GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 315

Agriculture/Environment/Natural Resources Committee Substitute Adopted 6/6/19 Judiciary Committee Substitute Adopted 6/11/19

Short Title: North Carolina Farm Act of 2019.

(Public)

Sponsors:

Referred to:

	March 21, 2019
1 2	A BILL TO BE ENTITLED AN ACT TO MAKE VARIOUS CHANGES TO THE AGRICULTURAL LAWS OF THE
3	STATE.
4	The General Assembly of North Carolina enacts:
5	
6	IMPLEMENT A STATE HEMP PROGRAM IN ACCORDANCE WITH SECTION
7	10113 OF THE FEDERAL AGRICULTURE IMPROVEMENT ACT OF 2018, TO BE
8	ADMINISTERED BY THE NORTH CAROLINA HEMP COMMISSION UNTIL JULY
9	1, 2021
10	SECTION 1.(a) Article 50E of Chapter 106 of the General Statutes reads as
11	rewritten:
12	"Article 50E.
13 14	"Industrial Hemp.North Carolina Hemp Commission.
14 15	"§ 106-568.50. Legislative findings and purpose. The General Assembly finds and declares that it is in the best interest of the citizens of North
15 16	Carolina to promote and encourage the development of an industrial hemp industry in the State
10	in order to expand employment, promote economic activity, and provide opportunities to small
17	farmers for an environmentally sustainable and profitable use of crop lands that might otherwise
18 19	be lost to agricultural production. The purposes of this Article are to establish an agricultural
20	pilot program for the cultivation of industrial hemp in the State, to provide for reporting on the
20	program by growers and processors for agricultural or other research, and to pursue any federal
22	permits or waivers necessary to allow industrial hemp to be grown in the State.
23	The General Assembly finds and declares that hemp is a viable agriculture commodity in this
23	State and that it is in the best interest of the citizens of North Carolina to:
25	(1) Promote the cultivation and processing of hemp, and open new commercial
26	markets for farmers and businesses through the sale of hemp products.
27	(2) Promote the expansion of the State's hemp industry to the maximum extent
28	permitted by law, allowing farmers and businesses to cultivate, handle, and
29	process hemp and sell hemp products for commercial purposes.
30	(3) Encourage and empower research into hemp growth and hemp products at
31	State institutions of higher education and in the private sector.
32	(4) Move the State and its citizens to the forefront of the hemp industry.
33	"§ 106-568.51. Definitions.
34	The following definitions apply in this Article:
35	(1) Repealed by Session Laws 2018-113, s. 4, effective June 27, 2018.



3

General Assent	oly Of North Carolina	Session 2019
1 <u>(1a)</u>	Cannabidiol or CBD. – The nonpsychoactive canna	abinoid compound derived
2	from the hemp variety of the plant Cannabis sativa	-
3	of plant material and does not exceed the federal	ly defined THC level for
4	hemp.	
5 <u>(1b)</u>	Cannabinoid Means any of the terpenophenolic	compounds found within
6	the plant Cannabis sativa (L.) that are functional	lly or structurally similar,
7	biologically active, and are classified in subgroup	ps such as Cannabigerols
8	(CBG), Cannabichromenes (CBC),	Cannabidiols (CBD),
9	tetrahydrocannabinols (THC), Cannabinol (CBN)	, Cannabicyclol (CBDL),
0	and all other chemical cannabinoid constituents der	rived from hemp.
1 <u>(1c)</u>	Commercial sale The sale of products in the stre	am of commerce, at retail,
2	wholesale, and online.	
3 (2)	Commercial use. The use of industrial hemp a	s a raw ingredient in the
.4	production of hemp products.	
.5 (3)	Commission The North Carolina Industrial-Hem	p Commission created by
.6	this Article.	
.7 <u>(3a)</u>	Cultivating Planting, watering, growing, or ha	arvesting a plant or crop.
8	"Cultivating" also includes possessing or storing h	emp plants for any period
9	of time on the premises where the hemp was cultiva	tted and transporting hemp
20	to the first point of sale by the cultivator.	
21 (4)	Department. – The North Carolina Department of A	griculture.Agriculture and
22	Consumer Services.	
23 <u>(4a)</u>	Federally defined THC level for hemp. – A delta-9	THC concentration of not
24	more than three-tenths percent (0.3%) on a dry wei	<u>ght basis.</u>
25 (5)	Grower. Any person licensed to grow industrial	hemp by the Commission
26	pursuant to this Article.	
27 <u>(5a)</u>	Handling. – Possessing or storing hemp plants for	
28	premises owned, operated, or controlled by a person	-
.9	"Handling" also includes possessing or storing her	
80	any period of time other than during its actual trans	• •
51	a person licensed to cultivate, handle, or process	
32	another licensed person. "Handling" does not incl	ude possessing or storing
33	finished hemp products.	
<u>(5b)</u>	Hemp. – The plant Cannabis sativa (L.) and any p	
35	the seeds thereof and all derivatives, extracts, can	
6	salts, and salts of isomers, whether growing or	not, within the federally
37	defined THC level for hemp.	
<u>(5c)</u>	<u>Hemp extract. – An extract from hemp, or a mixture</u>	
89 19	hemp plant material or compounds, within the feder	ally defined THC level for
0	hemp.	
(6)	Hemp products. All products made from industria	1 0
2	limited to, cloth, cordage, fiber, food, fuel, pa	
3	plastics, seed, seed meal and seed oil for consumption	
4	for cultivation if the seeds originate from industrial	
5	Any product within the federally defined THC lev	-
6	or made by, processing hemp plants or plant parts, t	
7	available for commercial sale, including, but n	
8	personal care products, food intended for animal	-
9	approved by the United States Food and Drug Ad	
50	States Department of Agriculture, cloth, cordage,	
51	particleboard, plastics, and any product containing	

	General Assemb	bly Of North Carolina Session 2019
1		cannabinoids, such as cannabidiol. "Hemp product" does not include
2		smokable hemp.
	(7)	Industrial hemp. All parts and varieties of the plant Cannabis sativa (L.),
		cultivated or possessed by a grower licensed by the Commission, whether
		growing or not, that contain a delta-9 tetrahydrocannabinol concentration of
		not more than three tenths of one percent (0.3%) on a dry weight basis.
	(7a)	Industrial hemp research program. The research program established
		pursuant to G.S. 106-568.53(1).
	(7b)	State land grant university. North Carolina State University and North
		Carolina A&T State University.
	<u>(7c)</u>	Licensee. – An individual or business entity possessing a license issued by the
	<u>x</u>	Commission under the authority of this Article to cultivate or handle hemp.
	<u>(7d)</u>	Processing. – Converting an agricultural commodity into a marketable form.
	<u>(7e)</u>	Smokable hemp. – A product that does not exceed the federally defined THC
	<u>(/</u>	level for hemp in a form that allows THC to be introduced into the human
		body by inhalation of smoke. "Smokable hemp" includes hemp buds, hemp
		flowers, whole or ground raw hemp plant material, hemp cigars, and hemp
		cigarettes.
	(8)	Tetrahydrocannabinol or THC. – The natural or synthetic equivalents of the
	(0)	substances contained in the plant, or in the resinous extractives of, cannabis,
		or any synthetic substances, compounds, salts, or derivatives of the plant or
		chemicals and their isomers with similar chemical structure and
		pharmacological activity. Any of the chemical analogues belonging to the
		<u>Cannabinoid subgroup Tetrahydrocannabinol. These compounds include the</u>
		chemical equivalents contained in the plant <i>Cannabis sativa</i> (L.), or in the
		resinous extractive compounds, salts, or derivatives of the plant or chemicals
		and their isomers with similar chemical structure and pharmacological
		activity.
	(9)	Verified propagule. A seed or clone from an industrial hemp plant from
	(\mathcal{I})	which THC concentration samples have been tested by a qualified laboratory
		and confirmed as having a delta-9 tetrahydrocannabinol concentration less
		than that adopted by federal law in the Controlled Substances Act, 21 U.S.C.
		\$ 801, et seq.
	"8 106-568 52 N	North Carolina Industrial Hemp Commission.
	-	ion and Membership. – The North Carolina Industrial-Hemp Commission is
		hall consist of nine members as follows:
	(1)	The Commissioner of Agriculture or the Commissioner's designee, who shall
	(1)	serve as vice-chair.
	(2)	One appointed by the General Assembly upon recommendation of the
	(2)	
		President Pro Tempore of the Senate in accordance with G.S. 120-121, who
	(2)	shall at the time of appointment be a municipal chief of police.
	(3)	One appointed by the General Assembly upon recommendation of the Speaker of the House of Borrecontatives in accordance with C.S. 120, 121, who shall
		of the House of Representatives in accordance with G.S. 120-121, who shall
	(4)	at the time of appointment be an elected sheriff or the sheriff's designee.
	(4)	Two appointed by the Governor who shall at the time of appointment be a
		full-time or Emeritus faculty member of a State land grant university who
		regularly works in the field of agricultural science or research.
	(5)	Two appointed by the Commissioner of Agriculture, who shall be a full-time
		farmer with at least 10 years of experience in agricultural production in the
		State.

	General Assembly Of North CarolinaSession 2019
1 2	(6) One appointed by the Commissioner of Agriculture, who shall be a professional agricultural consultant.
3 4	(7) One appointed by the Commissioner of Agriculture, who shall be an agribusiness professional.
5	(b) Terms of Members. – Members of the Commission shall serve terms of four years,
5 6	beginning effective July 1 of the year of appointment, and may be reappointed to a second
7	four-year term. The terms of members designated by subdivisions $(a)(1)$, $(a)(2)$, $(a)(4)$, and $(a)(6)$
8	of this section shall expire on June 30 of any year evenly divisible by four. The terms of the
9	remaining members shall expire on June 30 of any year that follows by two years a year evenly
9	divisible by four. <u>However</u> , the terms of all members of the Commission shall expire July 1,
1	<u>2021.</u>
2	(c) Chair. – The members of the Commission shall elect a chair. The chair shall serve a
3	two-year term and may be reelected.
4	(d) Vacancies. – Any appointment to fill a vacancy on the Commission created by the
5	resignation, dismissal, death, or disability of a member shall be made by the original appointing
.6	authority and shall be for the balance of the unexpired term.
7	(e) Removal. – The appointing authority shall have the power to remove any member of
8	the Commission appointed by that authority from office for misfeasance, malfeasance, or
9	nonfeasance.
20	(f) Reimbursement. – The members of the Commission shall receive per diem and
.0 21	necessary travel and subsistence expenses in accordance with the provisions of G.S. 138-5.
22	(g) Quorum. – Five members of the Commission shall constitute a quorum for the
3	transaction of business.
.5 24	(h) Staff. – The Commission is authorized and empowered to employ no more than two
25	persons as staff to assist the Commission in the proper discharge of its duties and responsibilities.
.5 26	The chair of the Commission shall organize and direct the work of the Commission staff. The
.7	salaries and compensation of all such personnel shall be determined by the Commission;
28	provided, however, that the aggregate cost for salaries and benefits of the staff may not exceed
9	two hundred thousand dollars (\$200,000).
0	"§ 106-568.53. Powers and duties of the Commission.
1	The Commission shall have the following powers and duties:
32	(1) To establish an industrial hemp research program the North Carolina Hemp
33	<u>Program</u> to grow or cultivate industrial hemp in the State, to be directly
34	managed and coordinated by State land grant universities. The Commission
35	shall pursue any permits or waivers from the United States Drug Enforcement
36	Agency or any other federal agency that are necessary for the establishment
87	of the industrial hemp research program established by this Article. This
38	research program shall consist primarily of demonstration plots planted and
39	cultivated in North Carolina by selected growers. The growers shall be
10	licensed pursuant to subdivision (2) of this section prior to planting any
11	industrial hemp.State.
12	(2) To issue licenses allowing a person, firm, or corporation to cultivate industrial
13	<u>or handle hemp for research purposes</u> to the extent allowed by federal law,
4	upon proper application as the Commission may specify, and in accordance
15	with G.S. 106-568.53A. Each licensee shall provide a complete and accurate
6	legal description of the location of the industrial hemp farming operation,
17	including GPS coordinates, and the license shall be issued for cultivation only
8	in those locations identified in the application and shall include on its face the
19	description of those areas. The Commission may delegate approval of license
50	applications to Commission staff, but the Commission shall hear any appeals
	approations to commission surf, but the commission shan hear any appeals

Gene	eral Assem	ly Of North Carolina	Session 2019
		of denial of a license. The Department shall provide a	dministrative support to
		the Commission for the processing of applications and	
	(3)	To support the Commission's activities, and to reimbu	
		expenses associated with the issuance of culti-	-
		subdivision (2) of this section, the Commission may ch	
		a. An initial, graduated license fee, to be paid by	6
		upon the number of acres proposed for cultiva	
		not to exceed ten thousand dollars (\$10,000), w	-
		to encourage the participation of small acreage	_
		b. An annual fee that is the sum of two hundred	
		and two dollars (\$2.00) per acre of industrial h	•
		In setting fees under this subdivision, the Commissi	-
		reasonable licensing preferences for license applican	
		counties that have been recognized as econor	
		disadvantaged. The Department shall collect and man	• •
		the Commission and shall remit all funds collected up	
		the Commission at least monthly. The Department	
		expenses associated with the issuance of cultivation li	-
		to be remitted to the Commission.	
	(4)	To receive gifts, grants, federal funds, and any other	r funds both public and
		private needed to support the Commission's duties and	-
	(5)	To establish procedures for reporting to the Commiss	
	(5)	processors for agricultural or academic research a	
		coordinate research efforts with the appropriate depa	
		North Carolina State University and North Carolina A	
	(6),	(7) Repealed by Session Laws 2016-93, s. 3, effective	
	(8)	To adopt rules necessary to carry out the purposes of t	•
	(0)	include, but are not limited to, rules for all of the follo	
		a. Testing of the industrial hemp during	-
		tetrahydrocannabinol levels. Testing method	-
		comply in all respects with any and	
		requirements. Prescribe sampling and testing p	
		hemp cultivated or handled under the authority	
		exceed the federally defined THC level for her	
		b. Supervision of the industrial hemp during i	
		including rules for verification of the type of se	
		grown by licensees.	fous and prants used and
		c. The production and sale of industrial hemp, c	onsistent with the rule
		of the United States Department of Justice	
		Administration for the production, distribution	
		hemp.	in, and sure of mousting
		d. Means and methods for assisting law end	forcement agencies to
		efficiently ascertain information regarding the	-
		production of industrial hemp.	e legitimate and lawra
			dustrial home product
		e. Strategies and programs for the promotion of in and markets, in conjunction with the North (
		Agriculture, the North Carolina Departme	-
		University of North Carolina system, and t	
			ne community confege
		system.	

Gene	ral Assemb	ly Of North Carolina	Session 201
		f. The fees authorized by subdivision (3) of this	section.Set and collect
		schedule of nonrefundable fees for administer	
		Hemp Program.	•
		The Commission shall adopt by reference or otherwis	se the federal regulation
		in effect regarding industrial hemp and any subseque	
		regulations. No North Carolina rule, regulation, or s	
		to authorize any person to violate any federal law or	
	(9)	To undertake any additional studies relating to the pro-	-
		use of industrial hemp as requested by the General /	
		or the Commissioner of Agriculture.	<i>,</i>
	(10)	To notify the State Bureau of Investigation and all	l local law enforceme
	~ /	agencies of the duration, size, and location of	
		demonstration plots authorized pursuant to the in	
		program.	1
"§ 10	6-568.53A.	Responsibilities Qualification of licensees.	
		nted an industrial hemp license pursuant to this section	-shall:
	(1)	Maintain records that demonstrate compliance with	
		other State laws regulating the planting and cultivation	
	(2)	Retain all industrial hemp production records for a m	
	(3)	Allow industrial hemp crops, throughout sowing, gro	
		be inspected by and at the discretion of the Commiss	
		Investigation, or the chief law enforcement officer of	
		government where the farm is located.	
	(4)	Maintain a current written agreement with a State la	and grant university th
		states that the grower is a participant in the industrial	-
		managed by that institution.	
<u>(a</u>) <u>No pe</u>	rson shall cultivate or handle hemp in this State unless	the person holds a hem
licens	se issued by	the North Carolina Hemp Commission.	
<u>(b</u>	<u>)</u> <u>In orc</u>	er to obtain a license to cultivate hemp pursuant to the	is Article, a person mu
be a		farmer pursuant to G.S. 105-164.13E(a) or a condit	
		105-164.13E(b). The Commission may also grant a lice	
<u>a Stat</u>	e agency of	institution of higher learning, or an employee of a St	ate agency or institution
<u>of hig</u>	ther learnin	g for use in the scope of the employee's duties.	
<u>(c</u>	<u>()</u> <u>An ap</u>	plicant for a license issued by the Commission shall s	submit to and pay for a
<u>annua</u>	al criminal	background check conducted by the State Bureau of	Investigation or anoth
State		w enforcement agency approved by the Commission.	
<u>(d</u>	l) <u>A per</u>	son granted a license to cultivate hemp pursuant to this	s Article shall provide
the Co	ommission	prior to issuance of the license:	
	<u>(1)</u>	The legal description and global positioning coordinate	tes sufficient for locatin
		the fields or greenhouses to be used to cultivate hemp	<u>p.</u>
	<u>(2)</u>	Written consent allowing representatives of the Depa	rtment, the State Burea
		of Investigation, and the chief law enforcement offic	er of the unit or units
		local government where the farm is located to enter a	all premises where hem
		is cultivated or stored for the purpose of conducting	g physical inspections
		ensuring compliance with the requirements of this A	Article and rules adopted
		by the Commission.	
<u>(e</u>	<u>)</u> Any j	person convicted of a felony relating to a controlled s	substance under State
federa	al law shall	be ineligible to obtain any hemp license for the 10-ye	ear period following the
date c	of the convi	ction.	
<u>(f</u>	<u>) Any p</u>	erson who materially falsifies any information contain	ned in an application f
a hem	n license sl	all be ineligible to obtain a hemp license.	

	General Assemb	oly Of North Carolina	Session 2019	
1	(g) A lice	ense issued by the North Carolina Industrial Hemp Co	ommission shall be valid	
2	for the term of th	e license. A person who holds a license issued by the	North Carolina Industrial	
3	Hemp Commission who wishes to modify the conditions of the license shall be required to apply			
4	for a new license from the North Carolina Hemp Commission.			
5	" <u>§ 106-568.54.</u>	•		
6	e e	sion shall not meet or undertake any of its powers and	duties under this Article	
7		ed funding from sources other than State funds of at le		
8)) to support operations of the Commission. Funding fr		
9	the Commission'	s activities may be returned to the donor or funder if	not spent or encumbered	
0		, upon request of the donor or funder. Non-State funds		
1		fiscal year in which they are donated shall be retaine	d and remain eligible for	
2	1	e following fiscal year.		
3		Authorized research purposes.		
4		e industrial hemp research program directly manage		
5	university, a lice	nsed grower may engage in any of the following resea		
5	(1)	Studying and investigating marketplace opportuniti	ies for hemp products to	
7		increase the job base in the State by means of en	nployment related to the	
3		production of industrial hemp.		
9	(2)	Studying and investigating methods of industrial h	emp cultivation that are	
)		best suited to soil conservation and restoration.		
1	(3)	Overseeing and analyzing the growth of industrial h	emp by licensed growers	
2		for agronomy research and analysis of required soils		
3		harvest methods relating to the production of vario	ous varieties of industrial	
4		hemp that may be suitable for various commercial h	emp products.	
5	(4)	Conducting seed research on various types of indu	strial hemp that are best	
6		suited to be grown in North Carolina, including see		
7		North Carolina hybrid types, and in the ground		
8		production. The Commission may establish a prog	-	
9		industrial hemp seeds as being North Carolina varies		
0	(5)	Studying the economic feasibility of developing an i	_	
	()	various types of industrial hemp that can be grown	-	
2		commercial marketing and sale of industrial hemp.	, i i i i i i i i i i i i i i i i i i i	
3	(6)	Reporting on the estimated value added benefits,	including environmental	
4		benefits, to North Carolina businesses of an industri		
5		Carolina-grown industrial hemp varieties.	FF	
5	(7)	Studying the agronomy research being conducted	d worldwide relating to	
7	(')	industrial hemp varieties, production, and use.	a wondwhae relating to	
8	(8)	Researching and promoting on the world market in	dustrial hemp and hemp	
9	(0)	seed that can be grown in the State.	iuusuiuu nomp unu nomp	
)	(9)	Promoting research into the development of industri	ial hemp and commercial	
l	(\mathcal{I})	markets for North Carolina industrial hemp and hem	n products	
2	(10)	Studying the feasibility of attracting federal or priva	ate funding for the North	
3	(10)	Carolina industrial hemp research program.	are functing for the forth	
, 1	(11)	Studying the use of industrial hemp in new energy	technologies including	
5	(11)	electricity generation, biofuels, or other forms of ene		
5		of industrial hemp on reclaimed mine sites; the use		
0 7		production of fuels; and the production costs, enviro	-	
8		and benefits involved with the use of industrial hem		
8 9	"8 106 569 55 A		p tot energy.	
9 0		Bonding requirement for hemp handlers.	mon until the norsen has	
		sion shall not issue a license to handle hemp to any per	-	
51	runnsned the Col	nmissioner of Agriculture a bond satisfactory to the Co	mmissioner in an amount	

of not less than two hundred fifty thousand dollars (\$250,000). The Commissioner may require 1 2 a new bond or may require the amount of any bond to be increased if the Commissioner finds it 3 necessary for the protection of the cultivator. The bond shall be payable to the State and shall be 4 conditioned upon the fulfilling of all financial obligations incurred by the handler with all hemp 5 cultivators with whom the handler contracts. Any cultivator alleging any injury by the fraud, 6 deceit, willful injury, or failure to comply with the terms of any written contract by a handler may bring suit on the bond against the principal and the principal's surety in any court of 7 8 competent jurisdiction and may recover the damages found to be caused by such acts complained 9 of. 10 "§ 106-568.55B. Corrective action plans authorized. 11 The Commission shall require any person who is required to obtain a hemp license (a) issued by the Commission to comply with a corrective action plan if the Commission determines 12 13 that the person has negligently violated any provision of this Article or any rule adopted by the 14 Commission, including by negligently failing to obtain a proper license or other required authorization from the Commission, negligently failing to provide an accurate legal description 15 16 of land on which the person produces hemp, or negligently producing Cannabis sativa (L.) with 17 more than the federally defined THC level for hemp. 18 A corrective action plan required by the Commission shall include at least the date by (b) which the person shall correct the violation and a requirement that the person shall periodically 19 20 report to the Commission on the person's compliance with this Article and all rules adopted by 21 the Commission for a period of not less than the next two calendar years. 22 Notwithstanding any other provision of law, the penalty for a negligent violation of (c) 23 any provision of this Article or any rule adopted by the Commission shall be compliance with a 24 corrective action plan pursuant to subsection (b) of this section. However, a person who 25 negligently violates this Article or any rule adopted by the Commission three times in a five-year 26 period shall be ineligible to obtain a hemp license for a period of five years beginning on the date 27 of the third violation and shall be subject to criminal and civil penalties for additional violations 28 during that period. 29 If the Commission determines that a person has violated this Article or any rule (d) 30 adopted by the Commission recklessly, willfully, knowingly, or intentionally, the Commission 31 shall immediately report the person to the Commissioner, Attorney General, and the appropriate 32 law enforcement authority. 33 "§ 106-568.56. Civil penalty. 34 In addition to any other liability or penalty provided by law, the Commissioner may (a) 35 assess a civil penalty of not more than two thousand five hundred dollars (\$2,500) per violation 36 against any person who: 37 Violates any provision of this Article or a rule adopted by the Commission, or (1)38 conditions of any license, permit, or order issued by the Commission. 39 Manufactures, distributes, dispenses, delivers, purchases, aids, abets, (2)40 attempts, or conspires to manufacture, distribute, dispense, deliver, purchase, 41 or possesses with the intent to manufacture, distribute, dispense, deliver, or 42 purchase marijuana on property used for industrial hemp production, or in a 43 manner intended to disguise the marijuana due to its proximity to industrial 44 hemp. This penalty may be imposed in addition to any other penalties 45 provided by law. 46 (3) Provides the Commission with false or misleading information in relation to 47 a license application or renewal, inspection, or investigation authorized by this 48 Article. 49 (4) Tampers with or adulterates an industrial a hemp crop lawfully planted pursuant to this Article. 50

	General Assembly Of North Carolina	Session 2019
1	(b) The Commissioner shall remit the clear proceeds of civil penalties	assessed pursuant
2	to this section to the Civil Penalty and Forfeiture Fund in accordance with G.S.	-
3	"§ 106-568.57. Criminal penalties.	
4	(a) Any person that manufactures, distributes, dispenses, delivers, purc	hases, aids, abets,
5	attempts, or conspires to manufacture, distribute, dispense, deliver, purchase,	
6	the intent to manufacture, distribute, dispense, deliver, or purchase marijuana	on property used
7	for industrial hemp production, or in a manner intended to disguise the ma	
8	proximity to industrial hemp, shall be deemed guilty of a Class I felony. Th	is penalty may be
9	imposed in addition to any other penalties provided by law.	
10	(b) Any person that provides the Commission with false or misleadi	ng information in
11	relation to a license application or renewal, inspection, or investigation authori	zed by this Article
12	shall be deemed guilty of a Class 1 misdemeanor.	
13	(c) Any person that tampers with or adulterates an industrial <u>a</u> hemp cro	p lawfully planted
14	pursuant to this Article shall be deemed guilty of a Class 1 misdemeanor.	
15	" <u>§ 106-658.58. Hemp products.</u>	
16	(a) Except as provided in G.S. 106-139(g), no license shall be required to	to possess, handle,
17	transport, or sell hemp products or hemp extracts.	
18	(b) Hemp products may be legally transported to other states and ex	ported to foreign
19	nations, consistent with the laws of the receiving jurisdiction.	
20	" <u>§ 106-568.59. North Carolina Hemp Program Fund.</u>	
21	(a) <u>The North Carolina Hemp Program Fund is established as a sp</u>	
22	Department of Agriculture and Consumer Services. The fund shall consist of	
23	from appropriations and any other proceeds from gifts, grants, federal funds	
24	license fees, and any other funds, both public and private, made available for	
25	Article. Any interest received and accruing from the fund shall be paid into t	he State's General
26	Fund.	
27	(b) <u>The Fund shall be used by the Commission and the Departmen</u>	
28	personnel, program administration, testing, and any other costs incurred in a	
29 20	Article, including promotion, marketing, and branding of North Carolina gro	wn and processed
30 21	hemp."	
31 32	SECTION 2.(a) G.S. 90-87 reads as rewritten: "§ 90-87. Definitions.	
32 33	As used in this Article:	
33 34		
34	(16) "Marijuana" means all parts of the plant of the genus C	annahis whether
36	growing or not; the seeds thereof; the resin extracted from	
30 37	plant; and every compound, manufacture, salt, deriva	• •
38	preparation of such plant, its seeds or resin, but shall not i	
39	stalks of such plant, fiber produced from such stalks, oil, o	
40	the seeds of such plant, any other compound, manufacture	
41	mixture, or preparation of such mature stalks (except th	
42	therefrom), fiber, oil, or cake, or the sterilized seed of su	
43	incapable of germination. The term does not include indu	
44	hemp products, hemp extracts, or smokable hemp	
45	G.S. 106-568.51, when the industrial hemp is produced	
46	compliance with this Article and rules issued adopted by the	
47	Industrial Hemp Commission.	
48	"	
49	SECTION 2.(b) G.S. 90-94 reads as rewritten:	
50	"§ 90-94. Schedule VI controlled substances.	

1	This schedule includes the controlled substances listed or to be listed by whatever official			
2	name, common or usual name, chemical name, or trade name designated. In determining that			
3	such substance comes within this schedule, the Commission shall find: no currently accepted			
4	medical use in the United States, or a relatively low potential for abuse in terms of risk to public			
5	health and potential to produce psychic or physiological dependence liability based upon present			
6	medical knowledge, or a need for further and continuing study to develop scientific evidence of			
7	its pharmacological effects.			
8	The following controlled substances are included in this schedule:			
9	(1) Marijuana.			
10	(2) Tetrahydrocannabinols. Tetrahydrocannabinols, except for			
11	tetrahydrocannabinols in hemp, hemp products, hemp extracts, or smokable			
12	hemp, as defined in G.S. 106-568.51.			
13	(3) Repealed by Session Laws 2017-115, s. 8, effective December 1, 2017, and			
14	applicable to offenses committed on or after that date."			
15	SECTION 2.(c) Article 5 of Chapter 90 of the General Statutes is amended by adding			
16	a new section to read:			
17	" <u>§ 90-94.5. Immunity for hemp licensees.</u>			
18	(a) Immunity. – Notwithstanding any other provision of this Chapter, an individual who			
19	possesses a valid hemp license from the North Carolina Hemp Commission shall not be			
20	prosecuted for a violation of G.S. 90-95(a)(1) or (a)(3) with respect to a commodity cultivated			
21	by the licensee containing a THC level that exceeds the federally defined THC level for hemp,			
22	as defined by G.S. 106-568.51, unless the licensee committed the violation willfully, knowingly,			
23	or intentionally.			
24	(b) Penalty. – No criminal penalty for a violation of G.S. 90-95(a)(1) or (a)(3) shall attach			
25	for a licensee negligently producing <i>Cannabis sativa</i> (L.) with more than the federally defined			
26 27	<u>THC level for hemp. The penalty for a licensee's negligent violation shall be determined by the</u> North Carolina Hemp Commission pursuant to G.S. 106-568.55B."			
28	SECTION 3.(a) G.S. 105-113.106 is amended by adding a new subdivision to read:			
28 29	"(3a) Hemp. – Any of the following:			
30	<u>a. Hemp as defined in G.S. 106-568.51(5b).</u>			
31	b. Hemp extracts as defined in G.S. 106-568.51(5c).			
32	c. Hemp products as defined in G.S. 106-568.51(6)."			
33	SECTION 3.(b) G.S. 105-113.107A reads as rewritten:			
34	"§ 105-113.107A. Exemptions.			
35	(a) Authorized Possession. – The tax levied in this Article does not apply to a substance			
36	in the possession of a dealer who is authorized by law to possess the substance. This exemption			
37	applies only during the time the dealer's possession of the substance is authorized by law.			
38	(b) Certain Marijuana Parts. – The tax levied in this Article does not apply to the			
39	following marijuana:			
40	(1) Harvested mature marijuana stalks when separated from and not mixed with			
41	any other parts of the marijuana plant.			
42	(2) Fiber or any other product of marijuana stalks described in subdivision (1) of			
43	this subsection, except resin extracted from the stalks.			
44	(3) Marijuana seeds that have been sterilized and are incapable of germination.			
45	(4) Roots of the marijuana plant.			
46	(c) Hemp. – The tax levied in this Article shall not apply to hemp when lawfully			
47	possessed in accordance with Article 50E of Chapter 106 of the General Statutes."			
48	SECTION 4.(a) The Commissioner of Agriculture, in consultation with the			
49	Governor and Attorney General, shall submit to the Secretary of the United States Department			

50 of Agriculture a State plan for the regulation of hemp production, which shall include:

General Assemb	oly Of North Carolina	Session 2019
(1)	A procedure to maintain relevant information regards is produced in the State, including a legal desc procedure shall ensure the information is maintain than three calendar years.	cription of the land. The
(2)	A procedure for testing, using post-decarboxylation	-
(2)	methods, delta-9 THC concentration levels of hemp	-
(3)	A procedure for the effective disposal of produviolation of Article 50E of Chapter 106 of the Ge	
	adopted by the North Carolina Hemp Commission.	
(4)	A procedure to comply with the enforcement G.S. 106-568.64.	
(5)	A procedure for conducting annual inspections of,	at a minimum, a random
(-)	sample of hemp producers to verify that hemp is no	
	this Article or rules adopted by the North Carolina	
(6)	A procedure for submitting (i) contact information	
	the State, (ii) a legal description of the land on whi	ch hemp is produced, and
	(iii) the licensing status of each hemp producer in the	ne State to the Secretary of
	the United States Department of Agriculture not m	ore than 30 days after the
	date on which the information is received.	
	TION 4.(b) If the Secretary of the United States I	
	tate plan submitted pursuant to subsection (a) of this	
-	n consultation with the Governor and Attorney Ge	neral, shall submit to the
Secretary an ame	1	
	TION 5. Section 4 of S.L. 2015-299 reads as rewritted.	
	4. Section 2 of this act becomes effective on the first c ermanent rules pursuant to Section 3 of this act and a	
	ession, or use of industrial hemp occurring on or afte	
	ctive when it becomes law. This act shall expire on H	
	Carolina Industrial Hemp Commission adopts and su	•
	Statutes a resolution that a State pilot program allo	
	emp is no longer necessary because (i) the United St	
0	emoves industrial hemp from the federal Controlled S	e
0	ken effect.the later of December 1, 2019, or 30 days	
-	ed by the United States Department of Agriculture pu	
the Agriculture 1	Marketing Act of 1946, as amended by the Agricul	ture Improvement Act of
<u>2018.</u> "		
	FION 6. The North Carolina Hemp Commission sha	
-	on 1 of this act. The temporary rules shall remain in e	ffect until permanent rules
-	emporary rules become effective.	
	TION 6.1. Article 50E of Chapter 106 of the General	1
	TION 7. Sections 1 and 2 of this act become eff	ective on the later of the
following dates:	D 1 1 2010	
(1)	December 1, 2019.	antad butha United States
(2)	Thirty days after the effective date of regulations ad	1 1
	Department of Agriculture pursuant to Section Marketing Act of 1946, as amended by the Agricu	-
	2018.	nure improvement Act of
Sectio	on 3 of this act is effective for taxes imposed for taxa	ble years beginning on or
after July 1, 2019	D. Sections 4, 5, 6, and 7 of this act are effective when	they become law. Section
6.1 of this act be	comes effective July 1, 2021. Sections 2 and 3 of this	act expire July 1, 2021.
	•	1 2 7

	General Assem	bly Of North Carolina Session 2019
1 2 3	AGRICULTUR	HEMP PROGRAM AUTHORITY TO THE DEPARTMENT OF RE AND CONSUMER SERVICES ON JULY 1, 2021 FION 8.(a) Chapter 106 of the General Statutes is amended by adding a new
4	Article to read:	HOIV 0.(a) Chapter 100 of the General Statutes is antended by adding a new
+ 5	Afficie to feau.	"Article 50F.
5		"North Carolina Hemp Program.
5 7	"8 106 568 60 1	Legislative findings and purpose.
8		
5 9		Assembly finds and declares that hemp is a viable agriculture commodity in this is in the best interest of the citizens of North Carolina to:
,)		
,	<u>(1)</u>	Promote the cultivation and processing of hemp, and open new commercial markets for farmers and businesses through the sale of hemp products.
	(2)	
	<u>(2)</u>	Promote the expansion of the State's hemp industry to the maximum extent
		permitted by law, allowing farmers and businesses to cultivate, handle, and
	(2)	process hemp and sell hemp products for commercial purposes.
	<u>(3)</u>	Encourage and empower research into industrial hemp growth and hemp
		products at State institutions of higher education and in the private sector.
		Move the State and its citizens to the forefront of the hemp industry.
	" <u>§ 106-568.61.]</u>	
		g definitions apply in this Article:
	<u>(1)</u>	"Cannabidiol" or "CBD" means the nonpsychoactive cannabinoid compound
		derived from the hemp variety of the plant Cannabis sativa (L.) that is
		essentially free of plant material and does not exceed the federally defined
		THC level for hemp.
	<u>(2)</u>	"Cannabinoid" means any of the terpenophenolic compounds found within the
		plant Cannabis sativa (L.) that are functionally or structurally similar,
		biologically active, and are classified in subgroups such as Cannabigerols
		(CBG), Cannabichromenes (CBC), Cannabidiols (CBD),
		tetrahydrocannabinols (THC), Cannabinol (CBN), Cannabicyclol (CBDL),
		and all other chemical cannabinoid constituents derived from hemp.
	<u>(3)</u>	"Commercial sale" means the sale of products in the stream of commerce, at
		retail, wholesale, and online.
	<u>(4)</u>	"Commissioner" means the Commissioner of the Department of Agriculture
		and Consumer Services.
	<u>(5)</u>	"Cultivating" means planting, watering, growing, and harvesting a plant or
		crop. "Cultivating" also includes possessing or storing hemp plants for any
		period of time on the premises where the hemp was cultivated and transporting
		hemp to the first point of sale by the cultivator.
	<u>(6)</u>	"Department" means the Department of Agriculture and Consumer Services.
	<u>(7)</u>	"Federally defined THC level for hemp" means a delta-9 THC concentration
		of not more than three-tenths percent (0.3%) on a dry weight basis.
	<u>(8)</u>	"Handling" means possessing or storing hemp plants for any period of time
		on premises owned, operated, or controlled by a person licensed to handle
		hemp. "Handling" also includes possessing or storing hemp plants in a vehicle
		for any period of time other than during its actual transport from the premises
		of a person licensed to cultivate, handle, or process industrial hemp to the
		premises of another licensed person. "Handling" does not include possessing
		or storing finished hemp products.
	<u>(9)</u>	"Hemp" means the plant Cannabis sativa (L.) and any part of that plant,
	<u>, , , , ,</u>	including the seeds thereof and all derivatives, extracts, cannabinoids,
		isomers, acids, salts, and salts of isomers, whether growing or not, within the
		federally defined THC level for hemp.
-		//

	General Assemb	ly Of North Carolina	Session 2019
1	(10)	"Hemp extract" means an extract from hemp, or a n	mixture or preparation
2	<u> </u>	containing hemp plant material or compounds, within	
3		THC level for hemp.	•
4	<u>(11)</u>	"Hemp product" means any product within the federa	ally defined THC level
5		for hemp derived from, or made by, processing hemp p	lants or plant parts, that
5		are prepared in a form available for commercial sale, in	cluding, but not limited
7		to, cosmetics, personal care products, food intended	for animal or human
8		consumption as approved by the United States Food an	
9		or the United States Department of Agriculture, clot	-
0		paint, paper, particleboard, plastics, and any product of	
1		hemp-derived cannabinoids, such as cannabidiol. "He	emp product" does not
2		include smokable hemp.	
3	<u>(12)</u>	"Licensee" means an individual or business entity poss	
1		by the Department under the authority of this Article	e to cultivate or handle
5	(10)	hemp.	
5	<u>(13)</u>	"Processing" means converting an agricultural commo	odity into a marketable
7	(1.4)	form.	
3	<u>(14)</u>	"Smokable hemp" means a product that does not excee	
)		THC level for hemp in a form that allows THC to	
) 1		human body by inhalation of smoke. "Smokable hemp	· · · · · · · · · · · · · · · · · · ·
1 2		hemp flowers, whole or ground raw hemp plant mate hemp cigarettes.	enai, nemp cigais, and
, }	<u>(15)</u>	"Tetrahydrocannabinol" or "THC" means any of th	a chamical analogues
, 	<u>(15)</u>	belonging to the Cannabinoid subgroup Tetrahy	_
		<u>compounds include the chemical equivalents contained</u>	
, ,		sativa (L.), or in the resinous extractive compounds,	-
,		the plant or chemicals and their isomers with similar	
;		pharmacological activity.	enemieur structure unu
)	"§ 106-568.62. F	Powers and duties of the Department.	
)		ent shall have the following powers and duties:	
l		To issue licenses allowing a person, firm, or corporatio	on to cultivate or handle
2		hemp, upon proper application as the Commissione	
5		accordance with G.S. 106-568.63. The Commissioner	may delegate approval
-		of license applications to Department staff but the Co	ommissioner shall hear
		all appeals of denial of a license.	
)	<u>(2)</u>	To receive gifts, grants, federal funds, and any other	funds both public and
		private needed to support the North Carolina Hemp Pr	ogram.
3	<u>(3)</u>	To adopt rules necessary to carry out the purposes of the	
)		include, but are not limited to, rules to do all of the fol	lowing:
)		a. <u>Prescribe sampling and testing procedures</u>	± -
		cultivated or handled under the authority of	
2		exceed the federally defined THC level for her	
3		b. Set and collect a schedule of nonrefundable fee	es for administering the
ŀ		North Carolina Hemp Program.	
5		<u>Dualification of licensees.</u>	
5		rson shall cultivate or handle hemp in this State unless the	he person holds a hemp
7	license issued by		Antiolo a reason to the
3		er to obtain a license to cultivate hemp pursuant to this former pursuant to $C = 105 \cdot 164 \cdot 13E(a)$ or a condition	-
9		farmer pursuant to G.S. 105-164.13E(a) or a condition	<u>onai quantying farmer</u>
50	pursuant to G.S.	103 - 104.13E(D).	

	General Assembly Of North CarolinaSession 2019
1	(c) A person granted a license to cultivate hemp pursuant to this Article shall provide to
2	the Department prior to issuance of the license:
3	(1) The legal description and global positioning coordinates sufficient for locating
4	the fields or greenhouses to be used to cultivate hemp.
5	(2) Written consent allowing representatives of the Department, the State Bureau
6	of Investigation, and the chief law enforcement officer of the unit or units of
7	local government where the farm is located to enter all premises where hemp
8	is cultivated or stored for the purpose of conducting physical inspections or
9	ensuring compliance with the requirements of this Article and rules adopted
)	by the Department.
1	(d) Any person convicted of a felony relating to a controlled substance under State or
2	federal law shall be ineligible to obtain any hemp license for the 10-year period following the
3	date of the conviction.
1	(e) Any person who materially falsifies any information contained in an application for
5	a hemp license shall be ineligible to obtain a hemp license.
5	(f) A license issued by the North Carolina Industrial Hemp Commission shall be valid
7	for the term of the license. A person who holds a license issued by the North Carolina Industrial
}	Hemp Commission who wishes to modify the conditions of the license shall be required to apply
)	for a new license from the Department.
)	" <u>§ 106-568.64. Bonding requirement for hemp handlers.</u>
	The Department shall not issue a license to handle hemp to any person until the person has
,	furnished the Commissioner a bond satisfactory to the Commissioner in an amount of not less
	than two hundred fifty thousand dollars (\$250,000). The Commissioner may require a new bond
	or may require the amount of any bond to be increased if the Commissioner finds it necessary
	for the protection of the cultivator. The bond shall be payable to the State and shall be conditioned
	upon the fulfilling of all financial obligations incurred by the handler with all hemp cultivators
	with whom the handler contracts. Any cultivator alleging any injury by the fraud, deceit, willful
	injury, or failure to comply with the terms of any written contract by a handler may bring suit on
	the bond against the principal and the principal's surety in any court of competent jurisdiction
)	and may recover the damages found to be caused by such acts complained of.
	" <u>§ 106-568.65. Corrective action plans authorized.</u>
2	(a) The Department shall require any person who is required to obtain a hemp license
-	issued by the Department to comply with a corrective action plan if the Commissioner determines
•	that the person has negligently violated any provision of this Article or any rule adopted by the Department, including by negligently failing to obtain a proper license or other required
)	authorization from the Department, negligently failing to provide an accurate legal description of lend on which the person produces home or pagligently producing <i>Canachia sating</i> (L) with
7 8	of land on which the person produces hemp, or negligently producing <i>Cannabis sativa</i> (L.) with more than the federally defined THC level for hemp.
))	
)	(b) <u>A corrective action plan required by the Department shall include at least the date by</u> which the person shall correct the violation and a requirement that the person shall periodically
	report to the Department on the person's compliance with this Article and all rules adopted by
5	<u>the Department for a period of not less than the next two calendar years.</u>(c) Notwithstanding any other provision of law, the penalty for a negligent violation of
) -	(c) Notwithstanding any other provision of law, the penalty for a negligent violation of any provision of this Article or any rule adopted by the Department shall be compliance with a
	corrective action plan pursuant to subsection (b) of this section. However, a person who
	negligently violates this Article or any rule adopted by the Department three times in a five-year
,	period shall be ineligible to obtain a hemp license for a period of five years beginning on the date
)	of the third violation and shall be subject to criminal and civil penalties for additional violations
))	during that period.
,)	(d) If the Commissioner determines that a person has violated this Article or any rule
,	adopted by the Department recklessly, willfully, knowingly, or intentionally, the Department
	adopted by the Department recklessly, winterly, knowingly, or intentionary, the Department

1		y report the person to the Attorney General and the appropriate law enforcement	
2	<u>authority.</u>		
3	" <u>§ 106-568.66. Civil penalties.</u>		
4		Commissioner may assess a civil penalty of not more than two thousand five	
5		\$2,500) per violation against any person who:	
6	<u>(1)</u>	Violates any provision of this Article or a rule adopted by the Commission, or	
7		conditions of any license, permit, or order issued by the Commission.	
8	<u>(2)</u>	Manufactures, distributes, dispenses, delivers, purchases, aids, abets,	
9		attempts, or conspires to manufacture, distribute, dispense, deliver, purchase,	
10		or possesses with the intent to manufacture, distribute, dispense, deliver, or	
11		purchase marijuana on property used for hemp production, or in a manner	
12		intended to disguise the marijuana due to its proximity to hemp. This penalty	
13	(-)	may be imposed in addition to any other penalties provided by law.	
14	<u>(3)</u>	Provides the Department with false or misleading information in relation to a	
15		license application or renewal, inspection, or investigation authorized by this	
16		Article.	
17	<u>(4)</u>	Tampers with or adulterates a hemp crop lawfully planted pursuant to this	
18		<u>Article.</u>	
19 20	<u>(5)</u>	Knowingly or intentionally manufactures, delivers, sells, or possesses	
20		smokable hemp, except for hemp plants or parts of a hemp plant grown or	
21		handled by a licensee for processing or manufacturing into a legal hemp	
22	(\mathbf{h}) The \mathbf{f}	product.	
23 24		Commissioner shall remit the clear proceeds of civil penalties assessed pursuant	
24 25		the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2. Criminal penalties.	
23 26		person who willfully, knowingly, or intentionally manufactures, distributes,	
20 27		ers, purchases, aids, abets, attempts, or conspires to manufactures, distributes,	
28		, purchase, or possesses with the intent to manufacture, distribute, dispense,	
20 29	-	ase marijuana on property used for hemp production, or in a manner intended to	
30		ijuana due to its proximity to hemp, shall be guilty of a Class I felony. This	
31		mposed in addition to any other penalties provided by law.	
32		person who willfully, knowingly, or intentionally provides the Department with	
33		ng information in relation to a license application or renewal, inspection, or	
34		horized by this Article shall be guilty of a Class 1 misdemeanor.	
35		person who willfully, knowingly, or intentionally tampers with or adulterates a	
36		lly planted pursuant to this Article shall be guilty of a Class 1 misdemeanor.	
37	· · ·	person that knowingly or intentionally manufactures, delivers, sells, or possesses	
38	smokable hemp,	except for hemp plants or parts of a hemp plant grown or handled by a licensee	
39	for processing or	manufacturing into a legal hemp product, shall be deemed guilty of a Class 1	
40	misdemeanor.		
41	" <u>§ 106-568.68.</u> I	<u>Hemp products.</u>	
42	(a) Excer	ot as provided in G.S. 106-139(g), no license shall be required to possess, handle,	
43	transport, or sell	hemp products or hemp extracts.	
44	<u>(b)</u> <u>Hemp</u>	products may be legally transported to other states and exported to foreign	
45		nt with the laws of the receiving jurisdiction.	
46		North Carolina Hemp Program Fund.	
47		North Carolina Hemp Program Fund is established as a special fund in the	
48	· ·	griculture and Consumer Services. The fund shall consist of amounts received	
49	** *	ons and any other proceeds from gifts, grants, federal funds, application fees,	
50	license fees, and	any other funds, both public and private, made available for purposes of this	

General Assembly Of North Carolina Session 2019				
Article. Any interest received and accruing from the fund shall be paid into the State's General Fund.				
(b) The Fund shall be used by the Department for the costs of personnel, program				
administration, testing, and any other costs incurred in administering this Article, including				
promotion, marketing, and branding of North Carolina grown and processed hemp."				
SECTION 8.(b) The Department of Agriculture and Consumer Services shall have				
the authority to enforce the rules adopted by the North Carolina Hemp Commission to implement				
Section 1 of this act until the Department amends or repeals the rules, pursuant to				
G.S. 150B-21.7.				
SECTION 9.(a) G.S. 90-87 reads as rewritten:				
"§ 90-87. Definitions.				
As used in this Article:				
(16) "Marijuana" means all parts of the plant of the genus Cannabis, whether				
growing or not; the seeds thereof; the resin extracted from any part of such				
plant; and every compound, manufacture, salt, derivative, mixture, or				
preparation of such plant, its seeds or resin, but shall not include the mature				
stalks of such plant, fiber produced from such stalks, oil, or cake made from				
the seeds of such plant, any other compound, manufacture, salt, derivative,				
mixture, or preparation of such mature stalks (except the resin extracted				
therefrom), fiber, oil, or cake, or the sterilized seed of such plant which is				
incapable of germination. The term does not include industrial hemp hemp,				
hemp products, hemp extracts, or smokable hemp as defined in				
G.S. 106-568.51, when the industrial hemp is produced and used in				
compliance with rules issued by the North Carolina Industrial Hemp				
Commission. <u>G.S. 106-568.61.</u>				
\dots "				
SECTION 9.(b) G.S. 90-94 reads as rewritten: "§ 90-94. Schedule VI controlled substances.				
This schedule includes the controlled substances listed or to be listed by whatever official				
name, common or usual name, chemical name, or trade name designated. In determining that				
such substance comes within this schedule, the Commission shall find: no currently accepted				
medical use in the United States, or a relatively low potential for abuse in terms of risk to public				
health and potential to produce psychic or physiological dependence liability based upon present				
medical knowledge, or a need for further and continuing study to develop scientific evidence of				
its pharmacological effects.				
The following controlled substances are included in this schedule:				
(1) Marijuana.				
(2) Tetrahydrocannabinols. Tetrahydrocannabinols, except for				
tetrahydrocannabinols in hemp, hemp products, hemp extracts, or smokable				
hemp, as defined in G.S. 106-568.61.				
(3) Repealed by Session Laws 2017-115, s. 8, effective December 1, 2017, and				
applicable to offenses committed on or after that date."				
SECTION 9.(c) Article 5 of Chapter 90 of the General Statutes is amended by adding				
a new section to read:				
" <u>§ 90-94.5. Immunity for hemp licensees.</u>				
(a) Immunity. – Notwithstanding any other provision of this Chapter, an individual who				
possesses a valid hemp license from the Department of Agriculture and Consumer Services shall				
not be prosecuted for a violation of G.S. 90-95(a)(1) or (a)(3) with respect to a commodity				
cultivated by the licensee containing a THC level that exceeds the federally defined THC level				

General Assembly Of North Carolina Session 2019 for hemp, as defined by G.S. 106-568.51, unless the licensee committed the violation willfully, 1 2 knowingly, or intentionally. 3 Penalty. – No criminal penalty for a violation of G.S. 90-95(a)(1) or (a)(3) shall attach (b) for a licensee negligently producing *Cannabis sativa* (L.) with more than the federally defined 4 5 THC level for hemp. The penalty for a licensee's negligent violation shall be determined by the 6 Department of Agriculture and Consumer Services pursuant to G.S. 106-568.65." **SECTION 10.(a)** G.S. 105-113.106(3a) reads as rewritten: 7 8 "(3a) <u>Hemp. – Any of the following:</u> 9 Hemp as defined in G.S. 106-568.61(9). a. 10 Hemp extracts as defined in G.S. 106-568.61(10). b. 11 Hemp products as defined in G.S. 106-568.61(11)." c. 12 **SECTION 10.(b)** G.S. 105-113.107A reads as rewritten: 13 "§ 105-113.107A. Exemptions. 14 Authorized Possession. - The tax levied in this Article does not apply to a substance (a) in the possession of a dealer who is authorized by law to possess the substance. This exemption 15 16 applies only during the time the dealer's possession of the substance is authorized by law. 17 Certain Marijuana Parts. – The tax levied in this Article does not apply to the (b)18 following marijuana: 19 Harvested mature marijuana stalks when separated from and not mixed with (1)20 any other parts of the marijuana plant. 21 Fiber or any other product of marijuana stalks described in subdivision (1) of (2)22 this subsection, except resin extracted from the stalks. 23 Marijuana seeds that have been sterilized and are incapable of germination. (3)24 (4) Roots of the marijuana plant. 25 Hemp. – The tax levied in this Article shall not apply to hemp when lawfully (c) possessed in accordance with Article 50F of Chapter 106 of the General Statutes." 26 **SECTION 11.** Sections 8 through 11 of this act become effective July 1, 2021. 27 28 29 DIRECT DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES TO 30 **REGULATE CANNABINOID-RELATED COMPOUNDS** 31 SECTION 12.(a) G.S. 106-121 reads as rewritten: 32 "§ 106-121. Definitions and general consideration. 33 For the purpose of this Article: 34 The term "advertisement" means all representations disseminated in any (1)35 manner or by any means, other than by labeling, for the purposes of inducing, 36 or which are likely to induce, directly or indirectly, the purchase of food, 37 drugs, devices or cosmetics. 38 The term "cannabinoid-related compounds" means chemical compounds and (1a) 39 constituents found within the hemp plant that are biologically active and are 40 classified in subgroups such as cannabinoids, terpenes, flavonoids, and all other related compounds derived from hemp. 41 42 The term "color" includes black, white, and intermediate grays. (1a)(1b) The term "color additive" means a material which: 43 (1b)(1c) 44" 45 **SECTION 12.(b)** G.S. 106-139 is amended by adding two new subsections to read: The Board may adopt rules to establish current good manufacturing practices in 46 "(f) 47 manufacturing, packaging, labeling, or holding operations for cannabinoid-related compounds 48 derived from hemp, as defined in G.S. 106-568.51(5b). The manufacture, sale, delivery, holding, or offering for sale of any cannabinoid-related compounds that does not comply with rules 49 adopted by the Board shall be prohibited under this Article and shall also be subject to 50 G.S. 106-123 and G.S. 106-125. 51

1 No person, including individuals, partnerships, firms, associations, or corporations, (g) 2 that are subject to rules adopted by the Board shall engage in manufacturing, packaging, labeling, 3 processing, holding, or sale of cannabinoid-related compounds without a valid license issued by 4 the Commissioner. Application for a license shall be made to the Commissioner on forms 5 provided by the Department. The application shall set forth the name and address of the applicant, 6 the applicant's principal place of business, and such other information as the Commissioner may require. The Board shall develop a schedule of license fees, including fees for out-of-state and 7 8 online retailers. Fees collected pursuant to this subsection shall be used by the Department to 9 cover all reasonable costs of administering the licensing program. Failure to comply with this 10 Article or rules adopted thereunder shall be cause for suspension or revocation of a license." 11 **SECTION 12.(c)** G.S. 106-139 is amended by adding two new subsections to read: 12 The Board may adopt rules to establish current good manufacturing practices in "(f) 13 manufacturing, packaging, labeling, or holding operations for cannabinoid-related compounds 14 derived from hemp, as defined in G.S. 106-568.61(9). The manufacture, sale, delivery, holding, or offering for sale of any cannabinoid-related compounds that does not comply with rules 15 16 adopted by the Board shall be prohibited under this Article and shall also be subject to 17 G.S. 106-123 and G.S. 106-125. 18 No person, including individuals, partnerships, firms, associations, or corporations, (g) that are subject to rules adopted by the Board shall engage in manufacturing, packaging, labeling, 19 20 processing, holding, or sale of cannabinoid-related compounds without a valid license issued by 21 the Commissioner. Application for a license shall be made to the Commissioner on forms 22 provided by the Department. The application shall set forth the name and address of the applicant, 23 the applicant's principal place of business, and such other information as the Commissioner may 24 require. The Board shall develop a schedule of license fees, including fees for out-of-state and 25 online retailers. Fees collected pursuant to this subsection shall be used by the Department to 26 cover all reasonable costs of administering the licensing program. Failure to comply with this 27 Article or rules adopted thereunder shall be cause for suspension or revocation of a license." SECTION 12.(d) The Board of Agriculture shall adopt temporary rules to implement 28 29 this section no later than November 1, 2019. The temporary rules shall remain in effect until 30 permanent rules that replace the temporary rules become effective. 31 **SECTION 12.(e)** Subsection (b) of this section is effective January 1, 2020, and 32 expires July 1, 2021. Subsection (c) of this section is effective July 1, 2021. The remainder of 33 this section is effective when it becomes law. 34 ALLOW DEPARTMENT OF AGRICULTURE AND CONSUMER SERVICES TO 35 36 **MARKET HEMP** 37 **SECTION 13.(a)** G.S. 106-550 reads as rewritten: 38 "§ 106-550. Policy as to promotion of use of, and markets for, farm products; official 39 marketing campaign. 40 It is declared to be in the interest of the public welfare that the North Carolina farmers (a) 41 who are producers of livestock, poultry, seafood, field crops and other agricultural products, 42 including cattle, sheep, broilers, turkeys, commercial eggs, peanuts, cotton, hemp, potatoes, 43 sweet potatoes, sweetpotatoes, peaches, apples, berries, vegetables and other fruits of all kinds, 44 as well as bulbs and flowers and other agricultural products having a domestic or foreign market, 45 shall be permitted and encouraged to act jointly and in cooperation with growers, handlers, 46 dealers and processors of such products in promoting and stimulating, by advertising and other 47 methods, the increased production, use and sale, domestic and foreign, of any and all of such 48 agricultural commodities. The provisions of this Article, however, shall not include the 49 agricultural products of tobacco, strawberries, strawberry plants, porcine animals, or equines, 50 with respect to which separate provisions have been made.

	General Assembly Of North CarolinaSession 2019
1 2 3	 (b) The "Got to be NC" marketing campaign of the Department of Agriculture and Consumer Services shall be the official agricultural marketing campaign for the State." SECTION 13.(b) Article 50 of Chapter 106 of the General Statutes is amended by
4 5	adding a new section to read: "§ 106-554.1. Application to North Carolina Hemp Commission for authorization of hemp
5	<u>referendum.</u>
7	Notwithstanding G.S. 106-554, the North Carolina Hemp Commission shall be the entity that
3 9	provides certification and approval for the purpose of conducting a referendum among the growers or producers of hemp. The North Carolina Hemp Commission shall perform the same
)	function as the Board of Agriculture in all other respects for cultivators of hemp for the purposes
1	of this Article."
2	SECTION 13.(c) This section is effective when it becomes law. Subsection (b) of
3	this section expires July 1, 2021.
ŀ	
5	SMOKABLE HEMP
5	SECTION 14.(a) G.S. 106-568.56, as amended by Section 1(a) of this act, reads as
	rewritten:
	"§ 106-568.56. Civil penalty.
	(a) In addition to any other liability or penalty provided by law, the Commissioner may
	assess a civil penalty of not more than two thousand five hundred dollars (\$2,500) per violation
	against any person who:
	(5) Knowingly or intentionally manufactures, delivers, sells, or possesses
	(5) <u>Knowingly or intentionally manufactures, delivers, sells, or possesses</u> smokable hemp, except for hemp plants or parts of a hemp plant grown or
	handled by a licensee for processing or manufacturing into a legal hemp
	product.
	(b) The Commissioner shall remit the clear proceeds of civil penalties assessed pursuant
	to this section to the Civil Penalty and Forfeiture Fund in accordance with G.S. 115C-457.2."
	SECTION 14.(b) G.S. 106-568.57, as amended by Section 1(a) of this act, is
	amended by adding a new subsection to read:
	"(d) Any person that knowingly or intentionally manufactures, delivers, sells, or possesses
	smokable hemp, except for hemp plants or parts of a hemp plant grown or handled by a licensee
	for processing or manufacturing into a legal hemp product, shall be deemed guilty of a Class 1
	misdemeanor."
	SECTION 14.(c) At least quarterly, the Department of Agriculture and Consumer
	Services, the North Carolina Industrial Hemp Association, the North Carolina Hemp
	Commission, the State Bureau of Investigation, and other law enforcement agencies and district
	attorneys as requested by the State Bureau of Investigation, shall meet to discuss best practices
	for the hemp industry. The Department of Agriculture and Consumer Services shall report any
	findings and legislative recommendations from these meetings to the Agriculture and Forestry
	Awareness Study Commission within 30 days of each meeting.
	SECTION 14.(d) The State Bureau of Investigation shall notify the Agriculture and
	Forestry Awareness Study Commission in writing when the United States Drug Enforcement
	Agency has adopted an approved immediate testing method to determine whether hemp is within the federally defined THC level for hemp. Upon the receipt of notification from the State Bureau
	of Investigation, the Agriculture and Forestry Awareness Study Commission shall study whether
	the prohibition on the sale of smokable hemp should be repealed and make legislative
	recommendations.
	SECTION 14.(e) Subsections (a) and (b) of this section become effective December
)	1, 2020, and apply to offenses occurring on or after that date. The remainder of this section is
	effective when it becomes law.

1 2	REQUIRE UTILITY COMPANIES TO DISPOSE OF CERTAIN UNUSED
2 3 4	EASEMENTS UNDER CERTAIN CIRCUMSTANCES, AS RECOMMENDED BY THE AGRICULTURE AND FORESTRY AWARENESS STUDY COMMISSION
5	SECTION 15.(a) Article 9 of Chapter 62 of the General Statutes is amended by
5	adding a new section to read:
7	"§ 62-193. Disposition of certain unused easements.
3	(a) The underlying fee owner of land encumbered by any easement acquired by a utility
9	company, whether acquired by purchase or by condemnation, on which construction has not been
)	commenced by the utility company for the purpose for which the easement was acquired within
1	20 years of the date of acquisition, may file a complaint with the Commission for an order
2	requiring the utility company to terminate the easement in exchange for payment by the
	underlying fee owner of the current fair market value of the easement.
	(b) Upon receipt of the complaint, the Commission shall serve a copy of the complaint
	on each utility company named in the complaint, together with an order directing that the utility
	company file an answer to the complaint within 90 days after service.
	(c) If the utility company agrees to terminate the easement, the utility company shall
	submit to the Commission, within the time allowed for answer, an original plus four copies of a
	statement of the utility company's agreement to terminate the easement.
	(d) If the utility company does not agree that the easement should be terminated, the
	utility company may request a determination from the Commission as to whether the easement
	is necessary or advisable for the utility company's long-range needs for the provision of utilities
	to serve its service area, and whether termination of the easement would be contrary to the
	interests of the using and consuming public. The Commission may conduct a hearing on the
	matter, which shall be conducted in accordance with Article 4 of this Chapter. Either party may
	appeal the Commission's decision in accordance with Article 5 of this Chapter. The burden of
	proof shall be on the utility company to show that the easement is necessary or advisable for the
	utility company's long-range needs for the provision of utilities to serve its service area and that
	termination of the easement would be contrary to the interests of the using and consuming public.
	(e) If the underlying fee owner and the utility company cannot reach a mutually agreed
	upon fair market value of the easement, whether terminated voluntarily or by order of the
	Commission, the Commission shall make a request to the clerk of superior court in the county
	where the easement is located for the appointment of commissioners to determine the fair market
	value of the easement in accordance with the process set forth in G.S. 40A-48.
	(f) If the Commission decides that the easement should not be terminated, the underlying
	fee owner may not file a complaint with the Commission under this section regarding the same
	easement for a period of five years from the date of the decision.
	(g) For purposes of this section, the term "utility company" means a public utility as
	defined in G.S. 62-3(23), a municipality providing utility services, an authority organized under
	the North Carolina Water and Sewer Authorities Act, a sanitary district, a metropolitan water
	district, a metropolitan sewerage district, a metropolitan water and sewerage district, a county
	water and sewer district, or an electric or telephone membership corporation."
	SECTION 15.(b) This section becomes effective October 1, 2019, and applies to
	easements acquired on or after that date.
	RIGHT-OF-WAY FOR LEFT-TURNING FARM EQUIPMENT
	SECTION 16.(a) G.S. 20-150 is amended by adding a new subsection to read:
	"(e1) The driver of a vehicle shall not overtake and pass self-propelled farm equipment
	proceeding in the same direction when the farm equipment is (i) making a left turn or (ii)
	signaling that it intends to make a left turn."

General Assemb	y Of North Carolina Session 2019				
	ON 16.(b) This section becomes effective December 1, 2019, and applies to d on or after that date.				
EXPAND AGRI	CULTURAL OUTDOOR ADVERTISING				
	ON 17. G.S. 136-129 reads as rewritten:				
"§ 136-129. Limitations of outdoor advertising devices.					
	vertising shall be erected or maintained within 660 feet of the nearest edge of				
the right-of-way of the main-traveled	the interstate or primary highway systems in this State so as to be visible from way thereof after the effective date of this Article as determined by				
G.S. 136-140, exc	pt the following:				
 (2a)	Outdoor advertising which advertises the sale of any fruit or vegetable crop				
(2d)	by the grower at a roadside stand or by having the purchaser pick the crop on				
	the property on which the crop is grown provided: (i) to promote a bona fide				
	farm that is exempt from zoning regulations pursuant to G.S. 153-340(b),				
	provided the sign is no more than two-three feet long on any side; (ii) side and				
	the sign is located on property owned or leased by the grower where the crop				
	is grown; (iii) the grower is also the seller; and (iv) the sign is kept in place by				
	the grower for no more than 30 days. any bona fide farm property owned or				
	leased by the owner or lessee of the bona fide farm.				
"					
AGRICULTURI	AND FORESTRY AWARENESS STUDY COMMISSION COCHAIR				
HOLDOVER					
	ON 18. G.S. 120-150 reads as rewritten:				
	tion; appointment of members.				
	s created an Agriculture and Forestry Awareness Study Commission. Members				
of the Commission shall be citizens of North Carolina who are interested in the vitality of the					
0	estry sectors of the State's economy. Members shall be as follows:				
(1)	Three appointed by the Governor.				
(2)	Three appointed by the President Pro Tempore of the Senate.				
(3)	Three appointed by the Speaker of the House.				
(4)	The chairs of the House Agriculture Committee.				
(5)	The chairs of the Senate Committee on Agriculture, Environment, and Natural				
(6)	Resources.				
(6) (7)	The Commissioner of Agriculture or the Commissioner's designee. A member of the Board of Agriculture designated by the chair of the Board of				
(\prime)	Agriculture.				
(8)	The President of the North Carolina Farm Bureau Federation, Inc., or the				
(0)	President's designee.				
(9)	The President of the North Carolina State Grange or the President's designee.				
(10)	The Secretary of Environmental Quality or the Secretary's designee.				
. ,	The President of the North Carolina Forestry Association. Inc., or the				
(10)	The President of the North Carolina Forestry Association, Inc., or the President's designee.				
(11)	President's designee.				
(11) (b) Memb	•				
(11) (b) Memb odd-numbered yes	President's designee. rs shall be appointed for two-year terms beginning October 1 of each				
(11) (b) Memb odd-numbered yea Committee on Ag	President's designee. rs shall be appointed for two-year terms beginning October 1 of each r. The Chairs of the House Agriculture Committee and the Chairs of the Senate				
(11) (b) Memb odd-numbered yes Committee on Ag President Pro Ten	President's designee. rs shall be appointed for two-year terms beginning October 1 of each r. The Chairs of the House Agriculture Committee and the Chairs of the Senate riculture, Environment, and Natural Resources shall serve as cochairs. The				
(11) (b) Memb odd-numbered yes Committee on Ag President Pro Ten appoint an additi	President's designee. rs shall be appointed for two-year terms beginning October 1 of each r. The Chairs of the House Agriculture Committee and the Chairs of the Senate riculture, Environment, and Natural Resources shall serve as cochairs. The pore of the Senate and the Speaker of the House of Representatives may each				

1	(c) Cocha	airs' terms on the Commission are for two years and begin on the convening of				
2	the General Assembly in each odd-numbered year. Except as otherwise provided in this					
3	subsection, a cochair of the Commission shall continue to serve for so long as the cochair remains					
4	a member of the General Assembly and no successor has been appointed. A cochair of the					
5	Commission who does not seek reelection or is not reelected to the General Assembly may					
6	complete a term of service on the Commission until the day on which a new General Assembly					
7	convenes. A member of the Commission who resigns or is removed from service in the General					
8		e deemed to have resigned or been removed from service on the Commission."				
9						
10	EXEMPT FAC	CILITIES THAT STORE PRODUCTS FROM AGRICULTURAL				
11	OPERATIONS	THAT ARE RENEWABLE ENERGY RESOURCES FROM EMC RULE				
12	SECT	TION 19.(a) Rule. – Until the effective date of the revised permanent rule that				
13		al Management Commission is required to adopt pursuant to subsection (c) of				
14		Commission shall implement 15A NCAC 02D .1806 as provided in subsection				
15	(b) of this section					
16	· /	FION 19.(b) Implementation. – Notwithstanding subsection (c) of 15A NCAC				
17		Commission shall classify facilities that store products that are (i) grown,				
18		erated on one or more agricultural operations and (ii) that are "renewable energy				
19		ined in G.S. $62-133.8(a)(8)$, as agricultural operations that are exempt from the				
20	requirements of t					
21	-	FION 19.(c) Additional Rule-Making Authority. – The Commission shall adopt				
22		5A NCAC 02D .1806 consistent with subsection (b) of this section.				
23		(ION 19.(d) Effective Date. – Subsection (b) of this section expires on the date				
24		d pursuant to subsection (c) of this section become effective. The remainder of				
25	1	ective when it becomes law.				
25		centre when it becomes hav.				
26						
26 27	ADD HUNTING	G FISHING SHOOTING SPORTS AND EQUESTRIAN ACTIVITIES				
27		G, FISHING, SHOOTING SPORTS, AND EQUESTRIAN ACTIVITIES				
27 28	TO THE DEF	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF				
27 28 29	TO THE DEP CATERING BY	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS				
27 28 29 30	TO THE DEP CATERING BY SECT	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS FION 20.(a) G.S. 99E-30 reads as rewritten:				
27 28 29 30 31	TO THE DEP CATERING BY SECT "§ 99E-30. Defin	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS FION 20.(a) G.S. 99E-30 reads as rewritten: nitions.				
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27 28 29 30 31 32 33 34 35 36 37	TO THE DEP CATERING BY SECT "§ 99E-30. Defin As used in the	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS TION 20.(a) G.S. 99E-30 reads as rewritten: is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting</u> , fishing, shooting <u>sports</u> , equestrian activities, or natural activities and attractions. An activity is				
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	TO THE DEP CATERING BY SECT "§ 99E-30. Defin As used in the	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS TION 20.(a) G.S. 99E-30 reads as rewritten: nitions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting</u> , fishing, shooting <u>sports</u> , equestrian activities, or natural activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the Wildlife Resources Commission. "Agritourism activity" includes an activity				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	TO THE DEP CATERING BY SECT "§ 99E-30. Defin As used in the	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS TION 20.(a) G.S. 99E-30 reads as rewritten: nitions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting</u> , fishing, shooting <u>sports</u> , equestrian activities, or natural activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the <u>Wildlife Resources Commission</u> . "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	TO THE DEH CATERING BY SECT "§ 99E-30. Defin As used in the (1)	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS TION 20.(a) G.S. 99E-30 reads as rewritten: nitions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting</u> , fishing, shooting <u>sports</u> , equestrian activities, or natural activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the <u>Wildlife Resources Commission</u> . "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the Commissioner of Agriculture pursuant to G.S. 106-520.3.				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	TO THE DEP CATERING BY SECT "§ 99E-30. Defin As used in the	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS TION 20.(a) G.S. 99E-30 reads as rewritten: nitions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting, fishing, shooting sports, equestrian activities,</u> or natural activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the <u>Wildlife Resources Commission.</u> "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the Commissioner of Agriculture pursuant to G.S. 106-520.3. Agritourism professional. – Any person who is engaged in the business of				
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27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	TO THE DEH CATERING BY SECT "§ 99E-30. Defin As used in the (1)	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS FION 20.(a) G.S. 99E-30 reads as rewritten: initions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the <u>Wildlife Resources Commission.</u> "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the Commissioner of Agriculture pursuant to G.S. 106-520.3. Agritourism professional. – Any person who is engaged in the business of providing one or more agritourism activity. – Those dangers or conditions that are				
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	TO THE DEH CATERING BY SECT "§ 99E-30. Defin As used in the (1)	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS FION 20.(a) G.S. 99E-30 reads as rewritten: initions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting, fishing, shooting sports, equestrian activities, or natural activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the Wildlife Resources Commission. "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the Commissioner of Agriculture pursuant to G.S. 106-520.3. Agritourism professional. – Any person who is engaged in the business of providing one or more agritourism activity. – Those dangers or conditions that are an integral part of an agritourism activity including certain hazards, including</u>				
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$\begin{array}{c} 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ \end{array}$	TO THE DEH CATERING BY SECT "§ 99E-30. Defin As used in the (1)	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS FION 20.(a) G.S. 99E-30 reads as rewritten: initions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the <u>Wildlife Resources Commission.</u> "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the Commissioner of Agriculture pursuant to G.S. 106-520.3. Agritourism professional. – Any person who is engaged in the business of providing one or more agritourism activity. Those dangers or conditions that are an integral part of an agritourism activity including certain hazards, including surface and subsurface conditions, natural conditions of land, vegetation, and waters, the behavior of wild or domestic animals, and ordinary dangers of				
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	TO THE DEH CATERING BY SECT "§ 99E-30. Defin As used in the (1)	FINITION OF AGRITOURISM, AND LIMIT REGULATION OF BONA FIDE FARMS FION 20.(a) G.S. 99E-30 reads as rewritten: initions. is Article, the following terms mean: Agritourism activity. – Any activity carried out on a farm or ranch that allows members of the general public, for recreational, entertainment, or educational purposes, to view or enjoy rural activities, including farming, ranching, historic, cultural, harvest-your-own activities, <u>hunting, fishing, shooting</u> sports, equestrian activities, or natural activities and attractions. An activity is an agritourism activity whether or not the participant paid to participate in the activity. For purposes of this section, properties used for shooting sports shall comply with guidelines for design and site evaluation as established by the <u>Wildlife Resources Commission.</u> "Agritourism activity" includes an activity involving any animal exhibition at an agricultural fair licensed by the Commissioner of Agriculture pursuant to G.S. 106-520.3. Agritourism professional. – Any person who is engaged in the business of providing one or more agritourism activity. – Those dangers or conditions that are an integral part of an agritourism activity including certain hazards, including surface and subsurface conditions, natural conditions of land, vegetation, and				

General Assemb	ly Of North Carolina	Session 2019
	to act in a negligent manner that may contribute to others, including failing to follow instructions professional or failing to exercise reasonable caut	given by the agritourism
(A)	agritourism activity.	·····
(4)	Participant Any person, other than the agrite	ourism professional, who
(5)	engages in an agritourism activity.	
(5)	Person. – An individual, fiduciary, firm, associa	
	liability company, corporation, unit of government	, or any other group acting
	as a unit."	
	ION 20.(b) G.S. 153A-340(b)(2a) reads as rewritte	
"(2a)	A building or structure that is used for agritourism i	
	if the building or structure is located on a property th	• •
	who holds a qualifying farmer sales tax exemp	
	Department of Revenue pursuant to G.S. 105-164.	
	the present-use value program pursuant to G.S. 105	
	the requirements of this subsection for a period of	•
	the building or structure was originally classified	
	pursuant to this subdivision shall subject the buildin	
	zoning and development regulation ordinances add	
	to subsection (a) of this section in effect on the da	· · · ·
	meets the requirements of this subsection. For	
	"agritourism" means any activity carried out on a	
	members of the general public, for recreational, ent	
	purposes, to view or enjoy rural activities, incl	<u> </u>
	historic, cultural, harvest-your-own activities, <u>h</u>	
	sports, equestrian activities, or natural activities and	
	of this section, properties used for shooting s	
	guidelines for design and site evaluation as est	
	Resources Commission. A vote of the full board shall be required to determine whether a property of	
	in compliance with the guidelines adopted by	
	<u>Commission.</u> A building or structure used for	
	building or structure used for public or private of	•
	limited to, weddings, receptions, meetings, demons	
	meals, and other events that are taking place on the	
	or rural setting."	e farm because of its farm
SECT	ION 20.(c) Article 6 of Chapter 153A of the Gener	ral Statutes is amended by
adding a new sect	· · ·	an statutes is amenaed by
U	imitations on regulation of catering by bona fide	farms.
	ng any other provision of law, no county may requi	
	bona fide farm purposes, as provided in G.S. 15	
	on and off-site from the bona fide farm property, to	
-	within the county. This section shall not be constru	
-	nd safety rules adopted by a local health department.	-
-	ces, or the Commission for Public Health."	1
	ION 20.(d) Article 8 of Chapter 160A of the Gene	ral Statutes is amended by
adding a new sect		Ş
0	imitations on regulation of catering by bona fide	farms.
	ng any other provision of law, no city may requir	
	bona fide farm purposes, as provided in G.S. 15	
	on and off-site from the bona fide farm property, to	· · · · ·

General Assembly Of No	rth Carolina	Session 2019
catering services within th	e city. This section shall not be co	nstrued to exempt the business from
any health and safety rules	adopted by a local health depart	ment, the Department of Health and
	mmission for Public Health."	1
ENACT THE NORTH C	AROLINA SWEETPOTATO A	CT FOR THE PROMOTION OF
NORTH CAROLINA SV		
		atutes is amended by adding a new
Article to read:	Chapter 100 of the Scherar St	attes is anonace by adding a new
fillere to read.	"Article 87.	
	"North Carolina Sweetpotato	Act
" <u>§ 106-1065. Title.</u>		<u>net.</u>
	nown and may be cited as the "	North Carolina Sweetpotato Act of
2019."	nown and may be cited as the	
" <u>§ 106-1066. Definitions.</u>		
As used in this Article		
		er of the Department of Agriculture
	sumer Services.	er er me Department of Agriculture
		Agriculture and Consumer Services.
	-	ip, corporation, association, or any
	gal entity.	ip, corporation, association, or any
		Council" means the advisory council
	hed pursuant to G.S. 106-1070.	ounen means the advisory counten
§ 106-1067. North Card		
		arolina may be identified, classified,
• •		outside the State as North Carolina
sweetpotatoes.	<u>C'</u>	
=	of Commissioner to regulate	and promote North Carolina
sweetpotatoes.		
(a) The Commission	oner of Agriculture may take all a	actions necessary and appropriate to
reate, register, license, pr	omote, and protect a trademark f	or use on or in connection with the
sale or promotion of Nor	th Carolina sweetpotatoes and p	products containing North Carolina
sweetpotatoes. The Comm	issioner may impose and collect a	reasonable royalty or license fee per
hundredweight of sweetpo	statoes for the use of such trader	mark on products containing North
Carolina sweetpotatoes	or the packaging containing	such sweetpotato products. The
		representatives of the sweetpotato
		Agriculture and Consumer Services.
		received from this Article, less any
costs associated with me	onitoring the use of the traden	nark, prohibiting the unlawful or
unauthorized use of the tra	demark, and enforcing rights in t	he trademark, to the North Carolina
SweetPotato Commission	for the promotion of North Caroli	na sweetpotatoes.
(b) The Board of A	Agriculture may adopt rules that r	may include, but are not limited to,
quality standards, grades, j	acking, handling, labeling, and m	narketing practices for the marketing
		necessary to administer this Article.
The Board of Agriculture	<u>e may also adopt rules establish</u>	ning a registration, inspection, and
verification program for the	e production and marketing of N	North Carolina sweetpotatoes in this
State. All North Carolina s	weetpotatoes sold shall conform to	the prescribed standards and grades
and shall be labeled accord		
		ents and employees may enter any
	· · · ·	aced, stored, sold, offered for sale,
	-	e sweetpotatoes for the purpose of
enforcing the provisions of	f this Article and the rules adopted	d under this Article.

	General Assemb	ly Of North Carolina	Session 2019		
1	"§ 106-1069. Sta	indards for grades.			
2	The most recent standards for grades adopted by the United States Department of Agriculture,				
3	Agricultural Marketing Service, United States Standards for Grades of Sweetpotatoes are				
4		ence and shall be the standards for grades in this State			
5		ay establish tolerances or allowable percentages of United Sta	•		
6		ecommendation of the North Carolina Sweetpotato Advisory			
7		rth Carolina Sweetpotato Advisory Council.			
8		ioner shall appoint a North Carolina Sweetpotato Advisory (Council. to consist		
9		nvolved in growing, packing, or growing and packing			
10		least one sweetpotato processor; at least one sweetpotato re			
11	-	ive extension agent familiar with the production of			
12		d any other person or persons selected by the Commissione			
13	-	ice upon his or her request regarding the exercise of the			
14		t to G.S. 106-1068. Members of the North Carolina Swee			
15		eive no compensation for their service."	<u></u>		
16					
17	SOIL AND WAY	FER CONSERVATION JOB APPROVAL AUTHORITY	Y		
18		TON 22.(a) G.S. 89C-25 reads as rewritten:			
19		tations on application of Chapter.			
20		shall not prevent the following activities:			
21	•••	1 0			
22	(6)	Practice by members of the Armed Forces of the United Sta	ates; employees of		
23		the government of the United States while engaged in	· •		
24		engineering or land surveying solely for the	government on		
25		government-owned works and projects; or practice by those	•		
26		Natural Resources Conservation Service, county employees			
27		the Soil and Water Conservation Districts Districts, or	employees of the		
28		Division of Soil and Water Conservation of the Departme	ent of Agriculture		
29		and Consumer Services who have federal engineering job a	approval authority		
30		issued by the Natural Resources Conservation Service or the	ne Soil and Water		
31		Conservation Commission that involves the planning	g, designing, or		
32		implementation of best management practices on agricultu			
33		for the planning, designing, or implementation of best man	agement practices		
34		approved for cost-share funding pursuant to program	ms identified in		
35		<u>G.S. 139-4(d)(9).</u>			
36	"				
37	SECT	TON 22.(b) G.S. 139-3 is amended by adding a new subdivi	ision to read:		
38	" <u>(19)</u>	"Job approval authority" means the authority granted by the	ne Commission to		
39		Soil and Water Conservation District staff or employees of	of the Division of		
40		Soil and Water Conservation of the Department of Agricult	are and Consumer		
41		Services who have demonstrated the appropriate knowledge	e, skill, and ability		
42		to plan, design, and certify the installation of best mana	agement practices		
43		approved for cost-share funding pursuant to program	ms identified in		
44		<u>G.S. 139-4(d)(9).</u> "			
45	SECT	TON 22.(c) G.S. 139-4 reads as rewritten:			
46		s and duties of Soil and Water Conservation Commission	generally.		
47		h (c) Repealed by Session Laws 1973, c. 1262, s. 38.			
48		lition to the duties and powers hereinafter conferred upon the	ne Soil and Water		
49	Conservation Cor	nmission, it shall have the following duties and powers:			
50					

	ly Of North Carolina	Session 2019
(14)	To develop and implement a program fo	r granting job approval authority to
<u> </u>	Soil and Water Conservation District sta	
	Soil and Water Conservation of the Depart	L V
	Services to plan, design, and certify th	-
	practices approved for cost-share funding	-
	G.S. 139-4(d)(9).	s pursuant to programs rechtmed in
"		
••••		
PRESENT-USE	VALUE NOTICE AND APPEAL CHA	NGES
SECT	TON 23.(a) G.S. 105-277.4 reads as rewri	tten:
"§ 105-277.4. A	gricultural, horticultural and forestlan	d – Application; appraisal at use
value;	; notice and appeal; deferred taxes.	
(b1) <u>Notice</u>	e and Appeal. – If the assessor determines	that the property loses its eligibility
for present-use va	alue classification, the assessor shall provide	le written notice of the decision and
	ecision to the owner. The notice shall incl	
number, the speci	fic reason for the disqualification, and the	date of the decision. The notice shall
	rately from a regular yearly tax notice or	
	alification or appraisal of property under t	
county board of e	qualization and review or, if that board is r	not in session, to the board of county
•	An appeal must be made within 60 days af	•
decision of the as	ssessor. If an owner submits additional info	ormation to the assessor pursuant to
G.S. 105-296(j), t	the appeal must be made within 60 days at	fter the assessor's decision based on
the additional inf	ormation. Decisions of the county board m	nay be appealed to the Property Tax
Commission. If, y	while an assessor's decision that a property	has lost its eligibility for present-use
value classification	on is under appeal to the county board or to	o the Property Tax Commission, the
assessor determin	nes that the property is no longer eligible	for present-use value classification
because of an ad	lditional disqualifying event independent	of the one that is the basis of the
disqualification u	nder appeal, the assessor shall follow the n	otice and appeal procedure set forth
in this subsection	with regard to the subsequent disqualificat	tion. If no such notice is given to the
owner regarding	the subsequent decision to disqualify, a r	
county board or t	the Property Tax Commission shall be de	einstatement of the property by the
	the ribberty rax commission shan be de	· · · ·
occurring from th	e date of the assessor's decision under appe	emed effective for any assessments
-		emed effective for any assessments eal to the date of the final decision of
-	e date of the assessor's decision under appe	emed effective for any assessments eal to the date of the final decision of
the county board	e date of the assessor's decision under appe	emed effective for any assessments eal to the date of the final decision of te the property.
the county board	e date of the assessor's decision under appe or the Property Tax Commission to reinsta TON 23.(b) This section is effective for	emed effective for any assessments eal to the date of the final decision of te the property.
the county board " SECT	e date of the assessor's decision under appe or the Property Tax Commission to reinsta TON 23.(b) This section is effective for	emed effective for any assessments eal to the date of the final decision of te the property.
the county board " SECT beginning on or a	e date of the assessor's decision under appe or the Property Tax Commission to reinsta TON 23.(b) This section is effective for	emed effective for any assessments eal to the date of the final decision of te the property. or taxes imposed for taxable years
the county board " SECT beginning on or a CHANGE NAM	e date of the assessor's decision under apper or the Property Tax Commission to reinsta (ION 23.(b) This section is effective for fter July 1, 2019.	emed effective for any assessments eal to the date of the final decision of te the property. or taxes imposed for taxable years
the county board " SECT beginning on or a CHANGE NAM SECT	e date of the assessor's decision under appe or the Property Tax Commission to reinsta (ION 23.(b) This section is effective for fter July 1, 2019. E OF FOOD PROCESSING INNOVAT	emed effective for any assessments eal to the date of the final decision of te the property. or taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten:
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION	 <u>e date of the assessor's decision under appeor the Property Tax Commission to reinsta</u> TON 23.(b) This section is effective for fitter July 1, 2019. E OF FOOD PROCESSING INNOVAT TON 24. Section 10.24.(a) of S.L. 2017-5 	emed effective for any assessments cal to the date of the final decision of the the property. For taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten: For conternation of the session of the s
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Ini	 e date of the assessor's decision under apper or the Property Tax Commission to reinsta CION 23.(b) This section is effective for first July 1, 2019. E OF FOOD PROCESSING INNOVATION 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Prinovation Lab Committee (Committee), when the properties of the prinovation of the principal section of the prinovation of the principal section of the p	emed effective for any assessments cal to the date of the final decision of the the property. For taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 8 reveal of the taxable years 9 reads as rewritten: 9 rewritten: 9 rewritten: 9 rewritte
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Ini	 <u>e date of the assessor's decision under appeor the Property Tax Commission to reinsta</u> TON 23.(b) This section is effective for fitter July 1, 2019. E OF FOOD PROCESSING INNOVAT TON 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Print Provation Lab Committee (Committee), what of Agriculture and Consumer Services. 	emed effective for any assessments cal to the date of the final decision of the the property. For taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 8 reveal of the taxable years 9 reads as rewritten: 9 rewritten: 9 rewritten: 9 rewritte
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Inn in the Departmen	 <u>e date of the assessor's decision under appeor the Property Tax Commission to reinsta</u> TON 23.(b) This section is effective for fitter July 1, 2019. E OF FOOD PROCESSING INNOVAT TON 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Print Provation Lab Committee (Committee), what of Agriculture and Consumer Services. 	emed effective for any assessments cal to the date of the final decision of the the property. For taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 8 reveal of the state o
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Inn in the Department members, includi	 <u>e date of the assessor's decision under appeor the Property Tax Commission to reinsta</u> TON 23.(b) This section is effective for fitter July 1, 2019. E OF FOOD PROCESSING INNOVAT TON 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Print Provation Lab Committee (Committee), what of Agriculture and Consumer Services. 	emed effective for any assessments cal to the date of the final decision of the the property. For taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 8 reveal of the state o
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Inn in the Departmen members, includi "	e date of the assessor's decision under appe or the Property Tax Commission to reinsta TION 23.(b) This section is effective for fter July 1, 2019. E OF FOOD PROCESSING INNOVAT TON 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Prinovation Lab Committee (Committee), whit of Agriculture and Consumer Services. ng:	emed effective for any assessments eal to the date of the final decision of te the property. or taxes imposed for taxable years CION CENTER COMMITTEE 7 reads as rewritten: rocessing Innovation Center North ich shall be located administratively The Committee shall consist of 14
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Inn in the Department members, includi " SOIL AND WAT	e date of the assessor's decision under appe or the Property Tax Commission to reinsta TON 23.(b) This section is effective for fiter July 1, 2019. E OF FOOD PROCESSING INNOVAT TON 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Prinovation Lab Committee (Committee), which of Agriculture and Consumer Services. ng: TER CONSERVATION CONFIDENTIAL	emed effective for any assessments cal to the date of the final decision of te the property. For taxes imposed for taxable years TION CENTER COMMITTEE 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 8 reocessing Innovation Center North ich shall be located administratively 7 The Committee shall consist of 14 8 ALITY CHANGE
the county board " SECT beginning on or a CHANGE NAM SECT "SECTION Carolina Food Inn in the Department members, includi " SOIL AND WAT	 <u>e date of the assessor's decision under appeor the Property Tax Commission to reinsta</u> TION 23.(b) This section is effective for for July 1, 2019. E OF FOOD PROCESSING INNOVAT TION 24. Section 10.24.(a) of S.L. 2017-5 10.24.(a) There is created the Food Princovation Lab Committee (Committee), what of Agriculture and Consumer Services. ng: TER CONSERVATION CONFIDENTI TION 25.(a) Article 1 of Chapter 139 of the section of the section 10 and the section 130 of the sec	emed effective for any assessments cal to the date of the final decision of te the property. For taxes imposed for taxable years TION CENTER COMMITTEE 7 reads as rewritten: 7 reads as rewritten: 7 reads as rewritten: 8 reocessing Innovation Center North ich shall be located administratively 7 The Committee shall consist of 14 8 ALITY CHANGE

	General Assembly Of North Carolina				Session 2019	
1	(a)	All ir	nformati	ion that is collected by soil and water	conservation districts from farm	
2				agricultural producers or owners of ag		
3	under federal or State law shall be held confidential by the soil and water conservation districts					
4	including		<u>state ia</u>	w shall be held confidential by the sol		
5	mendanig	<u>·</u> (1)	Infor	mation provided by an agricultural prod	lucer or owner of agricultural land	
6		<u>(1)</u>	-	erning the agricultural operation, farm	-	
7				and itself, in order to participate in soil		
8		(2)	-	patial information otherwise maintaine	· ·	
8 9		<u>(2)</u>			•	
				or operations for which information d	escribed in subdivision (1) of this	
10	(b)	This		ection is provided.	t share assistance and associated	
11	<u>(b)</u>			shall not include applications for cos		
12				t require the approval of the soil and	water conservation district or the	
13	Soil and			ation Commission."		
14		SEC	FION 2	25.(b) This section becomes effective (October 1, 2019.	
15						
16	RIGHT			FARM EQUIPMENT		
17				26.(a) Chapter 75 of the North Carolina	a Statutes is amended by adding a	
18	new Artic	cle to re	ad:			
19				" <u>Article 9.</u>		
20				" <u>Right to Repair Act.</u>		
21	" <u>§ 75-15(</u>). Defi	nitions.	<u>.</u>		
22	The f	ollowin	g defini	itions apply in this Article:		
23		(1)	"Auth	norized repair provider" means an i	ndividual or entity that has an	
24				gement for a definite or indefinite p		
25				ment manufacturer grants to a separat	-	
26				trade name, service mark, or relate		
27			-	ing repair services under the name		
28				facturer.	<u> </u>	
29		(2)	-	umentation" means manuals, diagrams	reporting output or service code	
30		<u>_/</u>		iptions provided to the authorized rep		
31			repair		bai provider for the purposes of	
32		(3)		<u>e.</u> bedded software" means any progran	amable instructions provided on	
33		<u>(5)</u>	-	vare delivered with farm equipment, a		
33 34			-		1	
				by the original farm equipment may		
35				ment operation. "Embedded softwa		
36			-	ting system, an internal operating syst	•	
37				a root code and a microcode, and othe		
38		<u>(4)</u>		and reasonable terms" means an equ	uitable price in light of relevant	
39			factor	rs, including all of the following:		
40			<u>a.</u>	The net cost to the authorized rep		
41				information obtained from an origin	1 1	
42				less any discounts, rebates, or other		
43			<u>b.</u>	The cost to the original farm equipr	nent manufacturer to prepare and	
44				distribute the parts or information,	including amortized capital costs	
45				for the preparation and distribution	of the parts or information, but	
46				excluding any research and develop	ment costs incurred in designing	
47				and implementing, upgrading, or alt		
48			<u>c.</u>	The price charged by other original f		
49			—	similar parts or information.		
				_		

"Farm equipment" means equipment that is used or intended for use in operation, including any combine, tractor, implement, engine, mot attachment, but excluding a motor vehicle. "Firmware" means a software program or set of instructions programm	
operation, including any combine, tractor, implement, engine, mot attachment, but excluding a motor vehicle. "Firmware" means a software program or set of instructions programm	
attachment, but excluding a motor vehicle. "Firmware" means a software program or set of instructions programm	<u> </u>
	ned on
a hardware device to allow the device to communicate with other con	
hardware.	
"Independent repair provider" means a person or business operating	in this
State that is not affiliated with an original farm equipment manufacture	
• • •	
includes an original farm equipment manufacturer when it engages	
• • • • • •	
"Motor vehicle" means the same as in G.S. 20-4.01(23).	
"Original farm equipment manufacturer" means any person or bu	usiness
engaged in the business of selling or leasing new farm equipment to a	unother
person or business and engaged in the diagnosis, service, maintenar	nce, or
repair of farm equipment.	
"Owner" means an individual or business who lawfully acquires	<u>s farm</u>
equipment purchased or used in this State.	
"Part" means any replacement part, either new or used, made available	by the
original farm equipment manufacturer to an authorized repair provid	der for
purposes of effecting repair.	
"Trade secret" means anything tangible or intangible or electronically	
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	<u>.S.C. §</u>
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	ipment
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· · · · · ·	
· ·	repair
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- · · ·	<u>or any</u>
	ronoir
• • •	
ce, or repair documentation shall be prohibited from requiring an auth	
to continue nurchasing diagnostic service or repair documentation	n in 🤉
to continue purchasing diagnostic, service, or repair documentation	
to continue purchasing diagnostic, service, or repair documentation nat, unless the proprietary format includes diagnostic, service, or r functionality that is not available in a format that is standardized with	repair
	State that is not affiliated with an original farm equipment manufacture authorized repair provider and that is engaged in the diagnosis, s maintenance, or repair of farm equipment. "Independent repair pro- includes an original farm equipment manufacturer when it engages diagnosis, service, maintenance, or repair of farm equipment that affiliated with the original farm equipment manufacturer. "Motor vehicle" means the same as in G.S. 20-4.01(23). "Original farm equipment manufacturer" means any person or bu- engaged in the business of selling or leasing new farm equipment to a person or business and engaged in the diagnosis, service, maintenau repair of farm equipment. "Owner" means an individual or business who lawfully acquires equipment purchased or used in this State. "Part" means any replacement part, either new or used, made available original farm equipment manufacturer to an authorized repair provid purposes of effecting repair. "Trade secret" means anything tangible or intangible or electronically or kept that constitutes, represents, evidences, or records intellectual pro- including secret or confidentially held designs, processes, procc formulas, inventions, or improvements or secrets of confidentiall scientific, technical, merchandising, production, financial, busine management information, or anything within the definition of 18 U. 1839(3). tto repair. Tiam equipment sold or used in this State, the original farm equi ll make available all of the following: Diagnostic and repair documentation, including repair technical updat updates and corrections to embedded software, to any independent provider or owner of farm equipment manufactured by the original equipment manufacturer makes available the diagnostic and documentation to its authorized repair provider. Farm equipment manufacturer makes available to the farm equip embedded software, for purchase by the owner, the owner's agent, independent repair provider on fair and reasonable terms. riginal farm equipment manufacturer that sells to any inde

1	(c) An original farm equipment manufacturer of farm equipment sold or used in this State
2	shall make available for purchase by owners and independent repair providers all diagnostic
3	repair tools incorporating the same diagnostic, repair, and remote communication capabilities
4	that the original farm equipment manufacturer makes available to any authorized repair provider.
5	An original farm equipment manufacturer shall offer such tools for sale to any owner or
6	independent repair provider on fair and reasonable terms.
7	(d) An original farm equipment manufacturer that provides diagnostic repair
8	documentation to aftermarket diagnostic tool manufacturers, diagnostic providers, or service
9	information publications and systems shall have fully satisfied its obligations under this section
10	and thereafter is not responsible for the content and functionality of the aftermarket diagnostic
11	tools, diagnostics, or service information systems.
12	(e) Farm equipment manufactured by an original farm equipment manufacturer that is
13	sold or used in this State for the purpose of providing security-related functions shall include
14	diagnostic, service, or repair documentation necessary to reset a security-related electronic
15	function from information provided to an owner or independent repair provider. If necessary for
16	security purposes, an original farm equipment manufacturer may provide information necessary
17	to reset an immobilizer system or security-related electronic module to an owner or independent
18	repair provider through the appropriate secure data release system.
19	" <u>§ 75-152. No requirement to divulge trade secret.</u>
20	This Article shall not be interpreted or construed to require an original farm equipment
21	manufacturer to divulge a trade secret.
22	" <u>§ 75-153. No abrogation of contract.</u>
23	(a) This Article shall not be interpreted or construed to abrogate, interfere with,
24	contradict, or alter the terms of an agreement executed between an authorized repair provider and
25 26	an original farm equipment manufacturer, including, but not limited to, performing warranty or
26	recall repair work by an authorized repair provider on behalf of an original farm equipment
27 28	manufacturer pursuant to the authorized repair agreement. Except in the case of a dispute arising
28 29	between an original farm equipment manufacturer and its authorized repair provider related to aither party's compliance with an existing repair agreement, an authorized repair provider has all
29 30	either party's compliance with an existing repair agreement, an authorized repair provider has all the rights and remedies provided in this section.
30 31	(b) Any provision in an authorized repair agreement purporting to waive, avoid, restrict,
32	or limit an original farm equipment manufacturer's compliance with this section shall be void.
33	" <u>§ 75-154. No access to certain information.</u>
34	<u>This Article does not require an original farm equipment manufacturer or authorized repair</u>
35	provider to provide an owner or independent repair provider access to nondiagnostic and
36	nonrepair documentation provided to an authorized repair provider by an original farm
37	equipment manufacturer pursuant to the terms of an agreement or contract between the original
38	farm equipment manufacturer and the authorized repair provider.
39	"§ 75-155. Enforcement.
40	(a) The Attorney General may investigate any complaints received alleging violation of
41	this Article. If the Attorney General finds that there has been a violation of this Article, the
42	Attorney General may bring an action to impose civil penalties and to seek any other appropriate
43	relief pursuant to this Article, including equitable relief to restrain the violation. The civil penalty
44	shall be nor more than five hundred dollars (\$500.00) for each violation.
45	(b) An owner or independent repair provider may bring an action in civil court against an
46	original farm equipment manufacturer that violates any provision of this Article to recover not
47	more than five hundred dollars (\$500.00) for each violation."
48	SECTION 26.(b) This section becomes effective October 1, 2019.
49	
50	CLARIFY PERMITTING FOR CERTAIN SWINE FARM MODIFICATIONS
51	SECTION 27. G.S. 143-215.10I reads as rewritten:

	General Assem	ably Of North Carolina	Session 2019
1 2		. Performance standards for animal waste management s ne farms; lagoon and sprayfield systems prohibited.	systems that serve
3		used in this section:	
4	(1)	"Anaerobic lagoon" means a lagoon that treats waste by	converting it into
5	(1)	carbon dioxide, methane, ammonia, and other gaseous c	-
6		acids; and cell tissue through an anaerobic process.	ompounds, organic
0 7	(2)		a that accura in the
	(2)	"Anaerobic process" means a biological treatment proces	s that occurs in the
8	(2)	absence of dissolved oxygen.	
9	(3)	"Lagoon" has the same meaning as in G.S. 106-802.	
10	(4)	"Swine farm" has the same meaning as in G.S. 106-802.	
11		Commission shall not issue or modify a permit to authoriz	
12	-	spansion of an animal waste management system that serves	
13		erobic lagoon as the primary method of treatment and land a	
14		prayfield as the primary method of waste disposal. The Comr	
15		onstruction, operation, or expansion of an animal waste mana	
16		farm under this Article only if the Commission determines th	
17	management sy	rstem will meet or exceed all of the following performance	-standards:disposal
18	unless:		
19	<u>(1)</u>	The permitting action does not result in an increase in the	permitted capacity
20		of the swine farm, as measured by the annual steady state l	ive weight capacity
21		of the swine farm; or	
22	<u>(2)</u>	The Commission determines that the animal waste manage	gement system will
23		meet or exceed all of the following performance standards	
24		(1)a. Eliminate the discharge of animal waste to s	
25		groundwater through direct discharge, seepage, or	
26		(2)b. Substantially eliminate atmospheric emission of ar	
27		$(3)\underline{c}$. Substantially eliminate the emission of odor that is	
28		the boundaries of the parcel or tract of land on wh	
29		is located.	
30		(4) <u>d.</u> Substantially eliminate the release of disease-trans	mitting vectors and
31		airborne pathogens.	linting vectors and
32		(5)e. Substantially eliminate nutrient and heavy metal co	ontamination of soil
33		and groundwater."	Solution of Soli
33 34		and groundwater.	
35	DDEVENT CD	RANT FUNDING DUPLICATION	
35 36			
30 37		CTION 28.(a) G.S. 143-215.71 reads as rewritten:	
		Purposes for which grants may be requested.	of motor accounces
38		lications for grants may be made for the nonfederal share	
39		ojects for the following purposes in amounts not to exceed th	e percentage of the
40	nonfederal costs	s indicated:	
41			
42	(8)	Projects that are part of the Environmental Quality Incent	ives Program – one
43	A N - -	hundred percent (100%).	
44		withstanding subdivision (8) of subsection (a) of this section, p	· ·
45		nental Quality Incentives Program are ineligible for funding ur	-
46		ng from the Clean Water Management Trust Fun	d established in
47	<u>G.S. 143B-135.</u>		
48		CTION 28.(b) G.S. 143B-135.238(d) reads as rewritten:	
49	"(d) Rest	riction. – No grant shall be awarded under this Part for an	ny of the following
50	purposes:		

General A	sseml	oly Of North Carolina	Session 2019
	<u>(1)</u>	to <u>To</u> satisfy compensatory mitigation requirements u G.S. 143-214.11.	nder 33 USC § 1344 or
	(2)	To any project receiving State funds authorized by C	G.S. 143-215.71 for the
	<u> </u>	nonfederal share of a grant under the Environmer	
		Program."	
	SEC	FION 28.(c) The Department of Environmental Quality	and the Department of
Natural an		ural Resources shall jointly report to the Joint Legislativ	
		nd Natural and Economic Resources no later than Septem	-
		s between water resources development grant fund	
		ast Fund grants for Environmental Quality Incentives P	
Western S	tream	Initiative and the efforts of both Departments to improve	administration of State
grants for	that pr	ogram.	
IMPROV	E PEF	RFORMANCE MANAGEMENT OF STATE GRAN	T FUNDS
		FION 29.(a) The Department of Environmental	
		agement procedures for projects funded as part of the We	
These pro	cedure	s shall include, at a minimum, the collection and repo	orting of the following
measures	for all j	projects receiving grant funding:	
	(1)	Time to issue and act upon grant applications.	
	(2)	Time to process requests for payment.	
	(3)	Cost per grant administered.	
	(4)	Number of applicants reviewed, approved, and denied	
	(5)	Number of grants administered.	
	(6)	Total grant dollars administered.	
	(7)	Total project cost for each project, including all fund	ing sources, broken out
		into the following categories:	
		a. Permitting cost.	
		b. Site assessment, design, and engineering.	
	(2)	c. Management and engineering.	
	(8)	Total linear feet of stream restored in each year.	
	(9)	Cost per linear foot of restored stream.	
	(10)	Reduction in sediment loading achieved.	
		FION 29.(b) The Department of Natural and Cultural I	
		t of Environmental Quality all of the measures set forth	
		elevant to funding for the Western Stream Initiative provi	ded by the Clean Water
Managem			1 12 2 2
	SEC	FION 29.(c) G.S. 143-215.72(d) is amended by addin	g a new subdivision to
read:	"(2)		
	" <u>(3)</u>	The Department shall annually report no later than N	
		Legislative Oversight Committee on Agriculture and	
		Resources and the Fiscal Research Division regard	
		funded through the Western Stream Initiative. Th	_
		measures of grant administration and grant implement effectiveness. For purposes of this subdivision,	
		Initiative" refers to the portion of federal Environme	
		Program funding provided to the Western North Carol	
		the counties of Alexander, Alleghany, Ashe, Aver	
			-
		('aldwell ('atawha ('herokee ('lav ('leveland	Graham Hawwood
		<u>Caldwell, Catawba, Cherokee, Clay, Cleveland,</u> Henderson Iredell Jackson Lincoln Macon Madiso	•
		<u>Caldwell, Catawba, Cherokee, Clay, Cleveland,</u> <u>Henderson, Iredell, Jackson, Lincoln, Macon, Madiso</u> Polk, Rutherford, Stokes, Surry, Swain, Transylva	n, McDowell, Mitchell,

1	
2	DIRECT STATE AUDITOR TO CONDUCT AUDIT OF WESTERN STREAM
3	INITIATIVE FUNDING FOR PROJECTS MANAGED BY RESOURCE INSTITUTE
4	SECTION 30. No later than June 1, 2020, the Office of the State Auditor shall
5	conduct an audit of all State funds ever paid to Resource Institute for the Western Stream
6	Initiative through the Clean Water Management Trust Fund and through Water Resources
7	Development Grants for the Environmental Quality Incentives Program. Based on the findings
8	of the audit required by this section, the Director and Board of Trustees of the Clean Water
9	Management Trust Fund and the Department of Environmental Quality are directed to seek
10	recoupment of any identified overpayment of State funds.
11	
12	SEVERABILITY CLAUSE AND EFFECTIVE DATE
13	SECTION 31.(a) If any provision of this act or the application thereof to any person
14	or circumstances is held invalid, such invalidity shall not affect other provisions or applications

or circumstances is held invalid, such invalidity shall not affect other provisions or applications
of this act that can be given effect without the invalid provision or application, and, to this end,
the provisions of this act are declared to be severable.

17 SECTION 31.(b) Except as otherwise provided, this act is effective when it becomes
18 law.