GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2013

Η

HOUSE BILL 589 Committee Substitute Favorable 4/17/13 Committee Substitute #2 Favorable 4/18/13 Committee Substitute #3 Favorable 4/23/13 Fifth Edition Engrossed 4/24/13 Senate Rules and Operations of the Senate Committee Substitute Adopted 7/23/13 Seventh Edition Engrossed 7/24/13

Short Title:	VIVA/Election Reform.	(Public)
Sponsors:		
Referred to:		

April 8, 2013

1		A BILL TO BE ENTITLED
2	AN ACT TO	RESTORE CONFIDENCE IN GOVERNMENT BY ESTABLISHING THE
3	VOTER	NFORMATION VERIFICATION ACT TO PROMOTE THE ELECTORAL
4	PROCES	THROUGH EDUCATION AND INCREASED REGISTRATION OF
5	VOTERS	AND BY REQUIRING VOTERS TO PROVIDE PHOTO IDENTIFICATION
6	BEFORE	VOTING TO PROTECT THE RIGHT OF EACH REGISTERED VOTER TO
7	CAST A	SECURE VOTE WITH REASONABLE SECURITY MEASURES THAT
8	CONFIR	1 VOTER IDENTITY AS ACCURATELY AS POSSIBLE WITHOUT
9	RESTRIC	TION, AND TO FURTHER REFORM THE ELECTION LAWS.
10	The General	Assembly of North Carolina enacts:
11		
12	PART 1. SH	DRT TITLE
13	S	CTION 1.1. Parts 1 through 6 of this act shall be known and cited as the Voter
14	Information V	erification Act.
15		
16		DTO IDENTIFICATION
17		CTION 2.1. Article 14A of Chapter 163 of the General Statutes is amended by
18	U	section to read:
19		. Photo identification requirement for voting in person.
20		ery qualified voter voting in person in accordance with this Article
21		2, or G.S. 163-182.1A shall present photo identification bearing any reasonable
22		o that voter to a local election official at the voting place before voting, except as
23	follows:	
24	<u>(1</u>	
25		<u>under G.S. 163-166.9.</u>
26	<u>(2</u>	
27		photographed and has filed a declaration in accordance with G.S. 163-82.7A
28		at least 25 days before the election in which that voter is voting in person
29		that voter shall not be required to provide photo identification.
30	<u>(3</u>	
31		60 days before election day that resulted in a disaster declaration by the



	General Assem	bly Of North Carolina	Session 2013	
1		President of the United States or the Governor of this Sta	ate who declares the	
2		lack of photo identification due to the natural disaster on		
3		the State Board, that voter shall not be required	*	
4		identification in any county subject to such declaration		
5	available from the State Board of Elections, from each county board of			
6		elections in a county subject to the disaster declaration,	-	
7		place and one-stop early voting site in that county. The v		
8		completed form at the time of voting.		
9	<u>(b)</u> <u>Any</u>	voter who complies with subsection (a) of this section sl	hall be permitted to	
10	vote.			
11	<u>(c)</u> <u>Any</u>	voter who does not comply with subsection (a) of the	nis section shall be	
12	permitted to vo	te a provisional official ballot which shall be counted	in accordance with	
13	<u>G.S. 163-182.1</u> A			
14		local election official to whom the photo identification		
15		photo identification bears any reasonable resemblance to		
16		fication. If it is determined that the photo identification		
17		mblance to the voter, the local election official s	shall comply with	
18	<u>G.S. 163-166.14</u>			
19		sed in this section, "photo identification" means any one of	•	
20		graph of the registered voter. In addition, the photo identi-	· · · · · · · · · · · · · · · · · · ·	
21	-	n date and shall be unexpired, provided that any voter hav		
22		he time of presentation at the voting place shall be perr	•	
23	· · ·	f any of the following that was unexpired on the vo		
24		the previous sentence, in the case of identification und		
25		this subsection, if it does not contain a printed expiration	· · · · · · · · · · · · · · · · · · ·	
26	-	has a printed issuance date that is not more than eigh	it years before it is	
27	presented for vor			
28	<u>(1)</u>	A North Carolina drivers license issued under Article 2		
29		General Statutes, including a learner's permit or a provisi		
			er G.S. 20-37.7.	
	<u>(4)</u>		re is no requirement	
	(5)		totos Donortmont of	
	<u>(3)</u>		-	
	(6)		zad triba or a triba	
	<u>(0)</u>		· · · · · · · · · · · · · · · · · · ·	
	(7)	· · · ·		
	<u>(7)</u>			
			tunn 90 days of the	
	SFC'		tutes is amended by	
		1	itutes is amended by	
	U		mblance of nhoto	
			ation presented by a	
50		the judges of election of the determination.	to that	
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	adding a new see " <u>§ 163-166.14.</u> <u>ident</u> (a) <u>Any</u> voter in accorda	Evaluation of determination of nonreasonable rese ification. local election official that determines the photo identification official that determines the photo identification of the photo ident	tates Department of <u>tates Department of</u> <u>n medical facilities</u> <u>printed expiration or</u> <u>tzed tribe or a tribe</u> <u>al Statutes.</u> <u>ued by another state,</u> <u>ealth of the United</u> <u>ithin 90 days of the</u> <u>tutes is amended by</u> <u>emblance of photo</u> <u>ation presented by a</u>	

	General Assembly Of North Carolina Session 2013				
1	(b) When notified under subsection (a) of this section, the judges of election present				
2	shall review the photo identification presented and the voter to determine if the photo				
3	identification bears any reasonable resemblance to that voter. The judges of election present				
4	may consider information presented by the voter in addition to the photo identification and				
5	shall construe all evidence presented in a light most favorable to the voter.				
6	(c) A voter subject to subsections (a) and (b) of this section shall be permitted to vote				
7	unless the judges of election present unanimously agree that the photo identification presented				
8	does not bear any reasonable resemblance to that voter. The failure of the judges of election				
9	present to unanimously agree that photo identification presented by a voter does not bear any				
10	reasonable resemblance to that voter shall be dispositive of any challenges that may otherwise				
11	<u>be made under G.S. 163-85(c)(10).</u>				
12	(d) <u>A voter subject to subsections (a) and (b) of this section shall be permitted to vote a</u>				
13	provisional ballot in accordance with G.S. 163-88.1 if the judges of election present				
14	unanimously agree that the photo identification presented does not bear any reasonable				
15	resemblance to that voter.				
16 17	(e) At any time a voter presents photo identification to a local election official other then an election day, the county board of elections shall have evaluable to the local election				
17 18	than on election day, the county board of elections shall have available to the local election official judges of election for the review required under subsection (b) of this section,				
18 19	appointed in the manner as is in Article 5 of this Chapter, except that the individuals (i) may				
20	reside anywhere in the county or (ii) be an employee of the county or the State. Neither the				
20	local election official nor the judges of election may be a county board member. The county				
22	board is not required to have the same judges of election available throughout the time period a				
23	voter may present photo identification other than on election day but shall have at least two				
24	judges, who are not of the same political party affiliation, available at all times during that				
25	period.				
26	(f) Any local or State employee appointed to serve as a judge of election may hold that				
27	office in addition to the number permitted by G.S. 128-1.1.				
28	(g) The county board of elections shall cause to be made a record of all voters subject to				
29	subsection (c) of this section. The record shall include all of the following:				
30	(1) The name and address of the voter.				
31	(2) The name of the local election official under subsection (a) of this section.				
32	(3) The names and a record of how each judge of election voted under				
33	subsection (b) of this section.				
34	(4) The date of the determinations under subsections (a) and (b) of this section.				
35	(5) <u>A brief description of the photo identification presented by the voter.</u>				
36	(h) For purposes of this section, the term "judges of election" shall have the following				
37	<u>meanings:</u> (1) On election day, the chief index and indexs of election as engeinted under				
38	(1) On election day, the chief judge and judges of election as appointed under				
39 40	$\frac{\text{Article 5 of this Chapter.}}{\text{Any time other than on election day the individuals appointed under}}$				
40 41	(2) <u>Any time other than on election day, the individuals appointed under</u> subsection (e) of this section.				
41	(i) The State Board shall adopt rules for the administration of this section."				
42 43	SECTION 2.3. Article 7A of Chapter 163 of the General Statutes is amended by				
44	adding a new section to read:				
45	"§ 163-82.7A. Declaration of religious objection to photograph.				
46	(a) At the time of approval of the application to register to vote, a voter with a sincerely				
47	held religious objection to being photographed may execute a declaration before an election				
48	official to that effect to be incorporated as part of the official record of voter registration.				
49	(b) At any time after the voter has registered to vote that the voter has determined the				
50	voter has a sincerely held religious objection to being photographed, that voter may execute a				

General Assembly Of North CarolinaSession 2013
declaration before an election official to be incorporated as part of the official record of that
voter's voter registration.
(c) At any time after a voter has executed a declaration before an election official under
this section and that voter no longer has a sincerely held religious objection to being
photographed, that voter may request the cancellation of the declaration in writing to the county
board.
(d) All declarations under subsections (a) and (b) of this section shall include a
statement by the voter that the voter has a sincerely held religious objection to being
photographed and a requirement for the signature of the voter, which includes a notice that a
false or fraudulent declaration is a Class I felony pursuant to G.S. 163-275(13).
(e) The State Board shall adopt rules to establish a standard form for the administration
of this section."
SECTION 2.5. G.S. 163-166.7(a) reads as rewritten:
"(a) Checking Registration. – A person seeking to vote shall enter the voting enclosure
through the appropriate entrance. A precinct official assigned to check registration shall at once
ask the voter to state current name and residence address. The voter shall answer by stating
current name and residence address. address and presenting photo identification in accordance
with G.S. 163-166.13. In a primary election, that voter shall also be asked to state, and shall
state, the political party with which the voter is affiliated or, if unaffiliated, the authorizing
party in which the voter wishes to vote. After examination, that official shall state whether that
voter is duly registered to vote in that precinct and shall direct that voter to the voting
equipment or to the official assigned to distribute official ballots. If a precinct official states
that the person is duly registered, the person shall sign the pollbook, other voting record, or
voter authorization document in accordance with subsection (c) of this section before voting." SECTION 2.6. G.S. 163-166.9 reads as rewritten:
"§ 163-166.9. Curbside voting.
(a) In any election or referendum, if any qualified voter is able to travel to the voting
place, but because of age or physical disability and physical barriers encountered at the voting
place is unable to enter the voting enclosure to vote in person without physical assistance, that
voter shall be allowed to vote either in the vehicle conveying that voter or in the immediate
proximity of the voting place.
(b) Any qualified voter voting under this section shall comply with G.S. 163-166.13(a)
by one of the following means:
(1) Presenting photo identification in accordance with G.S. 163-166.13.
(2) Presenting a copy of a document listed in G.S. 163-166.12(a)(2).
(c) The State Board of Elections shall promulgate adopt rules for the administration of
this section."
SECTION 2.7. G.S. 163-227.2(b) reads as rewritten:
"(b) Not earlier than the third Thursday before an election, in which absentee ballots are
authorized, in which a voter seeks to vote and not later than 1:00 P.M. on the last Saturday
before that election, the voter shall appear in person only at the office of the county board of
elections, except as provided in subsection (g) of this section. A county board of elections shall
conduct one-stop voting on the last Saturday before the election until 1:00 P.M. and may
conduct it until 5:00 P.M. on that Saturday. That voter shall enter the voting enclosure at the
board office through the appropriate entrance and shall at once state his or her name and place
of residence to an authorized member or employee of the board. board and present photo
identification in accordance with G.S. 163-166.13. In a primary election, the voter shall also
state the political party with which the voter affiliates and in whose primary the voter desires to
vote, or if the voter is an unaffiliated voter permitted to vote in the primary of a particular party
under G.S. 163-119, the voter shall state the name of the authorizing political party in whose
primary he wishes to vote. The board member or employee to whom the voter gives this

1	information shall announce the name and residence of the voter in a distinct tone of voice.		
2	After examining the registration records, an employee of the board shall state whether the		
3	person seeking to vote is duly registered. If the voter is found to be registered that voter may		
4	request that the authorized member or employee of the board furnish the voter with an		
5	application form as specified in G.S. 163-227. The voter shall complete the application in the		
6	presence of the authorized member or employee of the board, and shall deliver the application		
7	to that person."		
8	SECTION 2.8. Article 15A of Chapter 163 of the General Statutes is amended by		
9	adding a new section to read:		
10	"§ 163-182.1A. Counting of provisional official ballots cast due to failure to provide photo		
11	identification when voting in person.		
12	(a) Unless disqualified for some other reason provided by law, the county board of		
13	elections shall find that a voter's provisional official ballot cast as a result of failing to present		
14	photo identification when voting in person in accordance with G.S. 163-166.13 is valid and		
15	direct that the provisional ballot be opened and counted in accordance with this Chapter if the		
16	voter complies with this section.		
17	(b) <u>A voter who casts a provisional official ballot wholly or partly as a result of failing</u>		
18	to present photo identification when voting in person in accordance with G.S. 163-166.13 may		
19	comply with this section by appearing in person at the county board of elections and doing one		
20	of the following:		
21	(1) Presenting photo identification as defined in G.S. 163-166.13(e) that bears		
22	any reasonable resemblance to the voter. The local election official to whom		
23	the photo identification is presented shall determine if the photo		
24	identification bears any reasonable resemblance to that voter. If not, that		
25	local election official shall comply with G.S. 163-166.14.		
26	(2) Presenting any of the documents listed in G.S. 163-166.12(a)(2) and		
27	declaring that the voter has a sincerely held religious objection to being		
28	photographed. That voter shall also be offered an opportunity to execute a		
29	declaration under G.S. 163-82.7A for future elections.		
30	(c) All identification under subsection (b) of this section shall be presented to the		
31	county board of elections not later than 12:00 noon the day prior to the time set for the		
32	convening of the election canvass pursuant to G.S. 163-182.5.		
33	(d) If the county board of elections determines that a voter has also cast a provisional		
34	official ballot for a cause other than the voter's failure to provide photo identification in		
35	accordance with G.S. 163-166.13, the county board shall do all of the following:		
36	(1) Note on the envelope containing the provisional official ballot that the voter		
37	has complied with the proof of identification requirement.		
38	(2) Proceed to determine any other reasons for which the provisional official		
39	ballot was cast provisionally before ruling on the validity of the voter's		
40	provisional official ballot."		
41	SECTION 2.9. G.S. 163-87 reads as rewritten:		
42	"§ 163-87. Challenges allowed on day of primary or election.		
43	On the day of a primary or election, at the time a registered voter offers to vote, any other		
44	registered voter of the precinct may exercise the right of challenge, and when he the voter does		
45	so may enter the voting enclosure to make the challenge, but he the voter shall retire therefrom		
46	as soon as the challenge is heard.		
47	On the day of a primary or election, any other registered voter of the precinct may		
48	challenge a person for one or more of the following reasons:		
49	(1) One or more of the reasons listed in G.S. 163-85(c).		
50	(1) That the person has already voted in that primary or election.		

	General Assemb	bly Of North Carolina	Session 2013
1	(4)	If the challenge is made with respect to voting in a p	artisan primary, that the
2		person is a registered voter of another political party.	
3	<u>(5)</u>	Except as provided in G.S. 163-166.13(d) and G.S.	5. 163-166.14, the voter
4		does not present photo identification in accordance w	vith G.S. 163-166.13.
5	The chief ju	dge, judge, or assistant appointed under G.S. 163-4	1 or 163-42 may enter
6	challenges under	r this section against voters in the precinct for which	appointed regardless of
7	the place of resid	lence of the chief judge, judge, or assistant.	
8	-	is challenged under this subsection, and the challe	-
9		s), the voter may still transfer his that vote	
10		e) if eligible under that section, and the registration shal	
11		if the transfer is made. A person who has trans	
12	-	r G.S. 163-82.15(e) may be challenged at the precinct t	to which the registration
13	is being transferr	red."	
14			
15		EMENTATION	
16		FION 3.1. G.S. 20-37.7(d) reads as rewritten:	
17	· · · · ·	ration and Fee. – A special identification card issued	-
18		section expires when a drivers license issued on the s	•
19	-	special identification card renewed under this section	expires when a drivers
20		by the card holder on the same day would expire.	
21		a special identification card is the same as the fee	
22	-	. The fee does not apply to a special identification car	d issued to a resident of
23	this State <u>as follo</u>		
24	$\frac{(1)}{(2)}$	who <u>The applicant</u> is legally blind,<u>blind</u>.	
25	$\frac{(2)}{(2)}$	<u>The applicant is at least 70 years old, old.</u>	1. 1 1.
26	<u>(3)</u>	<u>The applicant is homeless</u> , has been issued a drivers	
27		license is cancelled under G.S. 20-15, in accordance	
28 29	(A)	(g), as a result of a physical or mental disability or di	
29 30	<u>(4)</u>	<u>The applicant is homeless.</u> To obtain a special ide	
30 31		paying a fee, a homeless person must present a lett the director of a facility that provides care or shelf	
32		verifying that the person is homeless.	ter to nonneless persons
32 33	(5)	The applicant is registered to vote in this State and	nd does not have photo
33 34	<u>(5)</u>	identification acceptable under G.S. 163-166.13.	±
34 35		identification card without paying a fee, a register	• • • • • • • • • • • • • • • • • • •
36		declaration stating the registered voter is registered	
30 37		photo identification acceptable under G.S. 163-166	-
38		verify that voter registration prior to issuing the spe	
39		Any declaration shall prominently include	the penalty under
40		G.S. 163-275(13) for falsely making the declaration.	the penalty ander
41	<u>(6)</u>	The applicant is appearing before the Division for th	e purpose of registering
42	<u>(0)</u>	to vote in accordance with G.S. 163-82.19 and doe	
43		identification acceptable under G.S. 163-166.13.	±
44		identification card without paying a fee, that	• · · ·
45		declaration stating that applicant is registering to	
46			G.S. 163-166.13. Any
47		declaration shall prominently include the penalty und	
48		falsely making the declaration."	
49	SEC	FION 3.2. G.S. 130A-93.1 is amended by adding a new	w subsection to read:
50		verification of voter registration, the State Registrar	
51	_	n (a) of this section to a registered voter who signs a	

General Assembly Of North Carolina Session 2013 registered voter is registered to vote in this State and does not have a certified copy of that 1 2 registered voter's birth certificate or marriage license necessary to obtain photo identification 3 acceptable under G.S. 163-166.13. Any declaration shall prominently include the penalty under 4 G.S. 163-275(13) for falsely or fraudulently making the declaration." 5 **SECTION 3.3.** G.S. 161-10(a)(8) reads as rewritten: 6 Certified Copies of Birth and Death Certificates and Marriage Licenses. -"(8) 7 For furnishing a certified copy of a death or birth certificate or marriage 8 license ten dollars (\$10.00). Provided however, a Register of Deedsregister 9 of deeds, in accordance with G.S. 130A-93, may issue without charge a 10 certified Birth Certificate birth certificate to any person over the age of 62 11 years. Provided, however, upon verification of voter registration, a register of deeds, in accordance with G.S. 130A-93, shall issue without charge a 12 13 certified copy of a birth certificate or a certified copy of a marriage license to 14 any registered voter who declares the registered voter is registered to vote in this State and does not have a certified copy of that registered voter's birth 15 16 certificate or marriage license necessary to obtain photo identification 17 acceptable under G.S. 163-166.13. Any declaration shall prominently include the penalty under G.S. 163-275(13) for falsely or fraudulently 18 19 making the declaration." 20 **SECTION 3.4.** G.S. 163-275(13) reads as rewritten: 21 "(13) For any person falsely to make or present any certificate or other paper to 22 qualify any person fraudulently as a voter, or to attempt thereby to secure to 23 any person the privilege of voting; voting, including declarations made under 24 this Chapter, G.S. 20-37.7(d)(5), 20-37.7(d)(6), 130A-93.1(c), and 25 161-10(a)(8);" 26 27 **PART 4. ABSENTEE VOTING** 28 SECTION 4.1. G.S. 163-229(b) reads as rewritten: 29 Application on Container-Return Envelope. – In time for use not later than 60 days "(b) 30 before a statewide general election in an even-numbered year, and not later than 50 days before 31 a statewide primary, other general election or county bond election, the county board of 32 elections shall print a sufficient number of envelopes in which persons casting absentee ballots 33 may transmit their marked ballots to the county board of elections. However, in the case of 34 municipal elections, sufficient container-return envelopes shall be made available no later than 35 30 days before an election. Each container-return envelope shall have printed on it an 36 application which shall be designed and prescribed by the State Board of Elections, providing 37 for all of the following: 38 the The voter's certification of eligibility to vote the enclosed ballot and of (1)39 having voted the enclosed ballot in accordance with this Article. Article. 40 aA space for identification of the envelope with the voter, voter and the (2)41 voter's signature. 42 and aA space for the identification of the two persons witnessing the casting (3) of the absentee ballot in accordance with G.S. 163-231, those persons' 43 44 signatures, and those persons' addresses. 45 A space for the name and address of any person who, as permitted under (4)G.S. 163-226.3(a), assisted the voter if the voter is unable to complete and 46

- 47 <u>sign the certification and that individual's signature.</u>
- 48 (5) <u>A</u> space for approval by the county board of elections.
- 49(6)The envelope shallA space toallow reporting of a change of name as50provided by G.S. 163-82.16.

General Assemb	oly Of North Carolina	Session 2013
(7)	A prominent display of the unlawful	acts under G.S. 163-226.3 and
	G.S. 163-275, except if there is not room or	
	Elections may provide for that disclosure t	-
	paper to be included along with the contained	÷ •
The containe	r-return envelope shall be printed in accord	
State Board of E		
SEC	FION 4.2. G.S. 163-230.1 reads as rewritten:	
"§ 163-230.1. Si	multaneous issuance of absentee ballots wi	th application.
-	ualified voter who is eligible to vo	
-	lesires to vote by absentee ballot, or that vote	•
	complete a request form for in writing an a	
-	tion and absentee ballots so that the county b	
	st form not later than 5:00 P.M. on the T	
completed writte	en request form shall be signed by the voter	;, the voter's near relative, or the
voter's verifiable	e legal guardian.in compliance with G.S. 1	63-230.2. The county board of
	nter in the register of absentee requests, ap	
	uired in G.S. 163-228 as soon as each ite	
-	receiving the application, completed request for	
-	e mailed to that voter in a single package:	
following:		
(1)	The official ballots the that voter is entitled	to vote;<u>vote.</u>
(2)	A container-return envelope for the ball	ots, printed in accordance with
	G.S. 163-229; and G.S. 163-229.	
(3)	Repealed by Session Laws 1999-455, s. 10.	
(4)	An instruction sheet.	
The ballots,	envelope, and instructions shall be mailed to	b the voter by the county board's
chairman, memb	er, officer, or employee as determined by the	board and entered in the register
as provided by the		
. ,	nce for Sickness or Physical Disability. – N	e i
	this section, if a voter expects to be unable to	
-	on day because of that voter's sickness or othe	
	relative or verifiable legal guardian may	-
	f this section in person for absentee ballots	
•	the voter is registered after 5:00 p.m. on the	•
	0 p.m. on the day before the election. The co	
	request form in the same manner as a requ	
	personally deliver the application and ballot	
	able legal guardian.enter in the register of ab	1 , 11 ,
	e information required in G.S. 163-228 as soo	
	le. The county board of elections shall perso	nally deliver to the requester in a
single package:		
(1)	The official ballots the voter is entitled to v	·
(2)	A container-return envelope for the ball	ots, printed in accordance with
	G.S. 163-229; and	
(3)	An instruction sheet.	
	ery of Absentee Ballots and Container-Return	
•	l of elections receives a <u>completed</u> request <u>fo</u>	
	d shall promptly issue and transmit them to	the voter in accordance with the
following instruc		ant is antitlad to wate the shall -
(1)	On the top margin of each ballot the applic	
	member, officer, or employee of the board	or elections shall write or type the

	General Assembly	y Of North Carolina	Session 2013
1		words "Absentee Ballot No" or an abbreviation	
2		Board of Elections and insert in the blank space t	0
3		applicant's application in the register of absentee re	
4		ballots issued. That person shall not write, type, o	
5		upon the ballots transmitted to the absentee voter. A	-
6		elections may cause to be barcoded on the ballo	
7		number, if that barcoding system is approved	by the State Board of
8		Elections.	
9	. ,	The chair, member, officer, or employee of the boa	
0		and place the ballots (identified in accordance	
11		instruction) in a container-return envelope and	• -
12		appropriate blanks thereon, in accordance with the t	
3		the absentee voter's name, the absentee voter's app	
5		designation of the precinct in which the voter is re-	•
16		barcoded under this section, the envelope may be	
10		having the actual number appear. The person pla envelopes shall leave the container-return envelo	
18		unsealed.	spe noturing the ballots
9		The chair, member, officer, or employee of the boa	rd of elections shall then
20		place the unsealed container-return envelope hold	
21		with printed instructions for voting and returning th	•
22		addressed to the voter at the post office address state	-
23		envelope, and mail it at the expense of the cou	-
24		Provided, that in case of a request received after 5	-
25		before the election under the provisions of subsection	· ·
26		lieu of transmitting the ballots to the voter in perso	
27		member, officer, or employee of the board of el	-
28		sealed envelope containing the instruction sheet	and the container-return
29		envelope holding the ballots to a near relative or ve	rifiable legal guardian of
0		the voter.	
81	The county bo	ard of elections may receive completed written re-	equestsrequest forms for
32		time prior to the election but shall not mail applic	
33		lications and ballots in person earlier than 60 day	-
34	-	an even-numbered year, or earlier than 50 days pr	•
35		in G.S. 163-227.2. No election official shall issue	applications for absentee
36	-	ompliance with this Article.	
37		plication shall be completed and signed by the vote	
38		s sealed in the container-return envelope, and the	certificate completed as
39	provided in G.S. 1		
40 1 1	. ,	ext official meeting after return of the completed c	1
41 42		ballots, the county board of elections shall	
-2 -3		nvelope has been properly executed. If the boa	
+3 4		nvelope has been properly executed, it shall appr er-return envelope with other container-return envelope	
-5		ballots counted at the same time as all other contai	
-5 -6	absentee ballots.	banots counted at the same time as an other contain	ner-return envelopes and
F0 17		ed Meeting of County Board of Elections. – During	the period commencing
+7 18	· · · · ·	ay before an election, in which absentee ballots ar	
+0 19		shall hold one or more public meetings each Tues	· · · · · ·
50		on applications for absentee ballots. At these meeti	•
51		upon applications for absentee ballots	ingo, the county could of

elections shall pass upon applications for absentee ballots. 51

1 If the county board of elections changes the time of holding its meetings or provides for 2 additional meetings in accordance with the terms of this subsection, notice of the change in 3 hour and notice of the schedule of additional meetings, if any, shall be published in a 4 newspaper circulated in the county at least 30 days prior to the election.

5 At the time the county board of elections makes its decision on an application for absentee 6 ballots, the board shall enter in the appropriate column in the register of absentee requests, 7 applications, and ballots issued opposite the name of the applicant a notation of whether the 8 applicant's application was "Approved" or "Disapproved".

9 The decision of the board on the validity of an application for absentee ballots shall be final 10 subject only to such review as may be necessary in the event of an election contest. The county 11 board of elections shall constitute the proper official body to pass upon the validity of all 12 applications for absentee ballots received in the county; this function shall not be performed by 13 the chairman or any other member of the board individually.

14

21

(d) Repealed by Session Laws 1999-455, s. 10.

15 (e) The State Board of Elections, by rule or by instruction to the county board of 16 elections, shall establish procedures to provide appropriate safeguards in the implementation of 17 this section.

(f) For the purpose of this Article, "near relative" means spouse, brother, sister, parent,
 grandparent, child, grandchild, mother-in-law, father-in-law, daughter-in-law, son-in-law,
 stepparent, or stepchild."

SECTION 4.3. G.S. 163-230.2 reads as rewritten:

22 "§ 163-230.2. Method of requesting absentee ballots.

23 Valid Types of Written Requests. - A completed written request form for an (a) 24 absentee ballot as required by G.S. 163-230.1 is valid only if it is written entirely by the 25 requester personally, or is on a form generated created by the county board of elections State 26 Board and signed by the requester, voter requesting absentee ballots or that voter's near relative 27 or verifiable legal guardian. The county board of elections shall issue a request form only to the 28 voter seeking to vote by absentee ballot or to a person authorized by G.S. 163-230.1 to make a 29 request for the voter. If a requester, due to disability or illiteracy, is unable to complete a 30 written request, that requester may receive assistance in writing that request from an individual 31 of that requester's choice. The State Board shall make the form available at its offices, online, 32 and in each county board of elections office, and that form may be reproduced. A voter may 33 make a request in person or by writing to the county board for the form to request an absentee 34 ballot. The request form for an absentee ballot shall require at least the following information:

51	ounot. The reque	st form for an absentee banot shan require at least the fortowing information:
35	<u>(1)</u>	The name and address of the residence of the voter.
36	<u>(2)</u>	The name and address of the voter's near relative or verifiable legal guardian
37		if that individual is making the request.
38	<u>(3)</u>	The address of the voter to which the application and absentee ballots are to
39		be mailed if different from the residence address of the voter.
40	<u>(4)</u>	One or more of the following in the order of preference:
41		<u>a.</u> <u>The number of the voter's North Carolina drivers license issued under</u>
42		Article 2 of Chapter 20 of the General Statutes, including a learner's
43		permit or a provisional license.
44		b. The number of the voter's special identification card for nonoperators
45		issued under G.S. 20-37.7.
46		<u>c.</u> <u>The last four digits of the applicant's social security number.</u>
47	<u>(5)</u>	The voter's date of birth.
48	<u>(6)</u>	The signature of the voter or of the voter's near relative or verifiable legal
49		guardian if that individual is making the request.

	General Assembly Of North CarolinaSession 2013			
1	(a1) A completed request form for an absentee ballot shall be deemed a request to update			
2	the official record of voter registration for that voter and shall be confirmed in writing in			
3	accordance with G.S. 163-82.14(d).			
4	(a2) The completed request form for an absentee ballot shall be delivered to the county			
5	board of elections. If the voter does not include the information requested in subdivision $(a)(4)$			
6	of this section, a copy of a document listed in G.S. 163-166.12(a)(2) shall accompany the			
7	completed request form.			
8	(a3) Upon receiving a completed request form for an absentee ballot, the county board			
9	shall confirm that voter's registration. If that voter is confirmed as a registered voter of the			
10	county, the absentee ballots and certification form shall be mailed to the voter, unless			
11	personally delivered in accordance with G.S. 163-230.1(a1). If the voter's official record of			
12	voter registration conflicts with the completed request form for an absentee ballot or cannot be			
13	confirmed, the voter shall be so notified. If the county board cannot resolve the differences, no			
14	application or absentee ballots shall be issued.			
15	(b) Invalid Types of Written Requests. – A request is not valid if it does not comply			
16	with subsection (a) of this section. If a county board of elections receives a request for an			
17	absentee ballot that does not comply with subsection (a) of this section, the board shall not			
18	issue an application and ballot under G.S. 163-230.1.			
19	(c) Rules by State Board. – The State Board of Elections shall adopt rules for the			
20	enforcement of this section."			
20	SECTION 4.4. G.S. 163-231 reads as rewritten:			
22	"§ 163-231. Voting absentee ballots and transmitting them to the county board of			
22	elections.			
23 24				
	(a) Procedure for Voting Absentee Ballots. – In the presence of <u>a persontwo persons</u> who is an at least 18 years of any and who is an at disgualified by $C = 162, 226, 2(a)(4)$ or			
25 26	who is are at least 18 years of age, and who is are not disqualified by G.S. 163-226.3(a)(4) or $C_{\rm s} = 162.227$ (h) the vietor shell shell do all of the following:			
26	G.S. 163-237(b1), the voter shall:shall do all of the following:			
27	(1) Mark the voter's ballots, or cause them to be marked by that person in the			
28	voter's presence according to the voter's instruction; instruction.			
29	(2) Fold each ballot separately, or cause each of them to be folded in the voter's			
30	presence; presence.			
31	(3) Place the folded ballots in the container-return envelope and securely seal it,			
32	or have this done in the voter's presence; presence.			
33	(4) Make the application printed on the container-return envelope according to			
34	the provisions of G.S. 163-229(b) and make the certificate printed on the			
35	container-return envelope according to the provisions of G.S. 163-229(b).			
36	(5) Require those two persons in whose presence the voter marked that voter's			
37	ballots to sign the application and certificate as witnesses and to indicate			
38	those persons' addresses.			
39	Alternatively to the prior paragraph of this subsection, any requirement for two witnesses			
40	shall be satisfied if witnessed by one notary public, who shall comply with all the other			
41	requirements of that paragraph. The notary shall affix a valid notarial seal to the envelope, and			
42	include the word "Notary Public" below his or her signature.			
43	The person persons in whose presence the ballot is marked shall at all times respect the			
44	secrecy of the ballot and the privacy of the absentee voter, unless the voter requests the person's			
45	assistance and the that person is otherwise authorized by law to give assistance. The person in			
46	whose presence the ballot was marked shall sign the application and certificate as a witness and			
47	shall indicate that person's address. When thus executed, the sealed container-return envelope,			
48	with the ballots enclosed, shall be transmitted in accordance with the provisions of subsection			
49	(b) of this section to the county board of elections which issued the ballots.			
50	(a1) Repealed by Session Laws 1987, c. 583, s. 1.			

General Ass	embly Of N	orth Carolina	Session 2013
(b) T1	ansmitting	Executed Absentee Ballots to Count	ty Board of Elections. – The sealed
	-	be in which executed absentee ba	-
	-	board of elections who issued them	1
(1	•	llots issued under the provisions of	
<u>(1</u>	_	f this Chapter shall be transmitted	
		-	
		e, at the voter's expense, or deliver	
		e or verifiable legal guardian <u>and</u>	
		han 5:00 p.m. on the day before o	1 1 0
		on or county bond election. Ballo	-
		e 21A of this Chapter may also be el	•
<u>(2</u>		ots are received later than that hour	
		subsection, theythose ballots shall	not be accepted unless one of the
		<u>'ing applies:</u>	
	<u>a.(i)</u>	federal Federal law so requires, req	
	<u>b.(ii)</u>		<u>Article 20 of this Chapter</u> are
		· ·	lated on or before-by the day of the
		statewide primary or general electi	ion or county bond election and are
		received by the county board of	elections not later than three days
		after the election by 5:00 p.m., or 4	<u>5:00 p.m.</u>
	<u>c.(iii)</u>	if The ballots issued under Article	e 21A of this Chapter are received
		by the county board of elections n	ot later than the end of business on
		the business day before the canvas	s conducted by the county board of
		elections held pursuant to G.S.	163-182.5. Ballots issued under
		Article 20 of this Chapter not pos	tmarked by the day of the election
		shall not be accepted by the county	- board of elections.
<u>(c)</u> <u>Fo</u>	or purposes	of this section, "Delivered in perso	n" includes delivering the ballot to
an election of	fficial at a	one-stop voting site under G.S. 163	3-227.2 during any time that site is
open for voti	ng. The ball	ots shall be kept securely and delive	ered by election officials at that site
to the county	board of ele	ections office for processing."	
SI	ECTION 4.	5. G.S. 163-226 is amended by add	ing a new subsection to read:
" <u>(d)</u> <u>Tl</u>	ne Term "V	erifiable Legal Guardian." – An in	dividual appointed guardian under
Chapter 35A	of the Ger	neral Statutes. For a corporation a	ppointed as a guardian under that
Chapter, the	corporation	may submit a list of 10 named	individuals to the State Board of
Elections who	o may act fo	or that corporation under this Article	<u>, "</u>
SI	ECTION 4.	6.(a) G.S. 163-226.3(a)(4) reads as	rewritten:
"(a) A	ny person v	vho shall, in connection with abser	tee voting in any election held in
this State, do	any of the	acts or things declared in this sectio	n to be unlawful, shall be guilty of
a Class I felo	•	•	
(4) For an	y owner, manager, director, employ	yee, or other person, other than the
× ×	·	near relative or verifiable legal gua	
		unt to G.S. 163-230.1 or (ii) sign	
	-	s, on behalf of a registered vote	
		al, clinic, nursing home or rest home	
	-	ger, director, employee, or other p	•
	-	e or verifiable legal guardian, to r	
		such a voter in marking an absente	
		to members, employees, or voluntee	
		se members, employees, or voluties	
		partisan team trained and authorized	
	-	voters with absentee ballots. Each c	• •
	abbibt		sand of electronic shall dall

	General Assembly Of North CarolinaSession 2013
1	and authorize such teams, pursuant to procedures which shall be adopted by
2	the State Board of Elections. If neither the voter's near relative nor a
3	verifiable legal guardian is available to assist the voter, and a multipartisan
4	team is not available to assist the voter within seven calendar days of a
5	telephonic request to the county board of elections, the voter may obtain
6	such assistance from any person other than (i) an owner, manager, director,
7	employee of the hospital, clinic, nursing home, or rest home in which the
8	voter is a patient or resident; (ii) an individual who holds any elective office
9	under the United States, this State, or any political subdivision of this State;
10	(iii) an individual who is a candidate for nomination or election to such
11	office; or (iv) an individual who holds any office in a State, congressional
12	district, county, or precinct political party or organization, or who is a
13	campaign manager or treasurer for any candidate or political party; provided
14	that a delegate to a convention shall not be considered a party office. None
15	of the persons listed in (i) through (iv) of this subdivision may sign the
16	application or certificate as a witness for the patient.
17	"
18	SECTION 4.6.(b) The State Board of Elections shall adopt rules prior to October
19	1, 2013, concerning the multipartisan teams authorized by G.S. 163-226.3(a)(4), as amended by
20	subsection (a) of this section, to ensure that each county has, no later than the day absentee
21	voting begins for each primary and election, trained teams to promptly assist patients and
22	residents of any hospital, clinic, nursing home, or rest home in that county in casting absentee
23 24	ballots as provided by law. Such rules shall be initially established as temporary rules in
24 25	accordance with Chapter 150B of the General Statutes. SECTION 4.7. G.S. 10B-30 is amended by adding a new subsection to read:
25 26	"(d) A notary may not charge any fee for witnessing and affixing a notarial seal to an
20	absentee ballot application or certificate under G.S. 163-231."
28	PART 5. REGISTRATION AND EDUCATION
29	SECTION 5.1. G.S. 163-82.22 reads as rewritten:
30	"§ 163-82.22. Voter registration at public libraries. public libraries and public agencies.
31	(a) Every library covered by G.S. 153A-272 shall make available to the public the
32	application forms described in G.S. 163-82.3, and shall keep a sufficient supply of the forms so
33	that they are always available. Every library covered by G.S. 153A-272 shall designate at least
34	one employee to assist voter registration applicants in completing the form during all times that
35	the library is open.
36	(b) If approved by the State Board of Elections, the county board of elections, and the
37	county board of commissioners, a county may offer voter registration in accordance with this
38	section through the following additional public offices:
39	(1) <u>Senior centers or facilities operated by the county.</u>
40	(2) Parks and recreation services operated by the county."
41	SECTION 5.2. The State Board of Elections shall disseminate information about
42	photo identification requirements for voting, provide information on how to obtain photo
43	identification appropriate for voting, and assist any registered voter without photo identification
44	appropriate for voting with obtaining such photo identification. Information may be distributed
45	through public service announcements, print, radio, television, online, and social media. The
46	State Board shall work with public agencies, private partners, and nonprofits to identify voters
47 19	without photo identification appropriate for voting and assist those voters in securing the photo identification appropriate for voting All outroach afforts to patify voters of the photo
48	identification appropriate for voting. All outreach efforts to notify voters of the photo identification requirements shall be accessible to the alderly and persons with disabilities. The
49 50	identification requirements shall be accessible to the elderly and persons with disabilities. The State Board of Elections shall work with county boards of elections in those counties where
50 51	State Board of Elections shall work with county boards of elections in those counties where there is no Division of Motor Vehicles drivers license office open five days a week to (i)
51	there is no Division of whotor vehicles urivers heefise office open five days a week to (1)

1 widely communicate information about the availability and schedules of Division of Motor 2 Vehicles mobile units and (ii) provide volunteers to assist voters with obtaining photo 3 identification through mobile units. 4 **SECTION 5.3.** Education and Publicity Requirements. – The public shall be 5 educated about the photo identification to vote requirements of this act as follows: 6 As counties use their regular processes to notify voters of assignments and (1)7 reassignments to districts for election to the United States House of 8 Representatives, State Senate, State House of Representatives, or local 9 office, by including information about the provisions of this act. 10 (2)As counties send new voter registration cards to voters as a result of new 11 registration, changes of address, or other reasons, by including information about the provisions of this act. 12 13 Counties that maintain a board of elections Web site shall include (3) 14 information about the provisions of this act. 15 Notices of elections published by county boards of elections under (4) 16 G.S. 163-22(8) for the 2014 primary and 2014 general election shall include 17 a brief statement that photo identification will be required to vote in person 18 beginning in 2016. 19 The State Board of Elections shall include on its Web site information about (5) 20 the provisions of this act. 21 Counties shall post at the polls and at early voting sites beginning with the (6)22 2014 primary elections information about the provisions of this act. 23 The State Board of Elections shall distribute information about the photo (7)24 identification requirements to groups and organizations serving persons with 25 disabilities or the elderly. 26 (8) The State Board of Elections, the Division of Motor Vehicles, and county 27 boards of elections in counties where there is no Division of Motor Vehicles 28 drivers license office open five days a week shall include information about 29 mobile unit schedules on existing Web sites, shall distribute information 30 about these schedules to registered voters identified without photo 31 identification, and shall publicize information about the mobile unit 32 schedules through other available means. 33 (9) The State Board of Elections and county boards of elections shall direct 34 volunteers to assist registered voters in counties where there is no Division of Motor Vehicles drivers license office open five days a week. 35 36 **SECTION 5.4.** The State Board of Elections shall include in all forms prepared by 37 the Board a prominent statement that submitting fraudulently or falsely completed declarations 38 is a Class I felony under Chapter 163 of the General Statutes. 39 SECTION 5.5. By April 1, 2014, the State Board of Elections shall review and 40 make recommendations to the Joint Legislative Elections Oversight Committee on the steps 41 recommended by the Board to implement the use of electronic and digital information in all 42 polling places statewide. The review shall address all of the following: 43 (1)Obtaining digital photographs of registered voters and verifying identity of 44 those voters. 45 Maintaining information stored electronically in a secure fashion. (2)46 (3) Utilizing electronically stored information, including digital photographs and 47 electronic signatures, to create electronic pollbooks. 48 Using electronic pollbooks to assist in identifying individuals attempting to (4) 49 vote more than once in an election.

Ger	neral Assem	bly Of North Carolina	Session 2013
	(5) (6)	A proposed plan for a pilot project to implement ele including the taking of digital photographs at the polling p the electronic pollbooks. Any other related matter identified by the State Board im digital and electronic information in the section place.	lace to supplement
		digital and electronic information in the voting place.	
PA	RT 6. EFFE	CTIVE DATE	
		FION 6.2. Parts 1 through 6 of this act become effective as the second effec	follows:
	(1)	Parts 1 and 6 of this act are effective when this act become	es law.
	(2)	Part 2 of this act becomes effective January 1, 2016, and a and elections conducted on or after that date.	pplies to primaries
	(3)	Part 3 of this act becomes effective January 1, 2014.	
	(4)	Part 4 of this act becomes effective January 1, 2014, and a and elections held on or after that date, except that Section when it becomes law	
	(5)	when it becomes law. Part 5 of this act becomes effective October 1, 2013.	
	(5)	At any primary and election between May 1, 2014, and Ja	nuary 1, 2016, any
	(0)	registered voter may present that voter's photo identificati	
		officials at the voting place but may not be required t	
		primary and election between May 1, 2014, and January	, 2016, each voter
		presenting in person shall be notified that photo identificat	
		to vote beginning in 2016 and be asked if that voter has c	
		photo identification appropriate for voting. If that voter i	
		does not have one or more of the types of photo identific for voting, that voter shall be asked to sign an asknowled	
		for voting, that voter shall be asked to sign an acknowledge identification requirement and be given a list of types of p	
		appropriate for voting and information on how to obtain the	
		identification. The list of names of those voters	
		acknowledgment is a public record.	C
PA		Y FILLING OF VACANCIES IN THE GENERAL ASS	
		TION 7.1 The Joint Legislative Elections Oversight Commi	•
	-	g vacancies in the General Assembly, and recommend to the	•
•	0	it deems advisable. It may make an interim report prior to ly reconvenes the 2013 Regular Session in 2014, and shall i	
		ning of the 2015 Regular Session of the General Assembly.	nake a final report
ben		sing of the 2013 Regular bession of the General Assembly.	
PA	RT 8. FILLI	NG OF VACANCIES IN THE UNITED STATES SENA	ТЕ
	SEC	FION 8.1. G.S. 163-12 reads as rewritten:	
"§ 1	63-12. Filli	ng vacancy in United States Senate.	
		ere shall be a vacancy in the office of United States Senat	
		by death, resignation, or otherwise than by expiration of to	
		fill the vacancy until an election shall be held to fill the off	
		the nominee of a political party, the person appointed by the C with that same political party. The Governor shall issue	
		nator to be held at the time of the first election for memb	
		s held more than 60 days after the vacancy occurs. The po	
		or the remainder of the unexpired term. The election shall ta	
		assing of the returns."	

1	PART 9. FILLING OF VACANCIES IN UNITED STATES HOUSE OF
2	REPRESENTATIVES
3	SECTION 9.1. The Joint Legislative Elections Oversight Committee shall study
4	the method of filling vacancies in the United States House of Representatives by special
5	election, and recommend to the General Assembly any legislation it deems advisable. It may
6	make an interim report prior to the date that the General Assembly reconvenes the 2013
7	Regular Session in 2014, and shall make a final report before the convening of the 2015
8	Regular Session of the General Assembly.
9	
10	PART 10. SPECIAL ELECTION DATES
11	SECTION 10.1. G.S. 163-287 reads as rewritten:
12	"§ 163-287. Special elections; procedure for calling.
13	(a) Any municipality county, municipality, or any special district shall have authority to
14	call special elections as permitted by law. Prior to calling a special election, the city council or
15	the governing body of the <u>county, municipality, or</u> special district shall adopt a resolution
16	specifying the details of the election, and forthwith deliver the resolution to the appropriate <u>local</u>
17	board of elections. The resolution shall call on the <u>local</u> board of elections to conduct the
18 19	election described in the resolution and shall state the date on which the special election is to be
20	conducted. The special election may be held <u>only</u> at the same time as any other State, county or municipal primary, election or special election or referendum, but may not otherwise be held
20	within the period of time beginning 30 days before and ending 30 days after the date of any
22	other primary, election, special election or referendum held for that city or special
23	district.general election or at the same time as the primary election in any even-numbered year.
24	(b) Legal notice of the special election shall be published no less than 45 days prior to
25	the special election. The <u>local</u> board of elections shall be responsible for publishing the legal
26	notice. The notice shall state the date and time of the special election, the issue to be submitted
27	to the voters, and the precincts in which the election will be held. This paragraph subsection
28	shall not apply to bond elections.
29	(c) The last sentence of subsection (a) of this section shall not apply to any special
30	election related to the public health or safety, including a vacancy in the office of sheriff or a
31	bond referendum for financing of health and sanitation systems, if the governing body adopts a
32	resolution stating the need for the special election at a time different from any other State,
33	county, or municipal general election or the primary in any even-numbered year.
34	(d) The last sentence of subsection (a) of this section shall not apply to municipal
35	incorporation or recall elections pursuant to local act of the General Assembly.
36	(e) The last sentence of subsection (a) of this section shall not apply to municipal
37	elections to fill vacancies in office pursuant to local act of the General Assembly where more
38	than six months remain in the term of office, and if less than six months remain in the office,
39	the governing board may fill the vacancy for the remainder of the unexpired term
40	notwithstanding any provision of a local act of the General Assembly.
41	(f) This section shall not impact the authority of the courts or the State Board to order a
42	new election at a time set by the courts or State Board under this Chapter."
43	SECTION 10.2. Article 1 of Chapter 163 of the General Statutes is amended by
44 45	adding a new section to read:
45 46	" <u>§ 163-3. Special elections.</u> Special elections shall be called as permitted by law and conducted in accordance with
40 47	G.S. 163-287."
47	<u>SECTION 10.3.</u> G.S. 18B-601(f) reads as rewritten:
48 49	"(f) Election Date. – The board of elections shall conduct and set the date for the
50	alcoholic beverage election, which may not be sooner than 60 days nor later than 120 days
51	from the date the request was received from the governing body or the petition was verified by

	General Assembly Of North Carolina	Session 2013
1	the board.election in accordance with G.S. 163-287. No alcoholic beverage	ge election may be
2	held on the Tuesday next after the first Monday in November of an even-nur	nbered year."
3	SECTION 10.4. G.S. 63-80(c) reads as rewritten:	
4	"(c) Following the joint public hearing but prior to the adoption	by a unit of local
5	government of any resolution creating a special airport district, the governin	g body of such unit
6	may submit the question of the unit's participation in a special airport dist	rict to the qualified
7	voters of such unit. The form of the question as stated on the ballot shall be	
8	following words:	-
9	"Shall the governing body of approve	<u>'s</u>
10	"Shall the governing body of approve participation in the proposed special airport distriction of the proposed special airport d	ct?
11	[]YES []NO"	
12	If a majority of the qualified voters of the unit who vote thereon approve suc	ch participation, the
13	governing body of such unit may adopt a resolution creating the particular	1 1
14	district. The election shall be conducted in accordance with G.S. 163-2	
15	thereof certified, declared and published in the same manner as bond election	
16	SECTION 10.5. G.S. 63-87 reads as rewritten:	
17	"§ 63-87. Bond elections.	
18	Elections for the purpose of authorizing the levy of taxes for the issuance	e of bonds shall be
19	called by the district board and shall be conducted in accordance with G.	
20	results canvassed by the boards of elections having jurisdiction within the	
21	Such results shall be certified to the district board and such board shall cert	
22	result of the election and publish a statement of the result once as pro-	-
23	Government Bond Act."	
24	SECTION 10.6. G.S. 69-25.1 reads as rewritten:	
25	"§ 69-25.1. Election to be held upon petition of voters.	
26	Upon the petition of thirty-five percent (35%) of the resident freeholde	rs living in an area
27	lying outside the corporate limits of any city or town, which area is descri	ibed in the petition
28	and designated as " Fire District," the	board of county
29	(Here insert name)	
30	commissioners of the county shall call an <u>a special</u> election in said district	
31	submitting to the qualified voters therein the question of levying and collect	U 1
32	all taxable property in said district, of not exceeding fifteen cents (15ϕ) of	
33	dollars (\$100.00) valuation of property, for the purpose of providing fire	
34	district. The county tax office shall be responsible for checking the freeho	
35	individuals signing the petition and confirming the location of the proper	•
36	individuals. Unless specifically excluded by other law, the provisions of	1
37	General Statutes concerning petitions for referenda and special elections	shall apply. If the
38	voters reject the special tax under the first paragraph of this section, then no	o new election may
39	be held under the first paragraph of this section within two years on the ques	stion of levying and
40	collecting a special tax under the first paragraph of this section in that	district, or in any
41	proposed district which includes a majority of the land within the district in	which the tax was
42	rejected.	
43	Upon the petition of thirty-five percent (35%) of the resident freeholde	rs living in an area
44	which has previously been established as a fire protection district and in which	
45	authorized by a vote of the people a special tax not exceeding ten cents	
46	hundred dollars (\$100.00) valuation of property within the area, the	•
47	commissioners shall call an <u>a special</u> election in said area for the purpose of	-
48	qualified voters therein the question of increasing the allowable special tax	-
49	within said district from ten cents $(10¢)$ on the one hundred dollars (\$10	,
50	fifteen cents (15ϕ) on the one hundred dollars (\$100.00) valuation on a	
51	within such district. Elections Special elections on the question of increasing	g the allowable tax

1 rate for fire protection shall not be held within the same district at intervals less than two 2 years."

SECTION 10.7. G.S. 69-25.2 reads as rewritten:

"§ 69-25.2. Duties of county board of commissioners regarding conduct of elections; cost of holding.

6 The board of county commissioners, after consulting with the county board of elections, 7 shall set a date for the special election in accordance with G.S. 163-287 by resolution adopted. 8 The county board of elections shall hold and conduct the election in the district. The county 9 board of elections shall advertise and conduct said election, in accordance with the provisions 10 of this Article and with the procedures prescribed in Chapter 163 governing the conduct of 11 special and general elections. No new registration of voters shall be required, but the deadline by which unregistered voters must register shall be contained in the legal advertisement to be 12 13 published by the county board of elections. The cost of holding the election to establish a 14 district shall be paid by the county, provided that if the district is established, then the county 15 shall be reimbursed the cost of the election from the taxes levied within the district, but the cost 16 of an election to increase the allowable tax under G.S. 69-25.1 or to abolish a fire district under 17 G.S. 69-25.10 shall be paid from the funds of the district."

18

3

4

5

SECTION 10.8. G.S. 105-465 reads as rewritten:

19 "§ 105-465. County election as to adoption of local sales and use tax.

The board of elections of any county, upon the written request of the board of county commissioners, or upon receipt of a petition signed by qualified voters of the county equal in number to at least fifteen percent (15%) of the total number of votes cast in the county, at the last preceding election for the office of Governor, shall call a special election for the purpose of submitting to the voters of the county the question of whether a one percent (1%) sales and use tax will be levied.

The special election shall be held under the same rules applicable to the election of members of the General Assembly. No new registration of voters shall be required. All qualified voters in the county who are properly registered not later than 21 days (excluding Saturdays and Sundays) prior to the election shall be entitled to vote at the election. The county board of elections shall give at least 20 days' public notice prior to the closing of the registration books for the special election.

The county board of elections shall prepare ballots for the special election. The question presented on the ballot shall be "FOR one percent (1%) local sales and use tax on items subject to State sales and use tax at the general State rate and on food" or "AGAINST one percent (1%) local sales and use tax on items subject to State sales and use tax at the general State rate and on food".

The county board of elections shall fix the date of the special election, election on a date permitted by G.S. 163-287, except that the special election shall not be held on the date or within 60 days of any biennial election for county officers, nor-within one year from the date of the last preceding special election under this section."

41

SECTION 10.9. G.S. 105-473(a) reads as rewritten:

"(a) The board of elections of any county, upon the written request of the board of county commissioners thereof, or upon receipt of a petition signed by qualified voters of the county equal in number to at least fifteen percent (15%) of the total number of votes cast in the county at the last preceding election for the office of Governor, shall call a special election for the purpose of submitting to the voters of the county the question of whether the levy of a one percent (1%) sales and use tax theretofore levied should be repealed.

The special election shall be held under the same rules and regulations applicable to the election of members of the General Assembly. No new registration of voters shall be required. All qualified voters in the county who are properly registered not later than 21 days (excluding

51 Saturdays and Sundays) prior to the election shall be entitled to vote at said election. The

county board of elections shall give at least 20 days' public notice prior to the closing of the 1 2 registration books for the special election. 3 The county board of elections shall prepare ballots for the special election which shall 4 contain the words "FOR repeal of the one percent (1%) local sales and use tax levy," and the 5 words "AGAINST repeal of the one percent (1%) local sales and use tax levy," with 6 appropriate squares so that each voter may designate his vote by his cross (X) mark. 7 The county board of elections shall fix the date of the special election; election on a date 8 permitted by G.S. 163-287; provided, however, that the special election shall not be held on the 9 day of any biennial election for county officers, nor within 60 days thereof, nor within one year 10 from the date of the last preceding special election held under this section." 11 **SECTION 10.10.** G.S. 105-507.1(a) reads as rewritten: Resolution. - The board of commissioners of a county may direct the county board 12 "(a) 13 of elections to conduct an advisory referendum within the county on the question of whether a 14 local sales and use tax at the rate of one-half percent (1/2%) may be levied in accordance with 15 this Part. The election shall be held on a date jointly agreed upon by the boards and shall be 16 held-in accordance with the procedures of G.S. 163-287. The board of commissioners shall 17 hold a public hearing on the question at least 30 days before the date the election is to be held." 18 **SECTION 10.11.** G.S. 105-509(b) reads as rewritten: 19 Resolution. - The board of trustees of the regional public transportation authority "(b) 20 may, if all of the conditions listed in this subsection have been met, direct the respective county 21 board or boards of elections to conduct an advisory referendum within the special district on 22 the question of whether a local sales and use tax at the rate of one-half percent (1/2%) may be 23 levied within the district in accordance with this Part. The tax may not be levied without voter 24 approval. The election shall be held on a date jointly agreed upon by the authority, the county 25 board or boards of commissioners, and the county board or boards of elections and shall be 26 held on a date permitted by and in accordance with the procedures of G.S. 163-287. An election 27 to authorize the levy of a tax under this Part may be held only on one of the following dates: (i) 28 Tuesday after the first Monday of November in the even-numbered year, the date of the general 29 election under G.S. 163-1, (ii) the date of the primary election in the even-numbered year under 30 G.S. 163-1(b), (iii) Tuesday after the first Monday in November of the odd numbered year, or 31 (iv) a date in September or October of the odd numbered year as listed in G.S. $163 \cdot 279(a)(2)$, 32 (3), or (4) but only if at least one municipality in the county is holding a primary or election on 33 that date. The conditions are as follows: 34 The board of trustees has obtained approval to conduct a referendum by a (1)35 vote of the following: 36 A majority vote of each of the county boards of commissioners a. 37 within the special district, if it is a multicounty special district. 38 A majority of the county board of commissioners within the special b. 39 district, if it is a single-county special district. 40 (2)A public hearing is held on the question by the board or boards of 41 commissioners at least 30 days before the date the election is to be held." 42 SECTION 10.12. G.S. 105-510(b) reads as rewritten: 43 "(b) Resolution. – The board of trustees of the regional transportation authority may, if 44 all of the conditions listed in this subsection have been met, direct the respective county board 45 or boards of elections to conduct an advisory referendum within the special district on the 46 question of whether a local sales and use tax at the rate of one-half percent (1/2%) may be 47 levied within the district in accordance with this Part. The tax may not be levied without voter 48 approval. The election shall be held on a date jointly agreed upon by the authority, the county 49 board or boards of commissioners, and the county board or boards of elections and shall be 50 held on a date permitted by and in accordance with the procedures of G.S. 163-287. An election 51 to authorize the levy of a tax under this Part may be held only on one of the following dates: (i)

Tuesday after the first Monday of November in the even-numbered year, the date of the general 1 2 election under G.S. 163-1, (ii) the date of the primary election in the even-numbered year under 3 G.S. 163-1(b), (iii) Tuesday after the first Monday in November of the odd-numbered year, or 4 (iv) a date in September or October of the odd numbered year as listed in G.S. $163 \cdot 279(a)(2)$, 5 (3), or (4) but only if at least one municipality in the county is holding a primary or election on 6 that date. The conditions are as follows: 7 The board of trustees has obtained approval to conduct a referendum by a (1)8 vote of the following: 9 A majority vote of both of the county boards of commissioners a. 10 within the special district, if it is a multicounty special district. 11 A majority of the county board of commissioners within the special b. 12 district, if it is a single-county special district. 13 A public hearing is held on the question by the board or boards of (2)14 commissioners at least 30 days before the date the election is to be held." 15 **SECTION 10.13.** G.S. 105-511.2(a) reads as rewritten: 16 "(a) Resolution. – The board of commissioners of a county may direct the county board 17 of elections to conduct an advisory referendum within the county on the question of whether a 18 local sales and use tax at the rate of one-quarter percent (1/4%) may be levied in accordance 19 with this Part. The election shall be held on a date jointly agreed upon by the boards and shall 20 be held on a date permitted by and in accordance with the procedures of G.S. 163-287. An 21 election to authorize the levy of a tax under this Part may be held only on one of the following 22 dates: (i) Tuesday after the first Monday of November in the even-numbered year, the date of 23 the general election under G.S. 163-1, (ii) the date of the primary election in the 24 even-numbered year under G.S. 163-1(b), (iii) Tuesday after the first Monday in November of 25 the odd numbered year, or (iv) a date in September or October of the odd numbered year as 26 listed in G.S. 163-279(a)(2), (3), or (4) but only if at least one municipality in the county is 27 holding a primary or election on that date. The board of commissioners shall hold a public 28 hearing on the question at least 30 days before the date the election is to be held." 29 SECTION 10.14. G.S. 105-537(b) reads as rewritten: 30 "(b) Vote. - The board of county commissioners may direct the county board of 31 elections to conduct an advisory referendum on the question of whether to levy a local sales 32 and use tax in the county as provided in this Article. The election shall be held on a date jointly 33 agreed upon by the board of county commissioners and the board of elections and shall be held 34 in accordance with the procedures of G.S. 163-287." 35 SECTION 10.15. G.S. 106-343 reads as rewritten: 36 "§ 106-343. Appropriations by counties; elections. 37 The several boards of county commissioners in the State are hereby expressly authorized 38 and empowered to make such appropriations from the general funds of their county as will 39 enable them to cooperate effectively with the state Department of Agriculture and Consumer 40 Services and Federal Department of Agriculture in the eradication of tuberculosis in their 41 respective counties: Provided, that if in 10 days after said appropriation is voted, one fifth of 42 the qualified voters of the county petition the board of commissioners to submit the question of 43 tuberculosis eradication or no tuberculosis eradication to the voters of the county, said 44 commissioners shall submit such questions to said voters. Said election shall be held and conducted under the rules and regulations provided for holding stock law elections in 45 G.S. 68-16, 68-20 and 68-21.G.S. 163-287. If at any such election a majority of the votes cast 46 47 shall be in favor of said tuberculosis eradication, the said board shall record the result of the 48 election upon its minutes, and cooperative tuberculosis eradication shall be taken up with the 49 state Department of Agriculture and Consumer Services and Federal Department of 50 Agriculture. If, however, a majority of the votes cast shall be adverse, then said board shall 51 make no appropriation."

General Assembly Of North Carolina Session 2013 SECTION 10.16. G.S. 115C-501(h) reads as rewritten: 1 2 "(h) To Annex or Consolidate Areas or Districts from Contiguous Counties and to 3 Provide a Supplemental School Tax in Such Annexed Areas or Consolidated Districts. - An 4 election may be called in any districts or other school areas, from contiguous counties, as to 5 whether the districts in one county shall be enlarged by annexing or consolidating therewith 6 any adjoining districts, or other school area or areas from an adjoining county, and if a special 7 or supplemental school tax is levied and collected in the districts of the county to which the 8 territory is to be annexed or consolidated, whether upon such annexation or consolidation there 9 shall be levied and collected in the territory to be annexed or consolidated the same special or 10 supplemental tax for schools as is levied and collected in the districts in the other county. If 11 such election carries, the said special or supplemental tax shall be collected pursuant to 12 G.S. 115C-511 and remitted to the local school administrative unit on whose behalf such 13 special and supplemental tax is already levied: Provided, that notwithstanding the provisions of 14 G.S. 115C 508, if the notice of election clearly so states, and the election shall be held prior to August 1, the annexation or consolidation shall be effective and the tax so authorized shall be 15 16 levied and collected beginning with the fiscal year commencing July 1 next preceding such 17 elections.levied." 18 **SECTION 10.17.** G.S. 115C-501 is amended by adding a new subsection to read: 19 All elections called under this section shall be conducted in accordance with "<u>(i)</u> 20 G.S. 163-287." 21 SECTION 10.18. G.S. 115D-33(d) reads as rewritten: 22 "(d) All elections shall be held in the same manner as elections held under Article 4, 23 Chapter 159, of the General Statutes, the Local Government Bond Act, and may be held at any 24 time fixed by the tax-levying authority of the administrative area or proposed administrative 25 area of the institution for which such election is to be held.shall be held on a date permitted by 26 G.S. 163-287." 27 SECTION 10.19. G.S. 115D-35(a) reads as rewritten: 28 "(a) Formal requests for elections on the question of authority to appropriate nontax 29 revenues or levy special taxes, or both, and to issue bonds, when such elections are to be held 30 for the purpose of establishing an institution, shall be originated and submitted only in the 31 following manner: 32 Proposed multiple-county administrative areas: Formal requests for elections (1)33 may be submitted jointly by all county boards of education in the proposed 34 administrative area, or by petition of fifteen percent (15%) of the number of 35 qualified voters of the proposed area who voted in the last preceding election 36 for Governor, to the boards of commissioners of all counties in the proposed 37 area, who may shall fix the time for such election by joint resolution on a 38 date permitted by G.S. 163-287, which shall be entered in the minutes of 39 each board. 40 (2)Proposed single-county administrative area: Formal requests shall be 41 submitted by the board of education of any public school administrative unit 42 within the county of the proposed administrative area or by petition of 43 fifteen percent (15%) of the number of qualified voters of the county who voted in the last preceding election for Governor, to the board of 44 45 commissioners of the county of the proposed administrative area, who may shall fix the time for such election by resolution on a date permitted by 46 47 G.S. 163-287, which shall be entered in the minutes of the board." 48 SECTION 10.20. G.S. 130A-69 reads as rewritten: If after a sanitary district has been created or the provisions of this Part have been 49 "(a) 50 made applicable to a sanitary district, a petition signed by not less than fifteen percent (15%) of

50 made applicable to a sanitary district, a petition signed by not less than fifteen percent (15%) of 51 the resident freeholders within any territory contiguous to and adjoining the sanitary district

may be presented to the sanitary district board requesting annexation of territory described in 1 2 the petition. The sanitary district board shall send a copy of the petition to the board of 3 commissioners of the county or counties in which the district is located and to the Department. 4 The sanitary district board shall request that the Department hold a joint public hearing with the 5 sanitary district board on the question of annexation. The Secretary and the chairperson of the 6 sanitary district board shall name a time and place for the public hearing. The chairperson of 7 the sanitary district board shall publish a notice of public hearing once in a newspaper or 8 newspapers published or circulating in the sanitary district and the territory proposed to be 9 annexed. The notice shall be published not less than 15 days prior to the hearing. If after the 10 hearing, the Commission approves the annexation of the territory described in the petition, the 11 Department shall advise the board or boards of commissioners of the approval. The board or 12 boards of commissioners shall order and provide for the holding of a special election in 13 accordance with G.S. 163-287 upon the question of annexation within the territory proposed to 14 be annexed.

15 (b) If at or prior to the public hearing, a petition is filed with the sanitary district board 16 signed by not less than fifteen percent (15%) of the freeholders residing in the sanitary district 17 requesting an election be held on the annexation question, the sanitary district board shall send 18 a copy of the petition to the board or boards of commissioners who shall order and provide for 19 the submission of the question to the voters within the sanitary district. This election may be 20 held on the same day as the election in the territory proposed to be annexed, and both elections 21 and registrations may be held pursuant to a single notice. A majority of the votes cast is 22 necessary for a territory to be annexed to a sanitary district.

- (c) The election shall be held by the county board or boards of elections as soon as
 possible in accordance with G.S. 163-287 after the board or boards of commissioners orders the
 election. The cost of the election shall be paid by the sanitary district. Registration in the area
 proposed for annexation shall be under the same procedure as G.S. 163-288.2.
 "
- 27 28

SECTION 10.21. G.S. 139-39 reads as rewritten:

29 "§ 139-39. Alternative method of financing watershed improvement programs by special county tax.

31 The board of county commissioners in any county is authorized to call a special election to 32 determine whether it be the will of the qualified voters of the county that they levy and cause to 33 be collected annually, at the same time and in the same manner as the general county taxes are 34 levied and collected, a special tax at a rate not to exceed twenty-five cents (25ϕ) on each one 35 hundred dollars (\$100.00) valuation of property in said county, to be known as a "Watershed 36 Improvement Tax," the funds therefrom, if the levy be authorized by the voters of said county, 37 to be used for the prevention of flood water and sediment damages, and for furthering the 38 conservation, utilization and disposal of water and the development of water resources. Any 39 special election shall be conducted in accordance with G.S. 163-287."

40

SECTION 10.22. G.S. 147-69.6(f) reads as rewritten:

41 The Board of Commissioners of Swain County may direct the Swain County Board "(f) 42 of Elections to conduct an advisory referendum on the question of whether any portion of the 43 principal of the Fund should be disbursed to and expended by the county for a particular 44 purpose. The election shall be held on a date jointly agreed upon by the two boards, which may 45 be the same day as any other referendum or election in the county, but may not otherwise be 46 during the period beginning 30 days before and ending 30 days after the day of any other 47 referendum or election to be conducted by the board of elections and already validly called or 48 scheduled by law. The election shall be held in accordance with the procedures of 49 G.S. 163-287. The question to be presented on the ballot shall disclose the specific purpose 50 proposed for expenditure of the principal investment of the Trust Fund and the amount 51 proposed for expenditure."

	General Assembly	Of North Carolina	Session 2013
1	SECTIO	DN 10.23. G.S. 153A-60 reads as rewritten:	
2		tion of alterations by resolution.	
3		ommissioners shall initiate any alteration in the	structure of the board by
4		n. The resolution shall:	
5		Briefly but completely describe the proposed alter	ations
6		rescribe the manner of transition from the existi	
7		tructure;	ing structure to the intered
, 8 9	(3) E	Define the electoral districts, if any, and apportio istricts;	on the members among the
,)		,	tion of the alterations. The
	r	Call a special referendum on the question of adopted and conducted by the other sectors are backed and conducted by the other sectors are determined as the back of the sectors are determined as the back of the sectors are determined as the sector of the sectors are determined as the sector of the sectors are determined as the sectors	county board of elections.
		he referendum may be held <u>only on a date period</u>	•
		ne same time as any other state, county or mu	1 1 1
	-	pecial election or referendum, or on any date s	
		ommissioners, provided, that such referendum s	
	_	eriod of time beginning 60 days before and endi	
	-	rimary, election, special election or referendum h	eld in the county.
		on, the resolution shall be published in full."	
		DN 10.24. G.S. 153A-405(a) reads as rewritten:	
		ized to do so by the concurrent resolutions that es	
		lum on its proposed plan of governmental cons	
		current resolutions, the ballot question may inclu	-
		e of faith and credit language and may also incl	
		rized but unissued faith and credit debt language	
		The referendum may be held on the same day a	•
		ty or counties involved, but may not otherwise	e i
		before and ending 30 days after the day of any ot	
	-	the board or boards of elections conducting th	•
	•	eduled by law.shall be held in accordance with G	<u>a.S. 163-287.</u> "
		DN 10.25. G.S. 158-16 reads as rewritten:	
		of commissioners may call tax election; rate and	
	The board of co	ounty commissioners in any county is authorized	d and empowered to call a
	-	letermine whether it be the will of the qualified	•
		to be collected annually, at the same time and	
	-	s are levied and collected, a special tax at a rate ne	
	on each one hundre	d dollars (\$100.00) valuation of property in said	county, to be known as an
	"industrial develop	nent tax," the funds therefrom, if the levy be a	uthorized by the voters of
	said county, to be	used for the purpose of attracting new and div	versified industries to said
	county, and for the	encouragement of new business and industrial v	entures by local as well as
	foreign capital, and	for the purpose of aiding and encouraging the	location of manufacturing
	enterprises, making	industrial surveys and locating industrial plants	in said county, and for the
	purpose of encourag	ging agricultural development in said county. Ar	ny special election shall be
	conducted in accord	ance with G.S. 163-287."	
	SECTIO	DN 10.26. G.S. 159-61(b) reads as rewritten:	
	"(b) The date	of a bond referendum shall be fixed by the gov	erning board, but shall not
		year after adoption of the bond order. order, on	-
	<u>G.S. 163-287. The g</u>	governing board may call a special referendum for	or the purpose of voting on
	a bond issue on any	day, including the day of any regular or specia	l election held for another
	purpose (unless the	law under which the bond referendum or other c	election is held specifically
	1	n of other questions at the same time). A special	•
	be held within 30 d	ays before or 10 days after a statewide primary, o	election, or referendum, or

within 30 days before or 10 days after any other primary, election, or referendum to be held in 1 2 the same unit holding the bond referendum and already validly called or scheduled by law at 3 the time the bond referendum is called. The clerk shall mail or deliver a certified copy of the 4 resolution calling a special bond referendum to the board of elections that is to conduct it 5 within three days after the resolution is adopted, but failure to observe this requirement shall 6 not in any manner affect the validity of the referendum or bonds issued pursuant thereto. Bond 7 referenda shall be conducted by the board of elections conducting regular elections of the 8 county, city, or special district. In fixing the date of a bond referendum, the governing board 9 shall consult the board of elections in order that the referendum shall not unduly interfere with 10 other elections already scheduled or in process. Several bond orders or other matters may be 11 voted upon at the same referendum."

12

SECTION 10.27. G.S. 160A-103 reads as rewritten:

13 "§ 160A-103. Referendum on charter amendments by ordinance.

14 An ordinance adopted under G.S. 160A-102 that is not made effective upon approval by a 15 vote of the people shall be subject to a referendum petition. Upon receipt of a referendum 16 petition bearing the signatures and residence addresses of a number of qualified voters of the 17 city equal to at least 10 percent of the whole number of voters who are registered to vote in city 18 elections according to the most recent figures certified by the State Board of Elections or 5,000, 19 whichever is less, the council shall submit an ordinance adopted under G.S. 160A-102 to a vote 20 of the people. The date of the special election shall be fixed at-on a date permitted by 21 G.S. 163-287. not more than 120 nor fewer than 60 days after receipt of the petition. A 22 referendum petition shall be addressed to the council and shall identify the ordinance to be 23 submitted to a vote. A referendum petition must be filed with the city clerk not later than 30 24 days after publication of the notice of adoption of the ordinance."

25

SECTION 10.28. G.S. 160A-104 reads as rewritten:

26 "§ 160A-104. Initiative petitions for charter amendments.

27 The people may initiate a referendum on proposed charter amendments. An initiative 28 petition shall bear the signatures and resident addresses of a number of qualified voters of the 29 city equal to at least ten percent (10%) of the whole number of voters who are registered to vote 30 in city elections according to the most recent figures certified by the State Board of Elections or 31 5,000, whichever is less. The petition shall set forth the proposed amendments by describing 32 them briefly but completely and with reference to the pertinent provisions of G.S. 160A-101, 33 but it need not contain the precise text of the charter amendments necessary to implement the 34 proposed changes. The petition may not propose changes in the alternative, or more than one 35 integrated set of charter amendments. Upon receipt of a valid initiative petition, the council 36 shall call a special election on the question of adopting the charter amendments proposed 37 therein, and shall give public notice thereof in accordance with G.S. 163-287. The date of the 38 special election shall be fixed at on a date permitted by G.S. 163-287. not more than 120 nor 39 fewer than 60 days after receipt of the petition. If a majority of the votes cast in the special 40 election shall be in favor of the proposed changes, the council shall adopt an ordinance 41 amending the charter to put them into effect. Such an ordinance shall not be subject to a 42 referendum petition. No initiative petition may be filed (i) between the time the council initiates 43 proceedings under G.S. 160A-102 by publishing a notice of hearing on proposed charter 44 amendments and the time proceeding under that section have been carried to a conclusion 45 either through adoption or rejection of a proposed ordinance or lapse of time, nor (ii) within 46 one year and six months following the effective date of an ordinance amending the city charter 47 pursuant to this Article, nor (iii) within one year and six months following the date of any 48 election on charter amendments that were defeated by the voters.

49 The restrictions imposed by this section on filing initiative petitions shall apply only to 50 petitions concerning the same subject matter. For example, pendency of council action on

amendments concerning the method of electing the council shall not preclude an initiative
 petition on adoption of the council-manager form of government.

Nothing in this section shall be construed to prohibit the submission of more than one proposition for charter amendments on the same ballot so long as no proposition offers a different plan under the same option as another proposition on the same ballot."

SECTION 10.29. G.S. 160A-583 reads as rewritten:

"§ 160A-583. Funds.

8 The establishment and operation of a transportation authority as herein authorized are 9 governmental functions and constitute a public purpose, and the municipality is hereby 10 authorized to appropriate funds to support the establishment and operation of the transit 11 authority. The municipality may also dedicate, sell, convey, donate or lease any of its interest in 12 any property to the authority. Further, the authority is hereby authorized to establish such 13 license and regulatory fees and charges as it may deem appropriate, subject to the approval of 14 the governing body of the municipality. If the governing body finds that the funds otherwise 15 available are insufficient, it may call a special election without a petition and submit to the 16 qualified voters of the municipality the question of whether or not a special tax shall be levied 17 and/or bonds issued, specifying the maximum amount thereof, for the purpose of acquiring 18 lands, buildings, equipment and facilities and for the operations of the transit authority. Any 19 special election shall be conducted in accordance with G.S. 163-287."

20

6

7

SECTION 10.30. G.S. 162A-68(d) reads as rewritten:

21 "(d) If, at or prior to such public hearing, there shall be filed with the district board a 22 petition, signed by not less than ten per centum (10%) of the qualified voters residing in the 23 district, requesting an election to be held therein on the question of including the political 24 subdivision or unincorporated area, the district board shall certify a copy of such petition to the 25 board or boards of commissioners, and the board or boards of commissioners shall request the 26 county board or boards of elections to submit such question to the qualified voters within the 27 district in accordance with G.S. 163-287 and the other applicable provisions of Chapter 163 of 28 the General Statutes; provided, that the election shall not be held unless the Environmental 29 Management Commission has adopted a resolution approving the inclusion of the political 30 subdivision or unincorporated area in the district.

Notice of such election, which shall contain a statement of the boundaries of the territory proposed to be included in the district and the boundaries of the district after inclusion, shall be given by publication once a week for three successive weeks in a newspaper or newspapers having general circulation within the district, the first publication to be at least 30 days prior to the election."

36

SECTION 10.31. G.S. 162A-77.1 reads as rewritten:

37 "§ 162A-77.1. Special election upon the question of the merger of metropolitan sewerage 38 districts into cities or towns.

Any district lying entirely within the corporate limits of a city or town may be merged into such city or town in accordance with the provisions of this section.

The governing body of a city or town, with the approval of the district board, shall call and conduct a special election within such city or town on the question of the merger of the district into the city or town. A vote in favor of such merger shall constitute a vote for such city or town to assume the obligations of the district. Such special election may be called and conducted by the governing body of a city or town upon its own motion after passage of a resolution of the district board requesting or approving the special election. <u>Any special</u> <u>election shall be conducted in accordance with G.S. 163-287.</u>

48 A new registration of voters shall not be required for the special election. The special 49 election shall be conducted in accordance with the provisions of law applicable to regular 50 elections in the city or town.

51 If a majority of the votes are in favor of the merger, then:

	General Assemb	ly Of North Carolina	Session 2013
1	(1)	All property, real and personal and mixed, including acc	counts receivable,
2		belonging to such district shall vest in, belong to, and be	e the property of,
3		such city or town. All district boards are hereby authority	ized to take such
4		actions and to execute such documents as will carry	into effect the
5		provisions and the intent of this section.	
6	(2)	All judgments, liens, rights of liens, and causes of action	•
7		favor of such district shall vest in and remain and inure to t	he benefit of such
8		city or town.	
9	(3)	All taxes, assessments, sewer charges, and any other debts	-
10		owing to such district shall be owed to and collected by suc	•
11	(4)	All actions, suits and proceedings pending against, or havi	-
12		by, such district shall not be abated by this section or by	0
13		provided for, but all such actions, suits, and proceedings s	
14 15		and completed in the same manner as if merger had not o	
15 16		city or town shall be a party to all such actions, suits, and p place and stead of the district and shall pay or cause	
10		judgments rendered against the district in any such a	
18		proceedings. No new process need be served in any such	
19		proceedings. The new process need be served in any suc	in action, suit, or
20	(5)	All obligations of the district, including outstanding indel	btedness, shall be
21	~ /	assumed by such city or town, and all such obligations	
22		indebtedness shall constitute obligations and indebtednes	-
23		town, and the full faith and credit of such city or town shal	-
24		pledged for the punctual payment of the principal of and the	he interest on any
25		general obligation bonds or bond anticipation notes of suc	ch district, and all
26		the taxable property within such city or town, as well	•
27		located within the district, shall be and remain subject to	taxation for such
28		payment.	
29	(6)	All ordinances, rules, regulations, and policies of such dist	
30		in full force and effect until repealed or amended by the g	overning body of
31	(7)	such city or town.	
32	(7)	Such district shall be abolished, and shall no longer be co	_
33 34		body or a body politic and corporate, except for the purpose effect the provisions and the intent of this section.	es of carrying into
34 35	If a majority	of the votes are against the merger, then such merger shall	l not be effective
36		by a majority of the qualified voters who vote thereon in a s	
37		ed under authority of this section.	dosequent special
38		proceeding in any court to set aside a special election held	under authority of
39	-	e result thereof, or to obtain any other relief upon the ground	-
40		g or action taken with respect to the holding of such electio	
41	• •	vithin 30 days after the day of such special election. After	
42	such period of li	imitation, no right of action or defense founded upon the	invalidity of the
43		esult thereof shall be asserted, nor shall the validity of the	
44		open to question in any court upon any ground whatever, ex	xcept in an action
45		nmenced within such period."	
46		TION 10.32. This Part becomes effective January 1, 201	4, and applies to
47	special elections	held on or after that date.	
18			

48

49 PART 11. POLL OBSERVERS

- 50 SECTION 11.1. G.S. 163-45 reads as rewritten:
- 51 "§ 163-45. Observers; appointment.

The chair of each political party in the county shall have the right to designate two 1 (a) 2 observers to attend each voting place at each primary and election and such observers may, at 3 the option of the designating party chair, be relieved during the day of the primary or election 4 after serving no less than four hours and provided the list required by this section to be filed by 5 each chair contains the names of all persons authorized to represent such chair's political party. 6 The chair of each political party in the county shall have the right to designate 10 additional 7 at-large observers who are residents of that county who may attend any voting place in that 8 county. The list submitted by the chair of the political party may be amended between the 9 one-stop period under G.S. 163-227.2 and general election day to substitute one or all at-large 10 observers for election day. Not more than two observers from the same political party shall be 11 permitted in the voting enclosure at any time. time, except that in addition one of the at-large observers from each party may also be in the voting enclosure. This right shall not extend to the 12 13 chair of a political party during a primary unless that party is participating in the primary. In 14 any election in which an unaffiliated candidate is named on the ballot, the candidate or the 15 candidate's campaign manager shall have the right to appoint two observers for each voting 16 place consistent with the provisions specified herein. Persons appointed as observers must be 17 registered voters of the county for which appointed and must have good moral character. No 18 person who is a candidate on the ballot in a primary or election may serve as an observer or 19 runner in that primary or election. Observers shall take no oath of office.

20 (b) Individuals authorized to appoint observers must submit in writing to the chief judge 21 of each precinct a signed list of the observers appointed for that precinct, except that the list of at-large observers authorized in subsection (a) of this section shall be submitted to the 22 23 county supervisor of elections. Individuals authorized to appoint observers must, prior to 10:00 24 A.M. on the fifth day prior to any primary or general election, submit in writing to the chair of 25 the county board of elections two signed copies of a list of observers appointed by them, 26 designating the precinct or at-large status for which each observer is appointed. Before the opening of the voting place on the day of a primary or general election, the chair shall deliver 27 28 one copy of the list to the chief judge for each affected precinct. precinct, except that the list of 29 at-large observers shall be provided by the county supervisor of elections to the chief judge. 30 The chair shall retain the other copy. The chair, or the chief judge and judges for each affected 31 precinct, may for good cause reject any appointee and require that another be appointed. The 32 names of any persons appointed in place of those persons rejected shall be furnished in writing 33 to the chief judge of each affected precinct no later than the time for opening the voting place 34 on the day of any primary or general election, either by the chair of the county board of 35 elections or the person making the substitute appointment.

If party chairs appoint observers at one-stop sites under G.S. 163-227.2, those party chairs shall provide a list of the observers appointed before 10:00 A.M. on the fifth day before the observer is to observe. <u>At-large observers may serve at any one-stop site.</u>

39 (c) An observer shall do no electioneering at the voting place, and shall in no manner 40 impede the voting process or interfere or communicate with or observe any voter in casting a 41 ballot, but, subject to these restrictions, the chief judge and judges of elections shall permit the 42 observer to make such observation and take such notes as the observer may desire.

43 (d) Whether or not the observer attends to the polls for the requisite time provided by 44 this section, each observer shall be entitled to obtain at times specified by the State Board of 45 Elections, but not less than three times during election day with the spacing not less than one 46 hour apart, a list of the persons who have voted in the precinct so far in that election day. 47 Counties that use an "authorization to vote document" instead of poll books may comply with 48 the requirement in the previous sentence by permitting each observer to inspect election records 49 so that the observer may create a list of persons who have voted in the precinct so far that 50 election day; each observer shall be entitled to make the inspection at times specified by the

State Board of Elections, but not less than three times during election day with the spacing not 1 2 less than one hour apart. 3 Instead of having an observer receive the voting list, the county party chair may send a 4 runner to do so, even if an observer has not been appointed for that precinct. The runner may be 5 the precinct party chair or any person named by the county party chair. Each county party chair 6 using runners in an election shall provide to the county board of elections before 10:00 A.M. on 7 the fifth day before election day a list of the runners to be used. That party chair must notify the 8 chair of the county board of elections or the board chair's designee of the names of all runners 9 to be used in each precinct before the runner goes to the precinct. The runner may receive a 10 voter list from the precinct on the same schedule as an observer. Whether obtained by observer 11 or runner, each party is entitled to only one voter list at each of the scheduled times. No runner 12 may enter the voting enclosure except when necessary to announce that runner's presence and 13 to receive the list. The runner must leave immediately after being provided with the list." 14 **SECTION 11.2.** The Joint Legislative Elections Oversight Committee shall study a 15 bill of rights for election observers to guarantee their right to help assist proper voting while 16 ensuring proper protection for voters and recommend to the General Assembly any legislation 17 it deems advisable. It may make an interim report prior to the date that the General Assembly 18 reconvenes the 2013 Regular Session in 2014 and shall make a final report before the 19 convening of the 2015 Regular Session of the General Assembly. 20 21 **PART 12. ELIMINATION OF PREREGISTRATION** 22 **SECTION 12.1.(a)** G.S. 163-82.1(d) is repealed. 23 **SECTION 12.1.(b)** G.S. 163-82.3(a)(5) is repealed. 24 **SECTION 12.1.(c)** G.S. 163-82.4(d) reads as rewritten: 25 Citizenship and Age Questions. - Voter registration application forms shall include "(d) 26 all of the following: 27 The following question and statement: (1)28 "Are you a citizen of the United States of America?" and boxes for a. 29 the applicant to check to indicate whether the applicant is or is not a 30 citizen of the United States. 31 "If you checked 'no' in response to this question, do not submit this b. 32 form." 33 (2)The following questions question and statement: 34 "Will you be 18 years of age on or before election day?" and boxes a. 35 for the applicant to check to indicate whether the applicant will be 18 36 years of age or older on election day. 37 b. "Are you at least 16 years of age and understand that you must be 18 38 years of age on or before election day to vote?" and boxes for the 39 applicant to check to indicate whether the applicant is at least 16 40 years of age and understands that the applicant must be at least 18 41 years of age or older by election day to vote. 42 "If you checked 'no' in response to both of these questions, this c. 43 question, do not submit this form." 44 **SECTION 12.1.(d)** G.S. 163-82.23 reads as rewritten: 45 "§ 163-82.23. Voter registration at public high schools. 46 Every public high school shall make available to its students and others who are eligible to 47 register and preregister to vote the application forms described in G.S. 163-82.3, and shall keep 48 a sufficient supply of the forms so that they are always available. A local board of education 49 may, but is not required to, designate high school employees to assist in completing the forms. 50 Only employees who volunteer for this duty may be designated by boards of education." 51

SECTION 12.1.(e) G.S. 163-82.19(a) reads as rewritten:

Voter Registration at Drivers License Offices. - The Division of Motor Vehicles "(a) 1 2 shall, pursuant to the rules adopted by the State Board of Elections, modify its forms so that 3 any eligible person who applies for original issuance, renewal or correction of a drivers license, or special identification card issued under G.S. 20-37.7 may, on a part of the form, complete an 4 5 application to register to vote, or to update the voter's registration if the voter has changed his or her address or moved from one precinct to another or from one county to another, or to 6 7 preregister to vote. another. The person taking the application shall ask if the applicant is a 8 citizen of the United States. If the applicant states that the applicant is not a citizen of the 9 United States, or declines to answer the question, the person taking the application shall inform 10 the applicant that it is a felony for a person who is not a citizen of the United States to apply to 11 register to vote. Any person who willfully and knowingly and with fraudulent intent gives false 12 information on the application is guilty of a Class I felony. The application shall state in clear 13 language the penalty for violation of this section. The necessary forms shall be prescribed by 14 the State Board of Elections. The form must ask for the previous voter registration address of 15 the voter, if any. If a previous address is listed, and it is not in the county of residence of the 16 applicant, the appropriate county board of elections shall treat the application as an 17 authorization to cancel the previous registration and also process it as such under the 18 procedures of G.S. 163-82.9. If a previous address is listed and that address is in the county where the voter applies to register, the application shall be processed as if it had been submitted 19 20 under G.S. 163-82.9.

21 Registration shall become effective as provided in G.S. 163-82.7. Applications to register to 22 vote accepted at a drivers license office under this section until the deadline established in 23 G.S. 163-82.6(c)(2) shall be treated as timely made for an election, and no person who 24 completes an application at that drivers license office shall be denied the vote in that election 25 for failure to apply earlier than that deadline.

26 All applications shall be forwarded by the Department of Transportation to the appropriate 27 board of elections not later than five business days after the date of acceptance, according to 28 rules which shall be promulgated by the State Board of Elections. Those rules shall provide for 29 a paperless, instant, electronic transfer of applications to the appropriate board of elections. 30 Applications for preregistration to vote shall be forwarded to the State Board of Elections."

31

34

35

36

37

38

39

SECTION 12.1.(f) G.S. 163-82.20 reads as rewritten:

- 32 "§ 163-82.20. Voter registration at other public agencies. 33
 - Voter Registration Agencies. Every office in this State which accepts: (a)
 - Applications for a program of public assistance under Article 2 of Chapter (1)108A of the General Statutes or under Article 13 of Chapter 130A of the General Statutes;
 - (2)Applications for State-funded State or local government programs primarily engaged in providing services to persons with disabilities, with such office designated by the State Board of Elections; or
- 40 Claims for benefits under Chapter 96 of the General Statutes, the (3) 41 Employment Security Law, is designated as a voter registration agency for 42 purposes of this section.

43 (b) Duties of Voter Registration Agencies. – A voter registration agency described in 44 subsection (a) of this section shall, unless the applicant declines, in writing, to register or 45 preregister to vote:

- 46 (1)Distribute with each application for service or assistance, and with each 47 recertification, renewal, or change of address relating to such service or 48 assistance:
- 49 The voter registration application form described in G.S. 163-82.3(a) a. 50 or (b); or

	General Assemb	ly Of North Carolina	Session 2013
1 2 3 4 5 6		equivalent to the form descr been approved by the State agency's own form may be application or may be a pap	ncy's own form, if it is substantially ibed in G.S. 163-82.3(a) or (b) and has Board of Elections, provided that the a detachable part of the agency's paper erless computer process, as long as the an attestation as part of the application to
7		register or preregister.register	1 11
, 8 9	(2)		ments required by section 7(a)(6)(B) of
10 11 12 13	(3)	Provide to each applicant who does vote the same degree of assistance	not decline to register or preregister to e with regard to the completion of the ided by the office with regard to the
14	(c) Provi	1	signated under subdivision (a)(3) of this
15			et out in this subsection to applicants for
16		1 1	nder Chapter 96 of the General Statutes,
17	the Employment		1
18			registration agency provides services to
19	a person with di	sability at the person's home, the vot	er registration agency shall provide the
20		d in subsection (b) of this section at the	-
21		bitions. – Any person providing any	y service under subsection (b) of this
22	section shall not:		
23	(1)		olitical preference or party registration,
24		-	rued to prevent the notice provided by
25		-	e applicant refuses to declare his party
26		affiliation;	. 11
27	(2)	Display any such political preference	1
28 29 30	(3)	• • • • • • • • • • • • • • • • • • • •	or take any action the purpose or effect ant from registering or preregistering to
31	(4)	,	or take any action the purpose or effect
32	()	•	o believe that a decision to register or
33			gister has any bearing on the availability
34		of services or benefits.	8
35	(f) Confi		No information relating to a declination
36	to register or pre	register to vote in connection with an	application made at a voter registration
37	agency may be u	sed for any purpose other than voter re	gistration.
38	(g) Trans	mittal From Agency to Board of I	Elections. – Any voter registration or
39	preregistration a	plication completed at a voter regist	ration agency shall be accepted by that
40			a. Any such application so received shall
41			not later than five business days after
42	_	ding to rules which shall be promulga	-
43	. ,		- Applications to register accepted by a
44	•	<i>. .</i>	vote in any primary, general, or special
45		•	tion later than the twenty-fifth calendar
46 47			special election, provided that nothing
47 48	period.	ter registration agencies from contin	uing to accept applications during that
48 49	-	ble Applications Prohibited - No per	son shall make application to register or
49 50 51	preregister to vo	e under this section if that person is i	neligible on account of age, citizenship, , or because of conviction of a felony."

	General Assembly Of North Carolina Session 2013
1	SECTION 12.1.(g) G.S. 115C-81(g1)(1) reads as rewritten:
2	"(1) The State Board of Education shall modify the high school social studies
3	curriculum to include instruction in civic and citizenship education. The
4	State Board of Education is strongly encouraged to include, at a minimum,
5	the following components in the high school civic and citizenship education
6	curriculum:
7	a. That students write to a local, State, or federal elected official about
8	an issue that is important to them;
9	b. Instruction on the importance of voting and otherwise participating in
0	the democratic process, including instruction on voter registration
1	and preregistration; registration;
2	c. Information about current events and governmental structure; and
3	d. Information about the democratic process and how laws are made."
4	SECTION 12.1.(h) G.S. 115C-47(59) reads as rewritten:
5	"(59) To Encourage Student Voter Registration and Preregistration. <u>Registration</u> . –
6	Local boards of education are encouraged to adopt policies to promote
7	student voter registration and preregistration. registration. These policies
8	may include collaboration with county boards of elections to conduct voter
9	registration and preregistration in high schools. Completion and submission
20	of voter registration or preregistration forms shall not be a course
21	requirement or graded assignment for students."
2	SECTION 12.1.(i) The Department of Public Instruction is encouraged to improve
23	outreach to high school students on registering to vote when they are eligible, including the
24	curriculum element on instruction in voter registration already provided by G.S. 115C-47(59)
25	and voter registration in public high schools as already allowed by G.S. 163-82.23.
26	SECTION 12.1.(j) This section becomes effective September 1, 2013. All voter
27	preregistrations completed and received by the State Board prior to that date shall be processed
8	and those voters registered, as appropriate.
9	
0	PART 13. "WET INK" ON VOTER REGISTRATION FORMS
31	SECTION 13.1. G.S. 163-82.6(b) reads as rewritten:
2	"(b) Signature. – The form shall be valid only if signed by the applicant. <u>An</u>
3	electronically captured signature, including signatures on applications generated by computer
34 5	programs of third-party groups, shall not be valid on a voter registration form, except as
35	provided in Article 21A of this Chapter. An Notwithstanding the provisions of this subsection,
36	an electronically captured image of the signature of a voter on an electronic voter registration
37	form offered by a State agency shall be considered a valid signature for all purposes for which
88	a signature on a paper voter registration form is used."
89 10	
40	PART 14. COMPENSATION FOR VOTER REGISTRATION LIMITED
1	SECTION 14.1. G.S. 163-274(a) is amended by adding a new subdivision to read:
12 13	"(14) For any person to be compensated based on the number of forms submitted
	for assisting persons in registering to vote."
4 5	ΓΑ ΤΤ 17 ΕΙ ΙΜΙΝΑ ΤΕ ΘΑΜΕ ΤΑΧ ΧΟΤΕΤ ΤΕ ΟΙΟΤΟ ΑΤΙΟΝ
	PART 16. ELIMINATE SAME-DAY VOTER REGISTRATION SECTION 16.1 The subsections of C.S. 162,82.64 other than subsection (a) are
-6 -7	SECTION 16.1. The subsections of G.S. 163-82.6A, other than subsection (e), are
. / .8	repealed. SECTION 16.1A. The catch line of G.S. 163-82.6A reads as rewritten:
8 9	"§ 163-82.6A. In-person registration and voting <u>Address and name changes</u> at one-stop
0	s 105-62.0A. m-person registration and voting <u>Address and name changes</u> at one-stop sites."
1	SECTION 16.2. G.S. 163-59 reads as rewritten:
1	512011011 10.4. 0.5. 105-57 feaus as few fillen.

	General Assembly Of North CarolinaSession 2013
1	"§ 163-59. Right to participate or vote in party primary.
2	No person shall be entitled to vote or otherwise participate in the primary election of any
3	political party unless that person complies with all of the following:
4	(1) Is a registered voter.
5	(2) Has declared and has had recorded on the registration book or record the fact
6	that the voter affiliates with the political party in whose primary the voter
7	proposes to vote or participate.
8	(3) Is in good faith a member of that party.
9	Notwithstanding the previous paragraph, any unaffiliated voter who is authorized under
10	G.S. 163-119 may also vote in the primary if the voter is otherwise eligible to vote in that
1	primary except for subdivisions (2) and (3) of the previous paragraph.
2	Any person who will become qualified by age to register and vote in the general election
3	for which the primary is held, even though not so qualified by the date of the primary, shall be
4	entitled to register for the primary and general election prior to the primary and then to vote in
5	the primary after being registered. Such person may register not earlier than 60 days nor later
6	than the last day for making application to register under G.S. 163-82.6(c) prior to the primary.
7	In addition, persons who will become qualified by age to register and vote in the general
8	election for which the primary is held, who do not register during the special period may
9	register to vote after such period as if they were qualified on the basis of age, but until they are
0	qualified by age to vote, they may vote only in primary elections. Such a person also may
21	register and vote in the primary and general election pursuant to G.S. 163-82.6A(f)."
2	SECTION 16.3. G.S. 163-82.6(c) reads as rewritten:
23	"(c) Registration Deadlines for a Primary or Election. – In order to be valid for a primary
4	or election, except as provided in G.S. 163-82.6A, the form:
25	(1) If submitted by mail, must be postmarked at least 25 days before the primary
6	or election, except that any mailed application on which the postmark is
7	missing or unclear is validly submitted if received in the mail not later than
8	20 days before the primary or election,
)	(2) If submitted in person, by facsimile transmission, or by transmission of a
)	scanned document, must be received by the county board of elections by a
l	time established by that board, but no earlier than 5:00 P.M., on the
2	twenty-fifth day before the primary or election,
3	(3) If submitted through a delegatee who violates the duty set forth in subsection
1	(a) of this section, must be signed by the applicant and given to the delegatee
5	not later than 25 days before the primary or election, except as provided in
5	subsection (d) of this section."
7	SECTION 16.4. G.S. 163-166.12(b2) reads as rewritten:
8	"(b2) Voting When Identification Numbers Do Not Match. – Regardless of whether an
9	individual has registered by mail or by another method, if the individual has provided with the
)	registration form a drivers license number or last four digits of a Social Security number but the
1	computer validation of the number as required by G.S. 163-82.12 did not result in a match, and
2	the number has not been otherwise validated by the board of elections, in the first election in
3	which the individual votes that individual shall submit with the ballot the form of identification
4	described in subsection (a) or subsection (b) of this section, depending upon whether the ballot
-5	is voted in person or absentee. If that identification is provided and the board of elections does
6	not determine that the individual is otherwise ineligible to vote a ballot, the failure of
7	identification numbers to match shall not prevent that individual from registering to vote and
8	having that individual's vote counted. If the individual registers and votes under
)	G.S. 163-82.6A, the identification documents required in that section, rather than those
)	described in subsection (a) or (b) of this section, apply."
1	SECTION 16.5. G.S. 163-227.2(a) reads as rewritten:

1	"(a) Any voter eligible to vote by absentee ballot under G.S. 163-226 may request an
2	application for absentee ballots, complete the application, and vote under the provisions of this
3	section and of G.S. 163-82.6A, as applicable.section."
4	SECTION 16.6. G.S. 163-283 reads as rewritten:
5	"§ 163-283. Right to participate or vote in party primary.
6	No person shall be entitled to vote or otherwise participate in the primary election of any
7	political party unless that person complies with all of the following:
8	(1) Is a registered voter.
9	(2) Has declared and has had recorded on the registration book or record the fact
10 11	that the voter affiliates with the political party in whose primary the voter
11	proposes to vote or participate.(3) Is in good faith a member of that party.
12	(3) Is in good faith a member of that party. Notwithstanding the previous paragraph, any unaffiliated voter who is authorized under
13	G.S. 163-119 may also vote in the primary if the voter is otherwise eligible to vote in that
15	primary except for subdivisions (2) and (3) of the previous paragraph.
16	Any person who will become qualified by age to register and vote in the general election
17	for which the primary is held, even though not so qualified by the date of the primary election,
18	shall be entitled to register while the registration books are open during the regular registration
19	period prior to the primary and then to vote in the primary after being registered, provided
20	however, under full-time and permanent registration, such an individual may register not earlier
21	than 60 days nor later than the last day for making application to register under
22	G.S. 163-82.6(c) prior to the primary. In addition, persons who will become qualified by age to
23	register and vote in the general election for which the primary is held, who do not register
24	during the special period may register to vote after such period as if they were qualified on the
25	basis of age, but until they are qualified by age to vote, they may vote only in primary
26	elections. Such a person also may register and vote in the primary and general election pursuant
27	to G.S. 163-82.6A(f)."
28	SECTION 16.7. G.S. 163-283.1 reads as rewritten:
29 30	" § 163-283.1. Voting in nonpartisan primary. Any person who will become qualified by age to register and vote in the general election
30 31	for which a nonpartisan primary is held, even though not so qualified by the date of the
32	primary, shall be entitled to register for the primary and general election prior to the primary
33	and then to vote in the primary after being registered. Such a person may register not earlier
34	than 60 days nor later than the last day for making application to register under
35	G.S. 163-82.6(c) prior to the primary. Such a person also may register and vote in the primary
36	and general election pursuant to G.S. 163-82.6A(f)."
37	SECTION 16.8. G.S. 163-330 reads as rewritten:
38	"§ 163-330. Voting in primary.
39	Any person who will become qualified by age to register and vote in the general election
40	for which the primary is held, even though not so qualified by the date of the primary, shall be
41	entitled to register for the primary and general election prior to the primary and then to vote in
42	the primary after being registered. Such person may register not earlier than 60 days nor later
43	than the last day for making application to register under G.S. 163-82.6(c) prior to the primary.
44 45	Such a person also may register and vote in the primary and general election pursuant to $C = 163.82.6 A(f)$ "
45 46	G.S. 163-82.6A(f). "
40 47	PART 17. ENHANCE DELIVERY OF MILITARY AND OVERSEAS ABSENTEE
48	BALLOTS FOR PRESIDENTIAL ELECTIONS WHEN PRESIDENTIAL
49	NOMINATING CONVENTIONS CONCLUDE AFTER LABOR DAY
50	SECTION 17.(a) G.S. 163-227.3 reads as rewritten:
51	"§ 163-227.3. Date by which absentee ballots must be available for voting.
	House Bill 589-Seventh Edition Page 33

Session 2013

1 A board of elections shall provide absentee ballots of the kinds needed 60 days prior (a) 2 to the statewide general election in even-numbered years and 50 days prior to the date on which 3 any other election shall be conducted, unless 45 days is authorized by the State Board of 4 Elections under G.S. 163-22(k) or there shall exist an appeal before the State Board or the 5 courts not concluded, in which case the board shall provide the ballots as quickly as possible 6 upon the conclusion of such an appeal. Provided, in a presidential election year, the board of 7 elections shall provide general election ballots no later than three days after nomination of the 8 presidential and vice presidential candidates if that nomination occurs later than 63 days prior 9 to the statewide general election and makes compliance with the 60-day deadline impossible. 10 However, in the case of municipal elections, absentee ballots shall be made available no later 11 than 30 days before an election. In every instance the board of elections shall exert every effort to provide absentee ballots, of the kinds needed by the date on which absentee voting is 12 13 authorized to commence. 14 Second Primary. – The board of elections shall provide absentee ballots, of the (b) 15 kinds needed, as quickly as possible after the ballot information for a second primary has been 16 determined." 17 SECTION 17.(b) G.S. 163-258.9(a) reads as rewritten: 18 "(a) Not later than 60 days before the statewide general election in even-numbered years 19 and not later than 50 days before any other election, the county board of elections shall transmit 20 a ballot and balloting materials to all covered voters who by that date submit a valid 21 military-overseas ballot application, except for a second primary. Provided, in a presidential 22 election year, the board of elections shall provide general election ballots no later than three 23 days after nomination of the presidential and vice presidential candidates if that nomination 24 occurs later than 63 days prior to the statewide general election and makes compliance with the 25 60-day deadline impossible. However, in the case of municipal elections, absentee ballots shall 26 be made available no later than 30 days before an election. For a second primary which 27 includes a candidate for federal office, the county board of elections shall transmit a ballot and 28 balloting material to all covered voters who by that date submit a valid military-overseas ballot 29 application no later than 45 days before the second primary. For a second primary which does 30 not include a candidate for federal office, the transmission of the ballot and ballot materials 31 shall be as soon as practicable and shall be transmitted electronically no later than three 32 business days and by mail no later than 15 days from the date the appropriate board of elections 33 orders that the second primary be held pursuant to G.S. 163-111. If additional offices are added 34 to the ballot to fill a vacancy occurring after the deadline provided by this subsection, those 35 ballots shall be transmitted as soon as practicable." 36 37 PART 18. LIST MAINTENANCE/INTERSTATE AGREEMENTS TO IMPROVE 38 **VOTER ROLLS** 39 **SECTION 18.1.** G.S. 163-82.14(a) reads as rewritten: Uniform Program. - The State Board of Elections shall adopt a uniform program 40 "(a) 41 that makes a reasonable effort: diligent effort not less than twice each year: 42 To remove the names of ineligible voters from the official lists of eligible (1)43

- 44
- voters, and (2)
- 45
- To update the addresses and other necessary data of persons who remain on the official lists of eligible voters.

That program shall be nondiscriminatory and shall comply with the provisions of the Voting 46 47 Rights Act of 1965, as amended, and with the provisions of the National Voter Registration 48 Act. The State Board of Elections, in addition to the methods set forth in this section, may use 49 other methods toward the ends set forth in subdivisions (1) and (2) of this subsection, including 50 address-updating services provided by the Postal Service. Service, and entering into data 51 sharing agreements with other states to cross-check information on voter registration and voting

1 2	records. Any data sharing agreement shall require the other state or states to comply with G.S. 163-82.10 and G.S. 163-82.10B. Each county board of elections shall conduct systematic
3	efforts to remove names from its list of registered voters in accordance with this section and
4	with the program adopted by the State Board. The county boards of elections shall complete
5	their list maintenance mailing program by April 15 of every odd-numbered year, unless the
6	State Board of Elections approves a different date for the county."
7	SECTION 18.2. The State Board of Elections shall actively seek ways to share and
8	cross-check information on voting records and voter registration with other states to improve
9	the accuracy of voter registration lists, using resources such as the Electronic Registration
10	Information Center and by entering into interstate compacts for this purpose.
11	SECTION 18.3. This Part is effective when it becomes law.
12	SECTION 10.5. This fait is checuve when it becomes how.
12	PART 19. NO MANDATED VOTER REGISTRATION DRIVE
13	SECTION 19.1. G.S. 163-82.25 is repealed.
15	SECTION 17.1. G.S. 103 02.23 13 repeated.
16	PART 20. VOTER RECORDS ACCESS CLARIFICATION AND CHALLENGES
17	SECTION 20.1. G.S. 163-84 reads as rewritten:
18	"§ 163-84. Time for challenge other than on day of primary or election.
19	The registration records of each county shall be open to inspection by any registered voter
20	of the county, State, including any chief judge or judge of elections, during the normal business
21	hours of the county board of elections on the days when the board's office is open. At those
22	times the right of any person to register, remain registered, or vote shall be subject to objection
23	and challenge."
24	SECTION 20.2. G.S. 163-87 reads as rewritten:
25	"§ 163-87. Challenges allowed on day of primary or election.
26	On the day of a primary or election, at the time a registered voter offers to vote, any other
27	registered voter of the precinct <u>county</u> may exercise the right of challenge, and when he does so
28	may enter the voting enclosure to make the challenge, but he shall retire therefrom as soon as
29	the challenge is heard.
30	On the day of a primary or election, any other registered voter of the precinct county may
31	challenge a person for one or more of the following reasons:
32	(1) One or more of the reasons listed in G.S. 163-85(c).
33	(1) That the person has already voted in that primary or election.
34	 (2) Final the period has already voted in that printing of election. (3) Repealed by Session Laws 2009-541, s. 16.1(b), effective August 28, 2009.
35	(4) If the challenge is made with respect to voting in a partisan primary, that the
36	person is a registered voter of another political party.
37	The chief judge, judge, or assistant appointed under G.S. 163-41 or 163-42 may enter
38	challenges under this section against voters in the precinct for which appointed regardless of
39	the place of residence of the chief judge, judge, or assistant.
40	If a person is challenged under this subsection, and the challenge is sustained under
41	G.S. 163-85(c)(3), the voter may still transfer his registration under G.S. 163-82.15(e) if
42	eligible under that section, and the registration shall not be cancelled under G.S. 163-90.2(a) if
43	the transfer is made. A person who has transferred his registration under G.S. 163-82.15(e) may
44	be challenged at the precinct to which the registration is being transferred."
45	
46	PART 21. CANDIDATE WITHDRAWAL
47	SECTION 21.1. G.S. 163-106(e) reads as rewritten:
48	"(e) Withdrawal of Notice of Candidacy. – Any person who has filed notice of
49	candidacy for an office shall have the right to withdraw it at any time prior to the close of
50	business on the third business day prior to the date on which the right to file for that office

expires under the terms of subsection (c) of this section. If a candidate does not withdraw

5	SECTION 21.2. 0.5. 105-204.2(d) reads as rewritten.
4	"(d) Any person may withdraw his notice of candidacy at any time prior to the close of
5	business on the third business day prior to the filing deadline prescribed in subsection (c), and
6	shall be entitled to a refund of his filing fee if he does so."
7	SECTION 21.3. G.S. 163-323(c) reads as rewritten:
8	"(c) Withdrawal of Notice of Candidacy. – Any person who has filed a notice of
9	candidacy for an office shall have the right to withdraw it at any time prior to the close of
10	business on the third business day prior to the date on which the right to file for that office
11	expires under the terms of subsection (b) of this section."
12	
13	PART 22. PETITIONS IN LIEU
14	SECTION 22.1. G.S. 163-107.1 reads as rewritten:
15	"§ 163-107.1. Petition in lieu of payment of filing fee.
16	(a) Any qualified voter who seeks nomination in the party primary of the political party
17	with which he affiliates may, in lieu of payment of any filing fee required for the office he
18	seeks, file a written petition requesting him to be a candidate for a specified office with the
19	appropriate board of elections, State, county or municipal.
20	(b) If the candidate is seeking the office of United States Senator, Governor, Lieutenant
21	Governor, or any State executive officer, the petition must be signed by 10,000 registered
22	voters who are members of the political party in whose primary the candidate desires to run,
23	except that in the case of a political party as defined by G.S. 163-96(a)(2) which will be making
24	nominations by primary election, the petition must be signed by ten percent (10%) five percent
25	(5%) of the registered voters of the State who are affiliated with the same political party in
26	whose primary the candidate desires to run, or in the alternative, the petition shall be signed by
27	no less than 10,000-8,000 registered voters regardless of the voter's political party affiliation,
28	whichever requirement is greater. The petition must be filed with the State Board of Elections
29	not later than 12:00 noon on Monday preceding the filing deadline before the primary in which
30	he seeks to run. The names on the petition shall be verified by the board of elections of the
31	county where the signer is registered, and the petition must be presented to the county board of
32	elections at least 15 days before the petition is due to be filed with the State Board of Elections.
33	When a proper petition has been filed, the candidate's name shall be printed on the primary
34	ballot.
35	(c) County, Municipal and District Primaries. – If the candidate is seeking one of the
36	offices set forth in G.S. 163-106(c) but which is not listed in subsection (b) of this section, or a
37	municipal or any other office requiring a partisan primary which is not set forth in
38	G.S. 163-106(c) or (d), he shall file a written petition with the appropriate board of elections no
39	later than 12:00 noon on Monday preceding the filing deadline before the primary. The petition
40	shall be signed by ten percent (10%) five percent (5%) of the registered voters of the election
41	area in which the office will be voted for, who are affiliated with the same political party in
42	whose primary the candidate desires to run, or in the alternative, the petition shall be signed by
43	no less than 200 registered voters regardless of said voter's political party affiliation, whichever
44	requirement is greater. The board of elections shall verify the names on the petition, and if the
45	petition is found to be sufficient, the candidate's name shall be printed on the appropriate
46	primary ballot. Petitions for candidates for member of the U.S. House of Representatives,
$\overline{47}$	District Attorney and members of the State House of Representatives from multi-county

before the filing-deadline, except as provided in G.S. 163-112, his name shall be printed on the

primary ballot, any votes for him shall be counted, and he shall not be refunded his filing fee."

SECTION 21.2. G.S. 163-294.2(d) reads as rewritten:

the or a in no ion tion in by ver the iate ves, 47 District Attorney, and members of the State House of Representatives from multi-county 48 districts or members of the State Senate from multi-county districts must be presented to the 49 county board of elections for verification at least 15 days before the petition is due to be filed 50 with the State Board of Elections, and such petition must be filed with the State Board of

General Assembly Of North Carolina

1 2

3

1 Elections no later than 12:00 noon on Monday preceding the filing deadline. The State Board of 2 Elections may adopt rules to implement this section and to provide standard petition forms.

3 Nonpartisan Primaries and Elections. - Any qualified voter who seeks to be a (d) 4 candidate in any nonpartisan primary or election may, in lieu of payment of the filing fee 5 required, file a written petition signed by ten percent (10%) five percent (5%) of the registered 6 voters in the election area in which the office will be voted for with the appropriate board of 7 elections. Any qualified voter may sign the petition. The petition shall state the candidate's 8 name, address and the office which he is seeking. The petition must be filed with the 9 appropriate board of elections no later than 60 days prior to the filing deadline for the primary 10 or election, and if found to be sufficient, the candidate's name shall be printed on the ballot."

11

SECTION 22.2. G.S. 163-325(b) reads as rewritten:

12 Requirements of Petition; Deadline for Filing. - If the candidate is seeking the "(b) 13 office of justice of the Supreme Court, judge of the Court of Appeals, or superior or district 14 court judge, that individual shall file a written petition with the State Board of Elections no 15 later than 12:00 noon on Monday preceding the filing deadline before the primary. If the office 16 is justice of the Supreme Court or judge of the Court of Appeals, the petition shall be signed by 17 10.000-8,000 registered voters in the State. If the office is superior court or district court judge, 18 the petition shall be signed by ten percent (10%) five percent (5%) of the registered voters of 19 the election area in which the office will be voted for. The board of elections shall verify the 20 names on the petition, and if the petition and notice of candidacy are found to be sufficient, the 21 candidate's name shall be printed on the appropriate ballot. Petitions must be presented to the 22 county board of elections for verification at least 15 days before the petition is due to be filed 23 with the State Board of Elections. The State Board of Elections may adopt rules to implement 24 this section and to provide standard petition forms."

- 25
- 26

27

PART 23. TIMELY WITHDRAWAL OF PARTY NOMINEE

SECTION 23.1. G.S. 163-113 reads as rewritten:

28 "§ 163-113. Nominee's right to withdraw as candidate.

29 A person who has been declared the nominee of a political party for a specified office under 30 the provisions of G.S. 163-182.15 or G.S. 163-110, shall not be permitted to resign as a 31 candidate unless, at least 30 days before the general election, prior to the first day on which 32 military and overseas absentee ballots are transmitted to voters under Article 21A of this 33 Chapter, he that person submits to the board of elections which certified his the nomination a 34 written request that he person be permitted to withdraw."

35 36

PART 24. BETTER MANAGE PRECINCT SIZES

37 SECTION 24.1. The Joint Legislative Elections Oversight Committee shall study 38 optimal numbers of voters in election precincts so as to reduce overcrowding and long lines and 39 recommend to the General Assembly any legislation it deems advisable. The study shall also 40 examine the size of the polling place itself, its accessibility, and parking availability. It may 41 make an interim report prior to the date that the General Assembly reconvenes the 2013 42 Regular Session in 2014, and shall make a final report before the convening of the 2015 43 Regular Session of the General Assembly.

44

47

48

45 46

PART 25. EARLY VOTING SITES WITHIN A COUNTY

SECTION 25.1. G.S. 163-227.2(b) and (g) read as rewritten:

Alternate procedures for requesting application for absentee ballot; "§ 163-227.2. "one-stop" voting procedure in board office.

49

. . .

50 (b) Not earlier than the third-second Thursday before an election, in which absentee 51 ballots are authorized, in which a voter seeks to vote and not later than 1:00 P.M. on the last

1 Saturday before that election, the voter shall appear in person only at the office of the county 2 board of elections, provided in subsection (g) of this section. A county board of elections shall 3 conduct one-stop voting on the last Saturday before the election until 1:00 P.M. 1:00 P.M. and 4 may conduct it until 5:00 P.M. on that Saturday. That voter shall enter the voting enclosure at 5 the board office through the appropriate entrance and shall at once state his or her name and place of residence to an authorized member or employee of the board. In a primary election, the 6 7 voter shall also state the political party with which the voter affiliates and in whose primary the 8 voter desires to vote, or if the voter is an unaffiliated voter permitted to vote in the primary of a 9 particular party under G.S. 163-119, the voter shall state the name of the authorizing political 10 party in whose primary he wishes to vote. The board member or employee to whom the voter 11 gives this information shall announce the name and residence of the voter in a distinct tone of voice. After examining the registration records, an employee of the board shall state whether 12 the person seeking to vote is duly registered. If the voter is found to be registered that voter 13 14 may request that the authorized member or employee of the board furnish the voter with an 15 application form as specified in G.S. 163-227. The voter shall complete the application in the 16 presence of the authorized member or employee of the board, and shall deliver the application 17 to that person.

18

. . .

19 Notwithstanding any other provision of this section, a county board of elections by (g) 20 unanimous vote of all its members may provide for one or more sites in that county for 21 absentee ballots to be applied for and cast under this section. Every individual staffing any of those sites shall be a member or full-time employee of the county board of elections or an 22 23 employee of the county board of elections whom the board has given training equivalent to that 24 given a full-time employee. Those sites must be approved by the State Board of Elections as 25 part of a Plan for Implementation approved by both the county board of elections and by the 26 State Board of Elections which shall also provide adequate security of the ballots and 27 provisions to avoid allowing persons to vote who have already voted. The Plan for 28 Implementation shall include a provision for the presence of political party observers at each 29 one-stop site equivalent to the provisions in G.S. 163-45 for party observers at voting places on 30 election day. A county board of elections may propose in its Plan not to offer one-stop voting at 31 the county board of elections office; the State Board may approve that proposal in a Plan only 32 if the Plan includes at least one site reasonably proximate to the county board of elections 33 office and the State Board finds that the sites in the Plan as a whole provide adequate coverage 34 of the county's electorate. If a county board of elections has considered a proposed Plan or 35 Plans for Implementation and has been unable to reach unanimity in favor of a Plan, a member 36 or members of that county board of elections may petition the State Board of Elections to adopt 37 a plan for it. If petitioned, the State Board may also receive and consider alternative petitions 38 from another member or members of that county board. The State Board of Elections may 39 adopt a Plan for that county. The State Board, in that plan, shall take into consideration factors 40 including geographic, demographic, and partisan interests of that county. Any plan adopted by 41 either the county board of elections or the State Board of Elections under this subsection shall 42 provide for the same days of operation and same number of hours of operation on each day for all sites in that county for that election. The requirement of the previous sentence does not 43 apply to the county board of elections office itself nor, if one-stop voting is not conducted at the 44 45 county board of elections office, to the reasonably proximate alternate site approved under this 46 subsection." 47 **SECTION 25.2.** G.S. 163-227.2 is amended by adding a new subsection to read:

48 "(g2) N

"(g2) Notwithstanding the requirements of subsection (g) and (g1) of this section, for any

49 county board of elections that provided for one or more sites as provided in subsection (g) of

- 50 this section during the 2010 or 2012 general election, that county shall provide, at a minimum,
- 51 <u>the following:</u>

	General Assem	bly Of North Carolina	Session 2013
1	<u>(1)</u>	The county board of elections shall calculate the n	umber of hours during the
2		2012 primary election and 2012 general election th	•
3		absentee ballots to be applied for and voted under	
4		the number of one-stop sites by the number of ho	• • • •
5		open daily and the number of days that each one-st	
6		election respectively. For elections which include	
7		the primary or general election ballot, the county s	-
8		same number of hours offered in 2012 is offered	
9		applied for and voted under this section through a	
10		numbers of one-stop sites during the primar	
11		respectively.	<u>, and general ereens</u> ,
12	(2)	The county board of elections shall calculate the n	umber of hours during the
13		2010 primary election and 2010 general election th	
14		absentee ballots to be applied for and voted under	• •
15		the number of one-stop sites by the number of ho	
16		open daily and the number of days that each one-si	
17		election respectively. For elections for the Genera	*
18		include a presidential candidate on the primary or	•
19		county shall ensure that at least the same number of	
20		offered for absentee ballots to be applied for and	
21		through a combination of hours and numbers of	
22		primary and general election, respectively.	
23	The State B	pard of Elections, to ensure compliance with this s	ubsection, may approve a
24		a building that the county board of elections is not en	• • •
25		se as an election-day voting place, but may deny ap	
26		vidence that other equally suitable sites were available	=
27	-	unfairly advantage or disadvantage geographic,	
28	interests of that of		
29		<u>/</u>	
30	PART 26. STA	NDARDIZE SATELLITE POLLING PLACE AP	PROVAL
31		FION 26.1.(a) G.S. 163-130 reads as rewritten:	
32		ellite voting places.	
33		ard of elections by unanimous vote may, upon appro	val of a request submitted
34	•	State Board of Elections, establish a plan whereby el	1
35	Ũ	vote at designated sites within the precinct other that	•
36	-	. Any approval under this section is only effective	0 01
37		ed for extension. The State Board of Elections shall	
38	proposed plan if		
39	(1)	All the satellite voting places to be used are list	ed in the county's written
40		request;	
41	(2)	The plan will in the State Board's judgment overc	ome a barrier to voting by
42	(-)	the elderly or disabled;	
43	(3)	Adequate security against fraud is provided for; an	d
44	(4)	The plan does not unfairly favor or disfavor vote	
45		party affiliation."	
46	SEC'	FION 26.1.(b). This section becomes effective Ja	nuary 1, 2014. All plans
47		G.S. 163-130 prior to that date shall be reviewed a	• •
48		30, as amended by this section.	adopted in accordance
49			
50	PART 27. DEI	ETE REFERENCE TO PRECINCT BOUNDA	RIES AFTER THE 2000
50	CENCUS	LIL ALIZZEIGE IG INEGINGI DOUNDAI	

51 **CENSUS**

	General Assembly Of North Carolina Ses		Session 2013
-	SECT	TION 27.1. G.S. 163-132.1 is repealed.	
2	PART 28. REDI	JCE NEED FOR SECOND PRIMARY	
Ļ	SECT	TION 28.1. The Joint Legislative Elections Oversight	Committee shall study
		ary and recommend to the General Assembly an	
		udy may include the following:	, , , , , , , , , , , , , , , , , , ,
	(1)	Whether to go to a plurality method of determining the	ne result of the primary.
	(2)	Whether to reduce the current forty percent (40%) the	
	(3)	Whether to keep the forty percent (40%) threshold b	
		percentage if the margin between first and sec	
		substantial.	
	(4)	Whether to have a different system for different office	es such as United States
		Senator, Governor, and Lieutenant Governor and othe	er offices.
	It ma	y make an interim report prior to the date that	the General Assembly
	reconvenes the	2013 Regular Session in 2014, and shall make a	final report before the
	convening of the	2015 Regular Session of the General Assembly.	
		RIFY STATE BOARD DUTY ON CHARACTERIS	TICS OF BALLOT
		TION 29.1. G.S. 163-165.4 reads as rewritten:	
		andards for official ballots.	
		ard of Elections shall seek to ensure that official ballo	ots throughout the State
		wing characteristics:	
	(1)	Are readily understandable by voters.	
	(2)	Present all candidates and questions in a fair and none	•
	(3)	Allow every voter to cast a vote in every ballot item v	without difficulty.
	(4)	Facilitate an accurate vote count.	1 1
	(5)	Are uniform in content and format, subject to varied	presentations required
		or made desirable by different voting systems."	
	DADT 20 SIMD	LIFY BALLOT RECORDS	
		TION 30.1. G.S. 163-165(1) reads as rewritten:	
	"(1)	"Ballot" means an instrument on which a voter indi	cates a choice so that it
	(1)	may be recorded as a vote for or against a certain c	
		proposal. The term "ballot" may include a paper b	
		hand, a paper ballot to be counted on an electronic	•
		lever voting machine, the image on a direct record	
		paper ballot used on any other voting system."	, <u></u>
	SECT	TON 30.2. G.S. 163-165 is amended by adding a new	subdivision to read:
	"(5a)	"Paper ballot" means an individual paper document	
		by the voter by hand or through electronic means."	
	SECT	TON 30.3. G.S. 163-165.7(a) and (d) read as rewritten	1:
	"§ 163-165.7. Vo	oting systems: powers and duties of State Board of H	Elections.
	(a) Only	voting systems that have been certified by the State	Board of Elections in
		the procedures and subject to the standards set forth	
		ubsequently decertified shall be permitted for use in	
		oting systems shall be valid in any election held in the	• •
		other electoral district in the State. Subject to all other a	
		rd of Elections and, with respect to federal elections, s	
		is governing voting systems, paper ballots marked by the	
		eemed a certified voting system. The State Board of	•
	optical scan voti	ng systems, optical scan with ballot markers voting sys	steins, and direct record

1 2	-	g systems if any of those systems meet all applicable requirements of federal The State Board may certify additional voting systems only if they meet the	
3	requirements of the request for proposal process set forth in this section and only if they		
4	generate either a paper ballot or a paper record by which voters may verify their votes before		
5	-	d-which provides a backup means of counting the vote that the voter casts.	
6		vstems may include optical scan and direct record electronic (DRE) voting	
7		that produce a paper ballot. In consultation with the Office of Information	
8		vices, the State Board shall develop the requests for proposal subject to the	
9		is Chapter and other applicable State laws. Among other requirements, the	
10		osal shall require at least all of the following elements:	
11	(1)	That the vendor post a bond or letter of credit to cover damages resulting	
12		from defects in the voting system. Damages shall include, among other	
13		items, any costs of conducting a new election attributable to those defects.	
14	(2)	That the voting system comply with all federal requirements for voting	
15		systems.	
16	(3)	That the voting system must have the capacity to include in voting tabulation	
17		district returns the votes cast by voters outside of the voter's voting	
18		tabulation district as required by G.S. 163-132.5G.	
19	(4)	With respect to electronic voting systems, that the voting system generate a	
20		paper record ballot of each individual vote cast, which paper record ballot	
21		shall be maintained in a secure fashion and shall serve as a backup record for	
22		purposes of any hand-to-eye count, hand-to-eye recount, or other audit.	
23		Electronic systems that employ optical scan technology to count paper	
24		ballots shall be deemed to satisfy this requirement.	
25	(5)	With respect to DRE voting systems, that the paper record ballot generated	
26		by the system be viewable by the voter before the vote is cast electronically,	
27		and that the system permit the voter to correct any discrepancy between the	
28		electronic vote and the paper record ballot before the vote is cast.	
29			
30		ect to the provisions of this Chapter, the State Board of Elections shall prescribe	
31		doption, handling, operation, and honest use of certified voting systems,	
32	including all of t		
33	(1)	Procedures for county boards of elections to utilize when recommending the	
34		purchase of a certified voting system for use in that county.	
35	(2)	Form of official ballot labels to be used on voting systems.	
36	(3)	Operation and manner of voting on voting systems.	
37	(4)	Instruction of precinct officials in the use of voting systems.	
38	(5)	Instruction of voters in the use of voting systems.	
39	(6)	Assistance to voters using voting systems.	
40	(7)	Duties of custodians of voting systems.	
41	(8)	Examination and testing of voting systems in a public forum in the county	
42		before and after use in an election.	
43	(9)	Notwithstanding G.S. 132-1.2, procedures for the review and examination of	
44		any information placed in escrow by a vendor pursuant to G.S. 163-165.9A	
45		by only the following persons:	
46		a. State Board of Elections.	
47		b. Office of Information Technology Services.	
48		c. The State chairs of each political party recognized under	
49 50		G.S. 163-96.	
50		d. The purchasing county.	

1Each person listed in sub-subdivisions a. through d. of this subdivision may designate up to three persons as that person's agents to review and examine the information. No person shall designate under this subdivision a business competitor of the vendor whose proprietary information is being reviewed and examined. For purposes of this review and examination, any designees under this subdivision and the State party chairs shall be treated as public officials under G.S. 132-2.8(10)With respect to electronic voting systems, procedures to maintain the integrity of both the electronic vote count and the paper record.ballot. Those procedures shall at a minimum include procedures to protect against the alteration of the paper record ballot after a machine vote has been recorded and procedures to prevent removal by the voter from the voting enclosure of any paper record or copy of an-individually voted paper_ballot or of any other device or item whose removal from the voting enclosure could permit compromise of the integrity of either the machine count or the paper record.ballot.17"18SECTION 30.4. G.S. 163-166.7(c) reads as rewritten: The State Board of Elections shall promulgate rules for the process of voting. Those		General Assembly Of North CarolinaSession 2013			
 9 integrity of both the electronic vote count and the paper record.ballot. Those 10 procedures shall at a minimum include procedures to protect against the 11 alteration of the paper record ballot after a machine vote has been recorded 12 and procedures to prevent removal by the voter from the voting enclosure of 13 and procedures to prevent removal by the voter from the voting enclosure of 14 other device or item whose removal from the voting enclosure could permit 15 compromise of the integrity of either the machine count or the paper 16 record.ballot. 17" 18 SECTION 30.4. G.S. 163-166.7(c) reads as rewritten: 19 "(c) The State Board of Elections shall promulgate rules for the process of voting. Those 	2 3 4 5 6 7		designate up to three persons as that person's agen the information. No person shall designate under th competitor of the vendor whose proprietary infor- and examined. For purposes of this review and ex- under this subdivision and the State party chairs officials under G.S. 132-2.	tts to review and examine his subdivision a business mation is being reviewed camination, any designees shall be treated as public	
10procedures shall at a minimum include procedures to protect against the11alteration of the paper record-ballot after a machine vote has been recorded12and procedures to prevent removal by the voter from the voting enclosure of13any paper record or copy of an individually voted paper ballot or of any14other device or item whose removal from the voting enclosure could permit15compromise of the integrity of either the machine count or the paper16record.ballot.17"18SECTION 30.4. G.S. 163-166.7(c) reads as rewritten:19"(c)16The State Board of Elections shall promulgate rules for the process of voting. Those		(10)			
11alteration of the paper record-ballot after a machine vote has been recorded12and procedures to prevent removal by the voter from the voting enclosure of13any paper record or copy of an individually voted paper ballot or of any14other device or item whose removal from the voting enclosure could permit15compromise of the integrity of either the machine count or the paper16record.ballot.17"18SECTION 30.4. G.S. 163-166.7(c) reads as rewritten:19"(c)16The State Board of Elections shall promulgate rules for the process of voting. Those				· ·	
13any paper record or copy of an individually voted paper ballot or of any other device or item whose removal from the voting enclosure could permit compromise of the integrity of either the machine count or the paper record.ballot.16record.ballot.17"18SECTION 30.4. G.S. 163-166.7(c) reads as rewritten:19"(c)19The State Board of Elections shall promulgate rules for the process of voting. Those					
14other device or item whose removal from the voting enclosure could permit15compromise of the integrity of either the machine count or the paper16record.ballot.17"18SECTION 30.4. G.S. 163-166.7(c) reads as rewritten:19"(c)The State Board of Elections shall promulgate rules for the process of voting. Those	12				
 15 compromise of the integrity of either the machine count or the paper 16 record.ballot. 17" 18 SECTION 30.4. G.S. 163-166.7(c) reads as rewritten: 19 "(c) The State Board of Elections shall promulgate rules for the process of voting. Those 					
16record.ballot.17"18SECTION 30.4. G.S. 163-166.7(c) reads as rewritten:19"(c)The State Board of Elections shall promulgate rules for the process of voting. Those	14		other device or item whose removal from the votin	ng enclosure could permit	
 17" 18 SECTION 30.4. G.S. 163-166.7(c) reads as rewritten: 19 "(c) The State Board of Elections shall promulgate rules for the process of voting. Those 	15		compromise of the integrity of either the mach	hine count or the paper	
 18 SECTION 30.4. G.S. 163-166.7(c) reads as rewritten: 19 "(c) The State Board of Elections shall promulgate rules for the process of voting. Those 	16		record.<u>ballot.</u>		
19 "(c) The State Board of Elections shall promulgate rules for the process of voting. Those	17	"			
	18	SEC	FION 30.4. G.S. 163-166.7(c) reads as rewritten:		
		. ,	1 0	1 0	
20 rules shall emphasize the appearance as well as the reality of dignity, good order, impartiality,					
21 and the convenience and privacy of the voter. Those rules, at a minimum, shall include				minimum, shall include	
22 procedures to ensure that all the following occur:		-	-		
23 (1) The voting system remains secure throughout the period voting is being		(1)		e period voting is being	
24 conducted.					
25 (2) Only properly voted official ballots or paper records of individual voted		(2)	• • • • • • • • • • • • • • • • • • • •	cords of individual voted	
26 ballots are introduced into the voting system.			•••		
27 (3) Except as provided by G.S. 163-166.9, no official ballots leave the voting		(3)		0	
28 enclosure during the time voting is being conducted there. The rules shall					
also provide that during that time no one shall remove from the voting					
30 enclosure any paper record or copy of an individually voted ballot or of any 21 other device or item where removed from the veting englosure could permit					
31 other device or item whose removal from the voting enclosure could permit					
32 compromise of the integrity of either the machine count or the paper record.		(4)			
 All improperly voted official ballots or paper records of individual voted ballots are returned to the precinct officials and marked as spoiled. 		(4)			
1 1		(5)			
 35 (5) Voters leave the voting place promptly after voting. 36 (6) Voters not clearly eligible to vote in the precinct but who seek to vote there 					
37 voters not clearly engine to vote in the preentet but who seek to vote there 37 are given proper assistance in voting a provisional official ballot or guidance		(0)			
38 to another voting place where they are eligible to vote.				-	
39 (7) Information gleaned through the voting process that would be helpful to the		(7)	• •		
40 accurate maintenance of the voter registration records is recorded and		(\prime)	0 01	1	
41 delivered to the county board of elections.					
42 (8) The registration records are kept secure. The State Board of Elections shall		(8)	-	Board of Elections shall	
43 permit the use of electronic registration records in the voting place in lieu of		(0)			
44 or in addition to a paper pollbook or other registration record.				• •	
45 (9) Party observers are given access as provided by G.S. 163-45 to current		(9)			
46 information about which voters have voted.		N- /			
47 (10) The voter, before voting, shall sign that voter's name on the pollbook, other		(10)		me on the pollbook, other	
48 voting record, or voter authorization document. If the voter is unable to sign,		、		-	
49 a precinct official shall enter the person's name on the same document before			-	-	
50 the voter votes."	50				
51 SECTION 30.5. G.S. 163-182.1(b)(1) reads as rewritten:	51	SEC	FION 30.5. G.S. 163-182.1(b)(1) reads as rewritten:		

	General A	Assembly Of North Carolina	Session 2013
1		"(1) Provide for a sample hand-to-eye count of the paper ba	allots or paper records
2		of a statewide ballot item in every county. The preside	
3		be the subject of the sampling in a presidential ele	
4		statewide ballot item, the State Board shall provide a	process for selecting
5		district or local ballot items to adequately sample the	electorate. The State
6		Board shall approve in an open meeting the pro-	cedure for randomly
7		selecting the sample precincts for each election. The	random selection of
8		precincts for any county shall be done publicly afte	r the initial count of
9		election returns for that county is publicly released or 2	4 hours after the polls
10		close on election day, whichever is earlier. The sampl	e chosen by the State
11		Board shall be of one or more full precincts, full coun	ts of mailed absentee
12		ballots, full counts of one or more one-stop early	y voting sites, or a
13		combination. The size of the sample of each categor	ry shall be chosen to
14		produce a statistically significant result and sha	all be chosen after
15		consultation with a statistician. The actual units shall	be chosen at random.
16		In the event of a material discrepancy between the ele	ctronic or mechanical
17		count and a hand-to-eye count, the hand-to-eye count	shall control, except
18		where paper ballots or records-have been lost or destro	yed or where there is
19		another reasonable basis to conclude that the hand-to	-eye count is not the
20		true count. If the discrepancy between the hand-to	-
21		mechanical or electronic count is significant, a complete	ete hand-to-eye count
22		shall be conducted."	
23		SECTION 30.6. G.S. 163-182.2(b)(1a) reads as rewritten:	
24		"(1a) For optical scan and direct record electronic voting	
25		other voting systems in which ballots are counted ot	
26		hand and eye, those rules shall provide for a sample har	
27		paper ballots or paper records of a sampling of a sta	
28		every county. The presidential ballot item shall be	e e
29		sampling in a presidential election. If there is no state	
30		State Board shall provide a process for selecting distric	
31		to adequately sample the electorate. The State Board	
32		open meeting the procedure for randomly selecting the	
33		each election. The random selection of precincts for	
34		done publicly after the initial count of election retur	•
35		publicly released or 24 hours after the polls close on ele	-
36		is earlier. The sample chosen by the State Board shall l	
37		precincts, full counts of mailed absentee ballots, and	
38		more one-stop early voting sites. The size of the sam	
39		shall be chosen to produce a statistically significan	
40		chosen after consultation with a statistician. The actual	
41		at random. In the event of a material discrepancy betw	
42		mechanical count and a hand-to-eye count, the har	•
43		control, except where paper ballots or records have bee	•
44		where there is another reasonable basis to conclude	
45		count is not the true count. If the discrepancy between	-
46		and the mechanical or electronic count is significant, a	
47		count shall be conducted. The sample count need not	t be done on election
48		night."	
49		SECTION 30.7. G.S. 163-227.2(e1) reads as rewritten:	

50 "(e1) If a county uses a voting system with retrievable ballots, that county's board of 51 elections may by resolution elect to conduct one-stop absentee voting according to the

provisions of this subsection. In a county in which the board has opted to do so, a one-stop 1 2 voter shall cast the ballot and then shall deposit the ballot in the ballot box or voting system in 3 the same manner as if such box or system was in use in a precinct on election day. At the end of 4 each business day, or at any time when there will be no employee or officer of the board of 5 elections on the premises, the ballot box or system shall be secured in accordance with a plan 6 approved by the State Board of Elections, which shall include that no additional ballots have 7 been placed in the box or system. Any county board desiring to conduct one-stop voting 8 according to this subsection shall submit a plan for doing so to the State Board of Elections. 9 The State Board shall adopt standards for conducting one-stop voting under this subsection and 10 shall approve any county plan that adheres to its standards. The county board shall adhere to its 11 State Board-approved plan. The plan shall provide that each one-stop ballot shall have a ballot 12 number on it in accordance with G.S. 163-230.1(a2), or shall have an equivalent identifier to 13 allow for retrievability. The standards shall address retrievability in one-stop voting on direct 14 record electronic equipment where no paper ballot is used." 15 **SECTION 30.8.** Any direct record electronic (DRE) voting systems currently 16 certified by the State Board of Elections which do not use paper ballots shall be decertified and 17 shall not be used in any election held on or after January 1, 2018. Decertification of a DRE 18 voting system that does not use paper ballots may not be appealed to the Superior Court of 19 Wake County pursuant to G.S. 163-165.7(b). 20 **SECTION 30.9.** This Part becomes effective January 1, 2018. 21 22 PART 31. ORDER OF PARTIES ON THE BALLOT 23 **SECTION 31.1.** G.S. 163-165.6(d) reads as rewritten: 24 "(d) Order of Party Candidates on General Election Official Ballot. - Candidates in any 25 ballot item on a general election official ballot shall appear in the following order: 26 (1)Nominees of political parties that reflect at least five percent (5%) of 27 statewide voter registration, according to the most recent statistical report 28 published by the State Board of Elections, in alphabetical order by party 29 beginning with the party whose nominee for Governor received the most 30 votes in the most recent gubernatorial election, and in alphabetical order 31 within the party. Nominees of other political parties, in alphabetical order by party and in 32 (2) 33 alphabetical order within the party. 34 (3) Unaffiliated candidates, in alphabetical order." 35 36 PART 32. VOTE THE PERSON NOT THE PARTY 37 **SECTION 32.1.** G.S. 163-165.6(e) reads as rewritten: 38 No Straight-Party Voting. - Each official ballot shall not contain any place that "(e) 39 allows a voter with one mark to vote for the candidates of a party for more than one office. be 40 arranged so that the voter may cast one vote for a party's nominees for all offices except President and Vice President. A vote for President and Vice President shall be cast separately 41 42 from a straight party vote. The official ballot shall be prepared so that a voter may cast a 43 straight-party vote, but then make an exception to that straight-party vote by voting for a candidate not nominated by that party or by voting for fewer than all the candidates nominated 44 45 by that party. Instructions for general election ballots shall clearly advise voters of the rules in 46 this subsection and of the statutes providing for the counting of ballots." 47 **SECTION 32.2.** G.S. 163-182.1(a)(7) is repealed. 48 PART 33. REGULATE EXTENSION OF CLOSE OF POLLS 49 50 SECTION 33.1. G.S. 163-166.01 reads as rewritten:

51 "**§ 163-166.01**. Hours for voting.

1 In every election, the voting place shall be open at 6:30 A.M. and shall be closed at 7:30 2 P.M. In extraordinary circumstances, the county board of elections may direct that the polls 3 remain open until 8:30 P.M. If the polls are delayed in opening for more than 15 minutes, or are 4 interrupted for more than 15 minutes after opening, the State Board of Elections may extend the 5 closing time by an equal number of minutes. As authorized by law, the State Board of Elections 6 shall be available either in person or by teleconference on the day of election to approve any 7 such extension. If any voter is in line to vote at the time the polls are closed, that voter shall be 8 permitted to vote. No voter shall be permitted to vote who arrives at the voting place after the 9 closing of the polls.

10 Any voter who votes after the statutory poll closing time of 7:30 P.M. by virtue of a federal 11 or State court order or any other lawful order, including an order of a county board of elections, 12 shall be allowed to vote, under the provisions of that order, only by using a provisional official 13 ballot. Any special provisional official ballots cast under this section shall be separated. 14 counted, and held apart from other provisional ballots cast by other voters not under the effect 15 of the order extending the closing time of the voting place. If the court order has not been 16 reversed or stayed by the time of the county canvass, the total for that category of provisional 17 ballots shall be added to the official canvass."

18 19

PART 34. ASSISTANCE TO VOTER

SECTION 34.1. The Joint Legislative Elections Oversight Committee shall study ways to improve protections for persons requiring assistance in voting places and recommend to the General Assembly any legislation it deems advisable. It may make an interim report prior to the date that the General Assembly reconvenes the 2013 Regular Session in 2014 and shall make a final report before the convening of the 2015 Regular Session of the General Assembly.

25

26 27

PART 35. DATE OF PRESIDENTIAL PRIMARY

SECTION 35.1. G.S. 163-213.2 reads as rewritten:

28 "§ 163-213.2. Primary to be held; date; qualifications and registration of voters.

On the Tuesday after the first Monday in May, 1992, and every four years thereafter, the voters of this State shall be given an opportunity to express their preference for the person to be the presidential candidate of their political party.party, except that if South Carolina holds its <u>presidential primary before the 15th day of March, the North Carolina presidential preference</u> primary shall be held on the Tuesday after the first South Carolina presidential preference primary of that year.

35 Any person otherwise qualified who will become qualified by age to vote in the general 36 election held in the same year of the presidential preference primary shall be entitled to register 37 and vote in the presidential preference primary. Such persons may register not earlier than 60 38 days nor later than the last day for making application to register under G.S. 163-82.6 prior to 39 the said primary. In addition, persons who will become qualified by age to register and vote in 40 the general election for which the primary is held, who do not register during the special period 41 may register to vote after such period as if they were qualified on the basis of age, but until they 42 are qualified by age to vote, they may vote only in primary elections."

43

SECTION 35.2. G.S. 163-213.4 reads as rewritten:

44 "§ 163-213.4. Nomination by State Board of Elections.

By the first Tuesday in February of the year preceding No later than 90 days preceding the North Carolina presidential preference primary, the chair of each political party shall submit to the State Board of Elections a list of its presidential candidates to be placed on the presidential preference primary ballot. The list must be comprised of candidates whose candidacy is generally advocated and recognized in the news media throughout the United States or in North Carolina, unless any such candidate executes and files with the chair of the political party an affidavit stating without qualification that the candidate is not and does not intend to become a

candidate for nomination in the North Carolina Presidential Preference Primary Election. The 1 2 State Board of Elections shall prepare and publish a list of the names of the presidential 3 candidates submitted. The State Board of Elections shall convene in Raleigh on the first 4 Tuesday in March preceding the presidential preference primary election. At the meeting 5 required by this section, the State Board of Elections shall nominate as presidential primary 6 candidates all candidates affiliated with a political party, recognized pursuant to the provisions 7 of Article 9 of Chapter 163 of the General Statutes, who have been submitted to the State Board 8 of Elections. Immediately upon completion of these requirements, the Board shall release to the 9 news media all such nominees selected. Provided, however, nothing shall prohibit the partial 10 selection of nominees prior to the meeting required by this section, if all provisions herein have 11 been complied with."

- 12
- 13 14

PART 36. ADDITIONAL CANDIDATES ON PRESIDENTIAL PRIMARY BALLOT

SECTION 36.1. G.S. 163-213.4 reads as rewritten:

15 "§ 163-213.4. Nomination by State Board of Elections.

16 By the first Tuesday in February of the year preceding the North Carolina presidential 17 preference primary, the chair of each political party shall submit to the State Board of Elections 18 a list of its presidential candidates to be placed on the presidential preference primary ballot. 19 The list must be comprised of candidates whose candidacy is generally advocated and 20 recognized in the news media throughout the United States or in North Carolina, unless any 21 such candidate executes and files with the chair of the political party an affidavit stating 22 without qualification that the candidate is not and does not intend to become a candidate for 23 nomination in the North Carolina Presidential Preference Primary Election. The State Board of 24 Elections shall prepare and publish a list of the names of the presidential candidates submitted. 25 The State Board of Elections shall convene in Raleigh on the first Tuesday in March preceding the presidential preference primary election. At the meeting required by this section, the State 26 27 Board of Elections shall nominate as presidential primary candidates all candidates affiliated 28 with a political party, recognized pursuant to the provisions of Article 9 of Chapter 163 of the 29 General Statutes, who have been submitted to the State Board of Elections. Additionally, the 30 State Board of Elections, by vote of at least three of its members in the affirmative, may 31 nominate as a presidential primary candidate any other person affiliated with a political party 32 that it finds is generally advocated and recognized in the news media throughout the United 33 States or in North Carolina as candidates for the nomination by that party. Immediately upon 34 completion of these requirements, the Board shall release to the news media all such nominees 35 selected. Provided, however, nothing shall prohibit the partial selection of nominees prior to the 36 meeting required by this section, if all provisions herein have been complied with."

37

38 PART 38. REPEAL POLITICAL PARTIES FINANCING FUND, JUDICIAL 39 ELECTIONS FUND, AND VOTER-OWNED ELECTIONS FUND

40 SECTION 38.1.(a) Article 22D of Chapter 163 of the General Statutes is repealed,
 41 except that G.S. 163-278.69 is repealed effective upon exhaustion of the funds for publication
 42 of the Judicial Voter Guide.

43

44

45

- **SECTION 38.1.(b)** Article 22J of Chapter 163 of the General Statutes is repealed.
- **SECTION 38.1.(c)** Article 22B of Chapter 163 of the General Statutes is repealed.
- SECTION 38.1.(d) G.S. 84-34 reads as rewritten:

46 "§ 84-34. Membership fees and list of members.

Every active member of the North Carolina State Bar shall, prior to the first day of July of each year, pay to the secretary-treasurer an annual membership fee in an amount determined by the Council but not to exceed three hundred dollars (\$300.00), plus a surcharge of fifty dollars (\$50.00) for the implementation of Article 22D of Chapter 163 of the General Statutes, and every member shall notify the secretary-treasurer of the member's correct mailing address. Any

member who fails to pay the required dues by the last day of June of each year shall be subject 1 2 to a late fee in an amount determined by the Council but not to exceed thirty dollars (\$30.00). 3 All dues for prior years shall be as were set forth in the General Statutes then in effect. The 4 membership fee shall be regarded as a service charge for the maintenance of the several 5 services authorized by this Article, and shall be in addition to all fees required in connection 6 with admissions to practice, and in addition to all license taxes required by law. The fee shall 7 not be prorated: Provided, that no fee shall be required of an attorney licensed after this Article 8 shall have gone into effect until the first day of January of the calendar year following that in 9 which the attorney was licensed; but this proviso shall not apply to attorneys from other states 10 admitted on certificate. The fees shall be disbursed by the secretary-treasurer on the order of the 11 Council. The fifty dollar (\$50.00) surcharge shall be sent on a monthly schedule to the State 12 Board of Elections. The secretary-treasurer shall annually, at a time and in a law magazine or 13 daily newspaper to be prescribed by the Council, publish an account of the financial 14 transactions of the Council in a form to be prescribed by it. The secretary-treasurer shall 15 compile and keep currently correct from the names and mailing addresses forwarded to the 16 secretary-treasurer and from any other available sources of information a list of members of the 17 North Carolina State Bar and furnish to the clerk of the superior court in each county, not later 18 than the first day of October in each year, a list showing the name and address of each attorney 19 for that county who has not complied with the provisions of this Article. The name of each of 20 the active members who are in arrears in the payment of membership fees shall be furnished to 21 the presiding judge at the next term of the superior court after the first day of October of each 22 year, by the clerk of the superior court of each county wherein the member or members reside, 23 and the court shall thereupon take action that is necessary and proper. The names and addresses 24 of attorneys so certified shall be kept available to the public. The Secretary of Revenue is 25 hereby directed to supply the secretary-treasurer, from records of license tax payments, with 26 any information for which the secretary-treasurer may call in order to enable the 27 secretary-treasurer to comply with this requirement.

The list submitted to several clerks of the superior court shall also be submitted to the Council at its October meeting of each year and it shall take the action thereon that is necessary and proper."

- 31
- 32 33

34

SECTION 38.1.(e) G.S. 105-159.1 is repealed.

SECTION 38.1.(f) G.S. 105-159.2 is repealed.

SECTION 38.1.(g) G.S. 163-278.5 reads as rewritten:

"§ 163-278.5. Scope of Article; severability.

The provisions of this Article apply to primaries and elections for North Carolina offices and to North Carolina referenda and do not apply to primaries and elections for federal offices or offices in other States or to non-North Carolina referenda. Any provision in this Article that regulates a non-North Carolina entity does so only to the extent that the entity's actions affect elections for North Carolina offices or North Carolina referenda.

The provisions of this Article are severable. If any provision is held invalid by a court of competent jurisdiction, the invalidity does not affect other provisions of the Article that can be given effect without the invalid provision.

This section applies to Articles 22B, 22D, 22E, 22F, 22G, 22H, 22J, and 22M of the General Statutes to the same extent that it applies to this Article."

45 **SECTION 38.1.(h)** G.S. 163-278.13(e) reads as rewritten:

46 "§ 163-278.13. Limitation on contributions.

47

48 (e) Except as provided in subsections (e2), (e3), and (e4) of this section, this <u>This</u> 49 section shall not apply to any national, State, district or county executive committee of any 50 political party. For the purposes of this section only, the term "political party" means only those

51 political parties officially recognized under G.S. 163-96."

	General Assembly Of North Carolina	Session 2013	
1	SECTION 38.1.(i) G.S. 163-278.13(e2) is repealed.		
2	SECTION 38.1.(j) G.S. 163-278.13(e4) is repealed.		
3	SECTION 38.1.(k) G.S. 163-278.23 reads as rewritten:		
4	"§ 163-278.23. Duties of Executive Director of Board.		
5			
6	This section applies to Articles 22B, 22D, 22E, 22F, 22G, 22H, and 2	2M of the General	
7	Statutes to the same extent that it applies to this Article."		
8	SECTION 38.1.(I) G.S. 163-278.99E(d) is repealed effective u	pon exhaustion of	
9	the funds for publication of the Judicial Voter Guide in G.S. 163-278.69.	1	
10	SECTION 38.1.(m) The State Board of Elections shall use the r	noney in the North	
11	Carolina Public Campaign Fund to only publish Judicial Voter Guide	•	
12	G.S. 163-278.69 until the funds have been exhausted.		
13	SECTION 38.1.(n) The secretary-treasurer of the North Carol	ina State Bar shall	
14	remit any payments of the fifty-dollar (\$50.00) surcharge payable for the ta		
15	1, 2013, to the State Board of Elections, and the State Board of Elections mu	• •	
16	received to the North Carolina Public Campaign Fund.		
17	SECTION 38.1.(0) The State Board of Elections shall not	fy the Revisor of	
18	Statutes when the funds have been exhausted for publication of the Judicial V	•	
19	SECTION 38.1.(p) Subsection (d) of this section is effective		
20	beginning on or after January 1, 2013. The remainder of this section becom		
21	2013.		
22			
23	PART 39. EXPEDITE VOTER LIST MAINTENANCE		
24	SECTION 39.1.(a) G.S. 163-33 reads as rewritten:		
25	"§ 163-33. Powers and duties of county boards of elections.		
26	The county boards of elections within their respective jurisdictions shall	exercise all powers	
27	granted to such boards in this Chapter, and they shall perform all the duties i	mposed upon them	
28	by law, which shall include the following:		
29			
30	(14) To make forms available for near relatives or personal r	epresentatives of a	
31	deceased voter's estate to provide signed statements of	of the status of a	
32	deceased voter to return to the board of elections of the c	ounty in which the	
33	deceased voter was registered. Forms may be provided, u	pon request, to any	
34	of the following: near relatives, personal representative	ves of a deceased	
35	voter's estate, funeral directors, or funeral service licensee	<u>s.</u> "	
36	SECTION 39.1.(b) G.S. 163-82.14(b) reads as rewritten:		
37	"(b) Death. – The Department of Health and Human Services shall fur	0	
38	to the State Board of Elections every month, in a format prescribed by		
39	Elections, the names of deceased persons who were residents of the State.		
40	Elections shall distribute every month to each county board of elections the		
41	of deceased persons who were residents of that county. The Department of		
42	Services shall base each list upon information supplied by death certifications it received		
43	during the preceding month. Upon the receipt of those names, each county board of elections		
44	shall remove from its voter registration records any person the list shows		
45	county board of elections shall also remove from its voter registration	_	
46	identified as deceased by a signed statement of a near relative or personal re-	-	
47	estate of the deceased voter. The county board need not send any notice to	the address of the	
48	person so removed."		
49 50	SECTION 39.2. Article 13A of Chapter 90 of the General Statutes is amended by		
50	adding a new section to read:		
51	" <u>§ 90-210.25C. Notification forms for deceased voters.</u>		

	General Assembly Of North Carolina Session 2013
1	(a) At the time funeral arrangements are made, a funeral director or funeral service
2	licensee is encouraged to make available to near relatives of the deceased a form upon which
3	the near relative may report the status of the deceased voter to the board of elections of the
4	county in which the deceased was a registered voter.
5	(b) A funeral director or funeral service licensee may obtain forms for reporting the
6	status of deceased voters from the county board of elections."
7	SECTION 39.3. This Part becomes effective October 1, 2013.
8	
9	PART 41. CAMPAIGN FINANCE ELECTRONIC REPORTING
10	SECTION 41.1. The Joint Legislative Elections Oversight Committee shall study
11	requiring campaign finance reports to be filed electronically and any issues with
12	implementation of such a requirement, and recommend to the General Assembly any
13	legislation it deems advisable. It may make an interim report prior to the date that the General
14	Assembly reconvenes the 2013 Regular Session in 2014, and shall make a final report before
15	the convening of the 2015 Regular Session of the General Assembly.
16	
17	PART 42. CAMPAIGN CONTRIBUTIONS
18	SECTION 42.1. Effective for contributions made on or after January 1, 2014,
19	G.S. 163-278.13(a), (b), and (c) read as rewritten:
20	"§ 163-278.13. Limitation on contributions.
21	(a) No individual, political committee, or other entity shall contribute to any candidate
22	or other political committee any money or make any other contribution in any election in
23	excess of four thousand dollars (\$4,000) five thousand dollars (\$5,000) for that election.
24	(b) No candidate or political committee shall accept or solicit any contribution from any
25	individual, other political committee, or other entity of any money or any other contribution in
26	any election in excess of four thousand dollars (\$4,000) five thousand dollars (\$5,000) for that
27	election.
28	(c) Notwithstanding the provisions of subsections (a) and (b) of this section, it shall be
29	lawful for a candidate or a candidate's spouse, parents, brothers and sistersspouse to make a
30	contribution to the candidate or to the candidate's treasurer of any amount of money or to make
31	any other contribution in any election in excess of four thousand dollars (\$4,000) five thousand
32	<u>dollars (\$5,000)</u> for that election."
33	SECTION 42.2. G.S. 163-278.13 is amended by adding a new subsection to read:
34	"(a1) Effective for each odd-numbered calendar year beginning in 2015, the dollar
35	amount of the contribution limitation established by subsections (a), (b), and (c) of this
36	subsection shall be increased as provided in this subsection. On July 1 of each even-numbered
37	year, the State Board of Elections shall calculate from data from the Bureau of Labor Statistics
38	of the United States Department of Labor Register the percent difference between the price
39 40	index for the July 1 of the previous even-numbered year. That percentage increase shall be
40	multiplied by the previous dollar amount contribution limit, that number added to the previous
41	dollar amount contribution limit, and the total shall become effective with respect to
42	contributions made or accepted on or after January 1 of the next odd-numbered year. If the
43	amount after adjustment is not a multiple of one hundred dollars (\$100.00), the total shall be
44 45	rounded to the nearest multiple of one hundred dollars (\$100.00). As used in this subsection the
43 46	term "price index" means the average over a calendar year of the Consumer Price Index (all items – United States city average) published monthly by the Bureau of Labor Statistics. The
40 47	revised amount of the dollar limit of contributions shall remain in effect for two calendar years
47 48	until the next adjustment is made. The State Board of Elections shall publish the revised
40 49	amount in the North Carolina Register and shall notify the Reviser of Statutes who shall adjust
4) 50	the dollar amounts in subsections (a), (b), and (c) of this section."
51	SECTION 42.3. G.S. 163-278.13(e3) is repealed.
01	

PART 43 USE OF BUILDING FUNDS

- **SECTION 43.1.** G.S. 163-278.19B(4) reads as rewritten:
- 4 The donations deposited in the separate segregated bank account for the "(4) 5 political party headquarters building fund will be spent only to purchase a principal headquarters building, to construct a principal headquarters 6 7 building, to renovate a principal headquarters building, to pay a mortgage on 8 a principal headquarters building, or to repay donors if a principal 9 headquarters building is not purchased, constructed, or renovated, renovated, 10 or to pay building rent or monthly or bimonthly utility expenses incurred to 11 operate the principal headquarters building. Donations deposited into that account shall be used solely for the purposes set forth in the preceding 12 sentence, and specifically shall not be used for headquarters rent. utilities, or 13 14 equipment other than fixtures. fixtures, personnel compensation, or travel or fundraising expenses or requirements of any kind. Notwithstanding the 15 above, personnel compensation and in-kind benefits may be paid to no more 16 17 than three personnel whose functions are primarily administrative in nature, such as providing accounting, payroll, or campaign finance reporting 18 services, for the party and whose job functions require no more than ten 19 20 percent (10%) of work time to be spent on political advocacy each calendar 21 vear."

23 PART 44. STAND BY YOUR AD

24 25

22

1 2

3

SECTION 44.1. G.S. 163-278.39A is repealed.

SECTION 44.2. G.S. 163-278.39(b) reads as rewritten:

26 "(b) Size Requirements. - In a print media advertisement covered by subsection (a) of 27 this section, the height of all disclosure statements required by that subsection shall constitute 28 at least five percent (5%) of the height of the printed space of the advertisement, provided that 29 the type shall in no event be less than 12 points in size. In an advertisement in a newspaper or a 30 newspaper insert, the total height of the disclosure statement need not constitute five percent of 31 the printed space of the advertisement if the type of the disclosure statement is at least 28 points 32 in size. If a single advertisement consists of multiple pages, folds, or faces, the disclosure 33 requirement of this section applies only to one page, fold, or face. In a television advertisement 34 covered by subsection (a) of this section, the visual disclosure legend shall constitute four 35 percent (4%) of vertical picture height in size. size, and where the television advertisement that 36 appears is paid for by a candidate or candidate campaign committee, the visual disclosure 37 legend shall appear simultaneously with an easily identifiable photograph of the candidate for 38 at least two seconds. In a radio advertisement covered by subsection (a) of this section, the 39 disclosure statement shall last at least two seconds, provided the statement is spoken so that its 40 contents may be easily understood."

41 42

43

PART 45. STATE BOARD OF ELECTIONS

SECTION 45.1.(a) G.S. 163-19(a) reads as rewritten:

44 "(a) The State Board of Elections shall consist of five registered voters whose terms of 45 office shall begin on May 1, 1969, and shall continue for four years, and until their successors 46 are appointed and qualified. The Governor shall appoint the members of this Board and 47 likewise shall appoint their successors every four years at the expiration of each four-year term. 48 No person may serve more than two consecutive four-year terms."

49 **SECTION 45.1.(b)** This section is effective when it becomes law and applies to 50 members appointed on or after that date.

51

General Assembly Of North CarolinaSession 2013
PART 47. TIGHTENING OF LOBBYING BUNDLING
SECTION 47.1.(a) G.S. 163-278.13C reads as rewritten:
"§ 163-278.13C. Campaign contributions prohibition.
(a) No lobbyist may make a contribution as defined in G.S. 163-278.6 to a candidate or
candidate campaign committee as defined in G.S. 163-278.38Z when that candidate meets any
of the following criteria:
(1) Is a legislator as defined in G.S. 120C-100.
(2) Is a public servant as defined in G.S. 138A-3(30)a. and G.S. 120C-104.
(b) No lobbyist may <u>do any of the following with respect to a candidate or candidate</u>
campaign committee described in subdivisions (a)(1) and (a)(2) of this section:
(1) <u>collectCollect a contribution or multiple</u> contributions from <u>one or multiple</u>
more contributors, contributors intended for that candidate or candidate
campaign committee.
(2) take Take possession of such a contribution or multiple contributions,
contributions intended for that candidate or candidate campaign committee.
(3) or transfer Transfer or deliver deliver the a collected contribution or multiple
contributions to the intended recipient.candidate or candidate campaign
committee. This section shall apply only to contributions to a candidate or
candidate campaign committee as defined in G.S. 163-278.38Z when that
candidate is a legislator as defined in G.S. 120C-100 or a public servant as
defined in G.S. 138A-3(30)a.
(c) This section shall not apply to a lobbyist, who has filed a notice of candidacy for
office under G.S. 163-106 or Article 11 of Chapter 163 of the General Statutes or has been
nominated under G.S. 163-114 or G.S. 163-98, making a contribution to that lobbyist's
candidate campaign committee.
(d) For purposes of this section, the term "lobbyist" shall mean an individual registered
as a lobbyist under Chapter 120C of the General Statutes."
SECTION 47.1.(b) This section becomes effective October 1, 2013, and applies to
contributions made on or after that date.
PART 48. CANDIDATE SPECIFIC COMMUNICATIONS
SECTION 48.1. Article 22G of Chapter 163 of the General Statutes is repealed.
SECTION 48.2. G.S. 163-278.5 reads as rewritten:
"§ 163-278.5. Scope of Article; severability.
The provisions of this Article apply to primaries and elections for North Carolina offices
and to North Carolina referenda and do not apply to primaries and elections for federal offices
or offices in other States or to non-North Carolina referenda. Any provision in this Article that
regulates a non-North Carolina entity does so only to the extent that the entity's actions affect
elections for North Carolina offices or North Carolina referenda.
The provisions of this Article are severable. If any provision is held invalid by a court of
competent jurisdiction, the invalidity does not affect other provisions of the Article that can be
given effect without the invalid provision.
This section applies to Articles 22B, 22D, 22E, 22F, 22G, 22H, 22J, and 22M of the
General Statutes to the same extent that it applies to this Article."
SECTION 48.3. G.S. 163-278.23 reads as rewritten:
"§ 163-278.23. Duties of Executive Director of Board.
This section applies to Articles 22B, 22D, 22E, 22F, 22G, 22H, and 22M of the General
Statutes to the same extent that it applies to this Article."
SECTION 48.4. Article 22H of Chapter 163 of the General Statutes is repealed.

	General Assembly Of North CarolinaSession 2013
	PART 49. VOTING IN INCORRECT PRECINCT
2	SECTION 49.1. G.S. 163-55 reads as rewritten:
3	"§ 163-55. Qualifications to vote; exclusion from electoral franchise.
ŀ	(a) Residence Period for State Elections. – Every person born in the United States, and
5	every person who has been naturalized, and who shall have resided in the State of North
5	Carolina and in the precinct, ward, or other election district precinct in which the person offers
,	to vote for 30 days next preceding an election, shall, if otherwise qualified as prescribed in this
	Chapter, be qualified to vote in any election held in this State. the precinct in which the person
	resides. Removal from one precinct, ward, or other election district precinct to another in this
	State shall not operate to deprive any person of the right to vote in the precinct, ward, or other
	election district precinct from which he the person has removed until 30 days after the person's
	removal.
	Except as provided in this Chapter, the following classes of persons shall not be allowed to
	vote in this State:
	(1) Persons under 18 years of age.
	(2) Any person adjudged guilty of a felony against this State or the United
	States, or adjudged guilty of a felony in another state that also would be a
	felony if it had been committed in this State, unless that person shall be first
	restored to the rights of citizenship in the manner prescribed by law.
	(b) <u>Precincts and Election Districts.Precincts.</u> – For purposes of qualification to vote in
	an election, a person's residence in a precinct, ward, or election district precinct shall be
	determined in accordance with G.S. 163-57. When an election district encompasses more than
	one precinct, then for purposes of those offices to be elected from that election district a person
	shall also be deemed to be resident in the election district which includes the precinct in which
	that person resides. An election district may include a portion of a county, an entire county, a
	portion of the State, or the entire State. When a precinct has been divided among two or more
	election districts for purposes of elections to certain offices, then with respect to elections to
	those offices a person shall be deemed to be resident in only that election district which
	includes the area of the precinct in which that person resides. Qualification to vote in referenda
	shall be treated the same as qualification for elections to fill offices.
	(c) Elections. – For purposes of the 30-day residence requirement to vote in an election
	in subsection (a) of this section, the term "election" means the day of the primary, second
	primary, general election, special election, or referendum."
	SECTION 49.3. G.S. 163-166.11(5) reads as rewritten:
	"(5) The county board of elections shall count the individual's provisional official
	ballot for all ballot items on which it determines that the individual was
	eligible under State or federal law to vote vote, except that the ballot shall
	not be counted if the voter did not vote in the proper precinct under
	<u>G.S. 163-55, including a central location as provided by that section.</u> " SECTION 49.4 G.S. 163-182.2(a)(4) reads as rewritten:
	before the canvass. If the county board finds that an individual voting a
	provisional official ballot is not eligible to vote in one or more ballot items
	on the official ballot, the board shall not count the official ballot in those ballot itams, but shall count the official ballot in any ballot itams for which
	ballot items, but shall count the official ballot in any ballot items for which the individual is aligible to yota. Eligibility shall be determined by whether
	the individual is eligible to vote. Eligibility shall be determined by whether the voter is registered in the county as provided in G.S. 163.82.1 and
	the voter is registered in the county as provided in G.S. 163-82.1 and whether the voter is qualified by residency to vote in the election district
	whether the voter is qualified by residency to vote in the election district precipit as provided in $G S_1 = 163.55$ and $G S_1 = 163.57$. If a voter was properly
	precinct as provided in G.S. 163-55 and G.S. 163-57. If a voter was properly
	registered to vote in the election by the county board, no mistake of an election official in giving the voter a ballot or in failing to comply with
	election official in giving the voter a ballot or in failing to comply with

General Assemb	oly Of North Carolina	Session 2013
	G.S. 163-82.15 or G.S. 163-166.11 shall serve to p vote on any ballot item the voter was eligible by re residency to vote."	
PART 50. ELE(CTIONEERING COMMUNICATION	
	FION 50.1. G.S. 163-278.6(8j) reads as rewritten:	
"(8j)	The term "electioneering communication" means satellite communication, or mass mailing, or telep following characteristics: a. Refers to a clearly identified candidate for e b. <u>Is</u> — <u>In the case of the general election</u> <u>even-numbered year is aired or transmitted</u> <u>year, and in the case of any other election</u> within 60 days of the time set for absentee to G.S. 163-227.2 in an election for that off	hone bank that has all the elected office. <u>n in November of the</u> <u>after September 15 of that</u> <u>on is aired or transmitted</u> e voting to begin pursuant
	 c. May be received by either: 1. 50,000 or more individuals in the statewide office or 7,500 or more election if in the form of broad communication. 2. 20,000 or more households, cume statewide election or 2,500 hou election, in any other election if in or telephone bank." 	individuals in any other dcast, cable, or satellite ulative per election, in a useholds, cumulative per
SECT	IINATE INSTANT-RUNOFF FOR LATE JUDIO FION 51.1. G.S. 163-329(b1) reads as rewritten:	
Court, judge of t before the genera State Board of E the office. If mo	od for Vacancy Election. – If a vacancy for the office the Court of Appeals, or judge of the superior court al election and after the opening of the filing period Elections shall designate a special filing period of on ore than two candidates file and qualify for the office en the Board shall conduct the election for the office	occurs more than 60 days I for the primary, then the ne week for candidates for office in accordance with
(1)	When the vacancy described in this section occurs the date of the second primary for members of special primary shall be held on the same day as two candidates with the most votes in the special names placed on the ballot for the general election	more than 63 days before the General Assembly, a s the second primary. The l primary shall have their n held on the same day as
(2)	the general election for members of the General As When the vacancy described in this section occurs the date of the second primary, a general election	s less than 64 days before
	be held on the same day as the general election for Assembly and the results shall be determined on a by G.S. 163-292.the "instant runoff voting" m	or members of the General plurality basis as provided nethod shall be used to
	determine the winner. Under "instant runoff voting of the candidates by order of preference, first, candidate with the greatest number of first-choice fifty percent (50%) of the first-choice votes, the	second, or third. If the votes receives more than
	candidate receives that minimum number, the greatest number of first choice votes advance to a In this round, each ballot counts as a vote for w	two candidates with the second round of counting.

	General Assembly	Of North Carolina	Session 2013
2	i	andidates is ranked highest by the voter. The car n the second round wins the election. If more tha	an one seat is to be filled in
3 4		he same race, the voter votes the same way as if The counting is the same as when one seat is to	
5		ounds as needed, except that counting is done se	1 V
5		illed. The first count results in the first winne	
, ,	1	proceeds without the name of the first winner.	1
	é	econd winner. For each additional seat to be fil lone without the names of the candidates will write seat contacts, the State Decard of Elections	ho have already won. In
		nulti-seat contests, the State Board of Elections han three choices.	; may give the voter more
	•	f two or more candidates receiving the highest nu	mber of votes each receive
		he same number of votes, the board of election	
		ccordance with G.S. 163–182.8."	is shan resolve the tie in
	t	<u>conduitee with 0.5. 105 102.0.</u>	
	PART 52. IDENTI	IFYING PROVISIONAL BALLOTS AS SUCI	н
		DN 52.1. Article 14A of Chapter 163 of the Gene	
	adding a new sectio	-	
	U	otation on provisional ballot.	
		ter is permitted to vote a provisional ballot, the e	election official issuing the
		e in writing or other means on the ballot that it is a	
	PART 53. ELECT	ION CYCLE AND REPORTING CHANGES	
	SECTIO	DN 53.1.(a) G.S. 163-278.13(d) reads as rewritte	n:
		purposes of this section, the term "an election"	
	from January 1 of a	an odd-numbered year through anythe day of the	e primary, the day after the
	primary through the	e day of the second primary, or the day after the	primary through December
	31 of the next ev	en-numbered year, general election in which	the candidate or political
	-	involved, without regard to whether the candidat	
		cept that where a candidate is not on the ballot	in a second primary, that
		ot "an election" with respect to that candidate."	
	SECTIO	DN 53.1.(c) This section becomes effective Janua	ary 1, 2014.
		ITION OF POLITICAL COMMITTEE IN	CAMPAIGN FINANCE
	ACT		
		DN 54.1. The Joint Legislative Elections Oversi	•
	0	hold for the creation of a political committee and	
		slation it deems advisable. It may make an inter	
		sembly reconvenes the 2013 Regular Session in 2	
	report before the co	nvening of the 2015 Regular Session of the Gene	ral Assembly.
		CAMPAIGN FINANCE REPORTING SCHE DN 55.1. The Joint Legislative Elections Oversi	
		cal committees, electioneering communica	-
	0 1	ting schedules to similar dates and information	· · ·
		any legislation it deems advisable. It may make an	
	•	al Assembly reconvenes the 2013 Regular Session	
		he convening of the 2015 Regular Session of the	
	mai report before t	the convening of the 2015 Regular Dession of the	Ceneral 1 1550111013.
	PART 56. DISCLO	DSURE REQUIREMENTS FOR MEDIA ADV	VERTISEMENTS
		DN 56.1. G.S. 163-278.39(a) reads as rewritten:	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
	SECTI	11 2011 0.5. 105 270.57(a) reads as rewritten.	

	General Assemb	ly Of North Carolina Session 2013	
1	"(a) Basic	Requirements It shall be unlawful for any sponsor to sponsor an	
2	advertisement in	the print media or on radio or television that constitutes an expenditure,	
3	independent exp	enditure, electioneering communication, or contribution required to be	
4	disclosed under th	nis Article unless all the following conditions are met:	
5	(1)	It bears the legend or includes the statement: "Paid for by	
6		[Name of candidate, candidate campaign committee, political party	
7		organization, political action committee, referendum committee, individual,	
8		or other sponsor]." In television advertisements, this disclosure shall be	
9		made by visual legend.	
10	(2)	The name used in the labeling required in subdivision (1) of this subsection	
11		is the name that appears on the statement of organization as required in	
12		G.S. 163-278.7(b)(1) or G.S. 163-278.12C(a).	
13	(3)	Repealed by Session Laws 2001-353, s. 5, effective August 10, 2001.	
14	(4)	The sponsor states in the advertisement its position for or against a ballot	
15		measure, provided that this subdivision applies only if the advertisement is	
16		made for or against a ballot measure.	
17	(5)	In a print media advertisement supporting or opposing the nomination or	
18		election of one or more clearly identified candidates, the sponsor states	
19		whether it is authorized by a candidate. The visual legend in the	
20		advertisement shall state either "Authorized by [name of candidate],	
21		candidate for [name of office]" or "Not authorized by a candidate." This	
22		subdivision does not apply if the sponsor of the advertisement is the	
23		candidate the advertisement supports or that candidate's campaign	
24		committee.	
25 26	(6)	In a print media advertisement that identifies a candidate the sponsor is	
26 27		opposing, the sponsor discloses in the advertisement the name of the candidate who is intended to benefit from the advertisement. This	
27 28			
28 29		subdivision applies only when the sponsor coordinates or consults about the advertisement or the expenditure for it with the candidate who is intended to	
29 30		benefit.	
31	(7)	In a print media advertisement supporting or opposing the nomination or	
32	(7)	election of one or more clearly identified candidates that is an independent	
33		expenditure, the sponsor discloses the names of the individuals or persons	
34		making the five largest donations to the sponsor within the six-month period	
35		prior to the purchase of the advertisement if those donations are required to	
36		be reported under G.S. 163-278.12.	
37	(8)	In a print media advertisement that is an electioneering communication, the	
38	(-)	sponsor discloses the names of the individuals or person making the five	
39		largest donations to the sponsor within the six-month period prior to the	
40		purchase of the advertisement if those donations are required to be reported	
41		under G.S. 163-278.12C.	
42	If an advertise	ement described in this section is jointly sponsored, the disclosure statement	
43	shall name all the		
44		-	
45	PART 57. STUD	Y ELIMINATION OF 48-HOUR REPORT	
46	SECT	ION 57.1. The Joint Legislative Elections Oversight Committee shall study	
47	the elimination o	f the 48-hour campaign finance report provided by G.S. 163-278.9(4a), and	
48		ne General Assembly any legislation it deems advisable. It may make an	
49	interim report prior to the date that the General Assembly reconvenes the 2013 Regular Session		

interim report prior to the date that the General Assembly reconvenes the 2013 Regular Session
 in 2014, and shall make a final report before the convening of the 2015 Regular Session of the

51 General Assembly.

PART 59. RAFFLES BY CANDIDATES OR POLITICAL COMMITTEES

SECTION 59.1. G.S. 14-309.15(a) reads as rewritten:

4 "(a) It is lawful for any nonprofit organization or association, recognized by the 5 Department of Revenue as tax-exempt pursuant to G.S. 105-130.11(a), or for any bona fide 6 branch, chapter, or affiliate of such organization, candidate, political committee, and for any 7 government entity within the State, to conduct raffles in accordance with this section. Any 8 person who conducts a raffle in violation of any provision of this section shall be guilty of a 9 Class 2 misdemeanor. Upon conviction that person shall not conduct a raffle for a period of one 10 year. It is lawful to participate in a raffle conducted pursuant to this section. It shall not 11 constitute a violation of State law to advertise a raffle conducted in accordance with this section. A raffle conducted pursuant to this section is not "gambling". For the purpose of this 12 13 section, "candidate" and "political committee" have the meaning provided by Article 22A of 14 Chapter 163A of the General Statutes, who have filed organization reports under that Article, and who are in good standing with the appropriate board of elections. Receipts and 15 16 expenditures of a raffle by a candidate or political committee shall be reported in accordance 17 with Article 22A of Chapter 163A of the General Statutes, and ticket purchases are 18 contributions within the meaning of that Article."

19

1 2

3

20 PART 60. SEVERABILITY AND EFFECTIVE DATE

SECTION 60.1. If any provision of this act or its application is held invalid, the invalidity does not affect other provisions or applications of this act that can be given effect without the invalid provisions or application, and to this end the provisions of this act are severable.

25 **SECTION 60.2.** This Part is effective when it becomes law. Except as provided 26 herein, the remainder of this act becomes effective January 1, 2014.