# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

H HOUSE BILL 853\*

Short Title:	Workforce Training for Economic Recovery.	(Public)
Sponsors:	Representatives Love, Harrell (Primary Sponsors); Dockham, H Jones, Lucas, Moore, Tarleton, Tolson, and Wainwright.	Iughes, Insko,
Referred to:	Judiciary II, if favorable, Appropriations.	

#### March 30, 2009

#### A BILL TO BE ENTITLED

AN ACT TO ENABLE COMMUNITY COLLEGES TO USE MODERN EQUIPMENT IN TRAINING WORKERS FOR NORTH CAROLINA JOBS.

Whereas, the availability of an educated and well-trained workforce is a key factor in job location and expansion; and

Whereas, the State relies on community colleges to provide critical workforce training; and

Whereas, community colleges are hampered in their ability to provide workforce training due to the lack of funding for equipment essential for technical training and training in allied health fields; and

Whereas, without adequate equipment needed to train workers, community colleges cannot fulfill their workforce training mission; and

Whereas, the method of funding equipment at community colleges differs from that used for The University of North Carolina and, as a result, does not provide additional funds for equipment when enrollment increases; and

Whereas, adequate equipment for training workers is even more important in an economic downturn because when unemployment increases, community college enrollment also increases; Now, therefore,

The General Assembly of North Carolina enacts:

**SECTION 1.** G.S. 143C-9-3 reads as rewritten:

### "§ 143C-9-3. Settlement Reserve Fund.

(a) The "Settlement Reserve Fund" is established as a restricted reserve in the General Fund. Except as otherwise provided in this section, funds shall be expended from the Settlement Reserve Fund only by specific appropriation by the General Assembly.

Pursuant to Section 2(b) of S.L. 1999-2, the fifty percent (50%) of the annual installment payment to the North Carolina L.E.A.F. (Long-Term Economic Advancement Foundation), Inc., is transferred to the Settlement Reserve Fund.

- (b) A Health Trust Account is established in the Settlement Reserve Fund. The portion of each Master Settlement Agreement payment identified in Section 6(3) of S.L. 1999-2 shall be credited to the Health Trust Account. The State Controller shall transfer all funds in the Health Trust Account to the Health and Wellness Trust Fund created in Article 6C of Chapter 147 of the General Statutes.
- (c) A Tobacco Trust Account is established in the Settlement Reserve Fund. The portion of each Master Settlement Agreement payment identified in Section 6(2) of S.L. 1999-2 shall be credited to the Tobacco Trust Account. The State Controller shall transfer all funds in



1 2

the Tobacco Trust Account to the Tobacco Trust Fund created in Article 75 of Chapter 143 of the General Statutes.

- (c1) A Community Colleges Trust Account is established in the Settlement Reserve Fund. The portion of each Master Settlement Agreement payment identified in Section 6(1) of S.L. 1999-2 and transferred under subsection (a) of this section to the Settlement Reserve Fund shall be credited to the Community Colleges Trust Account. The State Controller shall transfer all funds in the Community Colleges Trust Account to the Community Colleges Instructional Equipment Trust Fund created in G.S. 115D-43.
- (d) Unless prohibited by federal law, federal funds provided to the State by block grant or otherwise as part of federal legislation implementing a settlement between United States tobacco companies and the states shall be credited to the Settlement Reserve Fund. Unless otherwise encumbered or distributed under a settlement agreement or final order or judgment of the court, funds paid to the State or a State agency pursuant to a tobacco litigation settlement agreement, or a final order or judgment of a court in litigation between tobacco companies and the states, shall be credited to the Settlement Reserve Fund."
- **SECTION 2.** The Attorney General shall take all necessary actions to notify the court in the action entitled <u>State of North Carolina v. Philip Morris Incorporated, et al.</u>, 98 CVS 14377, in the General Court of Justice, Superior Court Division, Wake County, North Carolina, and the administrators of the State Specific Account established under the Master Settlement Agreement, of the action by the General Assembly in Section 1 of this act redirecting payments to the Settlement Reserve Account.
- **SECTION 3.** Article 3 of Chapter 115D of the General Statutes is amended by adding a new section to read:

## "§ 115D-43. Community Colleges Instructional Equipment Trust Fund.

- (a) Fund Created. The Community Colleges Instructional Equipment Trust Fund is established in the Community Colleges System Office as a special revenue fund. Revenue is credited to the Fund under G.S. 143C-9-3. Interest and other investment earnings accrue to the Fund, and the amount in the Fund does not revert at the end of a fiscal year. Revenue in the Fund may be used only to provide instructional equipment for a community college.
- (b) Use of Fund. The State Board is responsible for administering the Community Colleges Instructional Equipment Trust Fund. The amount in the Fund is annually appropriated to the Community Colleges System Office for allocation by the State Board for instructional equipment at the community colleges in accordance with the instructional equipment needs of the community colleges as determined by the State Board."
- **SECTION 4.** G.S. 115D-43, as enacted by Section 3 of this act, is amended by adding a new subsection to read:
- "(c) Principal Preserved. Until the balance in the Community Colleges Instructional Equipment Trust Fund as of July 1 of a fiscal year exceeds five hundred million dollars (\$500,000,000), the State Board may allocate from the Fund for a fiscal year no more than two-thirds of the amount credited to the Fund in the preceding fiscal year. If the balance in the Fund as of July 1 of a fiscal year exceeds this threshold, the State Board may allocate from the Fund the amount that exceeds the threshold."
- **SECTION 5.** Section 4 of this act becomes effective June 30, 2011. The remainder of this act is effective when it becomes law.