h medically necessary for the maintenance and i	and blood pressure checks, health check-ups that are
3		health are covered.	
4	No benefits	are to be provided for services and materials under	this subsection that do not
5		ds accepted by the American Dental Association.	
6	-	ment shall provide services to children enrolled	
7		h Community Care of North Carolina (CCNC) and	
8		na providers for these services as allowed under Med	· · · · · · · · · · · · · · · · · · ·
9 0		<u>he management of highly utilized services.</u> The Dep if sufficient information is available to the D	
1		the services provided through CCNC."	Jepartinent for utilization
2	management of	the services provided through everye.	
3	NCHC ER VIS	IT CO-PAYMENTS	
4		TION 10.4A. NC Health Choice co-pay for no	nemergency ER visits for
5		ilies with income at or below one hundred fifty per	
6	dollars (\$10.00)	. Children in families between one hundred fifty-or	ne percent (151%) and two
7	hundred percent	(200%) FPL is twenty-five dollars (\$25.00).	
8			
9		CARE ENHANCED PRIMARY CARE MANA	
0		TION 10.5.(a) Section 10.36 of S.L. 2009-451 read	
1		10.36.(a) Given the primary care case managemen	•
2 3	•	e of North Carolina (CCNC), the Department shall	1
5 4	1 1	care and cost control of care provided to Medicaid J 10.36.(b) The Department shall contract with CCN	
5		Proceeding the Department shall contract with ever 2 networks to manage the care of Medicaid recipients	
6	month reimburs		s unough a per member per
7		10.36.(c) The Department shall ensure that, thr	ough CCNC participating
8		networks, the Department is striving to follow tenets	• • • •
9	1 .	Quality Assurance's (NCQA) national measures fo	1
0		The Department shall consult with local CCNC net	
1	following:		
	-		

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1	(1) Identify priority diseases, conditions, and patients for care management.
2	(2) Develop, adopt, and implement protocols for consistent and effective care
3	management of those diseases, conditions, and patients.
4	(3) Identify data elements necessary for effective delivery and management of
5	medical care and care management services.
6	(4) Develop and implement a system to measure, analyze, and report clinical
7	performance and service performance by physicians and networks.
8	"SECTION 10.36.(d) Consistent with subdivision (1) of subsection (c) of this section, the
9	Department shall (i) identify baseline data on priority diseases, conditions, patients, and
10	populations, and on physicians and networks; (ii) identify patient, physician, and network
11	performance measures, and (iii) develop and implement data systems to gather, analyze, and
12	report on those performance measures. The Department shall begin work immediately to
13	implement this subsection.
14	"SECTION 10.36.(e) The Department shall report to the House of Representatives
15	Appropriations Subcommittee on Health and Human Services, the Senate Appropriations
16	Committee on Health and Human Services, and the Fiscal Research Division no later than
17	December 31, 2009, on the performance measures adopted pursuant to subsection (d) of this
18	section. Beginning July 1, 2010, and every six months thereafter, the Department shall submit a
19	report to the House of Representatives Appropriations Subcommittee on Health and Human
20	Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal
21	Research Division evaluating the performance of each of the 14 CCNC Networks based on the
22	performance measures adopted pursuant to subsection (d) of this section.
23	"SECTION 10.36.(f) The Department shall conduct a Request for Proposal process to
24	solicit bids from qualified outside entities with proven experience in conducting actuarial and
25	health care studies and evaluations to annually report on the Medicaid cost savings achieved by
26	the CCNC networks during a 12-month period. Beginning December 31, 2010, March 1, 2010,
27	and every year thereafter, the Department shall submit a report on the Medicaid cost savings
28	achieved by the CCNC networks, which shall include children, adults, and the aged, blind, and
29	disabled, to the House of Representatives Appropriations Subcommittee on Health and Human
30	Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal
31	Research Division."
32	SECTION 10.5.(b) By October 1, 2010, the Department of Health and Human
33	Services (DHHS) and the Division of Medical Assistance (DMA) shall contract with North
34	Carolina Community Care Networks, Inc., (NCCCN, Inc.) and the 14 participating local
35	Community Care networks (CCNC) represented by NCCCN, Inc., to provide standardized
36	clinical and budgetary coordination, oversight, and reporting for a statewide Enhanced Primary
37	Care Management System for Medicaid enrollees.
38	The contract with NCCCN, Inc., shall build upon and expand the existing successful
39	CCNC primary care case management model to include comprehensive statewide quantitative
40	performance goals and deliverables which shall include, but are not limited to, the areas of (i)
41	service utilization management, (ii) budget analytics, (iii) budget forecasting methodologies,
42	(iv) quality of care analytics, (v) participant access measures, and (vi) predictable cost
43	containment methodologies.
44	NCCCN, Inc., shall report quarterly to DHHS and the Office of State Budget and
45	Management (OSBM) on the development of the Enhanced Primary Care Case Management
46	System and its defined goals and deliverables as agreed upon in the contract. Effective July 1,
47	2010, NCCCN, Inc., shall begin reporting quarterly to the Secretary of DHHS, OSBM, the
48	House of Representatives Appropriations Subcommittee on Health and Human Services, the
49 50	Senate Appropriations Committee on Health and Human Services, and the Fiscal Research
50	Division on the progress and results of implementation of the quantitative, analytical,
51	utilization, quality, cost containment, and access goals and deliverables set out in the contract.

1 2 3 4 5 6 7 8 9 10 11 12 13	performance of 1 on this assessme Inc., and CCNC refinements base (2) participant ac SEC finalize a compr limited to, (i) qu (iv) performance incentives, (v) ac forecasting analy	FION 10.5.(c) By July 1, 2011, DHHS and OSBM shall assess the NCCCN, Inc., and CCNC regarding the goals established in the contract. Based ent, DHHS and DMA shall expand, cancel, or alter the contract with NCCN, C by October 1, 2011. Expansion or alteration of the contract may reflect ed on clearly identified goals and deliverables in the areas of (1) quality of care, eccess, (3) cost containment, and (4) service delivery. FION 10.5.(d) By July 1, 2011, DHHS, DMA, and NCCCN, Inc., shall rehensive plan that establishes management methodologies including, but not ality of care measures, (ii) utilization measures, (iii) recipient access measures, e incentive models where past experience indicates a benefit from financial countable budget models, (vi) shared savings budget models, and (vii) budget vices as agreed upon by DHHS, DMA, and NCCCN, Inc. In the development of gies, DHHS, DMA, and NCCCN, Inc., shall consider options for shared risk.
14		S and DMA shall provide assistance to NCCCN, Inc., in its endeavor to meet
15	the objectives of	1
15 16	the objectives of	
10	MEDICAID DO	DLICY CHANGES
17		FION 10.6.(a) Section 10.58(d) of S.L. 2009-451 reads as rewritten:
18 19		10.58.(d) Services and Payment Bases. – The Department shall spend funds
20		Medicaid services in accordance with the following schedule of services and
20 21		All services and payments are subject to the language at the end of this
22	1 .	ss otherwise provided, services and payment bases will be as prescribed in the
23		stablished by the Department of Health and Human Services and may be
24		e approval of the Director of the Budget.
25	(1)	Hospital inpatient. – Payment for hospital inpatient services will be
26	(1)	prescribed by the State Plan as established by the Department of Health and
27		Human Services.
28	(2)	Hospital outpatient Eighty percent (80%) of allowable costs or a
29		prospective reimbursement plan as established by the Department of Health
30		and Human Services.
31	(3)	Nursing facilities Nursing facilities providing services to Medicaid
32		recipients who also qualify for Medicare must be enrolled in the Medicare
33		program as a condition of participation in the Medicaid program. State
34		facilities are not subject to the requirement to enroll in the Medicare
35		program. Residents of nursing facilities who are eligible for Medicare
36		coverage of nursing facility services must be placed in a Medicare-certified
37		bed. Medicaid shall cover facility services only after the appropriate services
38		have been billed to Medicare.
39	(4)	Physicians, certified nurse midwife services, certified registered nurse
40		anesthetists, nurse practitioners. – Fee schedules as developed by the
41	(5)	Department of Health and Human Services.
42	(5)	Community Alternative Program, EPSDT Screens. – Payments in
43 44		accordance with rate schedule developed by the Department of Health and Human Services.
44 45	(6)	
43 46	(6)	Home health and related services, durable medical equipment. – Payments according to reimbursement plans developed by the Department of Health
40 47		and Human Services.
47	(7)	Hearing aids. – Wholesale cost plus dispensing fee to provider.
49	(7) (8)	Rural health clinical services. – Provider-based, reasonable cost,
49 50	(0)	nonprovider-based, single-cost reimbursement rate per clinic visit.
20		nonprovider oused, single cost termoursement fute per ennie visit.

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1 2	(9)	Family planning. – Negotiated rate for local health departments. For other providers see specific services, e.g., hospitals, physicians.
- 3 4	(10)	Independent laboratory and X-ray services. – Uniform fee schedules as developed by the Department of Health and Human Services.
5	(11)	Ambulatory surgical centers.
6	(11) (12)	Private duty nursing, clinic services, prepaid health plans.
7	(12) (13)	Intermediate care facilities for the mentally retarded.
8	(13)	Chiropractors, podiatrists, podiatrists (treating individuals with diabetes or
9		vascular disease only), optometrists, dentists.
10	(15)	Limitations on dental coverage Dental services shall be provided on a
11		restricted basis in accordance with criteria adopted by the Department to
12		implement this subsection. Adult dental services shall be limited to
13		emergency services only.
14	(16)	Medicare Buy-In. – Social Security Administration premium.
15	(17)	Ambulance services Uniform fee schedules as developed by the
16		Department of Health and Human Services. Public ambulance providers will
17		be reimbursed at cost.
18	(18)	Optical supplies Payment for materials is made to a contractor in
19		accordance with 42 C.F.R. § 431.54(d). Fees paid to dispensing providers
20		are negotiated fees established by the State agency based on industry
21		charges.
22	(19)	Medicare crossover claims. – The Department shall apply Medicaid medical
23		policy to Medicare claims for dually eligible recipients. The Department
24		shall pay an amount up to the actual coinsurance or deductible or both, in
25		accordance with the State Plan, as approved by the Department of Health
26		and Human Services. The Department may disregard application of this
27		policy in cases where application of the policy would adversely affect
28		patient care.
29	(20)	Physical therapy, occupational therapy, <u>respiratory therapy</u> , and speech
30		therapy. – Services for adults and EPSDT-eligible children. Adult physical
31		therapy, occupational therapy, respiratory therapy, and speech therapy have
32		a maximum of three visits per year. Reimbursement for these therapy
33		services is not allowed when services are provided at the same time as other
34		home care Medicaid services. Payments are to be made only to qualified
35		providers at rates negotiated by the Department of Health and Human
36		Services.
37	(21)	Personal care services. – Payment in accordance with the State Plan
38	(21)	developed by the Department of Health and Human Services.
39	(22)	Case management services. – Reimbursement in accordance with the
40	(22)	availability of funds to be transferred within the Department of Health and
41		Human Services.
42	(23)	Hospice.
43	(23)	Medically necessary prosthetics or orthotics. – In order to be eligible for
44	(24)	reimbursement, providers must be licensed or certified by the occupational
45		licensing board or the certification authority having authority over the
45 46		provider's license or certification. Medically necessary prosthetics and
40 47		
47 48	(25)	orthotics are subject to prior approval and utilization review.
	(25)	Health insurance premiums.
49 50	(26)	Medical care/other remedial care. – Services not covered elsewhere in this
50		section include related services in schools; health professional services

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1 2		provided outside the clinic setting to meet maternal and is and services to meet federal EPSDT mandates.	
3 4 5	(27)	Pregnancy-related services. – Covered services for preg include nutritional counseling, psychosocial counseling, a	ind predelivery and
5 6		postpartum home visits by maternity care coordinators nurses.	and public hearin
7	(28)	Drugs. – Reimbursements. Reimbursements shall	be available for
8	(- /	prescription drugs as allowed by federal regulations p	
9		services fee per month, excluding refills for the sam	-
10		equivalent during the same month. Payments for drugs	
11		provisions of this subdivision or in accordance with the	
12		by the Department of Health and Human Services, cons	
13		reimbursement regulations. Payment of the professional s	
14 15		made in accordance with the State Plan adopted by the De and Human Services, consistent with federal reimburseme	
15 16		professional services fee shall be five dollars and sixty	•
10		prescription for generic drugs and four dollars (\$4.00) p	
18		brand-name drugs. Adjustments to the professional ser	
19		established by the General Assembly. In addition to the pr	
20		fee, the Department may pay an enhanced fee for pharmac	
21		Limitations on quantity The Department of H	
22		Services may establish authorizations, limitations, and re	-
23		drugs, drug classes, brands, or quantities in order to man	
24 25		Medicaid pharmacy program, except that the Departmen	
23 26		limitations on brand-name medications for which the equivalent in cases where the prescriber has determined, a	-
20 27		is prescribed, that the brand name drug is medically	
28		written on the prescription order the phrase "medically n	•
29		The department may require prior authorization on brand	
30		"medically necessary" is written on the prescription.	-
31		Dispensing of generic drugs Notwithstanding G.S	
32		G.S. 90-85.31, or any other law to the contrary, u	
33		Assistance Program (Title XIX of the Social Security A	· •
34 25		otherwise provided in this subsection for drugs list	
35 36		therapeutic index, a prescription order for a drug design brand name shall be considered to be an order for the dru	•
30 37		or generic name, except when the prescriber has determine	
38		drug is prescribed, that the brand-name drug is medically	
39		written on the prescription order the phrase "medically ne	-
40		prescription order for a drug listed in the narrow theraped	-
41		does not contain the phrase "medically necessary" shall	
42		order for the drug by its established or generic name, exce	
43		shall not substitute a generic or established name pre	
44		subsequent brand or trade name prescription orders of the	
45 46		drug without explicit oral or written approval of the pres	-
46 47		time the order is filled. Generic drugs shall be dispensed the Medical Assistance Program rather than trade or	
48		drugs unless the trade or brand-name drug can be dispen	-
49		to the Medical Assistance Program. As used in this subsec	
50		means the proprietary name the manufacturer places upor	
51		on its container, label, or wrapping at the time of	

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1 2 3		"established name" has the same meaning as in section Federal Food, Drug, and Cosmetic Act, as amended, 21 U.S Prior authorization. – The Department of Health and	S.C. § 352(e)(3).
4		shall not impose prior authorization requirements or other	
5		the State Medical Assistance Program on medication	
6		Medicaid recipients for the treatment of (i) mental illness,	1
7		limited to, medications for schizophrenia, bipolar disorder,	, major depressive
8		disorder or (ii) HIV/AIDS, except that the Department of H	lealth and Human
9		Services shall continually review utilization of medication	as under the State
10		Medical Assistance Program prescribed for Medicaid	1
11		treatment of mental illness, including, but not limited to	
12		schizophrenia, bipolar disorder, or major depressive	
13		Department may, however, with respect to drugs to treat	
14		develop guidelines and measures to ensure appropriate	
15		medications, including FDA-approved indications and de	0
16 17		Department of Health and Human Services may also required institution for the use of multiple resulting	
17		clinical justification for the use of multiple psychotro Medicaid patient. For individuals 18 years of age and	
18 19		prescribed three or more psychotropic medications, the	
20		implement clinical edits that target inefficient, ineffecti	-
21		harmful prescribing patterns. When such patterns are ident	
22		Director for the Division of Medical Assistance and the	
23		Policy for the Division of Mental Health, Developmental	
24		Substance Abuse Services shall require a peer-to-peer con	
25			the peer-to-peer
26		consultations shall be based upon:	
27		a. Evidence-based criteria available regarding efficac	y or safety of the
28		covered treatments; and	
29		b. Policy approval by a majority vote of the North Ca	arolina Physicians
30		Advisory Group (NCPAG).	
31		The target prescriber has final decision-making authority to) determine which
32	(20)	prescription drug to prescribe or refill.	d has this section
33 34	(29)	Other mental health services. – Unless otherwise covere	d by this section,
34 35		coverage is limited to:a. Services as defined by the Division of Mental Health	th Developmental
35 36		Disabilities, and Substance Abuse Services and	· ·
37		Centers for Medicare and Medicaid Services (CM	
38		in agencies meeting the requirements of the rules	-
39		Commission for Mental Health, Developmental	-
40		Substance Abuse Services and reimbursement is m	
41		with a State Plan developed by the Department of H	Health and Human
42		Services not to exceed the upper limits estab	
43		regulations, and	
44		b. For children eligible for EPSDT services provided b	•
45		1. Licensed or certified psychologists, licens	
46		workers, certified clinical nurse specialis	
47		mental health advanced practice, nurse practic	
48		as clinical nurse specialists in psychiatr	
49 50		advanced practice, licensed psychological as	
50		professional counselors, licensed marri	
51		therapists, licensed clinical addictions	specialists, and

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1 2 3		certified clinical supervisors, when M are referred by the Community C primary care physician, a Medicaid-	Care of North Carolina
4 5		the area mental health program or leand	
6	2.	Institutional providers of residential s	ervices as defined by the
7	۷.	Division of Mental Health, Develop	mental Disabilities, and
8		Substance Abuse Services and appr	-
9		Medicare and Medicaid Services (
10		Psychiatric Residential Treatment Fa	•
11	e For N	federal and State requirements as defined adjustic adjust	•
12 13		Aedicaid-eligible adults, services pr	•
13 14		ed psychologists, licensed clinical s Il nurse specialists in psychiatric r	
14		e, and nurse practitioners certified as	
16	1	sychiatric mental health advanc	1
17	1	ological associates, licensed professio	i ,
18		ge and family therapists, certifi	
19		lists, and licensed clinical supervisors,	
20	±	e self-referred.	e
21	•	ents made for services rendered in	accordance with this
22	•	vision shall be to qualified provide	
23	approv	ved policies and the State Plan. Nothi	ng in sub-subdivision b.
24	or c. c	of this subdivision shall be interpreted	to modify the scope of
25	-	e of any service provider, practition	
26		y or attenuate any collaboration or	
27		to the professional activities of	• •
28	-	ioner, or licensee. Nothing in sub-sub	
29		vision shall be interpreted to require a	• 1
30 31		Ith plan to make direct third-party rein	
31		service provider, practitioner, or licenting G.S. 150B-21.1(a), the Department	
32 33		adopt temporary rules in accordance v	
33 34		tes further defining the qualifications	
35		order to implement this subdivision	1
36		ned by the Division of Mental	
37		and Substance Abuse Services under	
38		subdivision shall be established by t	
39	Assistance.	,	
40	(30) Experimental	or trial procedures Any procedures	lure not recognized or
41	approved by	a nationally recognized professional	specialty organization is
42	not approved.		
43		secondary payer claims The I	
44		dical policy to recipients who have	
45		e, Medicare Advantage, and Medicai	-
46		int up to the actual coinsurance or	
47		ith the State Plan, as approved by th	-
48		Services. The Department may disre	
49 50		es where application of the policy	would adversely affect
50	<u>patient care.</u> "	Section 10 58(a) of 51 2000 451	la an marrinittaria
51	SECTION 10.6.(b)	Section 10.58(e) of S.L. 2009-451 read	is as rewritten:

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1	"SECTION 1	10.58.(e) Provider Performance Bonds and Visits. –	
2	(1)	Subject to the provisions of this subdivision, the Depart	rtment may require
3		Medicaid-enrolled providers to purchase a performance	bond in an amount
4		not to exceed one hundred thousand dollars (\$10	0,000) naming as
5		beneficiary the Department of Health and Human Ser	rvices, Division of
6		Medical Assistance, or provide to the Department a valid	ly executed letter of
7		credit or other financial instrument issued by a financial in	nstitution or agency
8		honoring a demand for payment in an equivalent amount	nt. The Department
9		may require the purchase of a performance bond or the	e submission of an
10		executed letter of credit or financial instrument as a	condition of initial
11		enrollment, reenrollment, or reinstatement if:	
12		a. The provider fails to demonstrate financial viabilit	ty,
13		b. The Department determines there is significant	potential for fraud
14		and abuse,	
15		c. The Department otherwise finds it is in the b	best interest of the
16		Medicaid program to do so.	
17		The Department shall specify the circumstances under w	hich a performance
18		bond or executed letter of credit will be required.	
19	(1a)	The Department may waive or limit the requirements of	f this paragraph for
20		individual Medicaid-enrolled providers or for one of	r more classes of
21		Medicaid-enrolled providers based on the following:	
22		a. The provider's or provider class's dollar amount	of monthly billings
23		to Medicaid.	
24		b. The length of time an individual provider h	nas been licensed,
25		endorsed, certified, or accredited in this State to pr	rovide services.
26		c. The length of time an individual provider has	s been enrolled to
27		provide Medicaid services in this State.	
28		d. The provider's demonstrated ability to ensure	e adequate record
29		keeping, staffing, and services.	
30		e. The need to ensure adequate access to care.	
31		In waiving or limiting requirements of this paragraph, the	e Department shall
32		take into consideration the potential fiscal impact of the	
33		on the State Medicaid Program. The Department shall pro-	
34		provider written notice of the findings upon which its a	
35		shall include the performance bond requirements and the	
36		which a waiver or limitation apply. The Department ma	
37		rules in accordance with G.S. 150B-21.1 as necessary	to implement this
38		provision.	
39	(2)	Reimbursement is available for up to 30 visits per recip	
40		for the following professional services: hospital out	
41		physicians, nurse practitioners, nurse midwives, clinics,	-
42		optometrists, chiropractors, and podiatrists. The Departmetric	
43		Human Services shall adopt medical policies in	
44		G.S. 108A-54.2 to distribute the allowable number of vis	
45		or each group of services consistent with federal law	
46		Department shall establish a threshold of some number	
47		services. The Department shall ensure that primary car	-
48		appropriate CCNC network are notified when a pati	-
49		established threshold to facilitate care coordination a	nd intervention as
50		needed.	

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1 2 3 4 5 6	Prenatal services, all EPSDT children, emergency room visits, and mental health visits subject to independent utilization review are exempt from the visit limitations contained in this subdivision. Subject to appropriate medical review, the Department may authorize exceptions when additional care is medically necessary. Routine or maintenance visits above the established visit limit will not be covered unless necessary to actively			
7 8	manage a life threatening disorder or as an alternative to more costly care options."			
9 10	MEDICAID PREFERRED DRUG LIST			
10	SECTION 10.7. Section 10.66(c) of S.L. 2009-451 reads as rewritten:			
12	"SECTION 10.66.(c) The Department, in consultation with the PAG, shall adopt and			
13	publish policies and procedures relating to the preferred drug list, including:			
14	(1) Guidelines for the presentation and review of drugs for inclusion on the			
15	preferred drug list,			
16	(2) The manner and frequency of audits of the preferred drug list for			
17	appropriateness of patient care and cost-effectiveness,			
18	(3) An appeals process for the resolution of disputes, and			
19	(4) Such other policies and procedures as the Department deems necessary and			
20	appropriate.			
21	The Department and the pharmaceutical and therapeutics committee shall consider			
22	all therapeutic classes of prescription drugs for inclusion on the preferred drug list, except			
23	medications for treatment of human immunodeficiency virus or acquired immune deficiency			
24 25	syndrome shall not be subject to consideration for inclusion on the preferred drug list.			
23 26	The Department shall maintain an updated preferred drug list in electronic format and shall make the list available to the public on the Department's Internet Web site.			
20 27	The Department shall: (i) enter into a multistate purchasing pool; (ii) negotiate			
28	directly with manufacturers or labelers; (iii) contract with a pharmacy benefit manager for			
29	negotiated discounts or rebates for all prescription drugs under the medical assistance program;			
30	or (iv) effectuate any combination of these options in order to achieve the lowest available			
31	price for such drugs under such program.			
32	The Department may negotiate supplemental rebates from manufacturers that are in			
33	addition to those required by Title XIX of the federal Social Security Act. The committee shall			
34	consider a product for inclusion on the preferred drug list if the manufacturer provides a			
35	supplemental rebate. The Department may procure a sole source contract with an outside entity			
36	or contractor to conduct negotiations for supplemental rebates."			
37 38	A CCOLINITING FOD MEDICA ID DECEIVADI ES A S NONTA V DEVENILIE			
38 39	ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE SECTION 10.7A. Section 10.64(b) of S.L. 2009-451 reads as rewritten:			
40	"SECTION 10.64.(b) For the 2009-2010 fiscal year, the Department of Health and Human			
41	Services shall deposit from its revenues one hundred twenty-four million nine hundred			
42	ninety-four thousand nine hundred fifty-four dollars (\$124,994,954) with the Department of			
43	State Treasurer to be accounted for as nontax revenue. For the 2010-2011 fiscal year, the			
44	Department of Health and Human Services shall deposit from its revenues one hundred million			
45	dollars (\$100,000,000) one hundred thirty-five million dollars (\$135,000,000) with the			
46	Department of State Treasurer to be accounted for as nontax revenue. These deposits shall			
47	represent the return of General Fund appropriations provided to the Department of Health and			
48	Human Services to provide indigent care services at State-owned and operated mental			
49 50	hospitals. The treatment of any revenue derived from federal programs shall be in accordance			
50	with the requirements specified in the Code of Federal Regulations, Volume 2, Part 225."			
51				

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STEPS TO	EFFI	DIVISION OF MEDICAL ASSIS ECTUATE COMPLIANCE WITH PROGRAM	
		10.8.(a) Section 10.68A(a) of S.L. 20 A.(a) For the purpose of enabling the	
		Addical Assistance, to achieve the bu	-
		am, the Department may take the follo	0
-		s act or other State law or rule to tion (e) of this section:	the contrary and subject to the
(3)		icaid Personal Care Service provision	-
		Division of Medical Assistance sha	an implement the following new
		ria for personal care services (PCS): Independent assessment by an entit	ty that does not provide direct PCS
	a.	services for evaluation of the reci	
		The independent assessment will of	
		of Daily Living (ADL), the leve	1
		amount and scope of PCS to b	-
		criteria.	te provided, decording to poney
	b.	Independent assessment or review	w from the assigned Community
	0.	Care of North Carolina (CCN	<u> </u>
		qualification for PCS services under	
	c.	Establishment of time limits o	
		reauthorization in accordance w	
		acuity of need.	I I I I I I I I I I I I I I I I I I I
	d.	Add the following items to the list	st of tasks that are not covered by
		this service: nonmedical transporta	•
		management, cueing, and promptir	ng, guiding, or coaching.
	e.	Online physician attestation of med	
	f.	If sufficient reduction in cost is no	t achieved with the revised policy,
		the Secretary shall direct the Di	ivision of Medical Assistance to
		further modify the policy to achiev	e targeted cost savings.
	Reci	pients currently receiving PCS serv	ices shall be reviewed under the
		e criteria, and those recipients not	-
		inated from the service within 30 day	
		review usage of personal care service	
		veruse is occurring and shall repo	
	-	esentatives Appropriations Subcon	
		ices, the Senate Appropriations Co	
		ices, and the Fiscal Research Division	
<u>(3)</u>		icaid Personal Care Service Provision	
		an Services, Division of Medical As	
	-	Personal Care Services (PCS) an	
		S-Plus) programs provided under the S	
	<u>a.</u>	Terminate all services provided un	
		implement two new PCS program	
	h	on January 1, 2011, or when appro Determine the most effective and	
	<u>b.</u>	manage the cost, quality, and uti	
		through one of the available fu	-
		Medicaid plan optional servi	• •
		medicale plan optional servi	

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	comr	nunity-based services (HCBS) waiver, o	or through a §1915(i)
		n that allows states to establish home a	
		ces that can target specific populations.	
<u>c.</u>		nit to CMS applications or State plan amer	ndments as required to
<u>.</u>		n approval for two PCS programs as follow	-
	<u>1.</u>	<u>PCS for Children (PCS-C) to assist f</u>	
	<u>1.</u>	needs for personal care assistance for	•
		individuals under the age of 21 receivin	
		preventive child health services thr	
		Periodic Screening, Diagnosis, and	
		program.	
	<u>2.</u>	PCS for Disabled and Elderly (PCS-AI	DE) to meet the needs
	<u></u> .	of individuals 21 years of age or old	
		medical condition, disability, or c	
		demonstrate extensive or higher level	• •
		assistance in at least three of the five a	•
		(ADLs) that include eating, dressing,	
		mobility. PCS-ADE shall target indiv	
		level of need who are able to safely re	
		who do not meet the State's criteria	•
		placement.	<u>a tot narsnig taenity</u>
<u>d.</u>	Estab	blish program limitations:	
<u>u.</u>	<u>1.</u>	PCS for Children shall be limited to 6	0 hours of service per
	<u>1.</u>	month, unless additional services are	
		ameliorate defects and physical and	-
		conditions as defined in 42 U.S.C	•
		accordance with a plan of care appro-	
		designee.	
	<u>2.</u>	PCS for Disabled and Elderly up to 80	0 hours of service per
	<u></u>	month in accordance with a plan of ca	
		or its designee.	
<u>e.</u>	For b	both programs, require that:	
<u></u>	<u>1.</u>	Services are provided in a manner	that supplements not
	<u></u>	supplants family roles and responsibility	
		by informal caregivers.	<u></u>
	<u>2.</u>	Prior to admission to PCS, the recipien	t be seen by his or her
	<u></u>	primary or attending physician and	
		physician authorizes referral for PCS in	
		the medical necessity for PCS. The Dep	-
		Human Services shall track and anal	•
		referrals to detect and address overutiliz	•
	<u>3.</u>	Initial assessments and continuing no	
	<u>.</u>	performed by an Independent Assessme	•
		not a PCS service provider.	in Linery (11 12) that 15
	<u>4.</u>	The IAE authorize the amount of service	ce to be provided on a
	<u> .</u>	"needs basis," as determined by each	-
		functional disability and level of unmo	
		personal assistance in the five qualifying	
	<u>5.</u>	PCS shall not be used to perform 1	-
	<u>J.</u>	<u>directly related to the qualifying</u>	•
		transportation, money management,	
			namme vitanus anu

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1 2			shopping, and nonhands-on assistance prompting, guiding, or coaching in a	
3			Medicaid Clinical Coverage Policy for e	
4		<u>6.</u>	Transition qualified recipients into the p	
5			that all approvals from CMS have been	-
6			Clinical Coverage Policies have been p	
7			approved as required; and all approp	
8			tasks have been completed.	
9 10	 (5)	Community (Support and other MH/DD/SA services.	- The Department of
11	(5)	•	Human Services shall transition communi	-
12			lual and group services to other defined	• • • •
13			10. The Division of Medical Assistance	
14			shall take the steps necessary for the	
15			community support program to provid	
16			anning to recipients currently receiving	
17		U 1	following shall occur:	, II
18		a. The D	Department shall submit to CMS: (i) revis	ed service definitions
19		that s	separate case management functions fr	om the Community
20		Suppo	ort definition and (ii) a new service definition	ition for peer support
21		servic	es for adults with mental illness and	/or substance abuse
22		disord	lers.disorders, for implementation no so	oner than January 1,
23		<u>2011.</u>		
24				
25	<u>(11)</u>		ose of promoting cost-effective utilization	-
26			es for children, the Division of Medical As	ssistance shall require
27	(10)		tation for services following the 16 th visit.	
28	<u>(12)</u>		ivate Duty Nursing (PDN) Provision. –	-
29			uman Services, Division of Medical Assis	
30 31			anges in the Medicaid Private Duty Nursi te Medicaid Plan:	ng Program provided
32			acture the current PDN Program to provide	sarvicas that are
33			Provided only to qualified recipients und	
34		<u>1.</u> <u>2.</u>	Authorized by the recipient's primar	
35		<u> </u>	physician;	y care of attending
36		<u>3.</u>	Limited to 16 hours of service per d	av unless additional
37		<u></u>	services are required to correct or an	-
38			physical and mental illnesses and condition	
39			U.S.C. § 1396d(r)(5);	
40		<u>4.</u>	Approved based on an initial assessmen	t and continuing need
41			reassessments performed by an Inde	-
42			Entity (IAE) that does not provide	-
43			authorized in amounts that are medicall	y necessary based on
44			the recipient's medical condition, amoun	t of family assistance
45			available, and other relevant conditions	
46			defined by the Medicaid Clinical Cov	erage Policy for this
47			service.	
48		<u>5.</u>	Provided in accordance with a plan of ca	re approved by DMA
49			or its designee.	

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		<u>b.</u>	Develop	and sul	omit to	CMA	a	<u>§ 1915</u>	5(c) Hon	ne and
			Communit	y-Based	Services	Waiver	for	individu	als depen	dent on
			technology	y to substi	tute for a	vital boo	dy fu	nction.		
		<u>c.</u>	Once appro	oved by (CMS and	upon ap	prova	al of the	Medicaid	Clinical
			Coverage]	Policy, tr	ansition a	<u>all qualif</u>	fied r	ecipients	age 21 ai	nd older
			currently	-			ser	vices pro	ovided un	der the
			<u>Technolog</u>	y Depend	lent Waiv	<u>er.</u> "				
			0.8.(b) Section		. ,					
	"SECTION 1				-	-				
	coverage policies		itated by the	e reduction	ons to the	e Medica	aid pr	ogram e	nacted in	this act,
	the Department sh									
	(1)		h the prope					-	-	
			aid Bulletir	-		-				
			e an invitati						-	-
			or amended	policies	to the D	epartme	nt's r	nailing a	address, ir	ncluding
		e-mail			_				~	/ ** • =··
	(2)	•	via direct r		nembers	of the Ph	iysici	an Advis	sory Group	p (PAG)
			proposed po							
	(3)	-	e the policie	-				-		made as
			lt of written							
	(4)		le <u>At least 1</u>	• •		-				
			age policies,		artment s	hall prov	vide v	written n	otice to re	ecipients
		about	changes in p	policy."						
					DIZ					
i	SPECIALTY DR					1.1 1		с ·	1 11	
			0.9. The D							
	specialty drug pro									d allows
	for drug reimburs	ement	ate negotiat	IONS FOR I	emophin	a, nepath	us C,	and Ivi	5 drugs.	
	MEDICAID WA	IVED	FOD ASSI	ω	VINC					
						Indical	Accie	tonoo ol	hall devel	lon and
	implement a 1915									1
	continue Medicai									
	adult care home i		0 1							
	for nursing facility				•	-				
	will be delivered			0	-	-				
	Medical Assistant		0	•						
	that is associated		-							
	living waiver is co		•				-			
	inville warver is ee	Jinnige	in upon uppi	loval by t			uicai			1 11005.
	STATEWIDE E	XPAN	ISION OF	CAPITA	ATED 1	915(h)/(c	•) BI	THAVO	RIAL HI	EALTH
	WAIVERS						.) DI			
		ION 1	0.11. The	Division	of Med	ical Ass	istan	ce shall	initiate st	tatewide
,	expansion of the									
	Behavioral Health	-								
	LMEs shall be a							-		
	through a request					•			-	-
	mental health, de	-			-	-				
	waiver to addition									
	Medicaid Service				ron up	r ⁻ ⁻ ⁻ ⁻	, inc	2 211010	1,10 u N	- are und
		~ •								

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1	STUDY MEDICAID PROVIDER RATES
2	SECTION 10.13.(a) The Department of Health and Human Services, Division of
3	Medical Assistance, shall initiate a study or contract out for a study of reimbursement rates for
4	Medicaid providers and program benefits. The study shall provide: (i) a comparison of
5	Medicaid reimbursement rates in NC, its surrounding states, and two additional states, and (ii) a
6	comparison of NC's Medicaid program benefits with our surrounding states and two additional
7	states. Selected provider rates shall be studied for the initial report.
8	SECTION 10.13.(b) The Department shall report its initial findings to the
9	Governor, the Senate Appropriations Committee on Health and Human Services, the House of
10	Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal
11	Research Division by April 1, 2011.
12	SECTION 10.13.(c) Funds appropriated to the Department of Health and Human
13	Services may be used to complete this study.
14 15	MEDICAID PREFERRED DRUG LIST (PDL) POLICY REVIEW PANEL
16	SECTION 10.14.(a) The Secretary of the Department of Health and Human
17	Services shall establish a Preferred Drug List (PDL) Policy Review Panel within 60 days of
18	enactment of this bill. The purpose of the PDL Policy Review Panel is to review the Medicaid
19	PDL recommendations from the Department of Health and Human Services, Division of
20	Medical Assistance and the Physician Advisory Group (PAG) Pharmacy and Therapeutics
21	(P&T) Committee.
22	SECTION 10.14.(b) The Secretary shall appoint the following individuals to the
23	review panel:
24	(1) The Division of Medical Assistance Director of Pharmacy;
25	(2) A representative from PAG's P&T Committee;
26	(3) A representative from the Old North State Medical Society;
27	(4) A representative from the NC Association of Pharmacist;
28	(5) A representative from Community Care of North Carolina; and
29	(6) A representative from the NC Psychiatric Association.
30	Each representative, excluding the Division's Director of Pharmacy, shall have
31	two-year appointments.
32	SECTION 10.14.(c) After the recommended policies related to the Medicaid PDL
33	are posted, about 30 days after the posting, the review panel shall have an open meeting to
34 35	review the recommendation from the PAG P&T Committee along with written public comment
35 36	received as a result of the posting. In addition, the review panel shall provide an opportunity for public comment at the meeting. The review panel will then make policy recommendations to
30 37	the Division.
38	
39	MEDICAID FRAUD PREVENTION
40	SECTION 10.15.(a) The General Assembly finds that Medicaid fraud costs the
41	State an inordinate amount of money and preventing the fraud before it occurs is in the best
42	interests of the State. The Department of Health and Human Services is authorized to create a
43	fraud prevention program that uses information from State and private databases to develop a
44	fraud risk analysis of Medicaid providers and recipients. This analysis would be used to prevent
45	fraud before it takes place and to achieve cost avoidance savings. While it is the intent that this
46	initiative allow broad new access to information and databases across State government, the
47	plan shall comply with all necessary security measures and restrictions to ensure that access to
10	any specific information hold confidential under federal and State law shall be limited to

48 any specific information held confidential under federal and State law shall be limited to 49 authorized persons. SECTION 10.15.(b) Notwithstanding any other provision of law to the contrary, 50 the Department may propose to modify or extend existing contracts or as necessary propose

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sole source contracts to timely achieve the Medicaid fraud prevention savings. Any such 1 2 modifications or contract extensions or sole source contracts proposed by the Department must 3 be reviewed and approved by the Secretary of the Department of Administration and reported 4 to the Senate Appropriations Committee on Health and Human Services, the House of 5 Representatives Appropriations Subcommittee on Health and Human Services, the Fiscal 6 Research Division, and the Office of State Budget and Management. 7 SECTION 10.15.(c) The Department shall report on the activities conducted under 8 this section to the House Appropriations Subcommittee on Health and Human Services, the 9 Senate Appropriations Committee on Health and Human Services, and the Fiscal Research 10 Division on or before April 1, 2011. 11 SECTION 10.15.(d) This authority expires one year from enactment of this bill. 12 13 **COMMUNITY HEALTH CENTER CHANGES** 14 SECTION 10.16. Section 10.37 of S.L. 2009-451 reads as rewritten: 15 "SECTION 10.37. Of the funds appropriated in this act for Community Health Grants, the sum of six million eight hundred sixty thousand dollars (\$6,860,000) in recurring funds for the 16 17 2009-2010 fiscal year and the sum of five million eight hundred nine thousand two hundred 18 twenty-five dollars (\$5,809,225)six million eight hundred sixty thousand dollars (\$6,860,000) 19 for the 2010-2011 fiscal year shall be allocated as grants on a competitive basis to rural health 20 centers, free clinics, public health departments, school-based health centers, federally qualified 21 health centers, and other nonprofit organizations that provide primary medical and dental care, 22 behavioral health, and preventive health services to uninsured and indigent persons." 23 24 **MEDICAID** MANAGEMENT **INFORMATION** SYSTEM (MMIS) 25 **FUNDS/IMPLEMENTATION OF MMIS** 26 SECTION 10.17. Section 10.41 of S.L. 2009-451 is rewritten as follows: 27 "SECTION 10.41.(a) Of the funds appropriated in this act to the Department of Health and 28 Human Services (Department), the sum of ten million seven hundred sixty-five thousand one 29 hundred fifty-three dollars (\$10,765,153) for fiscal year 2009-2010 and eleven million seven 30 hundred thirty-seven thousand four hundred fourteen dollars (\$11,737,414) the sum of eight 31 million sixty four thousand one hundred twenty-eight dollars (\$8,064,128) for fiscal year 32 2010-2011 shall be (i) deposited to the Department's information technology budget code and 33 (ii) used to match federal funds for the procurement, design, development, and implementation 34 of the new Medicaid Management Information System (MMIS) and to fund the central 35 management of the project. The Department shall utilize all prior year earned revenues received 36 for the MMIS. In the event that the Department does not receive prior year earned revenues in 37 the amounts authorized by this section, the Department is authorized, with approval of the 38 Office of State Budget and Management, to utilize other overrealized receipts and funds 39 appropriated to the Department to achieve the level of funding specified in this section for the 40 MMIS. 41 "SECTION 10.41.(b) The Department shall make full development of the replacement 42 MMIS a top priority. During the development and implementation of MMIS, the Department 43 shall develop plans to ensure the timely and effective implementation of enhancements to the 44 system to provide the following capabilities: 45 Receiving and tracking premiums or other payments required by law. (1)Compatibility with the administration of the Health Information System. 46 (2)47 The Department shall make every effort to expedite the implementation of the 48 enhancements. The Office of Information Technology Services shall work in cooperation with 49 the Department to ensure the timely and effective implementation of the MMIS and enhancements. The contract between the Department and the contract vendor shall contain an 50 51 explicit provision requiring that the MMIS have the capability to fully implement the

administration of NC Health Choice, NC Kids' Care, Ticket to Work, Families Pay Part of the 1 2 Cost of Services under the CAP-MR/DD, CAP Children's Program, and all relevant Medicaid 3 waivers and the Medicare 646 waiver as it applies to Medicaid eligibles. The Department must 4 have detailed cost information for each requirement before signing the contract. Any contract 5 between the Department and a vendor for the MMIS that does not contain the explicit provision 6 required under this subsection is void on its face. Notwithstanding any other provision of law to 7 the contrary, the Secretary of the Department does not have the authority to sign a contract for 8 the MMIS if the contract does not contain the explicit provision required under this section.

9 "SECTION 10.41.(c) Notwithstanding G.S. 114-2.3, the Department shall engage the 10 services of private counsel with the pertinent information technology and computer law 11 expertise to review requests for proposals and to negotiate and review contracts associated with 12 MMIS. The counsel engaged by the Department shall review the MMIS contract between the 13 Department and the vendor to ensure that the requirements of subsection (a) of this section are 14 met in their entirety.

15 "SECTION 10.41.(d) The Department shall develop a comprehensive schedule for the 16 development and implementation of the MMIS that fully incorporates federal and State project 17 management and review requirements. The Department shall ensure that the schedule is as 18 accurate as possible. Any changes to the design, development, and implementation schedule 19 shall be reported as part of the Department's quarterly MMIS reporting requirements. The 20 Department shall submit the schedule to the Chairs of the House of Representatives Committee 21 on Appropriations and the House of Representatives Subcommittee on Health and Human 22 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 23 Committee on Health and Human Services, and the Fiscal Research Division. Any change to 24 key milestones in either schedule shall be immediately reported to the Chairs of the House of 25 Representatives Committee on Appropriations and the House of Representatives Subcommittee 26 on Health and Human Services, the Chairs of the Senate Committee on Appropriations and the 27 Senate Appropriations Committee on Health and Human Services, and the Fiscal Research 28 Division with a full explanation of the reason for the change.

29 "SECTION 10.41.(e) Beginning July 1, 2009, the Department shall make quarterly reports 30 on changes in the functionality and projected costs of the MMIS. The first quarterly submission 31 shall contain a final report on the contract award to include total costs and functionality of the 32 MMIS. Each report shall be made to the Chairs of the House of Representatives Committee on 33 Appropriations and the House of Representatives Subcommittee on Health and Human 34 Services, the Chairs of the Senate Committee on Appropriations and the Senate Appropriations 35 Committee on Health and Human Services, and the Fiscal Research Division. A copy of the 36 final report on the contract award also shall be submitted to the Joint Legislative Commission 37 on Governmental Operations.

38 "SECTION 10.41.(f) Upon initiation of the NC MMIS Program Reporting and Analytics 39 Project and the Division of Health Services Regulation Project, the Department shall submit all 40 reports regarding functionality, schedule, and cost in the next regular cycle of reporting 41 identified in subsections (d) and (e) of this section. The Department shall ensure that the 42 solution developed in the Reporting and Analytics Project supports the capability, in its initial 43 implementation, to interface with the North Carolina Teachers' and State Employees' Health 44 Plan. The costs for this capability shall be negotiated prior to the award of the Reporting and 45 Analytics Project contract. The Reporting and Analytics Project solution must be completed 46 simultaneously with the replacement MMIS."

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48 ELIMINATE STATE FUNDING FOR CHILD SUPPORT OFFICES

- SECTION 10.18. Section 10.46A of S.L. 2009-451 reads as rewritten:
- 50 "SECTION 10.46A.(a) G.S. 110-141 reads as rewritten:
- 51 "§ **110-141. Effectuation of Intent of Article.**

General Assembly of North Carolina	Session 2009
The North Carolina Department of Health and Human Services shall s administration of the program in accordance with federal law and shall cause the this Article to be effectuated and to secure child support from absent, deserting and non-supporting parents.	provisions of
Effective July 1, 2010, each child support enforcement program being admini Department of Health and Human Services on behalf of counties shall be administ administration provided for, by the board of county commissioners of those counties 1, 2010, it shall be the responsibility of the Department of Health and Human administer or provide for the administration of the program in those counties.	stered, or the es. Until July
A county may negotiate alternative arrangements to the procedure outlined in 6 for designating a local person or agency to administer the provisions of this A county." "SECTION 10.46A.(b) Counties affected by this section shall submit p	rticle in that plans to the
Department of Health and Human Services, Division of Social Services, no later	than January

13 "SECTION 10.46A.(b) Counties affect the Department of Health and Human Services, Division of Social Services, no later than January 14 15 1, 2010, outlining the proposed operation of child support enforcement programs. The Division shall establish the criteria to be included within county plans for operations and review 16 17 submitted plans to ensure the appropriate transitioning of administrative and programmatic 18 responsibility.

19 "SECTION 10.46A.(c) Notwithstanding G.S. 143-64.03 and G.S. 143-64.05, the Secretary 20 of Department of Health and Human Services may transfer at no cost to county governments or the Eastern Band of the Cherokee Indians for the sole purpose of facilitating their 21 22 administration of the child support program no later than July 1, 2010, State-owned equipment, 23 including, but not limited to, computers, printers, and furniture that is being used by 24 State-operated child support offices to administer the program. The county government or the 25 Eastern Band of the Cherokee Indians assuming responsibility for the child support program 26 effective July 1, 2010, shall identify from the existing equipment and office furnishing which 27 items their agency will need to administer the child support program. A comprehensive list of items to be transferred shall be compiled and signed by the manager of the State-operated child 28 29 support office and the manager of the county or tribal child support office, and the list will 30 serve as official documentation of the transfer. Copies of such documentation shall be provided 31 to the DHHS Controller's Office and the Department of Administration."

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TANF BENEFIT IMPLEMENTATION

SECTION 10.19. Section 10.51 of S.L. 2009-451 reads as rewritten:

35 "SECTION 10.51.(a) The General Assembly approves the plan titled "North Carolina 36 Temporary Assistance for Needy Families State Plan FY-2009-20112010-2012," prepared by 37 the Department of Health and Human Services and presented to the General Assembly. The 38 North Carolina Temporary Assistance for Needy Families State Plan covers the period October 39 1, 20092010, through September 30, 20112012. The Department shall submit the State Plan, as 40 revised in accordance with subsection (b) of this section, to the United States Department of 41 Health and Human Services, as amended by this act or any other act of the 2009 General 42 Assembly.

43 "SECTION 10.51.(b) The counties approved as Electing Counties in the North Carolina 44 Temporary Assistance for Needy Families State Plan FY-2009-20112010-2012, as approved by 45 this section are: Beaufort, Caldwell, Catawba, Lenoir, Lincoln, Macon, and Wilson.

46 "SECTION 10.51.(c) Counties that submitted the letter of intent to remain as an Electing 47 County or to be redesignated as an Electing County and the accompanying county plan for 48 fiscal years 2009 through 2011, pursuant to G.S. 108A-27(e), shall operate under the Electing 49 County budget requirements effective July 1, 2009. For programmatic purposes, all counties 50 referred to in this subsection shall remain under their current county designation through 51 September 30, 20092012.

"SECTION 10.51.(d) For the 2009-2010 fiscal year, Electing Counties shall be held 1 2 harmless to their Work First Family Assistance allocations for the 2008-2009 fiscal year, 3 provided that remaining funds allocated for Work First Family Assistance and Work First 4 Diversion Assistance are sufficient for payments made by the Department on behalf of 5 Standard Counties pursuant to G.S. 108-27.11(b). 6 "SECTION 10.51.(e) In the event that Departmental projections of Work First Family 7 Assistance and Work First Diversion Assistance for the 2009-2010 fiscal year indicate that 8 remaining funds are insufficient for Work First Family Assistance and Work First Diversion

Assistance payments to be made on behalf of Standard Counties, the Department is authorized

to deallocate funds, of those allocated to Electing Counties for Work First Family Assistance in excess of the sums set forth in G.S. 108A-27.11, up to the requisite amount for payments in

Standard Counties. Prior to deallocation, the Department shall obtain approval by the Office of

State Budget and Management. If the Department adjusts the allocation set forth in subsection

(d) of this section, then a report shall be made to the Joint Legislative Commission on

Governmental Operations, the House of Representatives Appropriations Subcommittee on

Health and Human Services, the Senate Appropriations Committee on Health and Human

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JAILS AND DETENTION PROGRAM RECEIPT-SUPPORTED

SECTION 10.20. G.S. 153A-222 reads as rewritten:

"§ 153A-222. Inspections of local confinement facilities.

Services, and the Fiscal Research Division."

21 22 Department personnel shall visit and inspect each local confinement facility at least 23 semiannually. The Department shall charge each local confinement facility a nonrefundable 24 annual inspection fee of four hundred twenty dollars (\$420.00) plus a nonrefundable annual 25 per-bed fee of seventeen dollars and fifty cents (\$17.50). Assessed fees shall be as of July 1 of 26 each year and shall be based on the number of local confinement facilities and beds in 27 operation on the date due. The purpose of the inspections is to investigate the conditions of 28 confinement, the treatment of prisoners, the maintenance of entry level employment standards 29 for jailers and supervisory and administrative personnel of local confinement facilities as 30 provided for in G.S. 153A-216(4), and to determine whether the facilities meet the minimum 31 standards published pursuant to G.S. 153A-221. The inspector shall make a written report of 32 each inspection and submit it within 30 days after the day the inspection is completed to the 33 governing body and other local officials responsible for the facility. The report shall specify 34 each way in which the facility does not meet the minimum standards. The governing body shall 35 consider the report at its first regular meeting after receipt of the report and shall promptly 36 initiate any action necessary to bring the facility into conformity with the standards. 37 Notwithstanding the provisions of G.S. 8-53 or any other provision of law relating to the 38 confidentiality of communications between physician and patient, the representatives of the 39 Department of Health and Human Services who make these inspections may review any 40 writing or other record in any recording medium which pertains to the admission, discharge, 41 medication, treatment, medical condition, or history of persons who are or have been inmates 42 of the facility being inspected. Physicians, psychologists, psychiatrists, nurses, and anyone else 43 involved in giving treatment at or through a facility who may be interviewed by representatives 44 of the Department may disclose to these representatives information related to an inquiry, 45 notwithstanding the existence of the physician-patient privilege in G.S. 8-53 or any other rule 46 of law; provided the patient, resident or client has not made written objection to such 47 disclosure. The facility, its employees, and any person interviewed during these inspections shall be immune from liability for damages resulting from the disclosure of any information to 48 49 the Department. Any confidential or privileged information received from review of records or interviews shall be kept confidential by the Department and not disclosed without written 50 51 authorization of the inmate or legal representative, or unless disclosure is ordered by a court of inspection or release of his records." residential respite; and confirmation of Alzheimer's disease or other types of dementia; and residence in North Carolina.

12 SENIOR SERVICES: PROJECT C.A.R.E. (CAREGIVER ALTERNATIVES TO 13 **RUNNING ON EMPTY**)

competent jurisdiction. The Department shall institute appropriate policies and procedures to

ensure that this information shall not be disclosed without authorization or court order. The

Department shall not disclose the name of anyone who has furnished information concerning a

facility without the consent of that person. Neither the names of persons furnishing information

nor any confidential or privileged information obtained from records or interviews shall be considered "public records" within the meaning of G.S. 132-1. Prior to releasing any

information or allowing any inspections referred to in this section the patient, resident or client

must be advised in writing that he has the right to object in writing to such release of

information or review of his records and that by an objection in writing he may prohibit the

14 **SECTION 10.21.(a)** The sum of one million dollars (\$1,000,000) is appropriated to the Department of Health and Human Services, Division of Aging and Adult Services, for 15 the 2010-2011 fiscal year and thereafter to be used to offer Project C.A.R.E. (Caregiver 16 17 Alternatives to Running on Empty) statewide. Project C.A.R.E. is established to assist 18 caregivers of people with Alzheimer's disease and other dementia.

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SECTION 10.21.(b) Project C.A.R.E. services may include:

- (1)access to a family consultant with expertise in dementia care who can provide an in-home needs assessment, counseling, and information;
- (2)funds and assistance in securing respite and support services through in-home personal care, adult day services, group respite, and overnight
- linkage to training, educational resources, and other assistance as needed. (3)

26 SECTION 10.21.(c) Basic requirements for receiving assistance under Project 27 C.A.R.E. include:

28 29 (1)

(2)

General Assembly of North Carolina

30 SECTION 10.21.(d) There are no age restrictions for the person with dementia or 31 for the family caregiver.

32 **SECTION 10.21.(e)** While there are no income restrictions, the Division of Aging 33 and Adult Services will give priority to persons with social and economic needs as defined in 34 the federal Older Americans Act, and the Division will institute a fee schedule and process to 35 help cover the cost of providing services and support expansion of these services.

36 **SECTION 10.21.(f)** Funding for the Division of Aging and Adult Services to 37 administer this program shall not exceed the percentage allowed for administration as provided 38 in the federal Older Americans Act.

39 **SECTION 10.21.(g)** The sum of two hundred thousand dollars (\$200,000) appropriated to the Department of Health and Human Services, Division of Aging and Adult 40 41 Services, for the 2010-2011 fiscal year and thereafter shall be used to support 42 Alzheimer's-related activities consistent with the goals of Project C.A.R.E. The Division of 43 Aging and Adult Services will develop and implement an annual plan for use of these funds 44 and report on their use to the Governor's Advisory Council on Aging and the Study 45 Commission on Aging.

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47 UNIVERSAL CHILDHOOD VACCINE PROGRAM

48 SECTION 10.21A. The Department of Health and Human Services shall negotiate 49 with insurance companies in the State their voluntary participation in creating the Universal Vaccines for Children Program. The program shall include a Childhood Immunization Account 50 51 to assist with the purchase, storage, distribution, and quality assurance of childhood vaccines

	General	Assembly of North Carolina	Session 2009							
1 2 3 4 5 6 7	contribut CDC-rec and Hum the Child immuniza	approved by the Centers for Disease Control and Prevention (CDC). Insurance companies will contribute the resources necessary to support the operation of the program, including the CDC-recommended vaccinations of children enrolled in their plans. The Department of Health and Human Services and the Department of Insurance shall work collaboratively to implement the Childhood Immunization Account. Local health directors shall continue to enforce immunization requirements as provided by Part 2 of Article 6 of Chapter 130A of the General								
8	Statutes. In the event voluntary participation cannot be negotiated, on October 1, 2010, the Secretary									
9		epartment of Health and Human Services shall implement ma	•							
10		nsurance companies to financially support the vaccination of c	•							
11	-	ch assessments to cover the full cost of the program shall be								
12		consistent with the proportion of covered lives by each	company within North							
13	Carolina	to the total number of covered lives in North Carolina.								
14	DIIIGD									
15	DHHS B	SLOCK GRANTS	ant franda ana mada fan							
16 17	the ficed	SECTION 10.22.(a) Appropriations from federal block gr								
17	ule fiscal	year ending June 30, 2011, according to the following schedul	е.							
18 19	TEMPOI	RARY ASSISTANCE TO NEEDY FAMILIES								
20		BLOCK GRANT								
20	(1111)									
22	Local Pro	ogram Expenditures								
23										
24	Divis	ion of Social Services								
25										
26	01.	Work First Family Assistance	\$87,827,996							
27										
28	02.	Work First County Block Grants	94,453,315							
29	02									
30	03.	Child Protective Services – Child Welfare	14 452 201							
31 32		Workers for Local DSS	14,452,391							
32 33	04.	Work First – Boys and Girls Clubs	1,600,000							
33 34	U - .	work i list – boys and onlis clubs	1,000,000							
35	05.	Work First – After-School Services for At-Risk Children	1,639,714							
36	001		1,009,711							
37	06.	Work First – After School Programs for								
38		At-Risk Youth in Middle Schools	400,000							
39										
40	07.	Work First – Connect, Inc. (Work Central)	220,000							
41										
42	08.	Work First – Citizens Schools Program	360,000							
43	00									
44	09.	Adoption Services – Special Children's	010 220							
45 46		Adoption Fund	819,229							
46 47	10.	Family Violence Prevention	880,000							
48	10.		000,000							
40 49	11.	Child Welfare Collaborative Transition	674,784							
50			07 1,701							
51	Divis	Division of Child Development								
		-								

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Ge	neral	Assembly of North Carolina	Session 2009
	12.	Subsidized Child Care Program	61,087,077
	Divis	ion of Public Health	
	13.	Teen Pregnancy Prevention Initiatives	360,000
	DHH	S Administration	
	14.	Division of Social Services	1,093,176
	15.	Office of the Secretary	20,000
Tra	unsfers	to Other Block Grants	
	Divis	ion of Child Development	
	16.	Transfer to the Child Care and Development Fund	84,330,900
	Divis	ion of Social Services	
	17.	Transfer to Social Services Block Grant for Child Protective Services – Training	1,000,000
	18.	Transfer to Social Services Block Grant for Maternity Homes	471,501
	19.	Transfer to Social Services Block Grant for Teen Pregnancy Prevention Initiatives	1,250,000
	20.	Transfer to Social Services Block Grant for County Departments of Social Services for Children's Services	4,500,000
	21.	Transfer to Social Services Block Grant for Subsidized Child Care Program	2,000,000
		AL TEMPORARY ASSISTANCE TO NEEDY FAMILIES IF) BLOCK GRANT	\$359,440,083
SO	CIAL	SERVICES BLOCK GRANT	
Lo	cal Pro	ogram Expenditures	
	Divis	ions of Social Services and Aging and Adult Services	
	01.	County Departments of Social Services (Transfer from TANF – \$4,500,000)	\$ 28,868,189
	02.	State In-Home Services Fund (DAAS)	2,101,113
	03.	State Adult Day Care Fund (DAAS)	2,155,301
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General	Assembly of North Carolina	Session 2009
04.	Child Protective Services/CPS Investigative Services-Child Medical Evaluation Program (DSS)	609,455
05.	Foster Care Services	1,989,363
06.	Maternity Homes (Transfer from TANF)	471,501
07.	Special Children Adoption Incentive Fund	500,000
08.	Child Protective Services-Child Welfare Training for Counties (Transfer from TANF)	1,000,000
09.	Home and Community Care Block Grant (HCCBG)	1,834,077
Divisi	ion of Mental Health, Developmental Disabilities, and Substance Abuse Services	
10.	Mental Health Services Program	422,003
11.	Developmental Disabilities Services Program	5,000,000
12.	Mental Health Services-Adult and Child/Developmental Disabilities Program/ Substance Abuse Services-Adult	3,234,601
Divisi	ion of Child Development	
13.	Subsidized Child Care Program (Transfer from TANF \$2,000,000)	3,150,000
Divisi	ion of Vocational Rehabilitation	
14. Comn	Vocational Rehabilitation Services – Easter Seal Society/UCP nunity Health Program	188,263
Divisi	ion of Public Health	
15.	Teen Pregnancy Prevention Initiatives (Transfer from TANF)	1,250,000
DHHS Pr	ogram Expenditures	
Divisi	ion of Aging and Adult Services	
16.	UNC-CH CARES Training Contract	247,920
Divisi	ion of Services for the Blind	
17.	Independent Living Program	3,633,077
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	General	Assembly of North Carolina	Session 2009					
1 2	Divis	sion of Health Service Regulation						
3 4 5	18.	Adult Care Licensure Program	411,897					
5 6 7	19.	Mental Health Licensure and Certification Program	205,668					
7 8	DHHS A	dministration						
9 10 11	20.	Division of Aging and Adult Services	688,436					
11 12 13	21.	Division of Social Services	892,624					
14	22.	Office of the Secretary/Controller's Office	138,058					
15 16 17	23.	Office of the Secretary/DIRM	87,483					
17 18	24.	Division of Child Development	15,000					
19 20 21	25.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	29,665					
22 23	26.	Division of Health Service Regulation	235,625					
24 25 26	27.	Office of the Secretary-NC Inter-Agency Council for Coordinating Homeless Programs	250,000					
27 28	28.	Office of the Secretary	48,053					
29 30	Transfers	s to Other State Agencies						
31 32	Depa	rtment of Administration						
 33 34 35 36 	29.	NC Commission of Indian Affairs In-Home Services for the Elderly	203,198					
37 38	Transfers	s to Other Block Grants						
39	Divis	ion of Public Health						
40 41 42	30.	Transfer to Preventive Health Services Block Grant for HIV/STD Prevention and Community Planning	145,819					
43 44	TOTAL	SOCIAL SERVICES BLOCK GRANT	\$ 60,006,389					
45 46 47	LOW-IN	LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT						
47 48	Local Pro	ogram Expenditures						
49 50 51	Division of Social Services							

Genera	l Assembly of North Carolina	Session 2009
01.	Low-Income Energy Assistance Program (LIEAP)	\$ 70,909,401
02.	Crisis Intervention Program (CIP)	40,373,328
Local A	dministration	
Div	ision of Social Services	
03.	County DSS Administration	6,362,505
DHHS	Administration	
04.	Division of Social Services	275,000
05.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	8,128
06.	Office of the Secretary/DIRM	276,784
07.	Office of the Secretary/Controller's Office	12,332
Transfe	rs to Other State Agencies	
Dep	partment of Commerce	
08.	Weatherization Program	500,000
09.	Heating Air Repair and Replacement Program (HARRP)	8,103,157
10.	Local Residential Energy Efficiency Service Providers – Weatherization	25,000
11.	Local Residential Energy Efficiency Service Providers-HARRP	266,375
12.	Department of Commerce Administration –Weatherization	25,000
13.	Department of Commerce Administration – HARRP	266,375
14.	Department of Administration –N.C. Commission of Indian Affai	irs 129,807
	LOW-INCOME HOME ENERGY ASSISTANCE \$	5 127,533,192
CHILD	CARE AND DEVELOPMENT FUND BLOCK GRANT	
	rogram Expenditures ision of Child Development	
01.	Subsidized Child Care Services (CCDF)	\$156,953,297
02.	Child Care Services Support – Contract	502,080
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Gener	al Assembly of North Carolina	Session 2009				
03	. Subsidized Child Care Services (Transfer from TANF)	84,330,900				
04	. Quality and Availability Initiatives	23,726,564				
05	. TEACH Scholarships	3,800,000				
Di	vision of Social Services					
06	. Child Care Services Support – Local	\$16,108,597				
DHHS	Administration					
Di	vision of Child Development					
07	. DCD Administrative Expenses	6,753,387				
Di	vision of Central Administration					
08 Te	. DHHS Central Administration – DIRM chnical Services	774,317				
TOTA	L CHILD CARE AND DEVELOPMENT FUND BLOCK GI	RANT \$292,949,143				
CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT RECEIVED THROUG THE AMERICAN RECOVERY AND REINVESTMENT ACT of 2009 (ARRA)						
Local	Program Expenditures					
Di	vision of Child Development					
01	. Subsidized Child Care Services (CCDF)	\$9,980,997				
DHHS	Program Expenditures					
Di	vision of Child Development					
02	. Quality and Availability Initiatives	2,904,786				
	L CHILD CARE AND DEVELOPMENT FUND K GRANT RECEIVED THROUGH ARRA	\$12,885,784				
MEN	TAL HEALTH SERVICES BLOCK GRANT					
Lo	cal Program Expenditures					
01	. Mental Health Services – Adult	\$ 6,856,242				
02	. Mental Health Services – Child	5,421,991				
03	. Administration	100,000				
Page 5	52	H1792 [Filed]				

Gene	eral A	Session 2009			
TOTA	TOTAL MENTAL HEALTH SERVICES BLOCK GRANT\$ 12,378,233				
SUBS	STAN	NCE ABUSE PREVENTION AND TREATMENT BLOC	K GRANT		
Local	l Prog	gram Expenditures			
D	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services				
0	1.	Substance Abuse Services – Adult	\$ 22,008,080		
02	2.	Substance Abuse Treatment Alternative for Women	8,107,303		
03	3.	Substance Abuse – HIV and IV Drug	5,116,378		
04	4.	Substance Abuse Prevention – Child	7,186,857		
0.	5.	Substance Abuse Services – Child	4,940,500		
00	6.	Administration	500,000		
D	ivisio	on of Public Health			
08	8.	Risk Reduction Projects	633,980		
09	9.	Aid-to-Counties	209,576		
		UBSTANCE ABUSE PREVENTION			
AND) TRE	EATMENT BLOCK GRANT	\$ 48,702,674		
MAT	TERN	AL AND CHILD HEALTH BLOCK GRANT			
Local	l Prog	gram Expenditures			
D	ivisio	on of Public Health			
0	1.	Children's Health Services	\$7,534,865		
02	2.	Women's Health	7,701,691		
03	3.	Oral Health	38,041		
DHHS Program Expenditures					
Division of Public Health					
04	4.	Children's Health Services	1,368,778		
0.	5.	Women's Health	135,452		
00	6.	State Center for Health Statistics	179,483		
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07.	Quality Improvement in Public Health	14,646	
08.	Health Promotion	88,746	
09.	Office of Minority Health	55,250	
10.	Immunization Program – Vaccine Distribution	382,648	
OHHS A	dministration		
Divis	ion of Public Health		
11.	Division of Public Health Administration	631,966	
TOTAL	MATERNAL AND CHILD HEALTH BLOCK GRANT	\$ 18,131,566	
PREVEN	TIVE HEALTH SERVICES BLOCK GRANT		
Local Pro	ogram Expenditures		
Divis	ion of Public Health		
01.	NC Statewide Health Promotion	\$1,730,653	
02.	Services to Rape Victims	197,112	
03.	HIV/STD Prevention and Community Planning (Transfer from Social Services Block Grant)	145,819	
DHHS P	rogram Expenditures		
Divis	ion of Public Health		
04.	NC Statewide Health Promotion	1,623,117	
05.	Oral Health	70,000	
06.	State Laboratory of Public Health	16,600	
TOTAL	PREVENTIVE HEALTH SERVICES BLOCK GRANT	\$ 3,783,301	
COMMUNITY SERVICES BLOCK GRANT			
Local Pro	ogram Expenditures		
Office of Economic Opportunity			
	Community Action Agencies	\$ 17,968,944	
01.	Community Action Agencies	ψ17,900,911	
01. 02.	Limited Purpose Agencies	998,275	

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DHH	S Adm	inistration	
03. O	ffice of	Economic Opportunity	998,274
TOTAL	COMM	IUNITY SERVICES BLOCK GRANT	\$ 19,965,493
		SERVICES BLOCK GRANT RECEIVED THRO ND REINVESTMENT ACT OF 2009 (ARRA)	UGH THE AMERICA
Local Pro	ogram F	Expenditures	
Offic	e of Eco	onomic Opportunity	
01.	Com	munity Action Agencies	\$ 10,000,000
		IUNITY SERVICES BLOCK GRANT ROUGH ARRA	\$ 10,000,000
CENER	AT PR	OVISIONS	
ULINER		TION 10.22.(b) Information to Be Included in Block	Grant Plans – The
Departme		Health and Human Services shall submit a separate p	
-		ninistered by the Department, and each plan shall include	
	(1)	A delineation of the proposed allocations by prog	-
	(-)	State and federal match requirements.	, , ,
	(2)	A delineation of the proposed State and local admin	nistrative expenditures.
	(3)	An identification of all new positions to be estab	
		Grant, including permanent, temporary, and time-li	imited positions.
	(4)	A comparison of the proposed allocations by pro-	
		prior years' program and activity budgets and two	prior years' actual progra
		or activity expenditures.	
	(5)	A projection of current year expenditures by progra	-
	(6)	A projection of federal Block Grant funds ava	U
	SEC	federal funds from the current and prior fiscal years	
United St		TION 10.22.(c) Changes in Federal Fund Availabilit creases the federal fund availability for any of the E	
		nent of Health and Human Services from the amo	
		partment shall allocate the increase proportionally	
activity appropriations identified for that Block Grant in this section. In allocating an increa			
•		availability, the Department shall not propose fund	
		propriated in this section.	0 10
	If the	Congress of the United States decreases the federal f	fund availability for any
		ts administered by the Department of Health and I	
		riated in this section, the Department shall reduce s	
		entage of the reduction in federal funds. After	
		the remaining reductions shall be allocated proportio	
and activ		ropriations identified for that Block Grant in this section to allocating the change in federal fund availability	
	FIIOF	to anotating the change in rederal fund availability	y, me proposed anocati
must be a	nnrove	d by the Office of State Budget and Management. If t	
		ed by the Office of State Budget and Management. If t y Block Grant due to changes in federal fund availabi	the Department adjusts the

Representatives Appropriations Subcommittee on Health and Human Services, the Senate
 Appropriations Committee on Health and Human Services, and the Fiscal Research Division.

3 **SECTION 10.22.(d)** Appropriations from federal Block Grant funds are made for 4 the fiscal year ending June 30, 2011, according to the schedule enacted for State fiscal year 5 2010-2011 or until a new schedule is enacted by the General Assembly.

SECTION 10.22.(e) All changes to the budgeted allocations to the Block Grants 6 7 administered by the Department of Health and Human Services that are not specifically 8 addressed in this section shall be approved by the Office of State Budget and Management, and 9 a report shall be submitted to the Joint Legislative Commission on Governmental Operations 10 for review prior to implementing the changes. All changes to the budgeted allocations to the Block Grants shall be reported immediately to the House of Representatives Appropriations 11 12 Subcommittee on Health and Human Services, the Senate Appropriations Committee on Health 13 and Human Services, and the Fiscal Research Division. This subsection does not apply to 14 Block Grant changes caused by legislative salary increases and benefit adjustments.

- 15

TEMPORARY ASSISTANCE FOR NEEDY FAMILIES (TANF) BLOCK GRANT

SECTION 10.22.(f) The sum of one million ninety-three thousand one hundred
 seventy-six dollars (\$1,093,176) appropriated in this section in the TANF Block Grant to the
 Department of Health and Human Services, Division of Social Services, for the 2010-2011
 fiscal year shall be used to support administration of TANF-funded programs.

20 **SECTION 10.22.(g)** The sum of eight hundred eighty thousand dollars (\$880,000) appropriated under this section in the TANF Block Grant to the Department of Health and 21 22 Human Services, Division of Social Services, for the 2010-2011 fiscal year shall be used to 23 provide domestic violence services to Work First recipients. These funds shall be used to 24 provide domestic violence counseling, support, and other direct services to clients. These funds 25 shall not be used to establish new domestic violence shelters or to facilitate lobbying efforts. 26 The Division of Social Services may use up to seventy-five thousand dollars (\$75,000) in 27 TANF funds to support one administrative position within the Division of Social Services to 28 implement this subsection.

29 Each county department of social services and the local domestic violence shelter 30 program serving the county shall develop jointly a plan for utilizing these funds. The plan shall 31 include the services to be provided and the manner in which the services shall be delivered. The 32 county plan shall be signed by the county social services director or the director's designee and 33 the domestic violence program director or the director's designee and submitted to the Division 34 of Social Services by December 1, 2010. The Division of Social Services, in consultation with 35 the Council for Women, shall review the county plans and shall provide consultation and 36 technical assistance to the departments of social services and local domestic violence shelter 37 programs, if needed.

38 The Division of Social Services shall allocate these funds to county departments of 39 social services according to the following formula: (i) each county shall receive a base 40 allocation of five thousand dollars (\$5,000); and (ii) each county shall receive an allocation of 41 the remaining funds based on the county's proportion of the statewide total of the Work First 42 caseload as of July 1, 2010, and the county's proportion of the statewide total of the individuals 43 receiving domestic violence services from programs funded by the Council for Women as of 44 July 1, 2010. The Division of Social Services may reallocate unspent funds to counties that 45 submit a written request for additional funds.

46 **SECTION 10.22.(h)** The sum of one million six hundred thirty-nine thousand 47 seven hundred fourteen dollars (\$1,639,714) appropriated in this section in TANF Block Grant 48 funds to the Department of Health and Human Services, Division of Social Services, for the 49 2010-2011 fiscal year shall be used to expand after-school programs and services for at-risk 50 children. The Department shall develop and implement a grant program to award grants to

1 community-based programs that demonstrate the ability to reach children at risk of teen 2 pregnancy, school dropout, and gang participation. The Department shall award grants to 3 community-based organizations that demonstrate the ability to develop and implement linkages 4 with local departments of social services, area mental health programs, schools, and other 5 human services programs in order to provide support services and assistance to the child and 6 family. These funds may be used to fund one position within the Division of Social Services to 7 coordinate at-risk after-school programs and shall not be used for other State administration.

8 SECTION 10.22.(i) The sum of fourteen million four hundred fifty-two thousand 9 three hundred ninety-one dollars (\$14,452,391) appropriated in this section to the Department 10 of Health and Human Services, Division of Social Services, in the TANF Block Grant for the 2010-2011 fiscal year for child welfare improvements shall be allocated to the county 11 12 departments of social services for hiring or contracting staff to investigate and provide services 13 in Child Protective Services cases; to provide foster care and support services; to recruit, train, 14 license, and support prospective foster and adoptive families; and to provide interstate and 15 post-adoption services for eligible families.

SECTION 10.22.(j) The sum of eight hundred nineteen thousand two hundred 16 17 twenty nine dollars (\$819,229) appropriated in this section in TANF Block Grant funds to the 18 Department of Health and Human Services, Special Children Adoption Fund, for the 2010-2011 fiscal year shall be used in accordance with G.S. 108A-50.2, as enacted in Section 19 20 10.48 of this act. The Division of Social Services, in consultation with the North Carolina 21 Association of County Directors of Social Services and representatives of licensed private 22 adoption agencies, shall develop guidelines for the awarding of funds to licensed public and 23 private adoption agencies upon the adoption of children described in G.S. 108A-50 and in 24 foster care. Payments received from the Special Children Adoption Fund by participating 25 agencies shall be used exclusively to enhance the adoption services program. No local match 26 shall be required as a condition for receipt of these funds.

27 SECTION 10.22.(k) The sum of four hundred thousand dollars (\$400,000) 28 appropriated in this section to the Department of Health and Human Services, Division of 29 Social Services, in TANF Block Grant funds for the 2010-2011 fiscal year shall be used to 30 expand after-school programs for at-risk youth attending middle school. The Department shall 31 develop and implement a grant program to award funds to community-based programs 32 demonstrating the capacity to reach children at risk of teen pregnancy, school dropout, and 33 gang participation. These funds shall not be used for training or administration at the State 34 level. All funds shall be distributed to community-based programs, focusing on those 35 communities where similar programs do not exist in middle schools.

36 **SECTION 10.22.(I)** In implementing the TANF Block Grants, the Department of 37 Health and Human Services shall review policies, programs, and initiatives to ensure that they 38 support men in their role as fathers and strengthen fathers' involvement in their children's lives. 39 The Department shall encourage county departments of social services to ensure their Work 40 First programs emphasize responsible fatherhood and increased participation by noncustodial 41 fathers.

42 SECTION 10.22.(m) The sum of two hundred twenty thousand dollars (\$220,000) 43 appropriated in this section to the Department in TANF Block Grant funds for the 2010-2011 44 fiscal year shall be transferred to Connect, Inc., Shall report on the number of 45 people served and the services received as a result of the receipt of funds. The report shall 46 contain expenditure data, including the amount of funds used for administration and direct 47 training. The report shall also include the number of people who have been employed as a 48 direct result of services provided by Connect, Inc., including the length of employment in the 49 new position. The Department of Health and Human Services shall evaluate the program and ensure that services provided are not duplicative of local employment security commissions in 50 51 the nine counties served by Connect, Inc. The evaluation report shall be submitted to the House

of Representatives Appropriations Subcommittee on Health and Human Services, the Senate 1 2 Appropriations Committee on Health and Human Services, and the Fiscal Research Division no 3 later than May 1, 2011.

4 SECTION 10.22.(n) The sum of one million six hundred thousand dollars 5 (\$1,600,000) appropriated in this section to the Department in TANF Block Grant funds for 6 Boys and Girls Clubs for the 2010-2011 fiscal year shall be used to make grants for approved 7 programs. The Department of Health and Human Services, in accordance with federal 8 regulations for the use of TANF Block Grant funds, shall administer a grant program to award 9 funds to the Boys and Girls Clubs across the State in order to implement programs that improve 10 the motivation, performance, and self-esteem of youths and to implement other initiatives that would be expected to reduce gang participation, school dropout, and teen pregnancy rates. The 11 12 Department shall encourage and facilitate collaboration between the Boys and Girls Clubs and 13 Support Our Students, Communities in Schools, and similar programs to submit joint 14 applications for the funds if appropriate.

SECTION 10.22.(0) The sum of six hundred seventy four thousand, seven hundred 15 16 eighty four dollars (\$674,784) appropriated in this section to the Department of Health and 17 Human Services in the TANF Block Grant for the 2010-2011 fiscal year shall be used to 18 continue support for the Child Welfare Collaborative transition.

19 SECTION 10.22.(p) The sum of three hundred sixty thousand dollars (\$360,000) 20 appropriated to the Department of Health and Human Services, Division of Social Services, 21 under this section in TANF Block Grant funds for the 2010-2011 fiscal year shall be used to 22 continue support for the Citizens Schools Program, an urban/rural dropout prevention pilot 23 program in the Durham and Vance county public school systems.

24

25 SOCIAL SERVICES BLOCK GRANT

26 **SECTION 10.22.(q)** Social Services Block Grant funds appropriated to the North 27 Carolina Inter-Agency Council for Coordinating Homeless Programs and funds appropriated 28 for child medical evaluations are exempt from the provisions of 10A NCAC 71R .0201(3).

29 SECTION 10.22.(r) The sum of one million dollars (\$1,000,000) appropriated in 30 this section in the Social Services Block Grant to the Department of Health and Human 31 Services, Division of Social Services, for the 2010-2011 fiscal year shall be used to support 32 various child welfare training projects as follows:

- 33
- Provide a regional training center in southeastern North Carolina. (1)(2)Provide training for residential child caring facilities.

34 35

Provide for various other child welfare training initiatives. (3)

36 SECTION 10.22.(s) The sum of four hundred seventy-one thousand five hundred 37 one dollars (\$471,501) appropriated in this section to the Department of Health and Human 38 Services in the Social Services Block Grant for the 2010-2011 fiscal year shall be used to 39 support maternity home services.

40 SECTION 10.22.(t) The sum of one million nine hundred eighty-nine thousand 41 three hundred sixty-three dollars (\$1,989,363) appropriated in this section in the Social 42 Services Block Grant for the 2010-2011 fiscal year shall be allocated in support of State foster 43 home children.

44 **SECTION 10.22.(u)** The Department of Health and Human Services is authorized, 45 subject to the approval of the Office of State Budget and Management, to transfer Social 46 Services Block Grant funding allocated for departmental administration between divisions that 47 have received administrative allocations from the Social Services Block Grant.

48 SECTION 10.22.(v) Social Services Block Grant funds appropriated for the 49 Special Children's Adoption Incentive Fund will require fifty percent (50%) local match.

50

LOW-INCOME HOME ENERGY ASSISTANCE BLOCK GRANT 51

1 2	SECTION 10.22.(w) Additional emergency contingency funds received may be allocated for Energy Assistance Payments or Crisis Intervention Payments without prior					
3 4	consultation with the Joint Legislative Commission on Governmental Operations. Additional funds received shall be reported to the Joint Legislative Commission on Governmental					
	1 0					
5	Operations and the Fiscal Research Division upon notification of the award. The Department of					
6 7	Health and Human Services shall not allocate funds for any activities, including increasing					
8	administration, other than assistance payments, without prior consultation with the Joint Legislative Commission on Governmental Operations.					
9	In addition to funds available for weatherization appropriated within the					
10	Low-Income Home Energy Assistance Block Grant, funds available through the American					
10	Recovery and Reinvestment Act of 2009 shall be used to continue to enhance weatherization					
12	activities coordinated by local agencies.					
13						
14	CHILD CARE AND DEVELOPMENT FUND BLOCK GRANT					
15	SECTION 10.22.(x) Payment for subsidized child care services provided with					
16	federal TANF funds shall comply with all regulations and policies issued by the Division of					
17	Child Development for the subsidized child care program.					
18	SECTION 10.22.(y) If funds appropriated through the Child Care and					
19	Development Fund Block Grant for any program cannot be obligated or spent in that program					
20	within the obligation or liquidation periods allowed by the federal grants, the Department may					
21	move funds to child care subsidies, unless otherwise prohibited by federal requirements of the					
22	grant, in order to use the federal funds fully.					
23	SECTION 10.22.(z) Funds from the Child Care and Development Fund Block					
24	Grant received through the American Recovery and Reinvestment Act of 2009 shall be used to					
25	increase access to child care subsidy. To help address the economic downturn and increasing					
26	unemployment in North Carolina, the Department of Health and Human Services, Division of					
27	Child Development, shall adopt temporary policies that facilitate and expedite the prudent					
28	expenditure of these funds as follows:					
29 20	(1) Permit the local purchasing agencies to issue time-limited vouchers to assist					
30 31	counties in managing onetime, nonrecurring subsidy funding.					
	(2) Extend the current 30/60-day job search policy to six months when a registrient experiences a loss of employment					
32 33	recipient experiences a loss of employment.(3) Provide an up-front job search period of six months for applicants who have					
33 34	lost employment since October 1, 2008.					
35	(4) Provide a job search period of six months for recipients that complete school					
36	and are entering the job market.					
37	(5) Notwithstanding any other provision of law, extend the 24-month education					
38	time limit for an additional 12 months for a child care recipient who has lost					
39	a job since October 1, 2008, or otherwise needs additional training to					
40	enhance his or her marketable skills for job placement due to the economic					
41	downturn and who has depleted his or her 24-month allowable education					
42	time.					
43	(6) Lower the number of hours a parent must be working in order to be eligible					
44	for subsidy to assist parents who are continuing to work but at reduced					
45	hours.					
46	SECTION 10.22.(aa) If American Recovery and Reinvestment Act of 2009 funds					
47	appropriated through the Child Care and Development Fund Block Grant for any program					
48	cannot be obligated or spent in that program within the obligation or liquidation periods					
49	allowed by the federal grants, the Department may move funds to child care subsidies, unless					
50	otherwise prohibited by federal requirements of the grant, in order to use the federal funds					
51	fully.					

51 fully.

MATERNAL AND CHILD HEALTH BLOCK GRANT

3 **SECTION 10.22.(bb)** If federal funds are received under the Maternal and Child 4 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 5 (42 U.S.C. § 710), for the 2010-2011 fiscal year, then those funds shall be transferred to the State Board of Education to be administered by the Department of Public Instruction. The 6 7 Department of Public Instruction shall use the funds to establish an abstinence until marriage 8 education program and shall delegate to one or more persons the responsibility of 9 implementing the program and G.S. 115C-81(e1)(4) and (4a). The Department of Public 10 Instruction shall carefully and strictly follow federal guidelines in implementing and 11 administering the abstinence education grant funds.

SECTION 10.22.(cc) The Department of Health and Human Services shall ensure
 that there will be follow-up testing in the Newborn Screening Program.

14 15

1 2

COMMUNITY SERVICES BLOCK GRANT

16 SECTION 10.22.(dd) In accordance with the intent of the American Recovery and 17 Reinvestment Act of 2009, the North Carolina General Assembly strongly encourages 18 recipients of Community Services Block Grant and Community Services Block Grant 19 Recovery funds to enhance cooperation with county departments of social services and regional 20 food banks to increase benefits enrollment for eligible persons.

SECTION 10.22.(ee) The sum of two hundred sixty-two thousand four hundred thirty-one dollars (\$262,431) appropriated in this section in the Community Services Block Grant, received through the American Recovery and Reinvestment Act of 2009 (ARRA), to the Department of Health and Human Services, Division of Social Services, for the 2010-2011 fiscal year shall be used for coordination activities relating to the identification and enrollment of eligible individuals and families in federal, State, and local benefit programs.

27

28

PART XI. DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES

2930 FEE INCREASES

31

SECTION 11.1.(a) G.S. 143-440 reads as rewritten:

32 "§ 143-440. Restricted use pesticides regulated.

33 The Board may, by regulation after a public hearing, adopt and from time to time (a) 34 revise a list of restricted use pesticides for the State or for designated areas within the State. 35 The Board may designate any pesticide or device as a "restricted use pesticide" upon the 36 grounds that, in the judgment of the Board (either because of its persistence, its toxicity, or 37 otherwise) it is so hazardous or injurious to persons, pollinating insects, animals, crops, 38 wildlife, lands, or the environment, other than the pests it is intended to prevent, destroy, 39 control, or mitigate that additional restriction on its sale, purpose, use or possession are 40 required.

41 (b) The Board may include in any such restricted use regulation the time and conditions 42 of sale, distribution, or use of such restricted use pesticides, may prohibit the use of any 43 restricted use pesticide for designated purposes or at designated times; may require the 44 purchaser or user to certify that restricted use pesticides will be used only as labeled or as 45 further restricted by regulation; may require the certification and recertification of private applicators and, charge a fee of up to ten dollars (\$10.00), with the fee set at a level to make the 46 47 certification/recertification program self-supporting, and, after opportunity for a hearing, may 48 suspend, revoke or modify the certification for violation of any provision of this Article, or any 49 rule or regulation adopted thereunder; and may, if it deems it necessary to carry out the provisions of this Part, require that any or all restricted use pesticides shall be purchased, 50 51 possessed, or used only under permit of the Board and under its direct supervision in certain

areas and/or under certain conditions or in certain quantities or concentrations except that any 1 2 person licensed to sell such pesticides may purchase and possess such pesticides without a 3 permit. The Board may require all persons issued such permits to maintain records as to the use 4 of the restricted use pesticides. The Board may authorize the use of restricted use pesticides by 5 persons licensed under the North Carolina Structural Pest Control Act without a permit. A nonrefundable fee of ten dollars (\$10.00) shall be charged for each examination required by 6 7 this section. This examination fee is in addition to the certification or recertification fee, and 8 any other fee authorized pursuant to any other provision of the North Carolina Pesticide Law of 9 1971, as amended. 10 A fee of fifty dollars (\$50.00) shall be charged for examination of individuals (c) seeking to be designated as Worker Protection Designated Trainers, in accordance with 11 provisions of the Federal Worker Protection Standard set forth in 40 C.F.R. Part 170, and 12 13 subsequent amendments to those regulations." 14 SECTION 11.1.(b) G.S. 143-448 reads as rewritten: "§ 143-448. Licensing of pesticide dealers; fees. 15 16 (a) No person shall act in the capacity of a pesticide dealer, or shall engage or offer to 17 engage in the business of, advertise as, or assume to act as a pesticide dealer unless he is 18 licensed annually as provided in this Part. A separate license and fee shall be obtained for each 19 location or outlet from which restricted use pesticides are distributed, sold, held for sale, or 20 offered for sale. 21 (b)Applications for a pesticide dealer license shall be in the form and shall contain the 22 information prescribed by the Board. Each application shall be accompanied by a 23 non-refundable fee of fifty dollars (\$50.00). seventy-five dollars (\$75.00). All licenses issued 24 under this Part shall expire on December 31 of the year for which they are issued. 25 The license for a pesticide dealer may be renewed annually upon application to the (c) 26 Board, accompanied by a fee of fifty dollars (\$50.00) for each license, on or before the first day 27 of January of the calendar year for which the license is issued. 28 (d) Repealed by Session Laws 1981, c. 592, s. 6. 29 Every licensed pesticide dealer who changes his address or place of business shall (e) 30 immediately notify the Board. 31 The Board shall issue to each applicant that satisfies the requirements of this Part a (f) 32 license which entitles the applicant to conduct the business described in the application for the 33 calendar year for which the license is issued, unless the license is sooner revoked or 34 suspended." 35 **SECTION 11.1.(c)** G.S. 143-449 reads as rewritten: 36 "§ 143-449. Qualifications for pesticide dealer license; examinations. 37 An applicant for a license must present evidence satisfactory to the Board (a) 38 concerning his qualifications for such license. 39 Each applicant shall satisfy the Board as to his responsibility in carrying on the (b)40 business of a pesticide dealer. Each applicant for an original license must demonstrate upon 41 written, or written and oral, examination to be prescribed by the Board his knowledge of 42 pesticides, their usefulness and their hazards; his competence as a pesticide dealer; and his 43 knowledge of the laws and regulations governing the use and sale of pesticides. A 44 nonrefundable fee of fifty dollars (\$50.00) shall be charged for each examination required by this section. This examination fee is in addition to any fee authorized pursuant to any other 45 provision of the North Carolina Pesticide Law of 1971, as amended. 46 47 The Board shall by regulation: (c) 48 (1)Designate what persons or class of persons shall be required to pass the 49 examination in the case of a pesticide dealer operating more than one 50 location, and in the case of an applicant that is a corporation, governmental 51 unit or agency, or other organized group;

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(2) Provide for renewal license examinations at intervals not more frequent than four years."
SECTION 11.1.(d) G.S. 143-452 reads as rewritten:
"§ 143-452. Licensing of pesticide applicators; fees.
(a) No person shall engage in the business of pesticide applicator within this State at
any time unless he is licensed annually as a pesticide applicator by the Board.
(b) Applications for pesticide applicator license shall be in the form and shall contain
the information prescribed by the Board. Each application shall be accompanied by a
non-refundable fee of fifty dollars (\$50.00) seventy-five dollars (\$75.00) for each pesticide
applicator's license. In addition, an annual inspection fee of twenty-five dollars (\$25.00) shall
be submitted for each aircraft to be licensed. Should any aircraft fail to pass inspection, making
it necessary for a second inspection to be made, the Board shall require an additional
twenty-five-dollar (\$25.00) inspection fee. In addition to the required inspection, unannounced
inspections may be made without charge to determine if equipment is properly calibrated and
maintained in conformance with the laws and regulations. All aircraft licensed to apply
pesticides shall be identified by a license plate or decal furnished by the Board at no cost to the
licensee, which plate or decal shall be affixed on the aircraft in a location and manner
prescribed by the Board. No applicator inspection or license fee, original or renewal, shall be
charged to State agencies or local governments or their employees. Inspections of ground
pesticide application equipment may be made. Any such equipment determined to be faulty or
unsafe shall not be used for the purpose of applying a pesticide(s) until such time as proper
repairs and/or alterations are made.
(c) Repealed by Session Laws 1981, c. 592, s. 6.
(d) The Board shall classify licenses to be issued under this Part. Separate
classifications or subclassifications shall be specified for (i) ground and aerial methods of application, and (ii) State and local government units engaged in the control of rodents and
insects of public health significance. The Board may include such further classifications and

insects of public health significance. The Board may include such further classifications and subclassifications as the Board considers appropriate, including provisions for licensing of apprentice pesticide applicators. For aerial applicators, a license shall be required for both the contractor and the pilot. Each classification and subclassification may be subject to separate testing procedures and requirements.

32 (e) Every licensed pesticide applicator who changes his address shall immediately33 notify the Board.

34 If the Board finds the applicant qualified to apply pesticides in the classifications he (f) 35 has applied for and, if the applicant files the bond or insurance required under G.S. 143-467, 36 and if the applicant applying for a license to engage in aerial application of pesticides has met 37 all of the requirements of the Federal Aviation Agency to operate the equipment described in 38 the application, the Board shall issue a pesticide applicator's license limited to the 39 classifications for which he is qualified. Every such license shall expire at the end of the 40 calendar year of issue unless it has been revoked or suspended prior thereto by the Board for 41 cause, or unless such financial security required under G.S. 143-467 is dated to expire at an 42 earlier date, in which case said license shall be dated to expire upon expiration date of said 43 financial security. The license may restrict the applicant to the use of a certain type or types of 44 equipment or pesticides or to certain areas if the Board finds that the applicant is qualified to 45 use only such type or types. If a license is not issued as applied for, the Board shall inform the 46 applicant in writing of the reasons therefor.

47 (g) A pesticide applicator's license shall not be transferable. When there is a transfer of
48 ownership, management, or operation of a business of a licensee hereunder, the new owner,
49 manager, or operator (as the case may be) whether it be an individual, firm, partnership,
50 corporation, or other entity, must have available a licensed pesticide applicator to supervise the
51 pesticide application business prior to continuance of such business.

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1	(h) Repealed by Session Laws 1987, c. 559, s. 15."	
2	SECTION 11.1.(e) G.S. 143-453 reads as rewritten:	
3	"§ 143-453. Qualifications for pesticide applicator's license; examination	IS.
4	(a) An applicant for a license must present satisfactory evider	
5	concerning his qualifications for a pesticide applicator license. The contract	
6	involved in aerial application of pesticides shall be licensed.	for and then prov
7	Those qualifications, in the case of a pilot, shall include at least 125 ho	ours and one vear's
8	flying experience as a pilot in the field of aerial pesticide application. A pilot	•
9	and one year's experience as a pilot in the field of aerial pesticide applicatio	U
10	as an apprentice aerial pesticide applicator pilot. All aerial applications	
11	licensed apprentice shall be conducted under the direct supervision of a	· ·
12	applicator pilot. The supervising pilot, while directly supervising an appren	1
13	out of the same airstrip as the apprentice and shall be available periodicall	-
14	day to provide advice and assistance to the apprentice. A nonrefundable f	
15	(\$50.00) shall be charged for the examination required by this subsection.	
16	fee shall be charged in addition to the fees authorized pursuant to subsection	-
17	or any other provision of the North Carolina Pesticide Law of 1971, as amend	ded.
18	(b) Each applicant shall satisfy the Board as to his knowledge	of the laws and
19	regulations governing the use and application of pesticides in the classificati	ons he has applied
20	for (manually or with various equipment that he may have applied for a licen	ise to operate), and
21	as to his responsibility in carrying on the business of a pesticide applicator.	Each applicant for
22	an original license must demonstrate upon written, or written and oral,	examination to be
23	prescribed by the Board his knowledge of pesticides, their usefulness and	
24	competence as a pesticide applicator; and his knowledge of the laws and reg	
25	the use and application of pesticides in the classification for which h	
26	nonrefundable fee of fifty dollars (\$50.00) shall be charged for the core exan	
27	twenty dollars (\$20.00) shall be charged for each additional specific class	
28	Such examination fees shall be charged in addition to the fees authorized pur	
29	(a) of this section or any other provision of the North Carolina Pesticide	: Law of 1971, as
30	amended.	
31	(c) The Board shall by regulation:	
32	(1) Designate what persons or class of persons shall be re-	
33	examination in the case of an applicant that is a corporation	on or governmental
34 25	unit or agency;	man fue are at the a
35 36	(2) Provide for license renewal examinations at intervals not a four years, or more frequently if found by the Board to	-
30 37	four years, or more frequently if found by the Board to	-
37	necessary in order to qualify North Carolina's State pestici federal approval."	de control plan foi
38 39	SECTION 11.1.(f) G.S. 143-455 reads as rewritten:	
40	"§ 143-455. Pest control consultant license.	
40 41	(a) No person shall perform services as a pest control consultant with	out first producing
42	from the Board a license. Applications for a consultant license shall be in	
43	contain the information prescribed by the Board. The application for a	
44	accompanied by a non-refundable annual fee of fifty dollars (\$50.00).see	
45	(\$75.00).	<u>sventy nve donais</u>
46	(b) An applicant for a consultant license must present satisfactory evi	dence to the Board
47	concerning his qualifications for such license. The Board may classify const	
48	one or more classifications or subclassifications based upon types of c	
49	performed or to be performed. Such classifications and subclassifications ma	-
50	involved in the consulting service, the discipline or training of consultant, the	• -
51	of discretion involved in the consulting service, and the site or location of	

classification and subclassification may be subject to separate testing procedures and 1 2 requirements, and may be subject to its own minimum standards of training in specialized 3 subject matter from a recognized college or university, or equivalent specialized consulting 4 experience or training. A nonrefundable fee of fifty dollars (\$50.00) shall be charged for the consultant examination and an additional twenty dollars (\$20.00) shall be charged for each 5 additional specific classification licensure permitted by this subsection. Such examination fee 6 7 shall be charged in addition to the fees authorized pursuant to subsection (a) of this section or 8 any other provision of the North Carolina Pesticide Law of 1971, as amended. Qualifications 9 for licensing may be less stringent if the licensee is restricted to making recommendations 10 contained in publications recognized by the Board as appropriate for a specific consulting 11 classification or subclassification. 12 (c)Each applicant shall satisfy the Board as to his responsibility in carrying on the 13 business of a pesticide consultant. Each applicant for an original license must demonstrate upon 14 written, or written and oral, examination to be prescribed by the Board his knowledge of pesticides, their usefulness and their hazards; his competence as a pesticide consultant; and his 15 knowledge of the laws and regulations governing the use and sale of pesticides. 16 17 Pest control consultants shall be subject to the same provisions as pesticide (d) 18 applicators concerning penalties for late applications for license, changes of address, 19 transferability of licenses, periodic reexamination, and examinations for corporate applicants." 20 **SECTION 11.1.(g)** G.S. 106-65.27 reads as rewritten: 21 "§ 106-65.27. Examinations of applicants; fee; license not transferable. 22 Certified Applicator. - All applicants for a certified applicator's identification card (a) 23 shall demonstrate practical knowledge of the principles and practices of pest control and safe 24 use of pesticides. Competency shall be determined on the basis of written examinations to be 25 provided and administered by the Committee and, as appropriate, performance testing. Testing 26 shall be based upon examples of problems and situations appropriate to the particular phase or 27 subphase of structural pest control for which application is made and shall include, where 28 relevant, the following areas of competency: 29 Label and labeling comprehension. (1)30 (2)Safety factors associated with pesticides - toxicity, precautions, first aid, 31 proper handling, etc. 32 Influence of and on the environment. (3) 33 (4) Pests – identification, biology, and habits. 34 (5) Pesticides - types, formulations, compatibility, hazards, etc. 35 Equipment – types and uses. (6)36 (7)Application techniques. 37 Laws and regulations. (8) 38 An applicant for a certified applicator's identification card shall submit an examination fee 39 of ten dollars (\$10.00) twenty-five dollars (\$25.00) for each phase or subphase of structural 40 pest control in which the applicant chooses to be examined. An examination for more than one 41 phase or subphase may be taken at the same time at any regularly scheduled examination. 42 Frequency of such examinations shall be at the discretion of the Committee, provided that a 43 minimum of two examinations be given annually. The examination will cover each phase or 44 subphase of structural pest control for which application is being made. 45 License. - Each applicant for an original license must demonstrate upon written (b)examination, to be provided and administered by the Committee, his competency as a structural 46 47 pest control operator for the phase or subphase in which he is applying for a license. Frequency 48 of such examinations shall be at the discretion of the Committee, provided that a minimum of 49 two examinations shall be given annually. The examination will cover each phase or subphase of structural pest control for which application is being made. All applicants for a license shall 50

51 register with the Division on a prescribed form. A license examination fee of twenty five

1 dollars (\$25.00) fifty dollars (\$50,00) shall be charged for each phase or subphase of structural 2 pest control in which the applicant chooses to be examined. An examination for more than one 3 phase or subphase of structural pest control may be taken at the same time.

4 (c) A license, certified applicator's identification card or registered technician's 5 identification card is not transferable from one person to another. A licensee or certified 6 applicator may change the name of his business or employer's business on his license certificate 7 or certified applicator's identification card upon application to the Division.

8 (c1) When there is a transfer of ownership, management, operation of a structural pest 9 control business or in the event of the death or disability of a licensee there shall be not more 10 than a total of 90 days during any 12-month period in which said business shall operate without 11 a licensee assigned to it; provided that, in the event of the death or disability of a licensee, the 12 Committee shall have the authority to grant up to an additional 90 days within the 12-month 13 period in which a business may operate without a licensee assigned to it.

14 The owner, partnership, corporation, or other entity operating said business shall, within 10 days of such transfer or disability or within 30 days of death, designate in writing to the 15 Division a certified applicator who shall be responsible for and in charge of the structural pest 16 17 control operations of said business during the 90-day period. If the owner, partnership, 18 corporation, or other entity operating the business fails to designate a certified applicator who 19 shall be responsible for the operation of the business during the 90-day period, the business 20 shall cease all structural pest control activities upon expiration of the applicable notification 21 period and shall not resume operations until a certified applicator is so designated.

During the 90-day period the use of any restricted use pesticide shall be by or under the direct supervision of the certified applicator designated in writing to the Division. The designated certified applicator shall be responsible for correcting all deviations on all existing contracts and for all work performed under his supervision.

The new licensee shall be responsible for correcting all deviations on all existing contracts and for all work performed under his supervision.

- 28 (d) The Committee shall by regulation provide for:
 - (1) Establishing categories of certified applicators, along with such appropriate subcategories as are necessary, to meet the requirements of this Article;
 - (2) All licensees licensed prior to October 21, 1976, to become qualified as certified applicators; and
 - (3) Requalifying certified applicators thereafter as required by the federal government at intervals no more frequent than that specified by federal law and federal regulations."
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SECTION 11.1.(h) G.S. 106-65.31 reads as rewritten:

37 "§ 106-65.31. Annual certified applicator card and license fee; registration of servicemen, 38 salesmen, solicitors, and estimators; identification cards.

39 Certified Applicator's Identification Card. - The fee for issuance or renewal of a (a) 40 certified applicator's identification card shall be thirty dollars (\$30.00).fifty dollars (\$50.00). 41 Within 75 days after the employment of a certified applicator, the licensee shall apply to the 42 Division for the issuance of a certified applicator's identification card. A certified applicator's 43 identification card shall expire on June 30 of each year and shall be renewed annually. All certified applicators who fail or neglect to renew their card on or before June 30 but make 44 45 application before January 1 of the following year may have their card renewed without having to be reexamined unless the applicant is scheduled for periodic reexamination under regulations 46 47 adopted pursuant to G.S. 106-65.27(d)(3). All applicants submitting applications for the 48 renewal of their cards after June 30 shall not use or supervise the use of restricted use pesticides 49 until a new card has been issued.

50 Any certified applicator whose employment is terminated with a licensee or agent prior to 51 the end of any license year may at any time prior to the end of the license year be reissued a

certified applicator's identification card for the remainder of the license year as an employee of
 another licensee or agency or as an individual for a fee of five dollars (\$5.00). The licensee
 shall notify the Division of the termination or change in status of any certified applicator.

4 Any certified applicator whose identification card is lost or destroyed or changed in any 5 way may be reissued a new card for the remainder of the license year for a fee of five dollars 6 (\$5.00).

7 License. – The fee for the issuance or renewal of a license for any one phase of (b) 8 structural pest control shall be one hundred fifty dollars (\$150.00). two hundred dollars 9 (\$200.00). Each additional phase shall be sixty five dollars (\$65.00). seventy-five dollars 10 (\$75.00). The fee for each subphase shall be fifteen dollars (\$15.00). Licenses shall expire on June 30 of each year and shall be renewed annually. All licensees who fail or neglect to renew 11 12 their license on or before June 30, but who make application before January 1 of the following 13 year, may have their license renewed without having to be reexamined, unless the applicant is pursuant 14 scheduled for periodic reexamination under regulations adopted 15 G.S. 106-65.27(d)(3). No structural pest control work may be performed until the license has 16 been renewed or until a new license has been issued.

Any licensee whose employment is terminated by his employer or any licensee who is transferred to another company or location other than the company or location shown on his license certificate, may at any time, have his license reissued for the remainder of the license year for a fee of ten dollars (\$10.00).

Any licensee whose license is lost or destroyed may secure a duplicate license for a fee of ten dollars (\$10.00).

23 Registration. – Within 75 days after the hiring of an employee who is either an (b1) 24 estimator, salesman, serviceman, or solicitor, the licensee shall apply to the Division for the 25 issuance of an identification card for such employee. The application must be accompanied by 26 a fee of twenty-five dollars (\$25.00) forty dollars (\$40.00) for each card. The card shall be issued in the name of the employee and shall bear the name of the employing licensee, the 27 28 employer's license number and phases, the name and address of the employer's business, and 29 such other information as the Committee may specify. The identification card shall be carried 30 by the employee on his person at all times while performing any phase of structural pest control 31 work. The card must be displayed upon demand by the Commissioner, the Committee, the 32 Division, or any representative thereof, or the person for whom any phase of structural pest 33 control work is being performed. A registered technician's identification card must be renewed 34 annually on or before June 30 by payment of a renewal fee of twenty-five dollars (\$25.00). If a 35 card is lost or destroyed the licensee may secure a duplicate for a fee of five dollars (\$5.00). The 36 licensee shall notify the Division of the termination or change in status of any registered 37 technician. All identification cards expire when a license expires.

When a license is reissued, the licensee shall be responsible for registering and securing identification cards for all existing employees who engage in structural pest control within 10 days of the reissuance of the license.

A certified applicator who is not an employee of a licensed individual shall register the names of all employees under his supervision who are engaged in the performance of structural pest control with the Division and shall purchase a registered technician's identification card for each such employee.

(b2) No person shall act as an estimator, serviceman, salesman, solicitor, or agent for any licensee under this Article nor shall any such person be issued an identification card by the Committee who has within three years of the date of application for an identification card been convicted of, plead guilty or nolo contendere, or forfeited bond in any State or federal court for a felony or any violation of the North Carolina Structural Pest Control Act or any regulation promulgated by the Committee. This provision shall not apply to any person whose citizenship has been restored as provided by law.

provide for the issuance of licenses, certified applicator's cards, and registered technician's 6 7 identification cards with staggered expiration dates and may prorate renewal fees on a monthly 8 basis to implement such rules." 9 10 PART XII. DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES 12 FISHERY RESOURCE GRANT FUNDS TO BE USED FOR AT-SEA OBSERVER 13 PROGRAM **SECTION 12.1.** Of the funds appropriated to the Department of Environment and Natural Resources for the Fishery Resource Grant Program, the sum of three hundred thousand dollars (\$300,000) shall be used by the Division of Marine Fisheries for an At-Sea Observer Program. This funding is necessary to meet federal requirements to monitor gill net fisheries statewide and record sea turtle and other endangered and threatened species interactions. These funds will support the establishment of three FTE Marine Fisheries Technician II positions for at-sea observer coverage to allow the gill net fisheries to continue as well as enhance the ability of the Division to collect and analyze data necessary to determine the health of fish stock measures such as spawning stock biomass, mortality, recruitment, and sustainable harvest levels that form the basis for all management actions recommended in Fishery Management Plans. TRANSFER CERTAIN ENVIRONMENTAL HEALTH PROGRAMS SECTION 12.3.(a) The following sections of the Division of Environmental Health that support programs implemented through local health departments and programs primarily focused on food safety and other public health concerns are transferred from the Department of Environment and Natural Resources to the Department of Health and Human Services with all the elements of a Type I transfer as defined by G.S. 143A-6. Environmental Health Services Section. (1)33 (2)Public Health Pest Management Section. 34 (3) **On-site Water Protection Section.** 35 Radiation Protection Section. (4) (5) Shellfish Sanitation and Recreational Water Quality Section. 37 Office of Education and Training. (6) The Public Water Supply Section shall remain within the Department of Environment and Natural Resources. **SECTION 12.3.(b)** The Revisor of the Statutes shall make the conforming statutory changes necessary to reflect this transfer. SECTION 12.3.(c) This transfer is effective July 1, 2010, and funds transferred shall be net of any changes enacted by this act. 44 45 **DAM SAFETY FEE**

SECTION 12.6. Effective October 1, 2010, a onetime Dam Evaluation Fee of one 46 47 thousand one hundred dollars (\$1,100) per equivalent dam unit shall be paid to the Department 48 of Environment and Natural Resources by electric utility companies in a lump-sum payment 49 based on the number of dams owned by each company that fall under the jurisdiction of the Dam Safety Law of 1967, Part 3 of Article 21 of Chapter 143 of the General Statutes. Fees 50 51 collected pursuant to this section shall be used to support onetime limited engineering position

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No person or business shall advertise as a contractor for structural pest control 1 (b3) 2 services nor actually contract for such services unless that person or business advertises or 3 contracts in the name of the company shown on the license certificate of the licensee or 4 identification card of the certified applicator who will perform the services.

5 Notwithstanding any other provision of this law, the Committee may adopt rules to (c)

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plant dams into the Department's da	form the evaluation and integration of regulated power m safety inventory program. These fees shall remain ot revert until the evaluation and integration of regulated		
AMEND HAZARDOUS WASTE F	F		
	A-294.1(f) reads as rewritten:		
	0 kilograms or more of hazardous waste in any calendar		
	ly and ending 30 June but less than 1000 kilograms of		
	onth during that year shall pay an annual fee of one		
	one hundred seventy dollars (\$170.00)."		
-	•		
PART XIII. DEPARTMENT OF CO	MMERCE		
JMAC RESERVE			
SECTION 13.1.(a) G.S. 14	· · · ·		
	e 9 of Chapter 143C of the General Statutes is amended		
by adding a new section to read:			
" <u>§ 143C-9-7. JMAC Reserve Fund.</u> The State Controller shall establish	a maximum in the Conoral Fund to be known as the IMAC		
	a reserve in the General Fund to be known as the JMAC		
	serve shall not be expended or transferred except in it is the intent of the General Assembly to appropriate		
	established in this section in amounts sufficient to meet		
-			
	the anticipated cash requirements for each fiscal year of the Job Maintenance and Capital Development Program established pursuant to G.S. 143B-437.012."		
	uant to $G S = 143B-437 012$ "		
Development Program established pur	uant to G.S. 143B-437.012."		
	uant to G.S. 143B-437.012."		
NER BLOCK GRANTS	uant to G.S. 143B-437.012."		
NER BLOCK GRANTS SECTION 13.3.(a) Appro	priations from federal block grant funds are made for the		
NER BLOCK GRANTS SECTION 13.3.(a) Appro fiscal year ending June 30, 2011, accor	priations from federal block grant funds are made for the ding to the following schedule:		
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NER BLOCK GRANTS SECTION 13.3.(a) Appro fiscal year ending June 30, 2011, accor COMMUNITY DEVELOPMENT BL 01. State Administration 02. Scattered Site Housing 03. Economic Development	priations from federal block grant funds are made for the ding to the following schedule: DCK GRANT \$ 1,000,000 16,500,000 7,210,000		
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NER BLOCK GRANTS SECTION 13.3.(a) Appro fiscal year ending June 30, 2011, accor COMMUNITY DEVELOPMENT BL 01. State Administration 02. Scattered Site Housing 03. Economic Development 04. Small Business/Entrepreneursh 05. NC Catalyst 06. State Technical Assistance 07. Infrastructure	priations from federal block grant funds are made for the ding to the following schedule: DCK GRANT \$ 1,000,000 16,500,000 7,210,000 9 9 3,000,000 8,240,000 450,000 600,000		

SECTION 13.3.(b) Decreases in Federal Fund Availability. - If federal funds are 1 2 reduced below the amounts specified above after the effective date of this act, then every 3 program in each of these federal block grants shall be reduced by the same percentage as the 4 reduction in federal funds. 5 **SECTION 13.3.(c)** Increases in Federal Fund Availability for Community 6 Development Block Grant. – Any block grant funds appropriated by the Congress of the United 7 States in addition to the funds specified in this section shall be expended as follows: each 8 program category under the Community Development Block Grant shall be increased by the 9 same percentage as the increase in federal funds. SECTION 13.3.(d) Limitations on Community Development Block Grant Funds. -10 11 Of the funds appropriated in this section for the Community Development Block Grant, the 12 following shall be allocated in each category for each program year: up to one million dollars 13 (\$1,000,000) may be used for State Administration; up to sixteen million five hundred thousand 14 dollars (\$16,500,000) may be used for Scattered Site Housing; up to seven million two hundred ten thousand dollars (\$7,210,000) may be used for Economic Development; up to three million 15

16 dollars (\$3,000,000) may be used for Small Business/Entrepreneurship; not less than eight 17 million two hundred forty thousand dollars (\$8,240,000) shall be used for NC Catalyst; up to 18 four hundred fifty thousand dollars (\$450,000) may be used for State Technical Assistance; up 19 to eight million dollars (\$8,000,000) may be used for Infrastructure; six hundred thousand 20 dollars (\$600,000) may be used for Capacity Building. If federal block grant funds are reduced 21 or increased by the Congress of the United States after the effective date of this act, then these 22 reductions or increases shall be allocated in accordance with subsection (b) or (c) of this 23 section, as applicable.

SECTION 13.3.(e) Increase Capacity for Nonprofit Organizations. – Assistance to nonprofit organizations to increase their capacity to carry out CDBG-eligible activities in partnership with units of local government is an eligible activity under any program category in accordance with federal regulations. Capacity building grants may be made from funds available within program categories, program income, or unobligated funds.

SECTION 13.3.(f) The Department of Commerce shall report with the Joint Legislative Commission on Governmental Operations prior to reallocating Community Development Block Grant Funds. Notwithstanding the provisions of this subsection, whenever the Director of the Budget finds that:

- (1) A reallocation is required because of an emergency that poses an imminent threat to public health or public safety, the Director of the Budget may authorize the reallocation without consulting the Commission. The Department of Commerce shall report to the Commission on the reallocation no later than 30 days after it was authorized and shall identify in the report the emergency, the type of action taken, and how it was related to the emergency.
 - (2) The State will lose federal block grant funds or receive less federal block grant funds in the next fiscal year unless a reallocation is made, the Department of Commerce shall provide a written report to the Commission on the proposed reallocation and shall identify the reason that failure to take action will result in the loss of federal funds. If the Commission does not hear the issue within 30 days of receipt of the report, the Department may take the action without consulting the Commission.
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48 RURAL ECONOMIC DEVELOPMENT CENTER/JOBS NOW FUNDS

49 SECTION 13.4.(a) Of the funds appropriated in this act to the North Carolina
 50 Rural Economic Development Center, Inc. (Rural Center), the sum of five million dollars
 51 (\$5,000,000) for the 2010-2011 fiscal year shall be used for the following purposes:

	General Assemb	ly of North Carolina Session 2009
1 2 3	(1)	Expansion of the Home Grown Jobs Initiative. Three million dollars (\$3,000,000) to strengthen the capacity of rural communities to compete for and attract new and expanding businesses by providing additional funding
4		for the Rural Economic Development Center's Building Reuse and
5		Restoration Program.
6 7	(2)	Expansion of the Small Business Assistance Fund. One million dollars (\$1,000,000) to increase small business access to credit as part of the
8		Governor's JobsNOW Small Business Package. The Fund leverages
9		third-party funding to create a loan loss reserve that provides additional
10 11		guarantees for SBA-backed loans made to eligible small businesses through participating lending institutions.
12	(3)	Creation of the Family Farm Opportunity and Innovation Fund. One million
13	(-)	dollars (\$1,000,000) to develop cost-shared assistance programs to help
14		small family farm businesses improve energy efficiency, access new
15		markets, and develop new value-added products. Funds allocated under this
16		item should be used to leverage maximum additional funding from third
17	Duiquitas for anon	parties.
18 19	defined in G.S. 1	t funds shall be given to eligible applicants in development tier one areas as $43B-437.08$
20		TION 13.4.(b) The Rural Center may use a portion of the funds appropriated
21		of this section, not to exceed two percent (2%), for administration of the
22	programs for whi	ch funds are appropriated in subsection (a) of this section.
23		TON 13.4.(c) The Rural Center may contract with other agencies and
24		ertain aspects of the programs for which funds are appropriated in subsection
25 26		on, including the design of program guidelines and evaluation of program
26 27	results.	TON 13.4.(d) The Rural Center shall report to the Joint Legislative
28		Governmental Operations concerning the progress of the programs for which
29		riated in subsection (a) of this section by September 1, 2011.
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31		STREET SOLUTIONS STATUTES
32 33		TION 13.5. Part 15 of Article 10 of Chapter 143B of the General Statutes
55 34	reads as rewritter	"Part 15. Main Street Solutions.
35	"§ 143B-472.35.	Establishment of fund; use of funds; application for grants; disbursal;
36		ment; inspections; rules; reports.
37	(a) A fur	nd to be known as the Main Street Solutions Fund is established in the
38	-	ommerce. This Fund shall be administered by the Department of Commerce.
39	-	of Commerce shall be responsible for receipt and disbursement of all funds as
40	•	ection. Interest earnings shall be credited to the Main Street Solutions Fund.
41 42		<u>itions. – The following definitions shall apply in this subsection:</u> Designated Micropolitans – Those communities that are selected for
42 43	<u>(1)</u>	participation in the Main Street Solutions Fund Program. The Main Street
44		Solutions Program is an economic development program that provides
45		structured planning and economic development assistance to geographic
46		entities containing an urban core with a population of between 10,000 and
47		50,000 people according to the most recent U.S. Census.
48	<u>(2)</u>	<u>Tier Counties – The Department annually ranks the State's 100 counties</u>
49 50		based on economic well-being and assigns each a Tier designation. The 40
30		most distressed counties are designated as Tier 1, the next 40 as Tier 2, and

Gen	eral Assemb	ly of North Carolina	Session 2009
1		the 20 least distressed as Tier 3. North Carolina microp	olitans located in Tier
2		2 and Tier 3 counties are eligible for grant funding thro	ugh this program.
3	<u>(3)</u>	The Main Street Program – The Main Street Program	was developed by the
4	<u> </u>	National Trust for Historic Preservation to promote do	wntown revitalization
5		based on economic development within the context of	
6		The Office of Urban Development, under the North Ca	-
7		Commerce is the designated agency to administer th	
8		Carolina.	
9	<u>(4)</u>	The North Carolina Main Street Center – The North	Carolina Main Street
0	<u>x</u>	Center is located within the North Carolina Depart	
1		Office of Urban Development, and shall receive an	
2		decisions respecting Main Street Solutions Fund gra	÷
3		Eligible Local Governments.	
4	<u>(5)</u>	Designated North Carolina Main Street Communities	– Those communities
5	<u>x=-</u> z	that are selected by the Department for participation i	
5		Main Street Program. Designated North Carolina Main	
7		including, but not limited to, Small Town Main Street	
8		1, 2, or 3 counties that are designated as active commu	
9		annual reporting responsibilities requirements of the	
)		Street Program to be eligible for participation in the I	
1		Fund.	
2	(6)	Eligible Projects – Strategic projects developed as pa	art of a collaborative
3		process between representatives of the Department o	f Commerce and the
4		Designated Micropolitan or North Carolina Main Street	Community that will
5		strengthen the economy of the municipality and its role	e as a regional growth
5		and employment hub.	
7	<u>(7)</u>	Designated Downtown Area – A designated area within	n a community that is
3		considered the primary, traditional downtown bus	iness district of its
)		community. A Downtown Core Area may be further de	efined by a municipal
)		service district or an historic district, or can be clear	ly delineated through
l		mapping as the primary downtown business district.	
2	<u>(8)</u>	Historic Properties – Properties that have received design	gnation as historically
3		significant, either through the National Register of His	toric Places or a local
1		Historic Properties Commission.	
5	<u>(9)</u>	Small Business - An independently owned and operat	ed business with less
5		than 100 employees and with annual revenues less that	an six million dollars
7		<u>(\$6,000,000).</u>	
3	<u>(10)</u>	Revolving Loan Programs for Private Investme	
Ð		redevelopment or small business assistance fund that i	s administered on the
C		local level and that may be used to stabilize or ap	propriately redevelop
1		properties located in the downtown area in conn	nection with private
2		investment, or that may be used to provide necessary	operating capital for
3		small business creation or expansion in connection wi	th private investment
4		in a designated downtown area.	
5	<u>(11)</u>	Program – The Main Street Solutions Fund Program	n and the associated
5		grant.	
7	<u>(12)</u>	Eligible Local Governments - Municipal governme	
8		located in Designated Micropolitans or Designated	<u>North Carolina Main</u>
9		Street Communities.	
)	<u>(13)</u>	Private Investment Projects – A project or a group of pr	
1		downtown area that will spur private investment ar	nd improve property.

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	Projects must be owned	and maintained by the private sector through this	
	program or the grant and	must provide a direct benefit to small businesses.	
(14		nd Public Infrastructure - The improvement of	
		that is owned and maintained by the public sector,	
		ents are necessary to create or stimulate private	
		ated downtown area, through this program or the	
	grant, with direct benefit		
(15		tivity – An area zoned and developed for a mix of	
<u>.</u>	uses, including retail, ser	rvice, professional, governmental, institutional, and	
	residential.		
<u>(16</u>		elopment Projects – A project or a group of projects	
		ities, counties, or a region that share a common	
		rategy for small business growth and job creation.	
<u>(17</u>		ons - Main Street Organizations are defined as	
	-----	lic-private partnership on the local level, guided by	
		wn manager and/or a board of directors or	
		, and charged with administering the local Main	
		e and facilitating revitalization initiatives in the	
		business district through appropriate design,	
	promotion, and economic	•	
<u>(18</u>		ns – Downtown Organizations are defined as	
		ic-private partnership on the local level whose core	
(1)		e traditional downtown business district.	
<u>(19</u>		<u>evelopment Organizations – Downtown Economic</u>	
		tions are defined as agencies working in	
	<u> </u>	to develop and recruit business opportunities or to elopment projects that will create jobs.	
(20		to eligible grantees for activities that carry out the	
<u>(20</u>	specific purposes of the F		
<u>(c)</u> Pu		The Program's purpose is to provide economic	
development	lanning assistance and coor	dinated grant support to Designated Micropolitans	
	-	and to Designated North Carolina Main Street	
Communities,	including, but not limited to,	Small Town Main Street Communities in Tier 1, 2,	
	hat are designated as active co		
		To achieve the purposes of the Program, the	
		velop criteria for community participation, provide	
technical assistance, and strategic planning support to eligible communities. Local			
-		ain Street Organization, Downtown Organization,	
and/or Downtown Economic Development Organization, and the small businesses that will			
directly benefit from these funds, may apply for grants of monies, as provided herein, to			
implement elements of a strategic plan developed under the Program.			
(e) <u>Grants Made Under the Program. – Monies in the Main Street Solutions Fund shall</u>			
be allocated and granted by the Secretary of Commerce through the North Carolina Main Street			
Center and shall be spent by all grant recipients in accordance with this subsection. Such monies shall be used to implement eligible projects that support a strategic plan for			
		small business economic development developed	
	assistance from the Departme		
· / <u></u>		ons Fund shall be available to micropolitan cities in the State State and/or to designated North Carolina	
-		the State. State and/or to designated North Carolina of limited to, Small Town Main Street Communities	
		as active communities. For purposes of this section,	
$\underline{1111011}, 2, 0$	5 counties mat are designed	as active communities. For purposes or uns section,	

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l	a "micropolitan	city" is a city located within the State with a population	n, according to the most
2	recent U.S. cens	sus, of between 10,000 and 50,000 people. Funds in th	e Main Street Solutions
	Fund shall be us	ed for any of the following eligible activities:	
	(1)	The acquisition or rehabilitation of properties in c	connection with private
		investment in a designated downtown area.	
	(2)	The establishment of revolving loan programs for	private investment in a
		designated downtown area.	
	(3)	The subsidization of interest rates for these revolving	loan programs.
	(4)	The establishment of facade incentive grants in c	connection with private
		investment in a designated downtown area.	
	(5)	Market studies, design studies, design assistance,	
		efforts, provided the activity can be shown to l	ead directly to private
		investment in a designated downtown area.	
	(6)	Any approved project that provides construction	
		designated downtown area and can be shown to	lead directly to private
		investment in the designated downtown area.	
	(7)	Public improvements and public infrastructure	
		downtown area, provided these improvements are	
		stimulate private investment in the designated downto	own area.
	<u>(1)</u>	Downtown Economic Development Initiatives that:	
		a. Encourage the development and/or redeve	
		downtowns in Designated Micropolitans or	-
		Communities by increasing the capacity for	
		Activity within Downtown Core Areas. G	
		support the rehabilitation of properties,	
		improvements, new construction, and the	e development and/or
		redevelopment of parking in order to foster p	
		association with direct benefit to small busin	ess retention, expansion
		or recruitment.	
		b. <u>Attract and leverage private sector investme</u>	
		growth in downtown areas through strategic	
		studies, and downtown master plans in associ	
		to small business retention, expansion, or recr	
		c. <u>Attract and stimulate the growth of busi</u> entrepreneurs within Downtown Core Areas.	ness professionals and
			to Invoctment and small
		<u>d.</u> <u>Establish Revolving Loan Programs for Priva</u> business assistance in Downtown Historic P	
		North Carolina Main Street Communities.	Toperties in Designated
			a infrastructure within
		e. <u>Encourage public improvements and public</u> designated downtown areas so as to stimulate	-
		small business retention, expansion, or recru	-
		such areas.	intinent in and arreeting
	(2)	Historic preservation initiatives outside of Down	town Core Areas that
	<u>(2)</u>	enhance community economic development and si	
		expansion, or recruitment in Designated Micropolita	-
		Street Communities and regional or community job c	
	(3)	Public improvements and public infrastructure outs	
	<u>(5)</u>	Areas that are consistent with sound municipal pla	
		community economic development, small business	• • • • •
		recruitment, and regional or community job c	±
		Micropolitans or Designated Main Street Community	-

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		<u>(4)</u>	Interlocal small business economic development pro	jects designed to
2			enhance regional economic growth and job creation a	among Designated
3			Micropolitans and Designated Main Street Communities.	
		<u>(5)</u>	Worker retraining initiatives designed to support a	strategic plan for
			Designated Micropolitan or Designated Main Street	Community small
			business economic development developed with technic	al assistance from
			the Department of Commerce.	
	(c) (g)	Any 1	nicropolitan city located within a development tier two or	three county may
			nce from the Main Street Solutions Fund by submitting an	
	Main Stree	et Cen	ter in the Division of Community Assistance, Department of	of Commerce. Any
	city affilia	ted wi	th the North Carolina Main Street Center Program may app	ly for a grant for a
	proposed p		••••	• •
	(c1) (g)	1) Tl	ne application shall include each of the following:	
		(1)	A copy of the consensus local economic development pla	n developed by the
		. ,	micropolitan city in conjunction with the Department's M	- ·
			and the city's regional economic development commi	-
			council of government or both.	
		(1a)	The proposed activities for which the funds are to be used	and the projected
			cost of the project.	1 5
		(2)	The amount of grant funds requested for these activities.	
		(3)	Projections of the dollar amount of private investment	hat is expected to
			occur in the designated downtown area as a direct re-	
			proposed activities.	2
		(4)	Whether local public dollars are required to match any gra	nt funds according
			to the provisions of subdivision (g)(2) of this section, and	Ũ
			of local public funds required.	, ,
		(5)	An explanation of the nature of the private investment	in the designated
			downtown area that will result from the city's proposed act	-
		(6)	Projections of the time needed to complete the city's propo	
		(7)	Projections of the time needed to realize the private	
			expected to result from the city's proposed activities.	
		(8)	Identification of the proposed source of funds to be used	l for repayment of
			any loan obligations.	1 2
		(9)	Any additional or supplemental information requested by	he Division.
	(d)		mmittee, comprised of representatives of: the Divisio	
	~ /		e Department of Commerce, the North Carolina Main S	•
			ent Commission, and the League of Municipalities shall	0
	following:		, and a second se	
	8	(1)	Review a city's application.	
		$\frac{(1)}{(2)}$	Determine whether the activities listed in the application	are activities that
		(_)	are eligible for a grant.	are activities that
		(3)	Determine which applicants are selected to receive fun	ds from the Main
		(3)	Street Solutions Fund.	
	<u>(h)</u>	A city	whose application is denied may file a new or amended app	lication
	<u>(e)</u>	-	in Street City that is selected may not receive a grant pursu	
			n twenty thousand dollars (\$20,000) or more than three	
	dollars (\$3			indiana indubulu
	(f)(i)		aled by Session Laws 2009-451, s. 14.10, effective July 1, 20)09
	· / <u></u>	(1)	A city that has been selected to receive a grant shall use	
	(8)417	(*)	the grant for the activities that were approved pursuant to	
			the grant for the activities that were approved pursuant to	

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1		this section. Funds are deemed used if the city is legally	committed to spend
2		the funds on the approved activities.	-
3	(2)	If a city has received approval to use the grant for put	olic improvements or
4		public infrastructure, that city shall be required to rai	ise, before funds for
5		these public improvements may be drawn from the	city's account, local
6		public funds to match the amount of the grant free	om the Main Street
7		Solutions Fund on the basis of at least one local public	
8		every one dollar (\$1.00) from the Main Street Solution	
9		requirement applies only to those funds received for pul	
10		public infrastructure and is in addition to the requi	-
11		subdivision (1) of this subsection. The Main Street	
12		reimbursable, matching grant program. The Department	
13		the North Carolina Main Street Center are authoriz	
14		totaling not more than two hundred thousand dollars (S	
15		Local Governments and the Main Street Organ	
16		Organization, and/or Downtown Economic Developme	
17		the small businesses that will directly benefit from the	-
18		Eligible Local Governments, Main Street Organ	-
19		Organization, and/or Downtown Economic Developme	
20		sources other than the State or federal government m	-
21		match the amount of any grant from the Main Street S	
22		basis of a minimum of two non-State dollars (\$2.00)	
23		(\$1.00) provided by the State from the Main Street Solu	-
24	(3)	A city that fails to satisfy the condition set forth in su	
25		subsection shall lose any funds that have not been used	
26		being selected. These unused funds shall be credited	l to the Main Street
27		Solutions Fund. A city that fails to satisfy the cor	
28		subdivisions (1) and (2) of this subsection may file a new	w application.
29	(4)	Any funds repaid or credited to the Main Street Solution	ons Fund pursuant to
30		subdivision (3) of this subsection shall be available to	o other applicants as
31		long as the Main Street Solutions Fund is in effect.	
32	(h) Repea	aled by Session Laws 2009-451, s. 14.10, effective July 1,	-2009.
33	(i)(k) After	a project financed in whole or in part-pursuant to the	nis section has been
34	completed, the ci	ity shall report the actual cost of the project to the Departm	nent of Commerce. Hf
35	the actual cost o	f the project exceeds the projected cost upon which the	grant was based, the
36	city may submit	an application to the Department of Commerce for a grant	for the difference. If
37	the actual cost o	f the project is less than the projected cost, the city sha	ll arrange to pay the
38	difference to the	Main Street Solutions Fund according to terms set by the	Department.
39	(j)(1) Inspe	ction of a project for which a grant has been awarded n	nay be performed by
40	personnel of the	Department of Commerce. No person may be approved to	perform inspections
41	who is an officer	r or employee of the unit of local government to which the	ne grant was made or
42	who is an owner	, officer, employee, or agent of a contractor or subcontr	actor engaged in the
43		ny project for which the grant was made.	
44		Department of Commerce may adopt, modify, and repeal	-
45	-	followed in the administration of this section and regulat	
46		visions of this section, as provided in the Administrative P	
47		Department of Commerce and cities that have been select	-
48		treet Solutions Fund shall prepare and file on or before	-
49	•	oint Legislative Commission on Governmental Operat	
50	Descerch Divisio	n a consolidated report for the preceding fiscal year conc	arning the allocation

Research Division a consolidated report for the preceding fiscal year concerning the allocation of grants authorized by this section. 50 51

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-		of the annual report prepared by the Department of	
		g fiscal year itemized and total allocations from the M	
		Department of Commerce shall also prepare a summar	
made from	n the f	und for each fiscal year; the total funds received and	allocations made and the
total unall	located	funds in the Fund.	
The po	ortion	of the report prepared by the city shall include each of	-
	(1)	The total amount of private funds that was commi	
		was invested in the designated downtown area du	iring the preceding fiscal
	(2)	year. The total amount of local public matching funds th	at was raised if required
	(2)	by subdivision (g)(2) of this section.	iat was faised, if required
	(3)	The total amount of grants received from the Ma	in Street Solutions Fund
		during the preceding fiscal year.	
	(4)	Repealed by Session Laws 2009-451, s. 14.10, effect	ctive July 1, 2009.
	(5)	A description of how the grant funds and funds from	om private investors were
		used during the preceding fiscal year.	
	(6)	Details regarding the types of private investment of	
		dates of this activity, the amount of public money	-
		pertinent information, including any jobs created	
		number of jobs retained due to the approved activiti	
		Department of Commerce may use up to fifty thousand	
funds in th	he Mai	n Street Solutions Fund for expenses related to the adr	ministration of the Fund."
			
PARI XI		DICIAL DEPARTMENT	
		OF WODTHI ESS CHECK FUNDS	
COLLEC		OF WORTHLESS CHECK FUNDS FION 14.1. Notwithstanding the provisions of G.S	$7 \sqrt{208(a)}$ the Indicial
Denartme		use any balance remaining in the Collection of We	
		or the purchase or repair of office or information tech	
		iscal year. Prior to using any funds under this section	
		e Joint Legislative Commission on Governmental Ope	
-		presentatives and Senate Appropriations Subcommitte	
		upment to be purchased or repaired and the reasons for	
201009 011			
INCREA	SE CE	CRTAIN COURT FEES	
		FION 14.2.(a) G.S. 7A-304(a)(4) reads as rewritten:	
	"(4)	For support of the General Court of Justice, the support	um of ninety-five dollars
		and fifty cents (\$95.50)one hundred three dollars an	-
		the district court, including cases before a magistr	
		hundred two dollars and fifty cents (\$102.50)one hu	
		fifty cents (\$115.50) in the superior court, to b	
		Treasurer. For a person convicted of a felony in sup	
		a first appearance in district court, both the district	
		fees shall be assessed. The State Treasurer shall ren	-
		and five cents (\$2.05) of each fee collected under	er this subdivision to the
		North Carolina State Bar for the provision o	
		G.S. 7A-474.4, and ninety-five cents (\$.95) of each	h fee collected under this
		subdivision to the North Carolina State Bar for t	the provision of services
		described in G.S. 7A-474.19."	
	SEC'	FION 14.2.(b) G.S. 7A-304(a)(6) reads as rewritten:	

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	"(6)) For support of the General Court of Justice, the sur (\$200.00) is payable by a defendant who fails to ap as scheduled, unless within 20 days after the sc	pear to answer the charge
		person either appears in court to answer the charge	
		pursuant to G.S. 7A-146, and the sum of twenty-	five dollars (\$25.00)fifty
		dollars (\$50.00) is payable by a defendant who fails	s to pay a fine, penalty, or
		costs within 20 days of the date specified in the c	
		showing to the court that the defendant failed to a	ppear because of an error
		or omission of a judicial official, a prosecutor, or a the court shall waive the fee for failure to app	
		remitted to the State Treasurer."	car. These rees shall be
	SE	CTION 14.2.(c) G.S. 7A-305(a)(2) reads as rewritten:	
	"(2)		m of ninety three dollars
	(2)	(\$93.00)one hundred thirty dollars (\$130.00) in the	•
		that if a case is assigned to a special superior co	1 1
		business case under G.S. 7A-45.3, an additional	5 6 1
		(\$1,000) shall be paid upon its assignment, and t	
		dollars (\$73.00) seventy-eight dollars (\$78.00) in the	-
		if the case is assigned to a magistrate the sum s	
		(\$55.00). Sums collected under this subdivision sha	-
		Treasurer. The State Treasurer shall remit the sun	
		cents (\$2.05) of each fee collected under this s	
		Carolina State Bar for the provision of services des	
		and ninety-five cents (\$.95) of each fee collected	
		the North Carolina State Bar for the provision	
		G.S. 7A-474.19."	
	SE	CTION 14.2.(d) G.S. 7A-305(a2) reads as rewritten:	
	(a2) In e	every action for absolute divorce filed in the district con	urt, a cost of seventy-five
dolla	urs (\$75.0))one hundred dollars (\$100.00) shall be assessed aga	inst the person filing the
		. Costs collected by the clerk pursuant to this subsectio	
		r, who shall deposit fifty-five dollars (\$55.00) to the	
-		nemakers established under G.S. 143B-394.10 and twer	•
		lence Center Fund established under G.S. 50B-9.	
		e General Fund as a nontax revenue. Costs assessed u	nder this subsection shall
be in		to any other costs assessed under this section."	
		CTION 14.2.(e) G.S. 7A-307(b1) reads as rewritten:	
	. ,	e clerk shall assess the following miscellaneous fees:	
	(1)	Filing and indexing a will with no probate
		– first page	
		– each additional page or fraction thereof	
	(2)	Issuing letters to fiduciaries, per letter over five letter	
	(3)	Inventory of safe deposits of a decedent, per box, pe	-
	(4)	Taking a deposition	
	(5)	Docketing and indexing a will probated in another c	-
		 first page each additional page or fraction thereof 	
	$(\boldsymbol{\epsilon})$		
	(6)	Hearing petition for year's allowance to surviving child in cases not assigned to a magistrate and	
		child, in cases not assigned to a magistrate, and a	-
	(7)	same Assignment of title	

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"(a5) For the support of the General Court of Justice, a fee of forty do	llars (\$40.00) shall
be assessed against a party filing a motion for summary judgment pursuant	
56.	,
Sums collected under this subsection shall be remitted to the State Treasu	irer."
RECOUP COSTS OF CERTAIN COURT CASES FROM HIGHWAY I SECTION 14.3. G.S. 7A-300 is amended by adding a new subse	ection to read:
"(c) To defray the expenses associated with the processing of cases in	
Highway Patrol, there shall be transferred monthly from the Highway Fu	
(\$15.00) per case for which the State Highway Patrol is the initiating law en	
These funds shall be transferred to the General Fund for the support of the	
Justice. The Administrative Office of the Courts shall provide monthly	
Highway Fund of the number of cases initiated by the State Highway Patro	
month for determination of the amount to be transferred, and the funds shall	
later than 30 days after notification by the Administrative Office of the Court	<u>.s.</u> "
BOND FORFEITURE SET ASIDE PROCESSING FEE	
SECTION 14.4.(a) G.S. 15A-544.5(c) reads as rewritten:	
"(c) Procedure When Failure to Appear Is Stricken If the cou	rt before which a
defendant's appearance was secured by a bail bond enters an order striki	ng the defendant's
failure to appear and recalling any order for arrest issued for that failure to	appear, that court
may simultaneously enter an order setting aside any forfeiture of that bail	bond. If the court
enters an order setting aside a forfeiture of bail bond under this subsection,	the court also shall
assess a fee against the defendant pursuant to subsection (i) of this section	on. When an order
setting aside a forfeiture is entered, the defendant's further appearances sh	nall continue to be
secured by that bail bond unless the court orders otherwise."	
SECTION 14.4.(b) G.S. 15A-544.5 is amended by adding a	new subsection to
read:	
"(i) Fee. – If the court enters an order to set aside a forfeiture of bai	-
subsection (c) of this section, the court shall, upon conviction, impose a pro-	
dollars (\$50.00) against the defendant, if the notice of forfeiture was	
G.S. 15A-544.4 prior to entry of the order setting the forfeiture aside. Upon	_
court that the failure to appear underlying the forfeiture was due to an error	
judicial official, a prosecutor, or a law enforcement officer, or that the forfei	
issued in error, the court shall waive this fee. The fee shall be collected in	
costs as provided in G.S. 7A-304(c) and shall be remitted to the State Treas	urer to be used for
support of the General Court of Justice."	
DADT VV DEDADTMENT OF HIGTIGE	
PART XV. DEPARTMENT OF JUSTICE	
SARE COMMUNITIES. ERI ONN ADDRETER DALA RODENSIC	
SAFE COMMUNITIES: FELONY ARRESTEE DNA FORENSIC OPERATIONS	, STAFFING &
	bdivision to read
SECTION 15.1 . G.S. 7A-304(a) is amended by adding a new sul	
"(3c) For the scientific analysis of DNA and bodily fluids and a stoffing and aparations of the North Carolina State Pure	
staffing and operations of the North Carolina State Bures Crime Laboratory, the sum of three dollars (\$3.00) shall	
Department of Justice."	
Department of Justice.	
SEAT BELT USE MANDATORY	
SECTION 15.2. G.S. 20-135.2A(e) reads as rewritten:	

Any driver or front seat passenger who fails to wear a seat belt as required by this 1 "(e) 2 section shall have committed an infraction and shall pay a penalty of twenty-five dollars and 3 fifty cents (\$25.50) plus the following court costs: the General Court of Justice fee provided 4 for in G.S. 7A-304(a)(4), the telephone facilities fee provided for in G.S. 7A-304(a)(2a), and 5 law enforcement training and certification fee provided the for in 6 G.S. 7A-304(a)(3b).G.S. 7A-304(a)(3b), and the scientific analysis of DNA and bodily fluids 7 fee provided for in G.S. 7A-304(a)(3c). Any rear seat occupant of a vehicle who fails to wear a 8 seat belt as required by this section shall have committed an infraction and shall pay a penalty 9 of ten dollars (\$10.00) and no court costs. Court costs assessed under this section are for the 10 support of the General Court of Justice and shall be remitted to the State Treasurer. Conviction 11 of an infraction under this section has no other consequence."

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- 13 14

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PART XVI. DEPARTMENT OF JUVENILE JUSTICE AND DELINQUENCY PREVENTION

16 ANNUAL EVALUATION OF COMMUNITY PROGRAMS

SECTION 16.1. Section 18.1 of S.L. 2009-451 reads as rewritten:

"SECTION 18.1. The Department of Juvenile Justice and Delinquency Prevention shall
 conduct an evaluation of the Eckerd and Camp Woodson-wilderness camp programsprogram
 and of multipurpose group homes.

21 In conducting the evaluation of each of these programs, the Department shall consider 22 whether participation in each program results in a reduction of court involvement among 23 juveniles. The Department also shall identify whether the programs are achieving the goals and 24 objectives of the Juvenile Justice Reform Act, S.L. 1998-202. The Department shall report the 25 results of the evaluation to the Joint Legislative Corrections, Crime Control, and Juvenile 26 Justice Oversight Committee, the chairs of the Senate and House of Representatives 27 Appropriations Committees and the chairs of the Subcommittees on Justice and Public Safety 28 of the Senate and House of Representatives Appropriations Committees by March 1 of each 29 year."

30 31

STATE FUNDS MAY BE USED AS FEDERAL MATCHING FUNDS

32 SECTION 16.2. Funds appropriated in this act to the Department of Juvenile 33 Justice and Delinquency Prevention for the 2010-2011 fiscal year may be used as matching 34 funds for the Juvenile Accountability Incentive Block Grants. If North Carolina receives 35 Juvenile Accountability Incentive Block Grants or a notice of funds to be awarded, the Office 36 of State Budget and Management and the Governor's Crime Commission shall consult with the 37 Department of Juvenile Justice and Delinquency Prevention regarding the criteria for awarding 38 federal funds. The Office of State Budget and Management, the Governor's Crime 39 Commission, and the Department of Juvenile Justice and Delinquency Prevention shall report 40 to the Appropriations Committees of the Senate and House of Representatives and the Joint 41 Legislative Commission on Governmental Operations prior to allocation of the federal funds. 42 The report shall identify the amount of funds to be received for the 2010-2011 fiscal year, the 43 amount of funds anticipated for the 2010-2011 fiscal year, and the allocation of funds by 44 program and purpose.

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    46 REPEAL TREATMENT STAFFING MODEL AT YOUTH DEVELOPMENT
    47 CENTERS
    48 SECTION 16.3. Section 18.4 of S.L. 2009-451 is repealed.
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- 49
- 50 PART XVII. DEPARTMENT OF CORRECTION
- 51

	General Assem	bly of North Carolina	Session 2009
1		ED PRISON FACILITIES	
2	SEC	FION 17.1. Section 19.4(a) of S.L. 2009-451 is re	epealed.
3 4	FEDEDAL CD	ANT MATCHING FUNDS	
5		FION 17.2. Notwithstanding the provisions of G	S 143C-6-9 the Department
6		ay use up to the sum of one million two hundred t	
7		-2011 fiscal year from funds available to the Dep	
8	match needed in	order to receive federal grant funds. Prior to usin	ng funds for this purpose, the
9	1	all report to the chairs of the House of I	1
10		Subcommittees on Justice and Public Safety	-
1	Commission on	Governmental Operations on the grants to be mate	ched using these funds.
2	DEDODTS ON		
3 4		NONPROFIT PROGRAMS FION 17.3. Section 19.10 of S.L. 2009-451 is rep	agled
5	SEC.	1101 17.5. Section 19.10 of S.L. 2009-451 is lef	Jealed.
6	INCREASE FE	E FOR COMMUNITY SERVICE WORK PRO	OGRAM
7		FION 17.4.(a) G.S. 143B-262.4(b) reads as rewri	
8		of two hundred twenty five dollars (\$225.00)thr	
9	• •	y all persons who participate in the program of	
0	program staff. O	nly one fee may be assessed for each sentencing t	ransaction, even if the person
21	is assigned to the	e program on more than one occasion, or while	e on deferred prosecution, or
2	-	sentence for the offense. A sentencing transacti	
3		adjudicated during the same term of court. Fee	-
4		be deposited in the General Fund. If the person i	
5		all be paid to the clerk of court in the county in w	1
6 7	U	regardless of whether the person is participating in the program as a condition of probation	
8	imposed by the court or pursuant to the exercise of authority delegated to the probation officer pursuant to G.S. 15A-1343.2(e) or (f). If the person is participating in the program as a result of		
.0 29	a deferred prosecution or similar program, the fee shall be paid to the clerk of court in the		
0		the agreement is filed. If the person is partic	
1	condition of par	role, the fee shall be paid to the clerk of the co	ounty in which the person is
2	-	le. Persons participating in the program for any o	
3	to the clerk of co	purt in the county in which the services are provide	led by the program staff. The
4	fee shall be paid	l in full before the person may participate in the	community service program,
5	except that:		
6	(1)	A person convicted in a court in this State may	-
7		or allowed to begin the community service befor the court in which the person is convicted, or	ore the person pays the fee by
8 9	(2)	the court in which the person is convicted; or A person performing community service pursu	ant to a deferred propagation
9	(2)	or similar agreement may be given an extension	
-1		community service before the fee is paid	6
2		representing the State in the agreement.	by the official of agency
3	(3)	A person performing community service as a	condition of parole may be
4		given an extension of time to pay the fee by	
5		and Parole Commission. No person shall be re	-
6		beginning the community service unless the C	ommission orders the person
7		to do so in writing.	
8	(4)	A person performing community service as on	
9		pursuant to authority delegated by G.S. 15A	
0		extension of time to pay the fee by the prob delegated authority."	bation officer exercising the
51		delegated authority."	

SECTION 17.4.(d) This section applies to persons ordered on or after July 1, 2010,
 to perform community service.

4 INCREASE FEES FOR PROBATION, PAROLE, AND POST-RELEASE 5 SUPERVISION

6

SECTION 17.5.(a) G.S. 15A-1343(c1) reads as rewritten:

7 "(c1) Supervision Fee. - Any person placed on supervised probation pursuant to 8 subsection (a) of this section shall pay a supervision fee of thirty dollars (\$30.00) forty dollars 9 (\$40.00) per month, unless exempted by the court. The court may exempt a person from paying 10 the fee only for good cause and upon motion of the person placed on supervised probation. No person shall be required to pay more than one supervision fee per month. The court may require 11 12 that the fee be paid in advance or in a lump sum or sums, and a probation officer may require 13 payment by such methods if he is authorized by subsection (g) to determine the payment 14 schedule. Supervision fees must be paid to the clerk of court for the county in which the judgment was entered or the deferred prosecution agreement was filed. Fees collected under 15 this subsection shall be transmitted to the State for deposit into the State's General Fund." 16

17

SECTION 17.5.(b) G.S. 15A-1374(c) reads as rewritten:

18 "(c) Supervision Fee. - The Commission must require as a condition of parole that the 19 parolee pay a supervision fee of thirty dollars (\$30.00) forty dollars (\$40.00) per month. The 20 Commission may exempt a parolee from this condition of parole only if it finds that requiring 21 him to pay the fee will constitute an undue economic burden. The fee must be paid to the clerk 22 of superior court of the county in which the parolee was convicted. The clerk must transmit any 23 money collected pursuant to this subsection to the State to be deposited in the general fund of 24 the State. In no event shall a person released on parole be required to pay more than one 25 supervision fee per month."

26

SECTION 17.5.(c) G.S. 15A-1368.4(f) reads as rewritten:

27 "(f) Required Supervision Fee. - The Commission shall require as a condition of 28 post-release supervision that the supervisee pay a supervision fee of thirty dollars (\$30.00) forty 29 dollars (\$40.00) per month. The Commission may exempt a supervise from this condition only 30 if it finds that requiring payment of the fee is an undue economic burden. The fee shall be paid 31 to the clerk of superior court of the county in which the supervisee was convicted. The clerk 32 shall transmit any money collected pursuant to this subsection to the State to be deposited in the 33 State's General Fund. In no event shall a supervisee be required to pay more than one 34 supervision fee per month."

35 **SECTION 17.5.(d)** This section shall become effective July 1, 2010, and shall 36 apply to all persons on supervised probation, parole, and post-release prior to that date and to 37 all persons placed on supervised probation, parole, and post-release on or after that date.

38 39

INMATE MEDICAL COST CONTAINMENT

40 SECTION 17.6.(a) The Department of Correction shall establish a fee schedule for 41 health care services provided to those inmates committed to its custody. The fee schedule will 42 represent one hundred thirty percent (130%) of the reimbursable cost for each service under the 43 Medicare Fee Schedule. Providers and facilities that deliver medically necessary services to 44 inmates in the Department's custody shall be paid in accordance with the fee schedule 45 established under the terms of this subsection. The requirements of this subsection shall apply to all medical and facility services provided outside the correctional facility, including 46 47 hospitalizations, professional services, medical supplies, and other medications provided to any 48 inmate confined in a correctional facility.

49 **SECTION 17.6.(b)** The Department of Correction shall make every effort to 50 contain inmate medical costs by making use of its own hospital and health care facilities to 51 provide health care services to inmates. To the extent that the Department of Correction must

utilize other facilities and services to provide health care services to inmates, the Department 1 2 shall make use of hospitals with available capacity or other health care facilities in a region to 3 accomplish that goal. The Department shall work to ensure that care usage is distributed 4 equitably among all hospitals or other appropriate health care facilities, with no one health care 5 facility being required to admit more than twenty percent (20%) of all patients requiring 6 hospitalization or hospital services, unless doing so would jeopardize the health of the inmate. 7 The Department shall also give preference to those hospitals in the same county or an adjoining 8 county to the correctional facility where an inmate requiring hospitalization is incarcerated.

9 **SECTION 17.6.(c)** The Department of Correction shall consult with the Division 10 of Medical Assistance in the Department of Health and Human Services to develop protocols 11 for prisoners who would otherwise be eligible for Medicaid if they were not incarcerated to 12 access Medicaid while in custody or under extended limits of confinement. The Department 13 shall seek reimbursement from Medicaid for those health care costs incurred by the Department 14 in those instances when an inmate has had his or her Medicaid eligibility temporarily reinstated 15 due to a hospitalization.

16 **SECTION 17.6.(d)** The Department of Correction, in consultation with the Office 17 of State Budget and Management, shall study the impact on inmate medical costs resulting 18 from the measures set forth in subsections (a), (b), and (c) of this section. The Department shall 19 present its findings by March 1, 2011, to the chairs of the House of Representatives and Senate 20 Appropriations Subcommittees on Justice and Public Safety and to the Joint Legislative 21 Corrections, Crime Control, and Juvenile Justice Oversight Committee.

SECTION 17.6.(e) If the findings of the Department of Correction demonstrate that the Department has been unable to achieve the savings in inmate medical costs called for in the 2010-2011 budget, the Office of State Budget and Management is authorized to require that any hospital that provides health care services to Medicaid and Medicare patients must also provide services to any inmate confined in a correctional facility at the rates applicable under subsection (a) of this section.

SECTION 17.6.(f) The Department of Correction shall make every effort to explore other cost containment methods not expressly outlined in this section. These methods may included but are not limited to the following: contracting with a private third party to manage and provide all inmate medical services; partnering with the federal government to allow for treatment of state inmates in federal correctional hospitals; and purchasing a fixed number of beds at a hospital.

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PART XVIII. DEPARTMENT OF ADMINISTRATION

37 SMALL BUSINESS PROTECTION ACT
 38 SECTION 18.1. Section 28.16.(g)

SECTION 18.1. Section 28.16.(g) of S.L. 2008-107 is repealed.

40 **PART XIX. DEPARTMENT OF REVENUE**

42 DISTRIBUTION OF ADDITIONAL TAXES

SECTION 19.1. G.S. 105-501 reads as rewritten:

"§ 105-501. (Effective October 1, 2009) Distribution of additional taxes.

45 (a) Method. – The Secretary must, on a monthly basis, allocate to each taxing county 46 the net proceeds of the additional one-half percent (1/2%) sales and use taxes collected in that 47 county under this Article. If the Secretary collects taxes under this Article in a month and the 48 taxes cannot be identified as being attributable to a particular taxing county, the Secretary must 49 allocate the net proceeds of these taxes among the taxing counties in proportion to the amount 50 of taxes collected in each county under this Article in that month.

1		nust divide and distribute the funds allocated to a taxing county each month		
2		between the county and the municipalities located in the county in		
3	accordance with the method by which the one percent (1%) sales and use taxes levied in that			
4	county pursuant to Article 39 of this Chapter or Chapter 1096 of the 1967 Session Laws are			
5	distributed. No municipality may receive any funds under this section if it was incorporated			
6	with an effective date of on or after January 1, 2000, and is disqualified from receiving funds			
7		2. No municipality may receive any funds under this section, incorporated		
8	with an effective da	te on or after January 1, 2000, unless a majority of the mileage of its streets		
9	are open to the publ	ic.		
10		ons In determining the net proceeds of the tax to be distributed, the		
11		uct from the collections to be allocated an amount equal to one-twelfth of		
12		preceding fiscal year of: the following amounts:		
13		The Department of Revenue in performing the duties imposed by		
14		G.S. 105-275.2 and by Article 15 of this Chapter. An amount equal to		
15		one-twelfth of the cost during the preceding year of the following:		
16	(1a)a. Seventy percent (70%) of the expenses of the Department of		
17		Revenue in performing the duties imposed by Article 2D of this		
18		Chapter.		
19	(2) The Property Tax Commission.		
20	(3)b. The School of Government at the University of North Carolina at		
21		Chapel Hill in operating a training program in property tax appraisal		
22		and assessment.		
23	(4) <u>c.</u> The personnel and operations provided by the Department of State		
24		Treasurer for the Local Government Commission.		
25	<u>(2)</u> <u>A</u>	An amount equal to the cost during the preceding month of the following:		
26	<u>a</u>			
27		Article 15 of this Chapter.		
28		<u>The Property Tax Commission</u>		
29	-	2010-2011, the deductions under G.S. 105-501(b) include one-twelfth of the		
30	costs during the pre	<u>ceding fiscal year.</u>		
31 32	DADT VY OFFIC	TE OF THE GOVERNOR		
32 33		E OF THE GOVERNOR		
33 34	TRANSFER OF Y	YOUTH ADVOCACY AND INVOLVEMENT FUNCTIONS TO THE		
35		HE GOVERNOR AND THE STATE BOARD OF EDUCATION		
36		DN 20.1.(a) Effective July 1, 2010, the State Youth Advisory Council, the		
37		cil, the Governor's Advocacy Council on Children and Youth, the North		
38		Council, and the North Carolina Youth Advocacy and Involvement Fund		
39		ed by a Type I transfer, as defined in G.S. 143B-385, 143B-387, 143B-414,		
40		3B 387.1, from the Department of Administration to the Office of the		
41	,	gram transfer shall include the sum of five hundred five thousand two		
42	-	dollars (\$505,284) and five positions.		
43		DN 20.1.(b) Effective July 1, 2010, the Students Against Destructive		
44		is hereby transferred by a Type I transfer from the Department of		
45	1 0	he State Board of Education. The program transfer shall include the sum of		
46		n thousand eight hundred fifty-three dollars (\$113,853) and two positions.		
47		DN 20.1.(c) G.S. 143B-385 reads as rewritten:		
48		e Youth Advisory Council – creation; powers and duties.		
49	There is hereby created the State Youth Advisory Council of the Department of			
50	Administration.Office of the Governor. The State Youth Advisory Council shall have the			
51	following functions	and duties:		

	ly of North Carolina	Session 200
(1)	To advise the youth councils of North Carolina;	
(2)	To encourage State and local councils to take active	part in government
	and civic affairs, promote and participate in leade	rship and citizenship
	programs, and cooperate with other youth-oriented gro	ups;
(3)	To receive on behalf of the Department of Administ	stration Office of th
	Governor and to recommend expenditure of gifts and g	
	private donors;	1
(4)	To establish procedures for the election of its youth	representatives by th
	State Youth Council; and	
(5)	To advise the Secretary of Administration Governor'	s Chief of Staff upo
	any matter the Secretary Governor may refer to it."	I
SECT	ION 20.1.(d) G.S. 143B-387.1 reads as rewritten:	
	North Carolina Youth Advocacy and Involvement Fu	nd.
	arolina Youth Advocacy and Involvement Fund is cre	
	I. Conference registration fees, gifts, donations, or cont	1
Ũ	fourth Legislative Assembly (YLA) and the North Carc	
	ions (SADD) programs shall be credited to the Fund.	inia stadents rigan
	Il be used solely to support planning and execution of	the YLA and SAD
	epartment Office of the Governor shall maintain separate	
	and transfer funds to the State Board of Education for	
SADD program a		udininistration of th
	ION 20.1.(e) G.S. 143B-414 reads as rewritten:	
	overnor's Advisory Council on Children and Yout	h – creation: nowe
and d		i – creation, powe
	by created the Governor's Advocacy Council on Child	ren and Youth of t
	dministration.Office of the Governor. The Council sha	
functions and dut		in have the following
(1)	To act as an advocate for children and youth wi	ithin State and loc
(1)	governments, and with private agencies serving childre	
(2)	To provide assistance in the development and c	•
(2)	advocacy systems at the regional and local levels within	
(3)	To perform a continuing review of existing programs	
(\mathbf{J})	for children and youth and their families;	of State governme
(A)	To, in cooperation with State, local or private agence	iag identify needs
(4)	1 1 0	•
	children and youth and their families that are not cur	
(5)	recommend new programs or improvement of existing	
(5)	To review any new programs affecting children and y	1 1 1
	State agency and recommend changes to avoid dupli	
	promote better planning, or otherwise to make m	ore effective use
	available resources;	. •
(6)	To meet at least annually with the Governor and pr	-
	concerning the health and well-being of North Carol	
	effectiveness of current programs and the need for	or new programs f
	children and youth;	
(7)	To provide information to the general public and St	
	agencies serving children and youth and their fan	nilies concerning th
	activities and findings of the Council; and	
	To perform other advisory functions assigned by	w the Secretary
(8)		
	Administration Governor's Chief of Staff or a legislative ION 20.1.(f) G.S. 143B-417 reads as rewritten:	

	General Assembly of North Carolina Session 2009
1	There is hereby created the North Carolina Internship Council of the Department of
2	Administration.Office of the Governor. The North Carolina Internship Council shall have the
3	following functions and duties:
4	(1) To determine the number of student interns to be allocated to each of the
5	following offices or departments:
6	a. Office of the Governor
7	b. Department of Administration
8	c. Department of Correction
9	d. Department of Cultural Resources
10	e. Department of Revenue
11	f. Department of Transportation
12	g. Department of Environment and Natural Resources
13	h. Department of Commerce
14	i. Department of Crime Control and Public Safety
15	j. Department of Health and Human Services
16	k. Office of the Lieutenant Governor
17	1. Office of the Secretary of State
18	m. Office of the State Auditor
19	n. Office of the State Treasurer
20	o. Department of Public Instruction
21	p. Repealed by Session Laws 1985, c. 757, s. 162.
22	q. Department of Agriculture and Consumer Services
23	r. Department of Labor
24	s. Department of Insurance
25	t. Office of the Speaker of the House of Representatives
26	u. Justices of the Supreme Court and Judges of the Court of Appeals
27	v. Community Colleges System Office
28	w. Office of State Personnel
29	x. Office of the Senate President Pro Tempore
30	y. Department of Juvenile Justice and Delinquency Prevention
31	z. Administrative Office of the Courts
32	aa. State Ethics Commission
33	bb. Employment Security Commission
34	cc. State Board of Elections
35	dd. Department of Justice
36	(2) To screen applications for student internships and select from these
37	applications the recipients of student internships; and
38	(3) To determine the appropriateness of proposals for projects for student interns
39	submitted by the offices and departments enumerated in subdivision (1) of
40	this section."
41	
42	AMEND NORTH CAROLINA HOUSING FINANCE AGENCY STATUTE
43	SECTION 20.2.(a) G.S.122A-2 reads as rewritten:
44	"§ 122A-2. Legislative findings and purposes.
45	The General Assembly hereby finds and declares that as a result of the spread of slum
46	conditions and blight to formerly sound urban and rural neighborhoods and as a result of
47	actions involving highways, public facilities and urban renewal activities there exists in the
48	State of North Carolina a serious shortage of decent, safe and sanitary residential housing
49 50	available at low prices or rentals to persons and families of lower income. This shortage is
50	severe in certain urban areas of the State, is especially critical in the rural areas, and is inimical

to the health, safety, welfare and prosperity of all residents of the State and to the sound growthof North Carolina communities.

3 The General Assembly hereby finds and declares further that private enterprise and 4 investment have not been able to produce, without assistance, the needed construction of 5 decent, safe and sanitary residential housing at low prices or rentals which persons and families of lower income can afford, or to achieve the urgently needed rehabilitation of much of the 6 7 present lower income housing. It is imperative that the supply of residential housing for persons 8 and families of lower income affected by the spread of slum conditions and blight and for 9 persons and families of lower income displaced by public actions or natural disaster be 10 increased; and that private enterprise and investment be encouraged to sponsor, build and rehabilitate residential housing for such persons and families, to help prevent the recurrence of 11 12 slum conditions and blight and assist in their permanent elimination throughout North Carolina.

The General Assembly hereby finds and declares further that the purposes of this Chapter are to provide financing for residential housing construction, new or rehabilitated, for sale or rental to persons and families of lower income.

The General Assembly hereby finds and declares further that in accomplishing this purpose, the North Carolina Housing Finance Agency, a public <u>agency corporation</u> and an instrumentality of the State, is acting in all respects for the benefit of the people of the State in the performance of essential public functions and serves a public purpose in improving and otherwise promoting their health, welfare and prosperity, and that the North Carolina Housing Finance Agency, is empowered to act on behalf of the State of North Carolina and its people in serving this public purpose for the benefit of the general public.

23 The General Assembly hereby further finds and declares that it shall be the policy of said 24 Agency, whenever feasible, to give first priority in its programs to assisting persons and 25 families of lower income in the purchase and rehabilitation of residential housing, and to 26 undertake its programs in the areas where the greatest housing need exists, and to give priority 27 to projects and individual units which conform to sound principles and practices of 28 comprehensive land use and environmental planning, regional development planning and 29 transportation planning as established by units of local government and regional organizations 30 having jurisdiction over the area within which such projects and units are to be located if such 31 government agencies exist in an area under consideration. However, no area of need shall be 32 penalized because government planning agencies do not exist in such areas.

33 The General Assembly hereby also further finds and declares that private enterprise and 34 investment have not been able to provide, without assistance, the needed installation of energy 35 saving materials in owner occupied residences of persons and families of lower income. It is 36 imperative for the health, safety and welfare of these persons and the general public that their 37 residences be suitably heated at affordable cost in order to provide decent housing; and that the 38 consumption of nonrenewable sources of energy be reduced. Therefore, the General Assembly 39 finds that one of the purposes of this Chapter is to assist persons and families of lower income 40 to obtain loans for the purpose of heating their homes at affordable cost and at the same time to 41 significantly reduce the amount of consumption of nonrenewable sources of energy."

42

SECTION 20.2.(b) G.S.122A-4(a) reads as rewritten:

43 "(a) There is hereby created a body politic and corporate to be known as "North Carolina 44 Housing Finance Agency" which shall be constituted a public agency corporation of the State, 45 having a distinct legal existence from the State, with the politic and corporate powers as are set forth in this Chapter. The corporation is constituted a public and an instrumentality of the State 46 47 for the performance of essential public functions, and the corporation is vested with all of the 48 powers, authority, rights, privileges, and titles that may be necessary to enable it to accomplish 49 its purposes under this chapter. The powers conferred by this Chapter shall be deemed and held 50 to be the performance of an essential government function of the State."

	General Assem	bly of North Carolina	Session 2009
1	PART XXI. DE	PARTMENT OF TRANSPORTATION	
2 3	MOBILITY FU	IND ESTABLISHED	
4		FION 21.1.(a) Chapter 136 of the General Statutes is a	amended by adding a
5	new Article to re		and of adding a
6		"Article 14A.	
7		"North Carolina Mobility Fund.	
8	" <u>§136-181.1.</u> C	reation of the North Carolina Mobility Fund within	the Highway Trust
9	Fund		
0	(a) A spe	ecial account designated as the North Carolina Mobility F	und is hereby created
1	within the North	h Carolina Highway Trust Fund within the State treasu	ary, to which certain
2	Highway Use Ta	ax proceeds and certain registration fees shall be deposite	ed. This account shall
3	be held separate	e and apart from funds deposited to the Highway Tru	ist Fund pursuant to
1	<u>G.S. 136-176(a)</u> .	The amounts deposited to the North Carolina Mol	oility Fund shall be
5		ed, and used as provided in this Article, notwithstand	
5		e contrary. Notwithstanding any other provision of la	
7		shall not apply to the application of the North Carolina M	
3		unts deposited in the North Carolina Mobility Fund are	to be appropriated as
)	follows:		
)	<u>(1)</u>	There shall be appropriated an amount equal to six an	-
L		1/2%) of the amount collected annually to be used	<u>l for distribution in</u>
2		accordance with G.S.136-41.1.	
	<u>(2</u>)	There shall be appropriated to the Department of Tran	
Ļ		thirty million dollars (\$30,000,000) annually to be use	ed for interstate route
		maintenance and preservation.	
	<u>(3)</u>	Of the funds remaining in the account, the Departme	1
		shall fund transportation projects to relieve congestion a	
	<u>(4)</u>	The Department may issue debt-financing instrument	
		projects using North Carolina Mobility Fund fee r	
		amount allocated in this section to expedite the	
		congestion and mobility projects. These bonds shall b	-
		Treasurer on behalf of the Department and shall be i order adopted by the Council of State under G.S.	_
		Treasurer shall develop and adopt appropriate debt in	
		with the terms of the State and Local Government	•
		Article 5 of Chapter 159 of the General Statutes,	
		subdivision. Notes issued under the provisions of this	
		be deemed to constitute a debt or liability of the Sta	
		subdivision thereof, or a pledge of the full faith and cr	
		any political subdivision thereof, but shall be payable	
		and revenues pledged therefor. All the notes shall co	
		statement to the effect that the State of North Carolina	
		to pay the principal or the interest on the notes, ex	
		Carolina Mobility Fund fee revenues as shall be provide	÷
		governing the revenue note issuance, and that neither the	
		the taxing power of the State of North Carolina or	
,		subdivisions is pledged to the payment of the princip	
3		notes. The issuance of notes under this section shall not	
)		or contingently obligate the State or any of its political	
)		or to pledge any form of taxation whatever or to make	any appropriation for
1		their payment.	

General Assembly of North Carolina Session 2009 The initial project funded from this North Carolina Mobility Fund shall be the 1 (c) 2 widening and improvement of Interstate 85 north of the Yadkin River Bridge. 3 Projects to relieve congestion and enhance mobility which are funded pursuant to (d) 4 subdivision (b)(3) of this section shall be selected by the Department using a selection process. 5 By January 1, 2012, the Department shall develop a project criteria and selection process through stakeholder and public involvement that shall include, but not be limited to, the North 6 Carolina Association of Municipal Planning Organizations, the North Carolina Association of 7 8 Rural Planning Organizations, the North Carolina League of Municipalities, the North Carolina 9 Association of County Commissioners, the North Carolina Metropolitan Mayors Coalition, and the North Carolina Council of Regional Governments. The Department shall report quarterly to 10 11 the Governor and the General Assembly on its progress and present a final report prior to approval by the Board of Transportation." 12 13 **SECTION 21.1.(b)** The provisions of Chapter 692, section 8.4 of the 1989 Session 14 Laws, as amended by Chapter 590, section 7 of the 1995 Session Laws, and as further amended by Session Laws 1999-380, section 3, regarding the repeal of the Highway Trust Fund upon the 15 occurrence of the events described therein shall not apply to the North Carolina Mobility Fund 16 17 created hereunder or the deposit of funds thereto. Nothing contained in this section shall otherwise restrict or prohibit the General Assembly from repealing any provision hereof. 18 19 **SECTION 21.1.(c)** G.S. 105-187.3(a) reads as rewritten: 20 "(a) Amount. – The rate of the use tax imposed by this Article is three percent (3%) of 21 the retail value of a motor vehicle for which a certificate of title is issued. The tax is payable as 22 provided in G.S. 105-187.4. The maximum tax is one thousand dollars (\$1,000) one thousand 23 five hundred dollars (\$1,500) for each certificate of title issued for a Class A or Class B motor 24 vehicle that is a commercial motor vehicle, as defined in G.S. 20-4.01. The maximum tax is 25 one thousand five hundred dollars (\$1,500) for each certificate of title issued for a recreational 26 vehicle that is not subject to the one thousand dollar (\$1,000) one thousand five hundred dollars 27 (\$1,500) maximum tax." 28 **SECTION 21.1.(d)** G.S. 105-187.3(b) reads as rewritten: 29 Retail Value. - The retail value of a motor vehicle for which a certificate of title is "(b) 30 issued because of a sale of the motor vehicle by a retailer is the sales price of the motor vehicle, 31 including all accessories attached to the vehicle when it is delivered to the purchaser, less the 32 amount of any allowance given by the retailer for a motor vehicle taken in trade as a full or 33 partial payment for the purchased motor vehicle.purchaser. The retail value of a motor vehicle 34 for which a certificate of title is issued because of a sale of the motor vehicle by a seller who is 35 not a retailer is the market value of the vehicle, less the amount of any allowance given by the 36 seller for a motor vehicle taken in trade as a full or partial payment for the purchased motor 37 vehicle. A transaction in which two parties exchange motor vehicles is considered a 38 sale regardless of whether either party gives additional consideration as part of the transaction. 39 The retail value of a motor vehicle for which a certificate of title is issued because of a reason 40 other than the sale of the motor vehicle is the market value of the vehicle. The market value of 41 a vehicle is presumed to be the value of the vehicle set in a schedule of values adopted by the 42 Commissioner." 43 **SECTION 21.1.(e)** G.S. 105-187.6(c) is repealed. 44 **SECTION 21.1.(f)** G.S. 105-187.9(a) reads as rewritten: 45 Distribution. – Taxes–Unless subsection (a1) of this section requires a different "(a) disposition, all taxes collected under this Article at the rate of eight percent (8%) shall be 46 47 credited to the General Fund. Taxes collected under this Article at the rate of three percent (3%) 48 shall be credited to the North Carolina Highway Trust Fund. the North Carolina Highway Trust

Fund and the North Carolina Mobility Fund. Of the tax collected under this Article at the rate

of three percent (3%), eighty-six percent (86%) shall be credited to the North Carolina Highway Trust Fund and fourteen percent (14%) shall be credited to the North Carolina

49 50

51

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1	Mobility Fund. Of the tax collected under this Article at the rate of eight percent (8%), the
2	entire collection shall be credited to the North Carolina Mobility Fund."
3	SECTION 21.1.(f1) G.S. 105-187.9 is amended by adding a new subsection to
4	read:
5	"(a1) For the 2011-2012 fiscal year, fifty percent (50%) of the taxes collected under this
6	Article at the rate of eight percent (8%) shall be credited to the General Fund. The remaining
7	taxes collected under this Article shall be credited in accordance with subsection (a) of this
8	section."
9	SECTION 21.1.(g) G.S. 20-7(i) reads as rewritten:
0	"(i) Fees. – The fee for a regular drivers license is the amount set in the following table
1	multiplied by the number of years in the period for which the license is issued:
2	
3	Class of Regular License Fee For Each Year
4	Class A \$4.00
5	Class B \$4.00
5	Class C \$4.00
7	
8	The fee for a motorcycle endorsement is one dollar and seventy-five cents (\$1.74) two dollars
9	(\$2.00) for each year of the period for which the endorsement is issued. The appropriate fee
)	shall be paid before a person receives a regular drivers license or an endorsement. <u>Twenty-five</u>
1	percent (25%) of all motorcycle endorsement fees collected pursuant to this subsection shall be
2	credited by the Division to the North Carolina Mobility Fund."
3	SECTION 21.1.(h) G.S. 20-26(c) reads as rewritten:
4	"(c) The Division shall furnish copies of license records required to be kept by
5	subsection (a) of this section in accordance with G.S. 20-43.1 to other persons for uses other
6	than official upon prepayment of the following fees:
7	(1) Limited extract copy of license record, for
8	period up to three years
)	(2) Complete extract copy of license record
0	(3) Certified true copy of complete license
1	record
2	Twenty-five percent (25%) of all fees collected pursuant to this subsection shall be credited
3	by the Division to the North Carolina Mobility Fund. All remaining fees received by the
4	Division under this subsection shall be credited to the Highway Fund."
5	SECTION 21.1.(i) G.S. 20-50(b) reads as rewritten:
5	"(b) The Division may issue a temporary license plate for a vehicle. A temporary license
7	plate is valid for the period set by the Division. The period may not be less than 10 days nor
3	more than 60 days.
)	A person may obtain a temporary license plate for a vehicle by filing an application with
)	the Division and paying the required fee. An application must be filed on a form provided by
1	the Division.
2	The fee for a temporary license plate that is valid for 10 days is five dollars (\$5.00).seven
3	dollars (\$7.00). The fee for a temporary license plate that is valid for more than 10 days is the
4	amount that would be required with an application for a license plate for the vehicle. If a person
5	obtains for a vehicle a temporary license plate that is valid for more than 10 days and files an
6	application for a license plate for that vehicle before the temporary license plate expires, the
7	person is not required to pay the fee that would otherwise be required for the license plate.
8	A temporary license plate is subject to the following limitations and conditions:
9	(1) It may be issued only upon proper proof that the applicant has met the
0	applicable financial responsibility requirements.
1	(2) It expires on midnight of the day set for expiration.

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1 2	(3)	It may be used only on the vehicle for which issued a transferred, loaned, or assigned to another.	and may not be
3	(4)	If it is lost or stolen, the person who applied for it must notif	v the Division
4	(5)	It may not be issued by a dealer.	y the Division.
5	(6)	The provisions of G.S. 20-63, 20-71, 20-110 and 20-111 that	apply to license
6	(0)	plates apply to temporary license plates insofar as possible.	apply to needse
7	Twenty-five (percent (25%) of all fees collected pursuant to this subsection	shall be credited
8		the North Carolina Mobility Fund."	shan be created
9		TON 21.1.(j) G.S. 20-85 (a) and (b) read as rewritten:	
10		blowing fees are imposed concerning a certificate of title, a n	registration card,
11		plate for a motor vehicle. These fees are payable to the Div	
12		k imposed by Article 5A of Chapter 105 of the General Statute	
13	(1)	Each application for certificate of title	
14	(2)	Each application for duplicate or corrected certificate of	
15		title	<u>15.00</u> 20.00
16	(3)	Each application of repossessor for certificate of title	<u>15.00</u> 20.00
17	(4)	Each transfer of registration	
18	(5)	Each set of replacement registration plates	<u>15.00</u> 20.00
19	(6)	Each application for duplicate registration card	
20	(7)	Each application for recording supplementary lien	
21	(8)	Each application for removing a lien from a certificate of	
22		title	<u>15.00</u> 20.00
23	(9)	Each application for certificate of title for a motor vehicle	
24		transferred to a manufacturer, as defined in G.S. 20-286, or	
25		a motor vehicle retailer for the purpose of resale	<u>15.00</u> 20.00
26	(10)	Each application for a salvage certificate of title made by	
27		an insurer	<u>15.00</u> 20.00
28	(11)	Each set of replacement Stock Car Racing Theme plates	
29		issued under G.S. 20-79.4	
30		y-five percent (25%) of all fees collected pursuant to this sul	
31		Division to the North Carolina Mobility Fund. The remaini	
32		forth in this paragraph. Except as otherwise provided in subse	
33		collected under subdivisions (a)(1) through (a)(9) of this	
34		North Carolina Highway Trust Fund. The fees collected un	
35		ction shall be credited to the Highway Fund. Fifteen dollars	. ,
36		to the Trust Fund under subdivision (a)(1) shall be added	
37		ndary roads under G.S. 136-176 and used in accordance with	G.S. 136-44.5."
38		TON 21.1.(k) G.S. 20-85.1(b) and (c) read as rewritten:	
39		Commissioner and the employees of the Division des	• •
40		ay prepare and deliver upon request a certificate of title, c	00
41		ars (\$75.00)one hundred dollars (\$100.00) for one-day title s	
42	-	red by G.S. 20-85(a). The fee for one-day title service must be	e paid by cash or
43	by certified check		
44		y-five percent (25%) of all fees collected pursuant to this su	
45	•	Division to the North Carolina Mobility Fund. The remaini	-
46		(a) shall be credited to the Highway Fund. The <u>remaining</u> fee	e collected under
47		all be credited to the Highway Trust Fund."	
48		TION 21.1.(I) G.S. 20-87 reads as rewritten:	
49	§ ∠u-ð/. Passer	ger vehicle registration fees.	

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1		-	Division annually, as of the first day of	•
2	-	licensing of pass	enger vehicles, fees according to the follow	wing classifications
3	and schedules:			
4	(1)		enger Vehicles. – The fee for a passen	-
5			ompensation and has a capacity of 15 pa	
6			dollars (\$78.00). The fee for a passeng	
7		-	ompensation and has a capacity of more th	
8			forty cents (\$1.40) per hundred pounds of	of empty weight of
9		the vehicle.		
10	(2)		nicles. – U-drive-it vehicles shall pay the fo	
11		Motorcycles:	1-passenger capacity	
12			2-passenger capacity	
13			3-passenger capacity	
14		Automobiles:	15 or fewer passengers	
15		Buses:	16 or more passengers	<u>\$2.00-<u>\$2.25</u>per</u>
16				hundred
17				pounds of
18				empty weight
19		Trucks under		
20		7,000 pounds		
21		that do not		
22		haul products		
23		for hire:	4,000 pounds	<u>\$41.50</u> <u>\$52.00</u>
24			5,000 pounds	<u>\$51.00</u> \$64.00
25			6,000 pounds	<u>\$61.00.</u> \$76.00.
26	(3)	Repealed by Se	ession Laws 1981, c. 976, s. 3.	
27	(4)		nicles. – For-hire passenger vehicles on ca	ll or demand which
28			passengers indiscriminately for hire bet	
29			ways, shall be taxed at the same rate as	
30		-	G.S. 20-87(1) but shall be issued appr	
31			guish such vehicles from taxicabs.	1 0
32	(5)	-	ger Vehicles. – There shall be paid to the	Division annually.
33			day of January, for the registration and l	-
34			icles, fees according to the following	- -
35		schedules:		
36			ger vehicles of not more than fifteen	
37			······································	\$28.00 \$35.00
38			ger vehicles over fifteen	<u>400100</u>
39				31.00 \$39.00
40			a fee of only one dollar (\$1.00) shall b	
41			by the federal government to any veteran	
42		-	ered during war so long as such vehicle	•
43		•	or other veteran entitled to receive such	-
43 44		-	nited States Code Annotated.	gint under Thie 36,
44 45	(6)			r motorovalag shall
43 46	(6)		cycles. – The base fee on private passenge $(\$15,00)$, eichtean dellers $(\$18,00)$,	•
40 47			ars (\$15.00); eighteen dollars (\$18.00) e	
		•	equipped with an additional form of c	-
48			ons or property, the base fee shall be $\frac{1}{28}$ (\$28,00). An additional f	•
49 50			y-eight dollars (\$28.00). An additional f	
50		. ,	posed on each private motorcycle reg	
51		subdivision in	addition to the base fee. The revenue from	i the additional fee,

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1 2 3 4 5	(7)	in addition to any other funds appropriated for this purpo fund the Motorcycle Safety Instruction Program created in Dealer License Plates. – The fee for a dealer license plat for each of the first five plates issued to the same dealer regular fee for each additional dealer license plate issued	a G.S. 115D-72. e is the regular fee and is one-half the to the same dealer.
6 7 8	(8)	The "regular fee" is the fee set in subdivision (5) of this s passenger motor vehicle of not more than 15 passengers. Driveaway Companies. – Any person engaged in the busin	ness of driving new
9 0 1		motor vehicles from the place of manufacture to the pl State for compensation shall pay a fee of one-half of the otherwise be payable under this section for each set of pla	amount that would
2 3 4	(9)	House Trailers. – In lieu of other registration and lice house trailers under this section or G.S. 20-88, the regis fee on house trailers shall be eleven dollars (\$11.00)	tration and license
5 6 7 8	(10)	(\$25.00) for the license year or any portion thereof. Special Mobile Equipment. – The fee for special mobile license year or any part of the license year is two times the	e fee in subdivision
8 9 0	(11)	(5) for a private passenger motor vehicle of not more than Any vehicle fee determined under this section according t vehicle shall be increased by the sum of three dollars (\$3) total fee.	to the weight of the
2 3 4	(12) Twenty-five	Low-Speed Vehicles. – The fee for a low-speed vehicle fee for private passengers vehicles of not more than 15 pas percent (25%) of all fees collected pursuant to this subsection	ssengers.
5 6	by the Division to	the North Carolina Mobility Fund." TION 21.1.(m) G.S. 20-88 reads as rewritten:	
7		ty-hauling vehicles.	
8 9 0 1 2 3	(a) Detern self-propelled pr transported, as do shall be made on pounds counted	mination of Weight. – For the purpose of licensing operty-carrying vehicles shall be the empty weight and he eclared by the owner or operator; provided, that any deter- nly in units of 1,000 pounds or major fraction thereof, w as 1,000 and weights of 500 pounds or less disregarded. Tropelled property-carrying vehicles operated in conjunction	neaviest load to be mination of weight eights of over 500 The declared gross
4 5 6 7	semitrailers shall and the heaviest period, except th	include the empty weight of the vehicles to be operated load to be transported by such combination at any time dur lat the gross weight of a trailer or semitrailer is not requi ion is to be in conjunction with a self-propelled proper	in the combination ing the registration red to be included
8 9 0 1 2	combination does Those property-h	ed for 6,000 pounds or less gross weight and the gross s not exceed 9,000 pounds, except wreckers as defined unde hauling vehicles registered for 4,000 pounds shall be perm ve the weight permitted under the table of weights and this section	r G.S. 20-4.01(50). itted a tolerance of
.3 .4 .5	(b) The t	following fees are imposed on the annual registration vehicles; the fees are based on the type of vehicle and its we	
6 7		SCHEDULE OF WEIGHTS AND RATES	
8		Rates Per Hundred Pound Gross Weight	
9 0 1	Not over 4,000 p 4,001 to 9,000 pc		Farmer Rate <u>\$0.29</u> <u>\$0.37</u> <u>.40.50</u>

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		pounds inclusive	.50<u>.63</u>
) pounds inclusive	.68 .85
(Over 17,000 pou	unds	.77 .97
		Rates Per Hundred Pound Gross Weight	
		C	General Rate
l	Not over 4,000 p	bounds	\$0.59 <u>\$0.74</u>
4	4,001 to 9,000 p	ounds inclusive	.81<u>1.02</u>
(9,001 to 13,000	pounds inclusive	<u>1.001.25</u>
-	13,001 to 17,000) pounds inclusive	1.36 1.70
(Over 17,000 pou	inds	1.54<u>1.93</u>
	(1)	The minimum fee for a vehicle licensed under this su	•
		dollars (\$24.00)thirty dollars (\$30.00) at the farmer	• •
		dollars (\$28.00)thirty-five dollars (\$35.00) at the gene	
	(2)	The term "farmer" as used in this subsection means	
		the raising and growing of farm products on a farm	
		less than 10 acres in area, and who does not engage in	the business of buying
		products for resale.	
	(3)	License plates issued at the farmer rate shall be pl	-
		truck-tractors that are operated for the primary p	
		transporting the applicant's farm products, raised	-
		applicant's farm, and farm supplies. The license plates	s shall not be used on a
	$\langle A \rangle$	vehicle operated in hauling for hire.	1, 1, 1,
	(4)	"Farm products" means any food crop, livestock, p	
		flower bulbs, or other nursery products and other	0
		designed to be used for food purposes, including in the	-
		also cotton, tobacco, logs, bark, pulpwood, tannic acid	
	(5)	products grown, produced, or processed by the farmer The Division shall issue necessary rules and regulat	
	(5)	recall, transfer, exchange or cancellation of "farmer	
		bearing such plates shall be sold or transferred.	plates, when vehicle
	(5a)	Notwithstanding any other provision of this Chapter	· license plates issued
	(34)	pursuant to this subsection at the farmer rate may	-
		three-month period at one fourth of the annual fee.	se purchased for any
	(6)	There shall be paid to the Division annually th	e following fees for
		"wreckers" as defined under G.S. 20-4.01(50): a w	6
		weighing 7,000 pounds or less, seventy-five dolla	
		weighing in excess of 7,000 pounds shall pay one hund	(, , , , , , , , , , , , , , , , , , ,
		(\$148.00). Fees to be prorated monthly. Provided,	
		herein shall prohibit a licensed dealer from using a c	, e
		tow a vehicle for a customer.	1
	(c) The f	fee for a semitrailer or trailer is nineteen dollars (\$19.	.00)twenty-five dollars
(fee for a semitrailer or trailer is nineteen dollars (\$19. h year or part of a year. The fee is payable each year. U	
	(\$25.00) for each		Jpon the application of
t	(\$25.00) for each he owner of a s	h year or part of a year. The fee is payable each year. U	Jpon the application of r plate and registration
t c a	(\$25.00) for each he owner of a scard for the semand registration of the se	h year or part of a year. The fee is payable each year. Usemitrailer or trailer, the Division may issue a multiyean hitrailer or trailer for a fee of seventy-five dollars (\$75. card for a semitrailer or trailer are valid until the owner t	Upon the application of r plate and registration 00). A multiyear plate ransfers the semitrailer
t (\$25.00) for each he owner of a s card for the sem and registration or trailer to ano	h year or part of a year. The fee is payable each year. Usemitrailer or trailer, the Division may issue a multiyean itrailer or trailer for a fee of seventy-five dollars (\$75.	Upon the application of r plate and registration 00). A multiyear plate ransfers the semitrailer

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1	The Division shall issue a multiyear semitrailer or trailer plate in a di	fferent color than an
2	annual semitrailer or trailer plate and shall include the word "multiyear	r" on the plate. The
3	Division may not issue a multiyear plate for a house trailer.	
4	(d) Rates on trucks, trailers and semitrailers wholly or partially equ	ipped with solid tires
5	shall be double the above schedule.	
6	(e) Repealed by Session Laws 1981, c. 976, s. 6.	
7	(f) Repealed by Session Laws 1995, c. 163, s. 6.	
8	(g) Repealed by Session Laws 1969, c. 600, s. 17.	
9	(h) Repealed by Session Laws 1979, c. 419.	
10	(i) Any vehicle fee determined under this section according to the	
11	shall be increased by the sum of three dollars (\$3.00) to arrive at the total for	ee.
12	(j) No heavy vehicle subject to the use tax imposed by Section	4481 of the Internal
13	Revenue Code of 1954 (26 U.S.C. 4481) may be registered or licensed pu	rsuant to G.S. 20-88
14	without proof of payment of the use tax imposed by that law. The proof of	
15	a form prescribed by the United States Secretary of Treasury pursuant to	the provisions of 23
16	U.S.C. 141(d).	
17	(k) A person may not drive a vehicle on a highway if the vehicle's	
18	its declared gross weight. A vehicle driven in violation of this subsection	0
19	axle-group weight penalties set in G.S. 20-118(e). The penalties apply to t	the amount by which
20	the vehicle's gross weight exceeds its declared weight.	
21	(l) The Division shall issue permanent truck and truck-tractor pl	
22	Class B Motor Vehicles and shall include the word "permanent" on the p	_
23	registration plates issued pursuant to this section shall be subject to annual	
24	in this section. The Division shall issue the necessary rules providing for	
25	exchange, or cancellation of permanent plates issued pursuant to this sectio	
26	(m) <u>Twenty-five percent (25%) of all fees collected pursuant to thi</u>	s subsection shall be
27	credited by the Division to the North Carolina Mobility Fund."	
28	SECTION 21.1.(n) G.S. 20-385 reads as rewritten:	
29 20	"§ 20-385. Fee schedule.	• 11•7• 7
30	(a) The fees listed in this section apply to a motor carrier. These for	ees are in addition to
31	any fees required under the Unified Carrier Registration Agreement.	
32	 Repealed by Session Laws 2007-492, s. 5, effective Aug Application has an intrastate matter continuous 	just 30, 2007.
33	(2) Application by an intrastate motor carrier for a	45 00 47 00
34 25	certificate of exemption (2) Contification language interaction and that it is	<u>45.0047.00</u>
35	(3) Certification by an interstate motor carrier that it is	
36 37	not regulated by the United States Department	45 0057 00
37 38	of Transportation (4) Application by an interstate motor corrier for an	4 <u>5.00</u> 57.00
38 39	(4) Application by an interstate motor carrier for an	18.00. 23.00.
39 40	emergency trip permit (b) Repealed by Session Laws 2007 402 a. 5. offective August 20	
40 41	 (b) Repealed by Session Laws 2007-492, s. 5, effective August 30, (c) Twenty-five percent (25%) of all fees collected pursuant to thi 	
42	credited by the Division to the North Carolina Mobility Fund."	s subsection shan be
43	SECTION 21.1.(o) G.S. 105-187.9 reads as rewritten:	
44	"§ 105-187.9. Disposition of tax proceeds.	
45	(a) Distribution. Taxes collected under this Article at the rate of	f eight percent (8%)
46	shall be credited to the General Fund. Taxes collected under this Article	U
47	percent (3%) shall be credited to the North Carolina Highway Trust Fund.	
48	(b) (Effective until July 1, 2009) Transfer. – In each fiscal year	the State Treasurer
49	shall transfer the amounts provided below from the taxes deposited in the	
τ) 50	General Fund. The transfer of funds outhorized by this section may be	

50 General Fund. The transfer of funds authorized by this section may be made by transferring

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1 2 3	one-fourth of the amount at the end of each quarter in the fiscal year or b amount annually on July 1 of each fiscal year, subject to the availability of (1) The sum of one hundred forty-five million dollars (\$14) (2) In addition to the amount transformed under sub-	f revenue. 5,000,000).
4 5	(2) In addition to the amount transferred under sub- subsection, the sum of one million seven hundr	
6	(\$1,700,000) shall be transferred in the 2001-2002 fis	
7	distributed under this subdivision shall increase in the	•
8	to the sum of two million four hundred thousand do	llars (\$2,400,000). In
9	each fiscal year thereafter, the sum transferred under	
10	be the amount distributed in the previous fiscal ye	1
11 12	percentage of this sum equal to the percentage by w under this Article increased or decreased for the m	
12	period for which data are available.	lost lecent 12-month
13	(b) (Effective July 1, 2009 until July 1, 2010) Transfer. – In each	h fiscal year the State
15	Treasurer shall transfer the amounts provided below from the taxes depos	-
16	to the General Fund. The transfer of funds authorized by this section	
17	transferring one-fourth of the amount at the end of each quarter in t	• •
18	transferring the full amount annually on July 1 of each fiscal year, subjec	t to the availability of
19	revenue.	
20	(1) The sum of one hundred six million dollars (\$106,000,0	
21 22	(2) In addition to the amount transferred under sub- subsection, the sum of one million seven hundr	
23	(\$1,700,000) shall be transferred in the 2001-2002 fis	
24	distributed under this subdivision shall increase in the	•
25	to the sum of two million four hundred thousand do	•
26	each fiscal year thereafter, the sum transferred under	
27	be the amount distributed in the previous fiscal years	-
28	percentage of this sum equal to the percentage by w	
29	under this Article increased or decreased for the m	lost recent 12-month
30 31	period for which data are available. (b) (Effective July 1, 2010) Transfer. In each fiscal year the	State Treasurer shall
32	transfer the amounts provided below from the taxes deposited in the Trus	
33	Fund. The transfer of funds authorized by this section may be made by the	
34	of the amount at the end of each quarter in the fiscal year or by transfe	-
35	annually on July 1 of each fiscal year, subject to the availability of revenue	-
36	(1) The sum of seventy one million dollars (\$71,000,000).	
37	(2) In addition to the amount transferred under sub	
38	subsection, the sum of one million seven hundr	
39 40	(\$1,700,000) shall be transferred in the 2001-2002 fis	•
40 41	distributed under this subdivision shall increase in the to the sum of two million four hundred thousand do	•
42	each fiscal year thereafter, the sum transferred under	
43	be the amount distributed in the previous fiscal ye	
44	percentage of this sum equal to the percentage by y	1
45	under this Article increased or decreased for the m	
46	period for which data are available.	
47	(a) <u>Highway Trust Fund. – All taxes collected under this Article n</u>	
48	Highway Trust Fund unless subsection (b) of this section requires a different	-
49 50	(b) <u>General Fund Transfer. – For the fiscal years listed below, th</u>	
50	shall be transferred to the General Fund, with the balance to remain in the	<u>rignway trust Fund:</u>

 (1) For the 2010-2011 fiscal year, fifty million eight hundred ninety-four thousand eight hundred sixty-four dollars (\$50,894,864)." SECTION 21.1.(p) G.S. 136-41.1(a) reads as rewritten: "(a) There is annually appropriated out of the State Highway Fund a sum equal to the net amount after refunds that was produced during the fiscal year by a one and three-fourths cents (1 3/4¢) tax on each gallon of motor fuel taxed under Article 36C of Chapter 105 of the General Statutes and on the equivalent amount of alternative fuel taxed under Article 36D of that Chapter. The amount appropriated shall be allocated in cash on or before October 1 of each year to the cities and towns of the State in accordance with this section. In addition, as provided in G.S. 136-176(b)(3), revenue is allocated and appropriated from the Highway Trust Fund to the cities and towns of this State to be used for the same purposes and distributed in the same manner as the revenue appropriated to them under this section from the Highway Fund. Like the appropriation from the Highway Fund, the appropriation from the Highway Trust Fund shall be based on revenue collected during the fiscal year preceding the date the distribution is made. There is annually appropriated from the North Carolina Mobility Fund within the Highway Trust Fund, as provided in G.S. 136-186.1, an amount equal to six and one-half percent (6½%) of the annual collections for North Carolina Mobility Fund to the eligible municipalities of the State in the percentage proportion that the mileage of public streets in each eligible municipalities which do not constitute a part of the State highway system.
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highway system.
Seventy-five percent (75%) of the funds appropriated for cities and towns shall be
distributed among the several eligible municipalities of the State in the percentage proportion
that the population of each eligible municipality bears to the total population of all eligible
municipalities according to the most recent annual estimates of population as certified to the
Secretary of Revenue by the State Budget Officer. This annual estimation of population shall
include increases in the population within the municipalities caused by annexations
accomplished through July 1 of the calendar year in which these funds are distributed.
Twenty-five percent (25%) of said fund shall be distributed among the several eligible
municipalities of the State in the percentage proportion that the mileage of public streets in
each eligible municipality which does not form a part of the State highway system bears to the

total mileage of the public streets in all eligible municipalities which do not constitute a part of
 the State highway system.
 It shall be the duty of the mayor of each municipality to report to the Department of
 Transportation such information as it may request for its guidance in determining the eligibility

Transportation such information as it may request for its guidance in determining the eligibility of each municipality to receive funds under this section and in determining the amount of allocation to which each is entitled. Upon failure of any municipality to make such report within the time prescribed by the Department of Transportation, the Department of Transportation may disregard such defaulting unit in making said allotment.

41 The funds to be allocated under this section shall be paid in cash to the various eligible 42 municipalities on or before October 1 of each year. Provided that eligible municipalities are 43 authorized within the discretion of their governing bodies to enter into contracts for the purpose of maintenance, repair, construction, reconstruction, widening, or improving streets of such 44 45 municipalities at any time after January 1 of any calendar year in total amounts not to exceed 46 ninety percent (90%) of the amount received by such municipality during the preceding fiscal 47 year, in anticipation of the receipt of funds under this section during the next fiscal year, to be 48 paid for out of such funds when received.

The Department of Transportation may withhold each year an amount not to exceed one percent (1%) of the total amount appropriated for distribution under this section for the purpose of correcting errors in allocations: Provided, that the amount so withheld and not used for

correcting errors will be carried over and added to the amount to be allocated for the following 1 2 year. 3 The word "street" as used in this section is hereby defined as any public road maintained by 4 a municipality and open to use by the general public, and having an average width of not less 5 than 16 feet. In order to obtain the necessary information to distribute the funds herein 6 allocated, the Department of Transportation may require that each municipality eligible to 7 receive funds under this section submit to it a statement, certified by a registered engineer or 8 surveyor of the total number of miles of streets in such municipality. The Department of 9 Transportation may in its discretion require the certification of mileage on a biennial basis." 10 **SECTION 21.1.(q)** G.S. 105-164.44D reads as rewritten: 11 Reimbursement for sales tax exemption for purchases by the "§ 105-164.44D. 12 **Department of Transportation.** 13 The amount of sales and use tax revenue that is not realized by the General Fund as the 14 result of the sales and use tax exemption in G.S. 105-164.13 for purchases by the Department 15 of Transportation shall be transferred from the Highway Fund to the General Fund in 16 accordance with this section. This direct transfer is made in lieu of eliminating the Department 17 of Transportation's sales and use tax exemption to alleviate the administrative and accounting burden that would be placed on the Department of Transportation by eliminating the 18 19 exemption. the North Carolina Mobility Fund created pursuant to G.S. 136-186.1. 20 For the 1991-92 fiscal year, the State Treasurer shall transfer the sum of eight million seven 21 hundred thousand dollars (\$8,700,000) from the Highway Fund to the General Fund. The 22 transfer shall be made on a quarterly basis by transferring one fourth of the annual amount each 23 auarter. 24 For each fiscal year following the 1991-92 fiscal year, the State Treasurer shall transfer the 25 sum transferred the previous fiscal year plus or minus the percentage of that amount by which 26 the total collection of State sales and use taxes increased or decreased during the previous fiscal 27 year. In each fiscal year, the transfer shall be made on a quarterly basis by transferring 28 one-fourth of the annual amount each quarter." 29 **SECTION 21.1.(r)** G.S. 136-176 is amended by adding a new subsection to read: 30 "(b3) Any amounts appropriated for a particular fiscal year under subsection (b2) of this 31 section to a project for which the North Carolina Department of Transportation or North 32 Carolina Turnpike Authority has not issued bonds requiring debt service or related financing by 33 the end of that fiscal year shall be transferred to the North Carolina Mobility Fund established 34 pursuant to G.S. 136-181.1." 35 **SECTION 21.1.(s)** Sections 21.1(c), 21.1(f), and 21.1(f1) become effective July 1, 36 2011. Sections 21.1(d), 21.1(e), 21.1(p), and 21.1(q) become effective July 1, 2012. The 37 remaining provisions become effective July 1, 2010. 38 39 PART XXII. SALARIES AND BENEFITS 40 41 **TEACHERS AND STATE EMPLOYEES' PAYBACK** 42 SECTION 22.1.(a) Notwithstanding any law to the contrary, all persons employed 43 in the Executive, Judicial, and Legislative branches of State government, and all employees of 44 the public schools, community colleges, and universities whose salaries are paid in whole or in 45 part from moneys appropriated by the Appropriations Act of 2009 shall receive a onetime 46 bonus payment equivalent to one-half percent (0.5%) of their annualized base salary paid

47 between July 1, 2009, and June 30, 2010.

48 **SECTION 22.1.(b)** The onetime bonus payment shall not be included in the 49 retirement average final compensation and shall not be subject to employee or employer 50 contributions to the Retirement Systems Division or Optional Retirement Program (ORP).

General Assembly of North G	Carolina	Session 2009
TEACHER SALARY SCHE	DULES	
SECTION 22.2.(a) Effective for the 2010-2011 set	chool year, the Director of the
	the Reserve for Compensation	
	schedules set out in subsectio	
	subsection (c) of this section, incl	
	contributions for all teachers whe	
the State's General Fund. Th	ese funds shall be allocated to	individuals according to rule
adopted by the State Board of		
) The following monthly salary	
-	ied personnel of the public schools	
	teps with each step correspond	ling to one year of teaching
experience.		
2	2010-2011 Monthly Salary Schedu	le
	"A" Teachers	
Years of Experience	"A" Teachers	NBPTS Certification
0	\$3,043	N/A
1	\$3,043	N/A
2	\$3,085	N/A
3	\$3,129	\$3,504
4	\$3,264	\$3,656
5	\$3,404	\$3,812
6	\$3,538	\$3,963
7	\$3,667	\$4,107
8	\$3,771	\$4,224
9	\$3,819	\$4,277
10	\$3,868	\$4,332
11	\$3,918	\$4,388
12	\$3,967	\$4,443
13	\$4,018	\$4,500
14	\$4,069	\$4,557
15	\$4,122	\$4,617
16	\$4,176	\$4,677
17	\$4,231	\$4,739
18	\$4,286	\$4,800
19	\$4,345	\$4,866
20	\$4,403	\$4,931
21	\$4,461	\$4,996
22	\$4,523	\$5,066
23	\$4,584	\$5,134
24	\$4,650	\$5,208
25	\$4,714	\$5,280
26	\$4,779	\$5,352
27	\$4,845	\$5,426
28	\$4,913	\$5,503
29	\$4,984	\$5,582
30	\$5,055	\$5,662
21	\$5 152	¢5 771
31 32+	\$5,153 \$5,255	\$5,771 \$5,886

General Assembly of Nort	h Carolina	Session 20
	2010-2011 Monthly Salary Schedule "M" Teachers	
Years of Experience	"M" Teachers	NBPTS Certification
0	\$3,347	N/A
1	\$3,347	N/A
2	\$3,394	N/A
3	\$3,442	\$3,855
4	\$3,590	\$4,021
5	\$3,744	\$4,193
6	\$3,892	\$4,359
7	\$4,034	\$4,518
8	\$4,148	\$4,646
9	\$4,201	\$4,705
10	\$4,255	\$4,766
11	\$4,310	\$4,827
12	\$4,364	\$4,888
13	\$4,420	\$4,950
14	\$4,476	\$5,013
15	\$4,534	\$5,078
16	\$4,594	\$5,145
17	\$4,654	\$5,212
18	\$4,715	\$5,281
19	\$4,780	\$5,354
20	\$4,843	\$5,424
21	\$4,907	\$5,496
22	\$4,975	\$5,572
23	\$5,042	\$5,647
24	\$5,115	\$5,729
25	\$5,185	\$5,807
26	\$5,257	\$5,888
27	\$5,330	\$5,970
28	\$5,404	\$6,052
29	\$5,482	\$6,140
30	\$5,561	\$6,228
31	\$5,668	\$6,348
32+	\$5,781	\$6,475

39 **SECTION 22.2.(c)** Annual longevity payments for teachers shall be at the rate of 40 one and one-half percent (1.5%) of base salary for 10 to 14 years of State service, two and 41 twenty-five hundredths percent (2.25%) of base salary for 15 to 19 years of State service, three 42 and twenty-five hundredths percent (3.25%) of base salary for 20 to 24 years of State service, 43 and four and one-half percent (4.5%) of base salary for 25 or more years of State service. The 44 longevity payment shall be paid in a lump sum once a year.

45 **SECTION 22.2.(d)** Certified public schoolteachers with certification based on 46 academic preparation at the six-year degree level shall receive a salary supplement of one 47 hundred twenty-six dollars (\$126.00) per month in addition to the compensation provided for 48 certified personnel of the public schools who are classified as "M" teachers. Certified public 49 schoolteachers with certification based on academic preparation at the doctoral degree level 50 shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in 1 addition to the compensation provided for certified personnel of the public schools who are 2 classified as "M" teachers.

SECTION 22.2.(e) The first step of the salary schedule for school psychologists shall be equivalent to Step 5, corresponding to five years of experience, on the salary schedule established in this section for certified personnel of the public schools who are classified as "M" teachers. Certified psychologists shall be placed on the salary schedule at an appropriate step based on their years of experience. Certified psychologists shall receive longevity payments based on years of State service in the same manner as teachers.

9 Certified psychologists with certification based on academic preparation at the 10 six-year degree level shall receive a salary supplement of one hundred twenty-six dollars 11 (\$126.00) per month in addition to the compensation provided for certified psychologists.

12 Certified psychologists with certification based on academic preparation at the 13 doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars 14 (\$253.00) per month in addition to the compensation provided for certified psychologists.

15 **SECTION 22.2.(f)** Speech pathologists who are certified as speech pathologists at 16 the master's degree level and audiologists who are certified as audiologists at the master's 17 degree level and who are employed in the public schools as speech and language specialists and 18 audiologists shall be paid on the school psychologist salary schedule. Speech pathologists and 19 audiologists with certification based on academic preparation at the six-year degree level shall 20 receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition 21 to the compensation provided for speech pathologists and audiologists. Speech pathologists and 22 audiologists with certification based on academic preparation at the doctoral degree level shall 23 receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition 24 to the compensation provided for speech pathologists and audiologists.

25 SECTION 22.2.(g) Certified school nurses who are employed in the public schools
 26 as nurses shall be paid on the "M" salary schedule.

SECTION 22.2.(h) As used in this section, the term "teacher" shall also include
 instructional support personnel.

30 SCHOOL BASED ADMINISTRATOR SALARY SCHEDULE

31 SECTION 22.3.(a) Effective for the 2010-2011 school year, the Director of the 32 Budget shall transfer from the Reserve for Compensation Increases funds necessary to 33 implement the salary schedules for school-based administrators as provided in this section. 34 These funds shall be used for State-paid employees only.

35 SECTION 22.3.(b) The base salary schedule for school-based administrators shall
 36 apply only to principals and assistant principals. The base salary schedule for the 2010-2011
 37 fiscal year, commencing July 1, 2010, is as follows:

38 39

40

2010-2011 Principal and Assistant Principal Salary Schedules Classification

41	Years of Exp	Assistant	Prin I	Prin II	Prin III	Prin IV
42	-	Principal	(0-10)	(11-21)	(22-32)	(33-43)
43	0-4	\$3,781				
44	5	\$3,931				
45	6	\$4,074				
46	7	\$4,189				
47	8	\$4,243	\$4,243			
48	9	\$4,298	\$4,298			
49	10	\$4,353	\$4,353	\$4,408		
50	11	\$4,408	\$4,408	\$4,464		
51	12	\$4,464	\$4,464	\$4,521	\$4,579	

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13	\$4,521	\$4,521	\$4,579	\$4,640	\$4,701
14	\$4,579	\$4,579	\$4,640	\$4,701	\$4,762
15	\$4,640	\$4,640	\$4,701	\$4,762	\$4,828
16	\$4,701	\$4,701	\$4,762	\$4,828	\$4,891
17	\$4,762	\$4,762	\$4,828	\$4,891	\$4,956
18	\$4,828	\$4,828	\$4,891	\$4,956	\$5,025
19	\$4,891	\$4,891	\$4,956	\$5,025	\$5,092
20	\$4,956	\$4,956	\$5,025	\$5,092	\$5,166
21	\$5,025	\$5,025	\$5,092	\$5,166	\$5,237
22	\$5,092	\$5,092	\$5,166	\$5,237	\$5,310
23	\$5,166	\$5,166	\$5,237	\$5,310	\$5,383
24	\$5,237	\$5,237	\$5,310	\$5,383	\$5,458
25	\$5,310	\$5,310	\$5,383	\$5,458	\$5,537
26	\$5,383	\$5,383	\$5,458	\$5,537	\$5,617
27	\$5,458	\$5,458	\$5,537	\$5,617	\$5,725
28	\$5,537	\$5,537	\$5,617	\$5,725	\$5,839
29	\$5,617	\$5,617	\$5,725	\$5,839	\$5,956
30	\$5,725	\$5,725	\$5,839	\$5,956 \$5,956	\$6,075
31	\$5,839	\$5,839	\$5,956 \$5,956	\$6,075	\$6,197
31	φ5,059	\$5,956	\$5,950 \$6,075	\$6,197	\$6,321
33		\$3,930	\$6,073 \$6,197	\$6,321	
			,		\$6,447 \$6,576
34			\$6,321	\$6,447 \$6,576	\$6,576 \$6,708
35				\$6,576 \$6,708	\$6,708
36				\$6,708	\$6,842
37					\$6,979
2010	2011 D · · 1				• • • •
2010	-2011 Principal	and Assistant Pi	rincipal Salary	Schedules Clas	ssification
Years of Exp	Prin V	Prin VI	Prin VII	Prin VIII	
reals of Exp	(44-54)	(55-65)	(66-100)	(101+)	
0-14	\$4,828	(55 05)	(00 100)	(1011)	
15					
16	\$4,891 \$4,956	\$5.025			
16 17	\$4,956	\$5,025 \$5,002	\$5 227		
17	\$4,956 \$5,025	\$5,092	\$5,237 \$5,210	\$5 292	
17 18	\$4,956 \$5,025 \$5,092	\$5,092 \$5,166	\$5,310	\$5,383 \$5.458	
17 18 19	\$4,956 \$5,025 \$5,092 \$5,166	\$5,092 \$5,166 \$5,237	\$5,310 \$5,383	\$5,458	
17 18 19 20	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237	\$5,092 \$5,166 \$5,237 \$5,310	\$5,310 \$5,383 \$5,458	\$5,458 \$5,537	
17 18 19 20 21	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383	\$5,310 \$5,383 \$5,458 \$5,537	\$5,458 \$5,537 \$5,617	
17 18 19 20 21 22	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617	\$5,458 \$5,537 \$5,617 \$5,725	
17 18 19 20 21 22 23	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839	
17 18 19 20 21 22 23 24	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,458	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956	
17 18 19 20 21 22 23 24 25	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,617 \$5,725	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	
17 18 19 20 21 22 23 24 25 26	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	
17 18 19 20 21 22 23 24 25 26 27	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,725 \$5,839	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	
17 18 19 20 21 22 23 24 25 26 27 28	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,839 \$5,956	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447	
17 18 19 20 21 22 23 24 25 26 27 28 29	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576	
17 18 19 20 21 22 23 24 25 26 27 28 29 30	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,197 \$6,321	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447 \$6,576 \$6,576	
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,447	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447 \$6,576 \$6,708 \$6,708	
17 18 19 20 21 22 23 24 25 26 27 28 29 30	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,197 \$6,321	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447 \$6,576 \$6,576	
17 18 19 20 21 22 23 24 25 26 27 28 29 30 31	\$4,956 \$5,025 \$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321	\$5,092 \$5,166 \$5,237 \$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,321	\$5,310 \$5,383 \$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,197 \$6,321 \$6,447 \$6,576 \$6,708	\$5,458 \$5,537 \$5,617 \$5,725 \$5,839 \$5,956 \$6,075 \$6,075 \$6,197 \$6,321 \$6,321 \$6,447 \$6,576 \$6,708 \$6,708	

General Asse	mbly of North C	Carolina		Sessi	ion 20
35	\$6,842	\$6,979	\$7,261	\$7,406	
36	\$6,979	\$7,119	\$7,406	\$7,554	
37	\$7,119	\$7,261	\$7,554	\$7,705	
38	\$7,261	\$7,406	\$7,705	\$7,859	
39		\$7,554	\$7,859	\$8,016	
40		\$7,705	\$8,016	\$8,176	
41			\$8,176	\$8,340	
SE	CTION 22.3.(c)	The appropria	te classificatio	n for placement of princi	pals a
assistant princ	cipals on the sala	ry schedule, ex	cept for princi	pals in alternative school n accordance with the fe	s and
			Ν	umber of Teachers	
	Classific	ation		Supervised	
		t Principal			
	Principal			ewer than 11 Teachers	
	Principal			-21 Teachers	
	Principal			2-32 Teachers	
	Principal			3-43 Teachers	
	Principal			1-54 Teachers	
	Principal			5-65 Teachers	
	Principal			5-100 Teachers	
	Principal	I VIII	N	lore than 100 Teachers	
771	1 6 4	1 .	1 • 1 1 4	1 1	1
		-		hers and assistant princip	-
	•		chers or assista	int principals paid from n	on-St
-	rincipal or teache		noinals in alter	mative schools and in acc	norat
				native schools and in cool I level. Principals in all	
•			-	fied according to the nu	
teachers super	-	more teachers	shall be classi	fied according to the hu	muer
-		A principal sh	all be placed	on the step on the salary	sched
			-	ed employee of the public	
				principal. A principal or	
				inded percentage increase	
		•		ars for improvement in	
	or maintaining a s		-	and for improvement in	stud
-	•	•		cipals with certification b	pased
		-	-	paid a salary supplemen	
		• •		ctoral degree level shall b	
	nent of two hund			-	o pur
• • •		•	,	and assistant principals sh	all be
	state employees u			Principulo on	
				ed to a higher job class	ificati
SE SE			-	u	
	rincipal is transfe	ried to a school	l within a local	school aummistrative m	
because the pr	-				
because the pr larger number	of State-allotted	teachers, the pr	rincipal shall b	e placed on the salary sch as a principal at the high	edule

If a principal is reassigned to a lower job classification because the principal is 1 2 transferred to a school within a local school administrative unit with a smaller number of 3 State-allotted teachers, the principal shall be placed on the salary schedule as if the principal 4 had served the principal's entire career as a principal at the lower job classification.

5 This subsection applies to all transfers on or after the effective date of this section, 6 except transfers in school systems that have been created, or will be created, by merging two or 7 more school systems. Transfers in these merged systems are exempt from the provisions of this 8 subsection for one calendar year following the date of the merger.

9 SECTION 22.3.(h) Participants in an approved full-time master's in school 10 administration program shall receive up to a 10-month stipend at the beginning salary of an 11 assistant principal during the internship period of the master's program. For the 2006-2007 12 fiscal year and subsequent fiscal years, the stipend shall not exceed the difference between the 13 beginning salary of an assistant principal plus the cost of tuition, fees, and books and any 14 fellowship funds received by the intern as a full-time student, including awards of the Principal 15 Fellows Program. The Principal Fellows Program or the school of education where the intern 16 participates in a full-time master's in school administration program shall supply the 17 Department of Public Instruction with certification of eligible full-time interns.

18 **SECTION 22.3.(i)** During the 2010-2011 fiscal year, the placement on the salary 19 schedule of an administrator with a one-year provisional assistant principal's certificate shall be 20 at the entry-level salary for an assistant principal or the appropriate step on the teacher salary 21 schedule, whichever is higher.

22

23 **BONUS LEAVE FOR STATE EMPLOYEES**

24 **SECTION 22.4.(a)** Except as provided by subsection (b) of this section, any 25 person (i) who is a full-time permanent employee of the State, a community college institution, 26 or a local board of education on July 1, 2010, and (ii) who is eligible to earn annual leave shall 27 have a onetime additional 32 hours of bonus leave credited on that date. The additional leave 28 shall be accounted for separately from other leave. Of these 32 hours, 24 flexible bonus hours 29 shall remain available until used, notwithstanding any other limitation on the total number of 30 days of annual leave that may be carried forward. The remaining eight hours must be used on 31 December 23, 2010, or be forfeited, notwithstanding requirements for employees who are 32 required to work on December 23 in order to provide scheduled services. Employees who are 33 required to work on December 23 or who work in institutions that would be closed on that day 34 must be allowed to use these eight hours of leave within 30 days before or after December 23, 35 2010, or forfeit it if unused by January 23, 2011. Part-time permanent employees who earn 36 annual leave shall receive a pro rata amount.

37 SECTION 22.4.(b) The following persons are not eligible to receive the special 38 annual leave bonus authorized by this section:

- 39
- 40 41

42

- Any employee or officer who does not earn annual leave. (1)
- Any public school employee or State employee paid on the Teacher Salary (2) Schedule or the School-Based Administrator Salary Schedule.

SALARY-RELATED CONTRIBUTIONS/EMPLOYER 43 44

SECTION 22.5.(b) Section 6(c) of S.L. 2009-16 reads as rewritten:

45 "SECTION 6.(c) Effective July 1, 2010, the State's employer contribution rates budgeted 46 for retirement and related benefits as percentage of covered salaries for the 2010-2011 fiscal 47 year are: (i) eight and ninety four hundredths percent (8.94%) ten and seventy hundredths 48 percent (10.70%) - Teachers and State Employees; (ii) thirteen and ninety four hundredths 49 percent (13.94%) fifteen and seventy hundredths percent (15.70%) – State Law Enforcement Officers; (iii) twelve and twenty-six hundredths percent (12.26%) – University Employees' 50 Optional Retirement System; (iv) twelve and twenty-six hundredths percent (12.26%) -51

Community College Optional Retirement Program; (v) eighteen and eleven hundredths percent 1 2 (18.11%) twenty and one hundredths percent (20.01%) – Consolidated Judicial Retirement 3 System; and (vi) four and ninety hundredths percent (4.90%) – Legislative Retirement System. 4 Each of the foregoing contribution rates includes four and ninety hundredths percent (4.90%) 5 for hospital and medical benefits. The rate for Teachers and State Employees, State Law 6 Enforcement Officers, Community College Optional Retirement Program, and for the 7 University Employees' Optional Retirement Program includes fifty-two hundredths percent 8 (0.52%) for the Disability Income Plan. The rates for Teachers and State Employees and State 9 Law Enforcement Officers include sixteen-hundredths percent (0.16%) for the Death Benefits 10 Plan. The rate for State Law Enforcement Officers includes five percent (5%) for Supplemental 11 Retirement Income." 12 13 BONUS FOR CERTIFIED PERSONNEL AT THE TOP OF THEIR SALARY 14 **SCHEDULES** 15 SECTION 22.6. Effective July 1, 2010, any permanent personnel employed on July 1, 2010, and paid at the top of the teacher salary schedule shall receive a onetime bonus 16 17 equivalent to one and seventy-eight hundredths percent (1.78%). Any permanent personnel 18 employed on July 1, 2010, and paid at the top of the principal and assistant principal salary 19 schedule shall receive a onetime bonus equivalent to two percent (2%). 20 21 STATE AGENCY TEACHERS' COMPENSATION 22 **SECTION 22.7.** Funds in the Reserve for Compensation Increases shall be used 23 for experience step increases for employees of schools operated by the Department of Health 24 and Human Services, the Department of Correction, the Department of Juvenile Justice and 25 Delinquency Prevention, or the North Carolina School of Science and Mathematics who are 26 paid on the Teacher Salary Schedule or the School-Based Administrator Salary Schedule. 27 28 PART XXIII. CAPITAL APPROPRIATIONS 29 30 **CAPITAL APPROPRIATIONS/GENERAL FUND** 31 SECTION 23.1. There is appropriated from the General Fund for the 2010-2011 32 fiscal year the following amount for capital improvements: 33 34 **Capital Improvements – General Fund** 2010-2011 35 36 Department of Environment and Natural Resources 37 Water Resources Development Projects 11,172,072 38 39 **TOTAL CAPITAL IMPROVEMENTS – GENERAL FUND** \$11,172,072 40 41 WATER RESOURCES DEVELOPMENT PROJECT FUNDS 42 SECTION 23.2.(a) The Department of Environment and Natural Resources shall 43 allocate the funds appropriated in this act for water resources development projects to the 44 following projects whose costs are as indicated: 45 Name of Project 2010-2011 46 (1)Wilmington Harbor Deepening 2,000,000 47 Wilmington Harbor Maintenance 100,000 (2)48 Morehead City Harbor Maintenance (3) 200,000 49 (4) B. Everett Jordan Lake Water Supply Storage 1,250,000 Dredging Contingency Fund 50 (5) 1,000,000 51 **AIWW Dredging** (6) 5,000

Ger	eral Assembly of North Carolina	Session 200
(7)	Bogue Banks Shore Protection Study	50,00
(8)	John H. Kerr Dam and Reservoir Sec. 216	
(9)	Neuse River Basin PED	200,00
(10)	Princeville Flood Damage Reduction	50,00
(11)	-	350,00
(12)	Belhaven Harbor – CAP – Sec 1135	,
(13)		50,00
(14)		800,00
(15)		25,00
(16)	•	,
(17)	Concord Streams Restoration – CAP – Sec 206	
(18)		
(19)		2,000,00
(20)		350,00
(21)	1 0	266,00
(22)		210,00
(23)		150,00
(24)	Cape Fear River Basin Model Update	37,50
(25)		425,00
(26)		303,57
(27)	Emerald Isle Boat Launch Facility	450,00
(28)	•	900,00
~ /		,
	TOTALS	\$11,172,07
1	SECTION 23.2.(b) Where the actual costs are different from	
	er subsection (a) of this section, the Department may adjust the allo	
	eeded. If any projects funded under subsection (a) of this section	•
	geted State funds cannot be used during the 2010-2011 fiscal year, or	1 0
	er subsection (a) of this section are accomplished at a lower cost, the	e Department may us
the	resulting fund availability to fund any of the following:	
	(1) U.S. Army Corps of Engineers project feasibility studi	
	(2) U.S. Army Corps of Engineers projects whose schedu	
	require State-matching funds in fiscal year 2010-2011.	
	 (3) State-local water resources development projects. (4) Evends not even and or even where d for these evens 	and chall warrant to th
	(4) Funds not expended or encumbered for these purpo	ses shall revent to th
	General Fund at the end of the 2010-2011 fiscal year.	l nomente en the use of
41	SECTION 23.2.(c) The Department shall make semiannua	
	e funds to the Joint Legislative Commission on Governmental (-
	earch Division, and the Office of State Budget and Management. Ea	en report snan inclue
all (f the following:	
	 All projects listed in this section. The actimated cost of each project 	
	 (2) The estimated cost of each project. (3) The data that work on each project began or is expected. 	d to havin
	(3) The date that work on each project began or is expected	-
	(4) The date that work on each project was completed	or is expected to b
	completed.	
	(5) The actual cost of each project.	and in a line 1, 1, 1, 1
The semiannual reports shall also show those projects advanced in schedule, those		
	ects delayed in schedule, and an estimate of the amount of funds ex	
	ects delayed in schedule, and an estimate of the amount of funds ex	

General Assembly of North Carolina	
NON-GENERAL FUND CAPITAL IMPROVEMENT A	UTHORIZATIONS
	authorizes the following capital
projects to be funded with receipts or from other non-Ger	eral Fund sources available to the
appropriate department:	
Name of Project	Amount of Non-General Fund
	Funding Authorized
	for FY 2010-2011
Department of Agriculture and Consumer Services	
Upgrade Steam Generation Capability at Food and D	• •
Western NC Agricultural Center – Storage Shed	23,000
Western NC Agricultural Center – Entertainment Sta	
Western NC Agricultural Center – Youth Building R	oof Replacement 3,000
Western NC Agricultural Center – RV Site Improver	nents 20,000
Western NC Agricultural Center – C&D Barn Acces	Road 125,000
Western NC Agricultural Center – Handicap Platform	8,000
Western NC Agricultural Center – Exhibits/Cashier	Office 70,000
Western NC Agricultural Center – Retention Pond P	rking 225,000
Constable Lab Standby Generator/Rollins Lab Secur	ty 363,245
Southeastern Agricultural Center – Multipurpose Pav	ilion 1,290,000
Southeastern Agricultural Center – Horse Stalls	700,000
Research Stations Irrigation Renovations	200,000
Piedmont Research Station – Grain Storage Renovat	on 400,000
C C	
Department of Correction	
Southern Medium Programs Building	600,000
Caledonia Programs Building	600,000
Caswell Programs Building	600,000
Southern Minimum Programs Building	600,000
Randolph Programs Building	600,000
Department of Cultural Resources	
USS NC Battleship Repairs, Dredging, Construction	1,700,000
Commission Battleship Fund	
Department of Environment and Natural Resources	
Forest Resources – Bladen Lakes Ranger Residence	399,000
C C	
Department of Justice	
NC Justice Academy Live Fire Shoot House	282,000
Wildlife Resources Commission	
Pisgah Education Center Repairs and Renovation	60,000
Outer Banks Education Center Repairs and Renovati	
Mt. Holly Depot Acquisition	150,000
Statewide Boating Access Areas (BAA) Renovations	3,610,000
Table Rock Hatchery Residence Renovation	150,000
McKinney Lake Equipment Shed	70,000
Fishing Access Areas Construction	180,000
TOTAL AMOUNT OF NON-GENERAL FUND CAPIT	,
PROJECTS AUTHORIZED	\$13,708,245
$\mathbf{I} \mathbf{N} \mathbf{O} \mathbf{I} \mathbf{U} \mathbf{I} \mathbf{O} \mathbf{N} \mathbf{I} \mathbf{I} \mathbf{U} \mathbf{N} \mathbf{I} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} \mathbf{U} U$	φ 1 3,700,2 4 3

1		
2	SECTION 23.3.(b) From funds deposited with the State	Treasurer in a capital
3	improvement account to the credit of the Department of Agriculture a	-
4	pursuant to G.S. 146-30, the sum of thirty thousand dollars (\$30,000) for	
5	year shall be transferred to the Department of Agriculture and Consum	er Services to be used,
6	notwithstanding G.S. 146-30, by the Department for its plant conser	rvation program under
7	Article 19B of Chapter 106 of the General Statutes for costs incident	al to the acquisition of
8	land, such as land appraisals, land surveys, title searches, environmen	tal studies, and for the
9	management of the plant conservation program preserves owned by the l	Department.
10		
11	AMEND 2009 WILDLIFE RESOURCES COMMISSION NO	N-GENERAL FUND
12	CAPITAL IMPROVEMENT AUTHORIZATIONS	
13	SECTION 23.4. Section 27.4(a) of S.L. 2009-451 reads as r	
14	"SECTION 27.4.(a) The General Assembly authorizes the followin	
15	funded with receipts or from other non-General Fund sources availa	ible to the appropriate
16	department:	
17	Nome of Duciest	of Non-Consul Fund
18 19	0	of Non-General Fund ized for FY 2009-2010
19 20	ruluing Autior	IZEU 101°F 1 2009-2010
20 21	Department of Crime Control and Public Safety	
$\frac{21}{22}$	Additions and Renovations to Armories	\$ 9,303,442
23	Camp Butner Cantonment – Phase 1 Design	1,367,000
23	Family Assistance Centers	2,000,000
25	Gastonia Armory Renovation and Expansion	1,100,000
26	Tactical Unmanned Aerial Systems Facility	6,746,000
27		-,,
28	Department of Cultural Resources	
29	Aycock Birthplace Picnic Shelter	86,100
30	Maritime Museum – Floating Dock	130,000
31	Museum of History Chronology Exhibit – Phase 2B (1900-1960)	1,200,000
32		
33	Department of Environment and Natural Resources	
34	Zoo – Elephant Exhibit New Restrooms	300,000
35		
36	Wildlife Resources Commission	1 705 000
37	Armstrong Hatchery Lower Raceway Replacement	1,725,000
38	Centennial Campus Education Center Exhibit Completion	180,000
39 40	Chinquapin Equipment Storage Pole Shed	60,000 450,000
40 41	Chowan Bridge Fishing Pier and Edenton Boating Access Emerald Isle New Boating Access Area	430,000
42	Falls Lake Office Building	550,000
43	Hampstead Land Acquisition	10,000,000
44	Land Acquisitions – State Gamelands	59,135,000 20,000,000
45	Lewelyn Branch New Boating Access Area	150,000
46	Manns Harbor Bridge Marina Acquisition	5,750,000
47	Marion Depot Drainage Repairs	200,000
48	McKinney Lake Hatchery Kettles Replacement	1,700,000
49	Minor Boating Access Area Renovations – Various Locations	150,000
50	New Coldwater Fish Hatchery Construction	7,900,000
51	Marion Hatchery and Depot Renovation	4,000,000

	General Assembly of North Carolina	Session 2009
1	Statewide Emergency Repair & Renovation	3,500,000
2	Ocean Isle Boating Access Area Renovations	150,000
3	Outer Banks Education Center Teaching Facility Repairs	245,000
4	Pechmann Fishing Education Center Pond Restoration	160,000
5	Pechmann Fishing Education Center Storage Building	220,000
6	Pisgah Education Center Gift Shop Renovation and Expansio	
7	Pisgah Education Center Outdoor Exhibit Renovation	450,000
8	Pisgah Education Center Repairs	155,000
9	Pisgah Hatchery Water System Renovation	100,000
10	Rhodes Pond Dam Repairs	500,000
11	Sneads Ferry Land Acquisition	6,500,000
12	Sunset Harbor Land Acquisition	925,000
13	Swan Quarter Land Acquisition	1,700,000
14	Sykes Depot Pond, Office, Storage Construction	350,000
15	Table Rock Hatchery Office and Workshop Replacement	345,000
16		
17	TOTAL AMOUNT OF NON-GENERAL FUND CAPITAL	
18	PROJECTS AUTHORIZED	\$122,782,542 \$83,247,542
19		
20	Wildlife Resources Commission must receive approval from the C	Office of State Budget and
21	Management before expending funds from the Statewide Emerge	-
22	project."	
23		
24	AMEND DEBT SERVICE FOR GREEN SQUARE	COMPLEX PARKING
25	CONSTRUCTION	
26	SECTION 23.6. Section 27.8 of S.L. 2009-451 reads as	rewritten:
27	"SECTION 27.8. Notwithstanding Item 61, Page M-11, of the Jo	
28	Report on the Continuation, Expansion and Capital Budgets for S	
29	Fund shall service the debt for the Green Square Complex parking of	
30	fiscal biennium.deck."	
31		
32	PART XXIV. REVENUE LAW CHANGES	
33		
34	RENEW SMALL BUSINESS HEALTH INSURANCE CREDIT	
35	SECTION 24.1.(a) G.S. 105-129.16E reads as rewritten	
36	"§ 105-129.16E. (Effective for taxable years beginning on or af	
37	expires for taxable years beginning on or after Jan	
38	small business employee health benefits.	<u>5</u> ,,
39	(a) Credit. – A small business that provides health bene	fits for all of its eligible
40	employees during the taxable year is allowed a credit to offset its	
41	benefits for its eligible employees. For the purposes of this subse	1 0
42	health benefits if it pays at least fifty percent (50%) of the premium	
43	that equals or exceeds the minimum provisions of the basic hea	
44	recommended by the Small Employer Carrier Committee pursuant	
45	employees have qualifying existing coverage.	
46	The credit is equal to a dollar amount per eligible employee w	hose total wages or salary
47	received from the business does not exceed forty thousand dollars (\$	
48	The dollar amount is two hundred fifty dollars (\$250.00), not to exc	· · · · · ·
49	providing health benefits for the employee during the taxable year.	r
50	(b) Allocation. – If the taxpayer is an individual who is a	nonresident or a part-vear
51	resident, the taxpayer must reduce the amount of the credit by mu	

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1 2 3	calculated under G.S. 105-134.5(b) or (c), as appropriate. If the taxpayer is not an individual and is required to apportion its multistate business income to this State, the taxpayer must reduce the amount of the credit by multiplying it by the apportionment fraction used to		
4	apportion its apportionable income to this State.	indenoin used to	
+ 5	(c) Definitions. – The following definitions apply in this section:		
5 6	(1) Eligible employee. – Defined in G.S. 58-50-110.		
7	 (1) Englishe employee. – Defined in G.S. 58-50-110. (2) Qualifying existing coverage. – Defined in G.S. 58-50-130(a) 	u)(4a)	
8	(3) Small business. – A taxpayer that employs no more		
,)	employees throughout the taxable year.	inan 25 engible	
)	(d) Sunset. – This section expires for taxable years beginning on or	after January 1	
	$\frac{2010.2012.}{2010.2012.}$	unter sumary 1,	
	SECTION 24.1.(b) This act is effective when it becomes law.		
	SMALL BUSINESS START-UP TAX RELIEF		
	SECTION 24.2.(a) G.S. 105-130.5(b) is amended by adding a ne	w subdivision to	
	read:		
	"(b) The following deductions from federal taxable income shall be made	le in determining	
	State net income:	-	
	(26) The amount of any exclusion of gain for qualified business	es allowed under	
	Part 5 of this Article, to the extent included in federal taxa	ble income, less	
	the amount of the credits recaptured pursuant to G.S. 105-16	53.021; provided,	
	however, that a taxpayer is not required to claim this exclusi		
	SECTION 24.2.(b) G.S. 105-134.6(b) is amended by adding a ne	w subdivision to	
	read:		
	"(b) Deductions. – The following deductions from taxable income s		
	calculating North Carolina taxable income, to the extent each item is inc	luded in taxable	
	income:		
	(21) The amount of the exclusion of gain for qualified business		
	Part 5 of this Article, less the amount of the credits recapt		
	G.S. 105-163.021; provided, however, that a taxpayer is	not required to	
	<u>claim this exclusion.</u> "	manal Statutas is	
	SECTION 24.2.(c) Part 5 of Article 4 of Chapter 105 of the Ge amended by adding the following new section to read:	cheral Statutes is	
	"§ 105-163.020. Exclusion of gain allowed.		
	(a) Election. – A taxpayer may elect to exclude from the taxpayer's	income tavable	
	under this Article any gain or other taxable income recognized for federal inco		
	from the sale or exchange of qualified securities.	file tax purposes	
	(b) Pass-Through Entity. – Except as provided in subsection (c) o	f this section a	
	taxpayer that is an owner of a pass-through entity may exclude from the ta		
	taxable under this Article an amount equal to the taxpayer's allocated share of	- ·	
	which the pass-through entity is eligible under subsection (a) of this section.		
	(c) Qualified Grantee Pass-Through Entity. – If a taxpayer is	an owner of a	
	pass-through entity that was a qualified grantee business at the time of		
	investment in the pass-through entity, the taxpayer may exclude from the ta	1 .	
	taxable under this Article an amount equal to the gain or other taxable income		
	result of the taxpayer's ownership in the pass-through entity, multiplied by	0	
	numerator of which is the total amount invested by the pass-through en		
	businesses and the denominator of which is the total amount invested by		
	entity. For purposes of this subsection, the amounts invested by a pass-throug	sh entity shall be	

1	the amounts invested immediately before the pass-through entity's sale or exchange producing
2 3	the gain or taxable income excluded under this subsection. "§ 105-163.021. Recapture of credit.
4	If a taxpayer claims an exclusion of gain from income pursuant to G.S. 105-163.020, the
5	income tax of the taxpayer for the tax year for which the exclusion is claimed shall be increased
6	by the amount of all credits previously claimed by the taxpayer pursuant to G.S. 105-163.011
7	with respect to qualified securities that (i) have been sold or exchanged and (ii) the gain from
8	which has been excluded pursuant to G.S. 105-163-020.
9	"§ 105-163.022. Qualified securities.
10	(a) Qualified Security. – Except as otherwise provided in this section, any equity
11	security or subordinated debt instrument issued by a qualified business is a qualified security if
12	it satisfies all of the following conditions:
13	(1) It is originally issued by the business on or after January 1, 2011.
14	 (1) As of the date of issuance, the issuing business is a qualified business.
15	(2) The security or instrument is acquired by the taxpayer at its original issue in
16	exchange for any tangible or intangible property or benefit to the business,
17	including cash, promissory notes, services performed, contracts for services
18	to be performed, or other equity securities of the business.
19	(4) It is held by the taxpayer for a continuous period of more than one year.
20	(5) No broker's fee or commission or other similar remuneration is paid or given
21	directly or indirectly for soliciting the purchase.
22	(6) If the security or instrument was purchased by a pass-through entity, the
23	entity met the requirements of G.S. 105-163.011(b1) at the time of purchase.
24	(b) Registration. – Securities of a qualified business acquired before the effective date
25	of its registration are not qualified securities. Revocation of the registration of a qualified
26	business pursuant to G.S. 105-163.013 does not affect the exclusion of gain from qualified
27	securities acquired while the registration was in effect if all conditions for registration are
28	satisfied.
29	(c) Effect of Redemptions and Other Distributions. – An equity security or subordinated
30	debt instrument is not a qualified security to the extent the taxpayer purchased it with the
31	proceeds of a redemption, dividend, or distribution made by the business that issued the
32	security or instrument. For the purpose of this subsection, when a business makes a redemption,
33	dividend, or distribution during the four-year period beginning two years before the issuance of
34	securities or instruments to a taxpayer, the taxpayer is considered to have used the proceeds of
35	the redemption, dividend, or distribution toward the purchase of the securities or instruments. A
36	redemption, dividend, or distribution occurs when the business issuing the security or
37	instrument does either of the following:
38	(1) Purchases, directly or indirectly, any of its outstanding equity securities or
39	subordinated debt, other than qualified securities, from the taxpayer or a
40	related person.
41	(2) Declares a dividend or makes a distribution with respect to any of its
42	outstanding equity securities or subordinated debt, other than qualified
43	securities, to the taxpayer or a related person. This subdivision does not
44	apply, however, to a distribution in connection with one of the following:
45	a. The reimbursement to the taxpayer of the reasonable costs of
46	forming, syndicating, managing, and operating the business.
47	b. An increase in the taxpayer's taxes, penalties, or interest to the extent
48	the increase is caused by the allocation to the taxpayer of income of
49 50	the business.
50 51	The repayment of principal on subordinated debt is a purchase of the debt except to the extent the repayment is repayment of principal due on the subordinated debt at its maturity
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pursuant to the terms of the subordinated debt instrument. If a transaction is treated under section 304(a) of the Code as a distribution in redemption of the equity securities of a business, that business has, for the purpose of this subsection, purchased an amount of its equity securities equal to the amount treated as such a distribution under section 304(a) of the Code.

5 (d) Exception for Certain Transactions. – The following transactions are not treated as a 6 redemption or distribution for the purposes of subsection (c) of this section:

- 7 (1) Any deemed liquidation of a business pursuant to section 708(b)(1)(A) of
 8 (1) Any deemed liquidation of a business pursuant to section 708(b)(1)(A) of
 9 (1) the Code by reason of the business becoming a disregarded entity for federal
 9 (1) tax purposes, to the extent there is not actual distribution of money or other
 10 property to the taxpayer of a related person.
 - (2) Any deemed distribution or redemption by reason of a technical termination of a business pursuant to section 708(b)(1)(B) of the Code to the extent there is no actual distribution of money or other property to the taxpayer or a related person.

15 (e) Conversion of Other Securities. – Any equity security or subordinated debt 16 instrument issued by a business and acquired by the taxpayer solely through the conversion of 17 another equity security or subordinated debt instrument that was issued by the business and was 18 a qualified security in the hands of the taxpayer is considered, for the purpose of this section, a 19 qualified security in the hands of the taxpayer and acquired by the taxpayer on the date the 20 taxpayer acquired the converted qualified security.

(f) Transfers. – In the case of a transfer by gift, by death, or from a pass-through entity to one of its owners, the transferee is considered, for the purpose of this section, to have acquired the qualified security in the same manner as the transferor and to have held it during any continuous period immediately preceding the transfer during which it was held or treated as held by the transferor.

26 In the case of a transaction described in section 351 or 721 of the Code or a reorganization 27 described in section 368 of the Code, if qualified securities are exchanged for other securities, 28 the other securities are considered, for the purpose of this section, qualified securities acquired 29 on the date the exchanged qualified securities were acquired. In the case of a transaction 30 described in section 351 or 721 of the Code, the newly acquired securities are considered 31 qualified securities, however, only if, immediately after the transaction, the business issuing the 32 securities owns, directly or indirectly, securities representing control, within the meaning of 33 section 368(c) of the Code, of the business whose securities were exchanged.

34 "§ 105-163.023. Limitations.

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12 13

14

(a) Contributions and Exchanges of Property. – In the case of a transaction described in
 section 351 or 721 of the Code or a reorganization described in section 368 of the Code, if a
 taxpayer contributes property to or exchanges property with a qualified business, the following
 rules apply:

39 Oualified securities exchanged for property. - Except as otherwise provided (1)40 in subdivision (3) of this subsection, a taxpayer who transfers property to a 41 business in exchange for qualified securities in the business must, for 42 purposes of determining North Carolina taxable income, recognize gain 43 equal to the amount by which the fair market value of the property exceeded 44 the taxpayer's basis in the property on the date the property was exchanged 45 for the qualified securities. This gain must be recognized for the years for 46 which the taxpayer claims an exclusion of gain under this Part with respect 47 to the disposition of qualified securities received in exchange for the 48 property. 49 (2)Contributions to capital. – Except as otherwise provided in subdivision (3) of 50 this subsection, if the adjusted basis of a qualified security is adjusted due to

a contribution to capital after the date the qualified security was issued

originally, for purposes of determining North Carolina taxable income, the atxpayer must recognize gain equal to the amount by which the fair marke avalue of the contributed property exceeded the taxpayer's basis in the property on the date the property was contributed. This gain must be recognized for the years for which the taxpayer claims an exclusion of gain under this Part with respect to the disposition of the qualified business disposes on property contributed to it, the disposition occurs before the taxpayer who contributed the property claims an exclusion of gain pursuant to this Par with respect to qualified securities affected by the contribution, and the taxpayer recognizes gain from the disposition, then for purposes or subdivisions (1) and (2) of this subsection, the taxpayer recognized from the disposition. (b) Transactions That Substantially Reduce the Risk of Loss, — If a taxpayer has enterce into any transaction tax substantially reduces the risk of loss from holding the qualified qualified securities, there is no exclusion of gain under this Part from the sale or exchange of the qualified securities, there is no exclusion of gain under this part from the sale of substantially idents to taxpayer first entered into that transaction. The following are examples of a transaction that else to recognize gain as if the qualified securities <t< th=""><th></th><th colspan="3">General Assembly of North Carolina Session 20</th></t<>		General Assembly of North Carolina Session 20		
 with respect to qualified securities affected by the contribution, and the taxpayer recognizes gain from the disposition, then for purposes of subdivisions (1) and (2) of this subsection, the taxpayer recognized from the disposition. (b) Transaction that Substantially Reduce the Risk of Loss. – If a taxpayer has enterect into any transaction that substantially reduces the risk of loss from holding the qualified securities, there is no exclusion of gain under this Part from the sale or exchange of the qualified securities unless the taxpayer entered into the transaction on or affer January 1, 2011 and elects to recognize gain as if the qualified securities were sold at fair market value on the date the taxpayer first entered into that transaction. The following are examples of a transaction that substantially reduces the risk of loss from holding the qualified securities: (1) The taxpayer or a related person has made a short sale of substantially identical property. (2) The taxpayer or a related person has acquired an option to sell substantially identical property at a fixed price." EXTEND QUALIFIED BUSINESS VENTURE CREDIT AND RAISE CAP SECTION 24.3(a) G.S. 105-163.012(b) reads as rewritten: "(b) The total amount of all tax credits allowed to taxpayers under G.S. 105-163.011 for investments made in a calendar year may not exceed seven million five hundred thousand collars (53,500,000).ejpth million dollars (58,000,000). The Secretary of Revenue shal calculate the total amount of tax credits claimed for investments made in a calendar year?" SECTION 24.3.(b) G.S. 105-163.015 reads as rewritten: "§ 105-163.011 (c). If the total amount of tax credits claimed for investments made in a calendar year exceeds this maximum amount, the Secretary shall allow a portion of the credits claimed by each taxpayer." SECTION 24.3.(b) G.S. 105-163.015 reads as rewritten: "§ 105-163.015. Sunset.	2 3 4 5 6 7 8	 taxpayer must recognize gain equal to the amount by which value of the contributed property exceeded the taxpayer property on the date the property was contributed. This recognized for the years for which the taxpayer claims an exunder this Part with respect to the disposition of the qualified (3) Disposition of contributed property. – If a qualified busin property contributed to it, the disposition occurs before the 	the fair market 's basis in the gain must be acclusion of gain securities. ess disposes of e taxpayer who	
14 the disposition. 15 (b) Transactions That Substantially Reduce the Risk of Loss. – If a taxpayer has entered into any transaction that substantially reduces the risk of loss from holding the qualified securities, there is no exclusion of gain under this Part from the sale or exchange of the qualified securities unless the taxpayer entered into the transaction on or after January 1, 2011 and elects to recognize gain as if the qualified securities were sold at fair market value on the date the taxpayer first entered into that transaction. The following are examples of a transaction that substantially reduces the risk of loss from holding the qualified securities: 21 (1) The taxpayer or a related person has made a short sale of substantially identical property. 23 (2) The taxpayer or a related person has acquired an option to sell substantially identical property at fixed price." 24 (2) The taxpayer or a related person has acquired an option to sell substantially identical property at fixed price." 25 (2) The taxpayer are related person has acquired an option to sell substantially identical property at fixed price." 26 EXTEND QUALIFIED BUSINESS VENTURE CREDIT AND RAISE CAP SECTION 24.3.(a) G.S. 105-163.012(b) reads as rewritten: 27 by The total amount of all tax credits allowed to taxpayers under G.S. 105-163.011 for investments made in a calendar year may not exceed seven million five hundred thousand dollars (\$7,500,000).eight million dollars (\$8,000,000). The Secretary of Revenue shal calendar year exceeds this maximum amount, the Secretary shall allow	10 11	with respect to qualified securities affected by the contril taxpayer recognizes gain from the disposition, then for	oution, and the or purposes of	
 into any transaction that substantially reduces the risk of loss from holding the qualified securities, there is no exclusion of gain under this Part from the sale or exchange of the qualified securities unless the taxpayer entered into the transaction on or after January 1, 2011 and elects to recognize gain as if the qualified securities were sold at fair market value on the date the taxpayer first entered into that transaction. The following are examples of a transaction that substantially reduces the risk of loss from holding the qualified securities: (1) The taxpayer or a related person has made a short sale of substantially identical property. (2) The taxpayer or a related person has acquired an option to sell substantially identical property at a fixed price." EXTEND QUALIFIED BUSINESS VENTURE CREDIT AND RAISE CAP SECTION 24.3.(a) G.S. 105-163.012(b) reads as rewritten: (b) The total amount of all tax credits allowed to taxpayers under G.S. 105-163.011 for investments made in a calendar year may not exceed seven million five hundred thousand dollars (\$7,500,000).eight million dollars (\$8,000,000). The Secretary of Revenue shal calculate the total amount of tax credits claimed for investments made in a calendar year way not exceed seven million filed pursuant to G.S. 105-163.011(c). If the total amount of tax credits claimed for investments made in a calendar year way not exceed sa rewritten: G.S. 105-163.011(c). If the total amount in tax credits in proportion to the size of the credit claimed by allocating the maximum amount, the Secretary shall allow a portion of the credits claimed by allocating the maximum amount in tax credits in proportion to the size of the credit claimed by allocating the maximum amount in tax credits as rewritten: SECTION 24.4. G.S. 105-163.015 reads as rewritten: Aviation Fuel for Motorspor			ecognized from	
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 37 SECTION 24.3.(b) G.S. 105-163.015 reads as rewritten: 38 "§ 105-163.015. Sunset. 39 This Part is repealed effective for investments made on or after January 1, 2011.2013." 40 41 EXTEND REFUND FOR MOTORSPORTS AVIATION 42 SECTION 24.4. G.S. 105-164.14(l) reads as rewritten: 43 "(1) Aviation Fuel for Motorsports Events. – A professional motorsports racing team or 44 a motorsports sanctioning body is allowed a refund of the sales and use tax paid by it in this 45 State on aviation fuel that is used to travel to or from a motorsports event in this State, to travel 46 to a motorsports event in another state from a location in this State, or to travel to this State 47 from a motorsports event in another state. For the purposes of this subsection, a "motorsports" 	33 34 35	calculate the total amount of tax credits claimed from the applications fill G.S. 105-163.011(c). If the total amount of tax credits claimed for investme calendar year exceeds this maximum amount, the Secretary shall allow a portion claimed by allocating the maximum amount in tax credits in proportion to the s	ed pursuant to ents made in a on of the credits	
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 41 EXTEND REFUND FOR MOTORSPORTS AVIATION 42 SECTION 24.4. G.S. 105-164.14(l) reads as rewritten: 43 "(l) Aviation Fuel for Motorsports Events. – A professional motorsports racing team of 44 a motorsports sanctioning body is allowed a refund of the sales and use tax paid by it in this 45 State on aviation fuel that is used to travel to or from a motorsports event in this State, to travel 46 to a motorsports event in another state from a location in this State, or to travel to this State 47 from a motorsports event in another state. For the purposes of this subsection, a "motorsports" 	39)11.<u>2013.</u>"	
 event" includes a motorsports race, a motorsports sponsor event, and motor sports testing. A request for a refund must be in writing and must include any information and documentation the Secretary requires. A request for a refund is due within six months after the end of the 	41 42 43 44 45 46 47 48 49	SECTION 24.4. G.S. 105-164.14(1) reads as rewritten: "(1) Aviation Fuel for Motorsports Events. – A professional motorsports a motorsports sanctioning body is allowed a refund of the sales and use tax p State on aviation fuel that is used to travel to or from a motorsports event in this to a motorsports event in another state from a location in this State, or to trav from a motorsports event in another state. For the purposes of this subsection, event" includes a motorsports race, a motorsports sponsor event, and motor s request for a refund must be in writing and must include any information and	aid by it in this s State, to travel vel to this State a "motorsports ports testing. A documentation	

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	Fiscal year. Refunds applied for after the or chases made on or after January 1, 2011. 2	lue date are barred. This subsection is repealed 013."
CONF	ORM TO FEDERAL HIRE ACT	
	SECTION 24.5.(a) G.S. 105-228.90	(b)(1b) reads as rewritten:
"(b)		
		e Code as enacted as of May 1, 2009, May 1, ons enacted as of that date which become that date."
	SECTION 24.5.(b) This act is effect	ive when it becomes law.
HIGH	UNEMPLOYMENT HIRING INCENT	TIVE
	SECTION 24.6. G.S. 105-129.81 rea	
"8 105-	129.81. Definitions.	
0	following definitions apply in this Article	
1.110		
	(11a) High unemployment county.	- [For the tax years ending on December 31,
		2,] a county that has an unemployment rate
		of the State average unemployment rate, as
		of Commerce annually in the development tier
	ranking published pursuant to	• •
	SECTION 24.6A. G.S. 105-129.87(a	a) reads as rewritten:
"(a)	Credit A taxpayer that meet	s the eligibility requirements set out in
		rement for new job creation in this State under
	e e e e e e e e e e e e e e e e e e e	year is allowed a credit for creating jobs. The
		set out in the table below and is based on the ich the job is located. If the job is located in an
-		, the amount of the credit is increased by one
		a job located in an urban progress zone or an
agraria	n growth zone is filled by a resident of th	at zone or by a long-term unemployed worker,
or if a j	ob is located in a high unemployment cou	nty, the amount of the credit is increased by an
addition	hal two thousand dollars (\$2,000) per job.	
	Area Development Tier	Amount of Credit
	Tier One	\$12,500
	Tier Two	5,000
	Tier Three	750"
BACK	TO WORK INCENTIVE FUND	
		appropriated in statewide reserve for the Back
		evenue, in consultation with the Office of the
		the North Carolina Department of Commerce,
		gram to ensure payments are made to eligible
	6 6	ligible new workers who were previously
unempl		bility. – A business that satisfies all of the
followi	ng conditions is eligible for a payment un	
IOHOWI		hed and be eligible for the federal payroll tax
		RE Act [26 U.S.C. § 3111(d)].
		$1 \times 1 \times$

	General Assem	bly of North Carolina	Session 2009
1 2 3	(2)	The business must have claimed Form 941, Employers Tax Return, for consecutive quarters beginning with the 2010.	- ·
4 5 6	(3)	The business must employ 25 or fewer employees. A business fewer employees is not rendered ineligible for pay program by hiring new eligible employees that bring the	yments under the
7 8	(4)	employees in the business to a number in excess of 25. The business must have a North Carolina state withhold $\cos 4\pi C = 105 + 162 + 2$	ing responsibility
9 10 11 12 13	(5)	under G.S. 105-163.2. The business must be compliant with North Carolina tax la is not eligible for a payment under this section if, at the applies for the payment, the business has received a notice debt and that overdue tax debt has not been satisfied or othe	time the business of an overdue tax
14 15	(6)	An eligible business does not include the United States, political subdivision thereof, or any instrumentality of the f	any state, or any
16	SEC	FION 24.7.(c) Individual Eligibility. – An individual who	• •
17		ions is an eligible new worker under this section:	
18	(1)	An individual must complete and sign Form W-11 or	similar statement
19		under penalties of perjury that he or she has not been en	nployed for more
20		than 40 hours during the 60-day period ending on the d	ate the employee
21		begins employment.	
22	(2)	An individual must begin employment after July 1, 2010, a	•
23		1, 2011, in a full-time position. A full-time position requi	
24		hours of work per year and is intended to be held by one	employee during
25		the entire year.	
26 27	(3)	An individual must work in North Carolina and have a val drivers license or North Carolina ID card.	
28 29	(4)	An individual cannot be employed to replace another em other employee separated from employment voluntarily or	for cause.
30 31 32	(5)	An individual cannot be related to the employer. An empl the employer if he or she is the employer's child or a c employer's child, employer's sibling or stepsibling, emplo	descendent of the yer's parent or an
33 34 35		ancestor of the employer's parent, employer's stepparent, en nephew, employer's aunt or uncle, or employer's in-law. Ar related to an employer if he or she is related to anyone who	n employee also is
36		fifty percent (50%) of the employer's outstanding stock or o	
37		interest or is the employer's dependent or a dependent of a	
38		more than fifty percent (50%) of the employer's outstanding	•
39		and profits interest.	C I
40	SEC	FION 24.7.(d) Payment. – A business that meets the eligib	ility requirements
41	in subsection (b)) of this section and hires an eligible new worker under sub-	section (c) of this
42	•	vive a payment of one thousand dollars (\$1,000) per new work	
43		TION 24.7.(e) Cap. – The payments allowed under this	section may not
44		and dollars (\$6,000) per individual employer.	
45		TION 24.7.(f) Total Amount. – The total amount of all payr	
46		igible businesses that hire eligible new workers shall not exce	
47 18		,000). If the applications received under subsection (g) exce	
48 49	exhausted.	nts shall be distributed on a first come, first served basis u	mun an runds are
49 50		FION 24.7.(g) Application. – The Secretary of Revenue is d	irected to develop
50 51		rocess and timetable that enables payments to be made to e	-

1	after proof that the businesses have hired and retained eligible new employees for a period of at			
2	least three months. The funds allocated under this provision must be allocated to eligible			
3		ter than June 30, 2011. The Secretary shall set a deadline for receipt of		
4		is no later than May 15, 2011. The application must include the following		
5	information:			
6	(1)	Completed and signed Form W-11 or similar statement under penalties of		
7		perjury that he or she has not been employed for more than 40 hours during		
8		the 60-day period ending on the date the employee begins employment.		
9	(2)	Completed and signed Form 941, Employers Quarterly Federal Tax Return,		
10	(2)	for consecutive quarters beginning with the third quarter of 2010.		
11	(3) SECT	Any additional supporting documentation required by the Secretary.		
12 13		TION 24.7.(h) No more than three percent (3%) of the funds appropriated to		
		be used by the Secretary or Revenue and Secretary of Commerce to administer		
14 15		Incentive program.		
		TON 24.7.(i) G.S. 105-259.16E(b) is amended by adding a new subdivision		
16 17	to read:	To provide information to the Office of the Small Dusiness Commissioner in		
17	" <u>(40)</u>	To provide information to the Office of the Small Business Commissioner in the North Carolina Department of Commerce to assist in administering and		
10		processing payments to businesses eligible for a Back to Work payment as		
20		authorized in the Appropriations Act of 2010."		
20		autionzed in the Appropriations Act of 2010.		
22	PART XXV MI	SCELLANEOUS PROVISIONS		
23				
24	STATE BUDGE	T ACT APPLIES		
25		TON 25.1. The provisions of the State Budget Act, Chapter 143C of the		
26		are reenacted and shall remain in full force and effect and are incorporated in		
27	this act by referen	1		
28	,, ,			
29	MOST TEXT A	PPLIES ONLY TO THE 2010-2011 FISCAL YEAR		
30	SECT	TON 25.2. Except for statutory changes or other provisions that clearly		
31		ion to have effects beyond the 2010-2011 fiscal year, the textual provisions of		
32	this act apply only to funds appropriated for, and activities occurring during, the 2010-2011			
33	fiscal year.			
34	-			
35	EFFECT OF HI	EADINGS		
36	SECI	TON 25.3. The headings to the parts and sections of this act are a		
37		he reader and are for reference only. The headings do not expand, limit, or		
38	define the text of	this act, except for effective dates referring to a Part.		
39				
40	-	ONS LIMITATIONS AND DIRECTIONS APPLY		
41		TON 25.4.(a) Except where expressly repealed or amended by this act, the		
42	-	. 2009-451 and S.L. 2009-575 remain in effect.		
43		TON 25.4.(b) Notwithstanding any modifications by this act in the amounts		
44		ept where expressly repealed or amended, the limitations and directions for		
45		scal year in S.L. 2009-451 and S.L. 2009-575 that applied to appropriations to		
46		es or for particular purposes apply to the newly enacted appropriations and		
47	budget reductions	s of this act for those same particular purposes.		
48				
49	SEVERABILIT	Y ULAUSE		

1 **SECTION 25.5.** If any section or provision of this act is declared unconstitutional 2 or invalid by the courts, it does not affect the validity of this act as a whole or any part other 3 than the part so declared to be unconstitutional or invalid.

4 5 **EFFECTIVE DATE**

6 SECTION 25.6. Except as otherwise provided, this act becomes effective July 1, 7 2010.