A BILL TO BE ENTITLED
AN ACT TO SAVE NORTH CAROLINA TAXPAYER DOLLARS BY REQUIRING
REDUCTIONS IN ENERGY AND WATER CONSUMPTION IN PUBLIC BUILDINGS
BY 2025.

The General Assembly of North Carolina enacts:

SECTION 1. G.S. 143-64.12 reads as rewritten:

"§ 143-64.12. Authority and duties of the Department; State agencies and State institutions
of higher learning.

(a) The Department of Environmental Quality through the State Energy Office shall
develop a comprehensive program to manage energy, water, and other utility use for State
agencies and State institutions of higher learning and shall update this program annually. Each
State agency and State institution of higher learning shall develop and implement a management
plan that is consistent with the State’s comprehensive program under this subsection to manage
energy, water, and other utility use, and that addresses any findings or recommendations resulting
from the energy audit required by subsection (b1) of this section. Use. The energy consumption
per gross square foot for all State buildings in total shall be reduced by twenty percent (20%) by
2010 and 2010, thirty percent (30%) by 2015-2015, and forty percent (40%) by 2025 based on
energy consumption for the 2002-2003 fiscal year. Each State agency and State institution of
higher learning shall update its management plan biennially and include strategies for supporting
the energy consumption reduction requirements under this subsection. Each community college
shall submit to the State Energy Office a biennial an annual written report of utility consumption
and costs. Management plans submitted biennially by State institutions of higher learning shall
include all of the following:

(b1) The Department of Administration, as part of the Facilities Condition and Assessment
Program, shall identify and recommend energy conservation maintenance and operating
procedures that are designed to reduce energy consumption within the facility of a State agency
or a State institution of higher learning and that require no significant expenditure of funds. Every
State agency or State institution of higher learning shall implement these recommendations.
Where energy management equipment is proposed for any facility of a State agency or of a State
institute of higher learning, the maximum interchangeability and compatibility of equipment
components shall be required. As part of the Facilities Condition and Assessment Program under
this section, the Department of Administration, in consultation with the State Energy Office, shall
develop an energy audit and a procedure for conducting energy audits. Every five years the
Department shall conduct an energy audit for each State agency or State institution of higher
learning, and the energy audits conducted shall serve as a preliminary energy survey. The State Energy Office shall be responsible for system-level detailed surveys.

(b2) The Department of Administration shall submit a report of the energy audit required by subsection (b1) of this section to the affected State agency or State institution of higher learning and to the State Energy Office. The State Energy Office shall review each audit and, in consultation with the affected State agency or State institution of higher learning, incorporate the audit findings and recommendations into the management plan required by subsection (a) of this section.

...."

SECTION 1.1. Article 3B of Chapter 143 of the General Statutes is amended by adding a new section to read:

"§ 143-64.12A. Responsible lights out.
All State agencies and institutions of higher learning shall ensure that lighting in unoccupied interior spaces and upward-directed flood lighting is turned off on the premises of all buildings owned or leased by the State agency or institution of higher learning from midnight until 6:00 A.M., unless required for safety, emergency, or insurance purposes. The building manager or property manager of each premises owned or leased by a State agency or institution of higher learning, or an appropriate designee, shall be responsible for ensuring compliance with this section."

SECTION 2. G.S. 143-64.17 reads as rewritten:

"§ 143-64.17. Definitions.
As used in this Part:

(1) "Energy conservation measure" means a facility or meter alteration, training, or services related to the operation of the facility or meter, when the alteration, training, or services provide anticipated energy savings, generate revenue, or capture lost revenue. Energy conservation measure includes any of the following:

a. Insulation of the building structure and systems within the building, including proper building envelope and duct sealing of all applicable areas in the building.

b. Storm windows or doors, caulking, weatherstripping, multiglazed windows or doors, heat-absorbing or heat-reflective glazed or coated window or door systems, additional glazing, reductions in glass area, or other window or door system modifications that reduce energy consumption.

c. Automatic energy control systems.

d. Heating, ventilating, or air-conditioning system modifications or replacements.

e. Replacement or modification of lighting fixtures to increase the energy efficiency of a lighting system without increasing the overall illumination of a facility, unless an increase in illumination is necessary to conform to the applicable State or local building code or is required by the light system after the proposed modifications are made.

f. Energy recovery systems.

g. Cogeneration systems that produce steam or forms of energy such as heat, as well as electricity, for use primarily within a building or complex of buildings.

h. Repealed by Session Laws 2006-190, s. 2, effective August 3, 2006, and applicable to contracts entered into or renewed on or after that date.
i. Faucets with automatic or metered shut-off valves, leak detection equipment, water meters, water recycling equipment, and wastewater recovery systems.

j. Other energy conservation measures that conserve energy, water, or other utilities.

k. Building analytics systems that allow for advanced software utilizing statistical modeling and machine learning, whether supervised or unsupervised, to establish data-driven benchmarks, predict future energy performance, and find additional energy savings opportunities.

(2) "Energy savings" means a measured reduction in fuel costs, energy costs, water costs, stormwater fees, other utility costs, or operating costs, including environmental discharge fees, water and sewer maintenance fees, and increased meter accuracy, created from the implementation of one or more energy conservation measures when compared with an established baseline of previous costs, including captured lost revenues or generated revenues, developed by the governmental unit.

SECTION 3. G.S. 143-135.37 reads as rewritten:

§ 143-135.37. Energy and water use standards for public major facility construction and renovation projects; verification and reporting of energy and water use.

...
for a guaranteed energy savings contract for all covered buildings owned by the agency or
institution of higher learning. If the agency or institution of higher learning issues a request for
proposal for a guaranteed energy savings contract for one or more buildings, the agency or
institution of higher learning shall issue the request for proposal no later than April 1, 2021. The
agency or institution of higher learning shall follow the process provided in Part 2 of Article 3B
of Chapter 143 of the General Statutes. The definitions provided in G.S. 143-64.17 shall apply
for purposes of this section.

SECTION 4.(b) No later than October 1, 2025, each State agency and State
institution of higher learning shall repeat the process set forth in subsection (a) of this section for
all buildings greater than 10,000 square feet in size and that have been in use for more than 10
years. If the agency or institution of higher learning issues a request for proposal for a guaranteed
energy savings contract for one or more buildings, the agency or institution of higher learning
shall issue the request for proposal no later than April 1, 2026.

SECTION 4.(c) This section shall not apply to any building for which a practicality
and economic feasibility analysis of implementing energy conservation measures has been
conducted within three years prior to the effective date of this section.

SECTION 4.(d) This section is effective when it becomes law. This section shall
not be interpreted to prohibit any State agency or State institution of higher learning from issuing
any request for proposal for a guaranteed energy savings contract.

SECTION 5. Except as otherwise provided, this act is effective when it becomes
law. Section 3 of this act applies to every major facility construction project and every major
facility renovation project of a public agency, as those terms are defined in G.S. 143-135.36, that
has not entered the schematic design phase prior to the effective date of this act.