GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

Η

HOUSE BILL 196*

	Short Title:	2021 COVID-19 Response & Relief.	(Public)
	Sponsors:	Representatives Faircloth, Bumgardner, K. Hall, and Strickla Sponsors). For a complete list of sponsors, refer to the North Carolina General	· · ·
	Referred to:	Appropriations, if favorable, Rules, Calendar, and Operations	
-	Referred to:		
		March 2, 2021	
1 2 3 4 5	PROVIDI COVID-1	A BILL TO BE ENTITLED D MAKE MODIFICATIONS TO COVID-19 RELIEF LE E ADDITIONAL APPROPRIATIONS FOR THE EXPENDITU 9 PANDEMIC RELIEF FUNDS. Assembly of North Carolina enacts:	
6 7	PARTI APP	PROPRIATION OF FEDERAL CORONAVIRUS RESPON	NSF AND RFI IFF
8		NTAL APPROPRIATIONS ACT FUNDS	
9			
10	APPROPRIA	ATION OF COVID-19 FEDERAL FUNDS	
11	SE	CTION 1.1.(a) Federal funds received by the State as an	uthorized under the
12	Consolidated Appropriations Act, 2021, (P.L. 116-260), are appropriated in the amounts		
13	provided in th	e notification of award from the federal government or any en	tity acting on behalf
14	of the federal	government to administer the federal funds. State agencies ma	ay, with approval of
15	the Director of the Budget, spend these funds received from federal receipts and federal grants.		
16	The programs and grant amounts in the schedule set forth in this subsection are estimates of		
17	North Carolina's allocations to be deposited in the State's Treasury and administered by State		
18	agencies. This schedule is meant to be illustrative of federal grants that have been, or will be,		
19	received by the State from the Consolidated Appropriations Act, 2021, (P.L. 116-260).		
20		ogram	<u>Amount</u>
21		nergency Education Relief Fund (GEER II)	\$42,920,546
22		nergency Education Relief Fund – Emergency Assistance to	
23	-	iblic Schools (EANS)	\$84,824,393
24	-	tion Emergency Relief Fund (HEER II)	\$292,693,289
25		rogram Block Grants	\$500,000
26		aster Assistance	\$5,202,534
27		bod Assistance Program (TEFAP)	\$12,813,000
28		ans Act – Congregate and Home-Delivered Meals	\$5,172,595
29		ng Detection through Coronavirus Response and Relief	
30	11	emental Funds	\$603,677,156
31		ECTION 1.1.(b) The final amount of federal funds awarde	-
32		not yet known, but are hereby appropriated in the same main	
33	subsection (a) of this section: Specialty Crop Block Grants, Supplemental Nutrition Assistance		



Program (SNAP), Commodity Supplemental Food Program, and School Nutrit Adult Care Food Program.	ion and Child and
EMERGENCY NEEDS FOR ELEMENTARY AND SECONDARY SCH STATE	OOLS OF THE
SECTION 1.2. S.L. 2021-1 is amended by adding a new section to	o read:
"SECTION 5A. The Department of Public Instruction shall use the funds	
to subsection (c1) of Section 5 of this act as follows:	<u>_</u>
(1) \$500,000 shall be transferred to the Department of Natu	ral and Cultural
Resources to be allocated to the State Library for the NC Kie	
project to address learning loss resulting from the COVID	
providing children with increased access to digital learning re-	
libraries, including e-books, audiobooks, and videos.	<u>1</u>
(2) \$500,000 to be allocated to the Governor Morehead Scho	ol for the Blind,
Eastern North Carolina School for the Deaf, and North Ca	
the Deaf for school nutrition, cleaning and sanitizing, le	
including providing new instructional materials in braille	for students with
visual impairments, compensatory services, and Extend	
Services related to the impacts of COVID-19.	
(3) \$1,000,000 to be transferred to the Board of Governors of	The University of
North Carolina for the North Carolina New Teacher Sup	port Program to
provide mentoring and coaching support to beginning t	eachers who are
employed in public schools most impacted by COVID-19	at no cost to the
local school administrative units.	
(4) \$1,000,000 to contract with a third-party entity to collect, an	nalyze, and report
data related to the overall impacts of COVID-19 on put	olic school units,
students, and families of the State, including the State's resp	
COVID-19 pandemic, the transition to remote learning and r	_
instruction, the systems in place for flexibility in edu	
assessment of student performance, addressing issues of lear	-
effectiveness and supports, and implementation of be	-
improvements for any significant future challenges. The	
submit a preliminary report by March 15, 2022, and a	
December 15, 2022, to the Joint Legislative Education Ove	
on the findings of the third-party entity from the contract	required by this
subdivision.	
(5) \$1,200,000 to be transferred to the Wildlife Resources C	
allocated to the Outdoor Heritage Special Fund (Budget Co	
Code: 2291) for the Outdoor Heritage Advisory Council's	
Outside grant program to provide local opportunities for	
reengage with learning experiences in safe outdoor settings.	
(6) <u>Up to \$10,000,000 to be allocated as needed to each public</u>	
State, except for schools operated by the State Board of Edu	
that each public school unit receives a total amount from th	
Secondary School Emergency Relief II (ESSER II) Fund	
hundred eighty dollars (\$180.00) per pupil in federal grant for	unds according to
the following:	to subsection (-)
a. If a public school unit did not receive funds pursuant	
of Section 313 of P.L. 116-260, the public school un	
amount equal to one hundred eighty dollars (\$180.00	<i>i)</i> per pupil.

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	b. If a public school unit received funds pursuan	t to subsection (c) of
	Section 313 of P.L. 116-260, the per pupil amou	nt allocated under this
	subdivision shall be reduced so that (i) the total a	mount in federal grant
	funds from the ESSER II Fund is equal to one h	nundred eighty dollars
	(\$180.00) per pupil or (ii) the public school unit	receives no additional
	funding because the total amount from the E	SSER II Fund would
	exceed one hundred eighty dollars (\$180.00) pe	<u>r pupil.</u>
	The federal grant funds allocated under this subdivision	n shall be used for the
	purpose of responding to the impacts of COVID-19,	including mitigating
	learning loss and reopening schools.	
(7)	\$10,000,000 to be allocated in a manner consistent wi	th the formula for the
	Instructional Support Allotment. These funds shall b	e used for contracted
	services for school health support personnel to provide a	dditional physical and
	mental health support services for students in resp	1 1
	including remote and in-person physical and mental he	ealth support services.
	For purposes of this subdivision, the term "school heal	
	shall refer to school counselors, school nurses, scho	
	school social workers.	
<u>(8)</u>	\$10,000,000 to be allocated to public school units par	ticipating in a federal
	school nutrition program administered by the Food and	d Nutrition Service of
	the United States Department of Agriculture for sch	ool nutrition services
	provided in response to COVID-19. The allocation	
	prioritized to public school units based on need as	-
	expenditure of existing federal funding received for	•
	impacts.	
<u>(9)</u>	$\overline{\$1,000,000}$, in response to COVID-19, to contract with	a third-party entity to
<u></u>	conduct a statewide assessment of the cybersecurity	
	schools and threats posed to public schools. In selecting	a third-party entity to
	conduct the assessment, the Department shall not consid	ler any entity currently
	under contract with the Department to provide	services related to
	cybersecurity. No later than June 20, 2021, th	e Department shall
	confidentially report the results of the assessment condu	cted by the third-party
	entity to the chairs of the Senate Appropriations/Base B	Budget Committee, the
	chairs of the House Appropriations Committee, the	chairs of the Senate
	Appropriations Committee on General Governme	ent and Information
	Technology, and the chairs of the House Appropri-	ations Committee on
	Information Technology.	
<u>(10)</u>	\$9,000,000, in response to COVID-19, to imp	lement a statewide
	cybersecurity program to improve the cybersecurity	
	public schools. The program shall be operated by the D	
	that contracts with the Department, and these funds sha	
	public school unit. The program shall include at	•
	components:	<i>C</i>
	a. Funding for all costs related to the following for	implementation of the
	program, as needed: hardware, software,	-
	maintenance, training, and labor.	<u> </u>
	b. Preparation for and understanding of evolv	ving technology and
	evolving security threats in the State.	
	 <u>evolving security threats in the State.</u> <u>Adequate review and oversight of the program.</u> <u>Integration among the various elements of the p</u> 	

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1		e. Development of systems improvin	g accountability and responsibility
2		related to a security threat or breach	
3	(11)	\$12,000,000 to contract with Voyager S	
4	<u>-,</u>	Language Essentials for Teachers of R	
5		teachers for improving the literacy and la	
6		building strong foundational early literacy	
7		Reading, and recouping learning losses	
8		pandemic. The funds shall be used for tra	-
9		educators working with (i) children in th	
10		(NC Pre-K) program, in consultation wi	
11		Human Services, and (ii) children in kinde	-
12		fifty percent (50%) of the funds shall be	
13		programs to educators in a combination	
14		programs through fifth grade during the	-
15		remaining funds shall be used to provide	
16		through those grade levels during the 2022	
17	(12)	\$15,000,000 for the Extended Learning	
18	<u> </u>	Competitive Grant Program (Program).	
19		Public Instruction may use up to two hund	red thousand dollars (\$200,000) to
20		administer the Program. The purpose of th	ne Program is to fund high-quality,
21		independently validated extended learning	ng and integrated student support
22		service programs for at-risk students wh	ose learning has been negatively
23		affected by COVID-19 impacts. The prog	grams funded shall raise standards
24		for student academic outcomes by focusing	g on the following:
25		a. Use of an evidence-based model wi	th a proven track record of success.
26		b. Inclusion of rigorous, quantitative	performance measures to confirm
27		effectiveness of the program.	
28			ports in schools to address student
29		barriers to achievement, such a	• •
30		absenteeism, antisocial behaviors, a	academic growth, and enhancement
31		of parent and family engagement.	
32		d. Alignment with State performance	
33		and the North Carolina Standard Co	•
34		e. <u>Prioritization in programs to inte</u>	
35		1 0 0	ineering, and mathematics (STEM)
36			g development and proficiency
37		instruction.	
38			ze when providing instruction or
39 40		instructional supports and intervent	
40		g. <u>Expansion of student access to have</u> academic support that strengthen	igh-quality learning activities and
41 42		community-based resources, which	
43		provide mentoring services and pri	
44		h. Utilization of digital content t	
45		<u>appropriate.</u>	o expand learning time, when
46		Grants shall be used to award funds for ne	w or existing eligible programs for
47		at-risk students operated by (i) nonprofi	
48		corporations working in collaboration with	
49		Grant participants are eligible to receive	
50		hundred thousand dollars (\$500,000) each	• •
51		serving (i) at-risk students not performing	• •
			e

1		statewide assessments or not on track to meet year-end expectations, as
2		demonstrated by existing indicators, including teacher identification, (ii)
3		students at risk of dropout, and (iii) students at risk of school displacement
4		due to suspension or expulsion as a result of antisocial behaviors. Priority
5		consideration shall be given to applications demonstrating models that focus
6		services and programs in schools that are identified as low-performing,
7		pursuant to G.S. 115C-105.37. A grant participant shall provide certification
8		to the Department of Public Instruction that the grants received under the
9		program shall be matched on the basis of three dollars (\$3.00) in grant funds
10		for every one dollar (\$1.00) in nongrant funds. Matching funds shall not
11		include State funds. The Department shall also give priority consideration to
12		an applicant that is a nonprofit corporation working in partnership with a local
13		school administrative unit resulting in a match utilizing federal funds under
14		Part A of Title I of the Elementary and Secondary Education Act of 1965, as
15 16		amended, or Title IV of the Higher Education Act of 1965, as amended, and
10 17		other federal or local funds. Matching funds may include in-kind contributions
17		for up to fifty percent (50%) of the required match. A nonprofit corporation
18 19		may act as its own fiscal agent for the purposes of this Program. Grant recipients shall report to the Department of Public Instruction for the year in
20		which grant funds were expended on the progress of the Program, including
20 21		alignment with State academic standards, data collection for reporting student
21		progress, the source and amount of matching funds, and other measures. Grant
22		recipients shall also submit a final report on key performance data, including
23 24		statewide test results, attendance rates, graduation rates and promotion rates,
25		and financial sustainability of the program. The Department shall provide a
26		report on the Program to the Joint Legislative Education Oversight Committee
27		by February 15 of each year following the year in which grant funds are
28		awarded. The report shall include the results of the Program and
29		recommendations regarding effective program models, standards, and
30		performance measures based on student performance; leveraging of
31		community-based resources to expand student access to learning activities;
32		academic and behavioral support services; and potential opportunities for the
33		State to invest in proven models for future grants programs. Funds shall be
34		available for grants through the deadline established by applicable federal law
35		and guidance for use of funds from the ESSER II Fund.
36	<u>(13)</u>	\$40,000,000 to be held in reserve by the Department to be allocated to public
37		school units to support in-person instruction programs to address learning loss
38		and provide enrichment activities in the summer. The allocation of grants shall
39		be prioritized to public school units based on need, as demonstrated by the
40		expenditure of existing federal funding received for COVID-19 related
41		impacts.
42	<u>(14)</u>	\$26,046,144 to be held in reserve by the Department to be allocated to public
43		school units to support COVID-19 related needs, including in-person
44		instruction programs to address learning loss and provide enrichment
45		activities in the summer. The allocation of grants shall be prioritized to public
46		school units based on need, as demonstrated by the expenditure of existing
47		federal funding received for COVID-19 related impacts.
48	<u>(15)</u>	Up to \$8,012,955 to be used by the Department for administrative costs.
49	<u>(16)</u>	\$1,000,000, in response to COVID-19, to contract with a third-party entity to
50		conduct a statewide assessment of the cybersecurity capabilities of public
51		schools and threats posed to public schools. In selecting a third-party entity to

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1		conduct the assessment, the Department shall not con	sider any entity currently
2		under contract with the Department to provide	
3		cybersecurity. The assessment required under this su	
4		and not a public record as defined in G.S. 132-1. No	later than June 20, 2021,
5		the Department shall report the results of the assess	ssment conducted by the
6		third-party entity to the chairs of the Senate App	
7		Committee, the chairs of the House Appropriations	
8		the Senate Appropriations Committee on Gen	
9		Information Technology, and the chairs of the	
10		Committee on Information Technology. The re	
11	(17)	Department is confidential and not a public record as	
12	<u>(17)</u>	\$9,000,000, in response to COVID-19, to contract w	. . .
13		implement a statewide cybersecurity program to in	
14 15		infrastructure of the public schools. The third-party	•
15 16		entity with broad experience in cybersecurity service successful contracts in this State and at least one othe	
10		its principal office located in the People's Republic	
18		Federation. Nothing in this subdivision is intended to	
19		treaty, law, agreement, or regulation of the United S	• •
20		be allocated to a public school unit, and the program	
21		following components:	
22		a. Funding for all costs related to the following t	for implementation of the
23		program, as needed: hardware, softwa	
24		maintenance, training, and labor.	
25		b. Preparation for and understanding of ev	volving technology and
26		evolving security threats in the State.	
27		c. Adequate review and oversight of the progra	
28		d. Integration among the various elements of th	
29		e. <u>Development of systems improving account</u>	ability and responsibility
30	(10)	related to a security threat or breach.	CCED II for to form the
31	<u>(18)</u>		
32 33		<u>allocations in subdivisions (1) through (11) and (13)</u> those funds shall be reallocated to the reserve describ	
33 34		of Section 5 of this act to be used for expenditure on	
34 35		additional emergency needs of the elementary and s	
36		State, as determined by the State Board of Education	-
37		Suce, as determined by the State Board of Education	<u>1.</u>
38	ESSER II FUNI	DS	
39		TION 1.3. Section 5 of S.L. 2021-1 is amended by ad	lding a new subsection to
40	read:	· · · · · · · · · · · · · · · · · · ·	-
41	"SECTION 5	5.(c1) After the Department of Public Instruction allo	ocates federal grant funds
42		units pursuant to subsection (c) of Section 313 of P.L.	
43		l reserve a portion of the remaining funds made availal	
44	•	l Emergency Relief II (ESSER II) Fund to be used to n	
45	•	and secondary schools of the State, pursuant to subs	ection (e) of Section 313
46	<u>ot P.L. 116-260, :</u>	in accordance with Section 5A of this act."	
47 49	FMEDOENOS	DENTEAT A COLOTA NOT	
48 49		RENTAL ASSISTANCE TION 1.4. Section 5 of S.L. 2021-1 reads as rewritten	
49 50		5.(a) Funds received from federal grants authorized	
50 51		ct, 2021, P.L. 116-260, for COVID-19 Vaccine Prepar	
51	A sppropriations A	et, 2021, 1.12. 110 200, 101 CO (1D-1) (accile) repair	

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1 2 3 4	for Emergency R in the notification	ary and Secondary School Emergency Relief Fu- tental Assistance (Division N, Title V) are appro- on of award from the federal government or an ent to administer the federal funds.	opriated in the amounts provided
5	•	5.(b) The programs and grant amounts in	the schedule set forth in this
5 6		stimates of North Carolina's allocations from t	
7		16-260, for the programs listed in this subsect	
8		lministered by the responsible agency. The	
9		Director of the Budget, spend funds in the an	
10		edule. Positions created with such funds shall te	
11	•	nded or the deadline established by applicable	
12	of the funds.		federal fait and gardanee for alle
13		ogram (Responsible Agency)	Amount
14		ine Preparedness	<u> </u>
15		Health and Human Services)	\$94,768,784
16	· •	Secondary School Emergency Relief Fund II	¢, 1, 100, 101
17	•	Public Instruction)	\$1,602,591,000
18	Emergency Rent	,	+ - , - , - , - , - , - , - , - , - , -
19	.	ery and Resiliency, Department of Public Safe	etv:
20		ate Budget and Management)	\$546,597,070 \$546,596,104
21	Total Estimated	e	\$2,243,956,85 4 <u>\$2,243,955,888</u>
22		5	
23	"SECTION	5.(e) To the extent that current or future federa	l guidelines permit, the Office of
24	Recovery and Re	esiliency (Office) shall administer the federal f	unds received for the Emergency
25	Rental Assistanc	e program described in this section in accordar	nce with the following:
26	<u>(1)</u>	Local governments listed in subdivision (3)	of this subsection that received
27		direct allocations from the federal Emerge	
28		shall be provided their maximum allotment,	• •
29		authorized in subsection (f) of this section,	
30		subdivision (3) of this subsection and shall m	-
31		with local priorities and federal requirem	-
32		received direct allocations from the federa	
33		program must exhaust their direct allocatio	1 0 0
34		State allotment provided in subdivision (3).	• · · · · · · · · · · · · · · · · · · ·
35		local governments that received direct allocat	
36		Rental Assistance program may be reallotted	-
37 38	(2)	report described in subsection (g) of this sect	
30 39	<u>(2)</u>	Allotments as listed in subdivision (3) of this	•
39 40		not receive a direct allocation from the feder	
40 41		program are the maximum aggregate amou	
41		renting housing in the respective county a maximum amount to the respective county,	
43		authorized in subsection (f). The Office sh	
44		residing in the local governments described i	
45		actual amount of monthly rent owed by the	• • • • •
46		agreement or the actual amount of utility cost	•
47		not be subject to any allowable average or	
48		The Office shall continue to provide away	
49		maximum allotment amount has been exhaus	
			<u></u>

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1	<u>(3)</u>	The Office shall reserve or allot a maxin	num amount of federal funds it
2	<u>x-x</u>	receives to eligible residents in each county	
3		schedule:	
4	COU		MAXIMUM ALLOCATION
5		ance County	<u>\$11,177,275</u>
6		under County	2,607,617
7		hany County	1,027,666
8	-	n County	2,288,574
9		<u>County</u>	2,502,784
10		<u>y County</u>	1,464,404
11		fort County	3,635,144
12		e County	1,910,763
12		en County	2,959,405
14		swick County	8,567,652
15		ombe County	10,126,014
16		e County	7,221,473
17		rus County	4,950,299
18		vell County	6,474,413
19		len County	596,667
20		ret County	4,421,190
20		ell County	1,686,049
22		vba County	11,358,378
23		nam County	4,051,162
23 24		bkee County	2,557,195
25		van County	1,130,810
26		County	911,054
27		land County	8,136,058
28		nbus County	5,366,755
29		en County	7,314,289
30		perland County	17,398,891
31		tuck County	1,500,884
32		County	2,244,054
33		lson County	11,879,803
34		<u>County</u>	2,565,624
35		n County	4,996,991
36	-	am County	9,088,034
37		combe County	4,823,644
38		th County	16,010,132
39		lin County	4,642,382
40		on County	8,405,226
41		County	815,259
42		am County	704,205
43		ville County	4,254,418
44		ne County	1,803,582
45		ord County	20,578,731
46		ax County	4,935,567
47	Harne	ett County	9,344,006
48	<u>Hayw</u>	vood County	4,614,768
49	Hende	erson County	<u>7,279,220</u>
50	Hertfo	ord County	<u>2,135,606</u>
51	Hoke	County	4,359,892

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1	Hyde County	437,682
2	Iredell County	<u>10,172,569</u>
3	Jackson County	<u>3,516,245</u>
4	Johnston County	<u>6,419,397</u>
5	Jones County	<u>777,951</u>
6	Lee County	<u>4,445,554</u>
7	Lenoir County	<u>5,353,061</u>
8	Lincoln County	<u>4,669,742</u>
9	McDowell County	<u>3,771,421</u>
10	Macon County	<u>2,961,393</u>
11	Madison County	<u>1,660,905</u>
12	Martin County	<u>2,176,093</u>
13	Mecklenburg County	<u>27,611,773</u>
14	Mitchell County	<u>1,199,640</u>
15	Montgomery County	<u>2,233,607</u>
16	Moore County	<u>6,029,938</u>
17	Nash County	7,080,463
18	New Hanover County	<u>8,580,925</u>
19	Northampton County	<u>1,872,052</u>
20	Onslow County	<u>14,937,799</u>
21	Orange County	7,636,241
22	Pamlico County	<u>926,072</u>
23	Pasquotank County	<u>2,970,212</u>
24	Pender County	<u>3,990,020</u>
25	Perquimans County	<u>1,012,833</u>
26	Person County	<u>2,766,703</u>
27	Pitt County	<u>13,043,584</u>
28	Polk County	<u>1,483,152</u>
29	Randolph County	<u>10,953,729</u>
30	Richmond County	4,228,682
31	Robeson County	<u>13,728,554</u>
32	Rockingham County	<u>7,784,158</u>
33	Rowan County	<u>10,433,316</u>
34	Rutherford County	<u>5,750,933</u>
35	Sampson County	<u>5,278,982</u>
36	Scotland County	<u>3,395,528</u>
37	Stanly County	4,117,222
38	Stokes County	<u>3,328,179</u>
39	Surry County	<u>5,640,906</u>
40	Swain County	<u>1,183,813</u>
41	<u>Transylvania County</u>	<u>2,362,488</u>
42	Tyrrell County	<u>407,359</u>
43	Union County	<u>3,408,310</u>
44	Vance County	4,208,012
45	Wake County	<u>16,789,357</u>
46	Warren County	2,036,688
47	Washington County	<u>1,102,152</u>
48	Watauga County	<u>4,158,631</u>
49	Wayne County	<u>10,312,712</u>
50	Wilkes County	<u>5,778,403</u>
51	Wilson County	<u>7,371,289</u>

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1	Yadk	in County	2,826,767
2		ey County	1,448,898
3	TOTA	• •	\$546,596,104
4			ederal guidelines, the Office shall establish
5		± ±	anagement and other services related to the
6	•		percent (10%) of funds received from the
7			hotline, housing stability services, and
8	administrative c	osts; however, no more than three	e percent (3%) of funds received for the
9	Emergency Rent	al Assistance program may be used	for administrative costs. Expenses incurred
10	under this subse	ction for housing stability services	or administrative costs shall be deducted
11	pro-rata from the	e maximum allotments by county li	sted in subdivision (3) of subsection (e) of
12	this section.		
13	SECTION 5	.(g) The Office shall submit a repo	rt no later than May 15, 2021, to the Chairs
14	of the House Ap	propriations Committee, the Chairs	of the Senate Appropriations/Base Budget
15	Committee, and	the Fiscal Research Division contain	ning at least all of the following:
16	<u>(1)</u>	Amount of federal funds received	from the Consolidated Appropriations Act,
17		2021, P.L. 116-260, actually expe	ended, by county for rent and by county for
18		utilities, under the Emergency Re	
19	<u>(2)</u>		from the Consolidated Appropriations Act,
20			obligated, by county for rent and by county
21	<i>(</i> -)	for utilities, under the Emergency	
22	<u>(3)</u>		eallotments, by county, needed in advance
23			cation of unused funds, including rationale
24			s and an estimate of the outstanding needs
25		• •	should also include any funds that are not
26			ten percent (10%) set aside for housing
27	SECTION 5	stability services and administrati	
28 29			l amount of federal funds received from the the amount listed in Section 5(b) of S.L.
29 30			luced amounts proportionally in accordance
30 31		m county allotments."	fuced amounts proportionally in accordance
32		in county anothents.	
33	APPROPRIAT	ION OF CERTAIN FEDERAL B	LOCK GRANT FUNDS FOR DHHS
34			from federal Child Care and Development
35			ing June 30, 2021, pursuant to the federal
36			partment of Health and Human Services,
37	-		ion (Division), the sum of three hundred
38			and three hundred ninety-three dollars
39	(\$335,912,393) i	n nonrecurring funds for the follow	ng initiatives in response to the COVID-19
40	pandemic:	-	
41	(1)	Cleaning and sanitation.	
42	(2)	Copayment assistance for families	s receiving subsidized childcare.
43	(3)		sembly encourages the Division to use a
44			under this section to address early childhood
45		education learning loss, including	
46	(4)		nds for initiatives under subdivisions (1)
47		-	vision may use funds for operational grants
48		-	nce with Section 3.3(106a) of S.L. 2020-4,
49 50		as amended.	
50		Division shall not use funds approp	riated pursuant to this subsection for staff
51	bonuses.		

SECTION 1.5.(b) There is appropriated from federal Community Mental Health 1 2 Services Block Grant funds received for the fiscal year ending June 30, 2021, pursuant to the 3 federal Consolidated Appropriations Act, 2021, to the Department of Health and Human 4 Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, 5 the sum of forty-seven million four hundred sixty-five thousand eight hundred dollars 6 (\$47,465,800) in nonrecurring funds for mental health services in response to the COVID-19 7 pandemic. Of the funds appropriated under this section, the sum of two million one hundred 8 thousand dollars (\$2,100,000) shall be allocated for the North Carolina Statewide Telepsychiatry 9 Program (NC-STeP).

10 SECTION 1.5.(c) There is appropriated from federal Substance Abuse Prevention 11 and Treatment Block Grant funds received for the fiscal year ending June 30, 2021, pursuant to 12 the federal Consolidated Appropriations Act, 2021, to the Department of Health and Human 13 Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, 14 the sum of eleven million two hundred forty-nine thousand forty-six dollars (\$11,249,046) in 15 nonrecurring funds to provide services across the State to those in need due to the COVID-19 16 pandemic.

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18 ALLOCATION OF ELC ENHANCING DETECTION THROUGH CORONAVIRUS 19 RESPONSE AND RELIEF SUPPLEMENTAL FUNDS

SECTION 1.6. Funds received pursuant to Division M, Title III of the Consolidated 20 21 Appropriations Act, 2021 (P.L. 116-260), and appropriated under Section 1.1(a) of this act as 22 Enhancing Detection Through Coronavirus Response and Relief Supplemental Funds are 23 allocated to the Department of Health and Human Services, Division of Public Health, in the 24 amounts received in the notification of award from the federal government, for use in accordance 25 with guidance and regulations for the Centers for Disease Control and Prevention's Emerging 26 and Infection Disease Program (ELC) Enhancing Detection Expansion cooperative agreement as 27 follows:

- (1) \$84,000,000 to be allocated to local health departments based upon the percentage of the State population served by each of the local health departments. Local health departments may not use the funds allocated under this subdivision for any purpose other than a purpose allowed under the ELC Enhancing Detection Expansion cooperative agreement grant. Local health departments shall use these allocated funds to supplement and not supplant existing funds for such allowable purposes.
- \$15,000,000 to be allocated to the North Carolina Policy Collaboratory (2)(Collaboratory) at the University of North Carolina at Chapel Hill through a grant agreement, subcontract, or other subrecipient agreement that addresses, formally and in writing, the arrangements for the Collaboratory to meet the programmatic, administrative, financial, and reporting requirements of the ELC Enhancing Detection Expansion cooperative agreement grant, including those necessary to ensure compliance with all applicable federal regulations and policies. The Collaboratory shall use these funds to develop and manage a plan for an initiative to implement alternative COVID-19 surveillance methods throughout the State utilizing the resources of The University of North Carolina and other partnerships that complements the activities of the Division of Public Health with respect to alternative COVID-19 surveillance methods. The plan may include, but is not limited to, wastewater surveillance and genetic sequencing to identify and catalog variant strains of SARS-CoV-2. In developing the plan, the Collaboratory, in consultation with the Division of Public Health, shall ensure the following:

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a. That all plan components comply with the goals and intent of the ELC
Enhancing Detection Expansion cooperative agreement grant.
b. That the plan outlines a method for implementing the alternative
COVID-19 surveillance methods utilizing the resources of The
University of North Carolina.
c. That the plan includes alternative COVID-19 surveillance methods for
as many of the 17 constituent institutions of The University of North
Carolina as feasible. The plan may include additional sites at the
discretion of the Collaboratory and subject to approval by the Division
of Public Health.
The Division of Public Health shall not allocate any funds to the
Collaboratory under this subdivision, and the Collaboratory shall not expend
any funds allocated under this subdivision, until the CDC approves of
expending ELC Enhancing Detection Expansion cooperative agreement grant
funds as outlined in this subdivision and in the plan developed pursuant to this
subdivision. In the event (i) the CDC disapproves of expending these funds as
outlined in this subdivision, including any components of the plan developed
pursuant to this subdivision, and (ii) the Collaboratory is unable to gain
subsequent CDC approval through revisions to any disapproved plan
components, then the CDC-disapproved plan components shall not be
implemented, and the Division of Public Health may use unexpended funds
from disapproved plan components for any other CDC-approved activity
allowed under the ELC Enhancing Detection Expansion cooperative
agreement grant.
APPROPRIATION OF FEDERAL GRANT FUNDS TO GDAC FOR COVID-19
UPGRADES TO THE NC COVID VACCINE MANAGEMENT SYSTEM AND NC
HEALTHCONNEX
SECTION 1.6A. To the extent allowed under applicable federal laws and guidance,
the Department of Health and Human Services (DHHS) shall allocate to the Department of
Information Technology, Government Data Analytics Center (GDAC), the sum of up to three
million dollars (\$3,000,000) from the COVID-19 Vaccine Preparedness grant funds described in
Section 5(b) of S.L. 2021-1 or from Federal Emergency Management Agency (FEMA) funds;
provided, however, that the total amount of the allocation shall not exceed the actual costs of the
projects authorized by this section. These funds shall be used to cover the costs of (i) integration
of the NC COVID Vaccine Management System (CVMS) with the statewide health information
exchange network known as NC HealthConnex and (ii) added functionality to both CVMS and

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46 APPROPRIATION OF CRRSAA FUNDS RECEIVED FOR TRANSPORTATION 47 PURPOSES AND OTHER ACTIONS TO BE TAKEN BY THE DEPARTMENT OF 48 TRANSPORTATION

NC HealthConnex to support existing efforts to improve the State's public health response to

COVID-19. In the event the federal government disapproves of the DHHS allocating the

COVID-19 Vaccine Preparedness grant funds described in Section 5(b) of S.L. 2021-1 or FEMA

funds to the GDAC for these purposes, the DHHS shall allocate to the GDAC up to three million

dollars (\$3,000,000) of the ELC Enhancing Detection through Coronavirus Response and Relief

Supplemental funds described in Section 1.1(a) of this act to cover the costs of the projects

49 SECTION 1.7.(a) Grants-In-Aid for Airports. – Federal funds in the amount of one
 50 million eighty-five thousand four hundred eighty-six dollars (\$1,085,486) received pursuant to
 51 the Coronavirus Response and Relief Supplemental Appropriations Act, 2021 (CRRSAA), for

authorized by this section.

1 Grants-In-Aid for Airports are appropriated to the Department of Transportation (Department) 2 in the amounts set forth in the Federal Aviation Administration (FAA) "Airports Coronavirus 3 Recovery Grants Program Allocations," dated February 19, 2021, and any amendments, to be 4 used and allocated by the Department in accordance with the regulations and guidance issued by 5 the FAA. 6 **SECTION 1.7.(b)** Highway Infrastructure Programs. – Federal funds received 7 pursuant to the CRRSAA for Highway Infrastructure Programs are appropriated to the 8 Department of Transportation in the amounts set forth in the Federal Highway Administration 9 (FHWA) "Apportionment of Highway Infrastructure Program Funds Pursuant to The 10 Coronavirus Response and Relief Supplemental Appropriations Act, 2021," dated January 15, 11 2021 (FHWA Apportionment Notice), and any amendments, for use in accordance with FHWA 12 regulations and guidance, and allocated by the Department as follows: 13 \$30,000,000 to the Department for maintenance activities within the Roadside (1)14 Environmental Unit for litter removal and other activities programmed within 15 the Roadside Environmental Unit. Notwithstanding G.S. 143C-6-11.1, these funds are hereby incorporated into the Department Spend Plan to be spent by 16 17 the Department as allocated by this section. 18 (2)\$199,282,615 to the Highway Trust Fund to advance State Transportation 19 Improvement Program (STI) projects delayed by the Department to prevent, 20 prepare for, and respond to the coronavirus. Any remaining funds shall be 21 used to advance delayed bridge replacement and interstate maintenance. 22 (3) \$29,454,289 to be suballocated to urbanized areas with a population of over 23 200,000 as set forth in the FHWA Apportionment Notice for use by the 24 recipient in accordance with FHWA regulations and guidelines. 25 SECTION 1.7.(c) Transit Infrastructure Grants. – Federal funds in the amount of 26 seven hundred eighty-one thousand eight hundred sixty-one dollars (\$781,861) received pursuant 27 to the CRRSAA for the Enhanced Mobility of Seniors and People with Disabilities Program (49 28 U.S.C. § 5310) are appropriated to the Department of Transportation in the amounts set forth in 29 the Federal Transit Administration (FTA) "Table 5: CRRSAA Apportionments for Enhanced 30 Mobility for Seniors and Individuals with Disabilities (Section 5310)," last updated January 11, 31 2021, and any amendments, to be used and allocated by the Department in accordance with the 32 regulations, guidance, and formulas issued by the FTA and the Department. 33 **SECTION 1.7.(d)** Salary Increases Prohibited. – CRRSAA funds appropriated by 34 this section may not be used to increase the salary or benefits, or both, of a Department employee. 35 **SECTION 1.7.(e)** Additional Funds for the Roadside Environmental Fund. – Of the 36 funds appropriated from the Highway Fund to the Department of Transportation for the 37 2020-2021 fiscal year, the sum of thirty million dollars (\$30,000,000) in nonrecurring funds shall 38 be allocated to the Roadside Environmental Fund for litter removal and other activities 39 programmed within the Roadside Environmental Unit. Notwithstanding G.S. 143C-6-11, these 40 funds are hereby incorporated into the Department Spend Plan to be spent by the Department as 41 allocated by this subsection. The funds allocated and authorized for expenditure under this 42 subsection are in addition to the ninety million dollars (\$90,000,000) authorized in the Spend Plan, dated December 2, 2020 (Spend Plan), for expenditure by the Roadside Environmental 43 44 Unit, and the CRRSAA funds allocated to the Roadside Environmental Unit in subdivision (1) 45 of subsection (b) of this section. CRRSAA funds appropriated in subsection (b) of this section shall not be used to replace funds allocated by this subsection or authorized for expenditure by 46 47 the Roadside Environmental Unit in the Spend Plan. 48 **SECTION 1.7.(f)** Report. – Each fiscal quarter, the Department of Transportation

48 SECTION 1.7.(1) Report. – Each fiscal quarter, the Department of Transportation
 49 shall report to the Joint Legislative Transportation Oversight Committee on the use of the funds
 50 appropriated in this section until all the CRRSAA funds are expended or have reverted.

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1	REPORT ON USE OF FEDERAL GRANT FUNDS
2	SECTION 1.8.(a) The use of federal grant funds received under this Part shall be
3	detailed in quarterly reports as provided in this subsection. A report required under this
4	subsection shall include the amount of federal funds received; the amount of grant funds
5	expended; how the funds were used, including program information such as number of people
6	served and geographic distribution; the amount spent on administration; and the amount of funds
7	that remained unspent. In addition, a report required under this subsection shall provide the
8	number of full-time equivalent (FTE) positions established with funds received and, for each
9	FTE position established, a position number, position status, date the position was established,
10	hire date, and date on which the position is to be abolished. The requirement to submit a report
11	under this subsection shall end upon submission of the final report from each entity that receives
12	federal grant funds under this Part, which shall be no later than 90 days from the date the grant
13	period ends for the relevant funds. The required quarterly report, the reporting entity, and the
14	timing are as follows:
15	(1) Each public school unit receiving federal grant funds under this Part,
16	beginning April 1, 2021, and quarterly thereafter, shall submit the report to
17	the Department of Public Instruction. The Department of Public Instruction,
18	beginning May 1, 2021, and quarterly thereafter, shall collate and submit the
19	reports into a single, consolidated report to the Joint Legislative Commission
20	on Governmental Operations and the Fiscal Research Division.
21	(2) Each State agency or department receiving federal grant funds under this Part,
22	beginning April 1, 2021, shall submit the report to the Joint Legislative
23	Commission on Governmental Operations and the Fiscal Research Division.
24	SECTION 1.8.(b) The appropriation of funds under this Part does not obligate the
25	State or create an ongoing obligation of the State for future appropriations for programs or other
26	purposes for which the funds shall be used.
27	
28	PART II. VARIOUS CHANGES TO COVID-19 PANDEMIC RELIEF LEGISLATION
29 30	MEDICAID TEMPORARILY-INCREASED REIMBURSEMENT RATES
30 31	SECTION 2.1. Section 4.6 of S.L. 2020-4 reads as rewritten:
31	"SECTION 4.6. In addition to the five percent (5%) rate increases already requested by the
33	Department of Health and Human Services (DHHS) in the 1135 Medicaid disaster State Plan
33 34	amendment (SPA) submitted to the Centers for Medicare and Medicaid Services on April 8,
35	2020, for certain provider types, DHHS shall increase the fee-for-service Medicaid rates paid
36	directly by the Division of Health Benefits for all remaining provider types by five percent (5%).
37	The rate increases authorized under this section shall be effective March 1, 2020. Any rate
38	increases authorized under this section shall expire on the earlier of the following dates:
39	(1) The date the declared nationwide public health emergency as a result of the
40	2019 novel coronavirus expires.
41	(2) The date Executive Order No. 116, Declaration of a State of Emergency to
42	Coordinate Response and Protective Actions to Prevent the Spread of
43	COVID-19 expires or is rescinded.
44	(3) March 31, 2021. June 30, 2021."
45	
46	STUDENT CONNECTIVITY FUNDS FOR COMPLEMENTARY INTERNET
47	SERVICE
48	SECTION 2.2. Section 3.3 of S.L. 2020-4, as amended by Section 3 of S.L. 2020-32,
49	Section 4 of S.L. 2020-49, Section 1.1(d) of S.L. 2020-80, Section 3B(b) of S.L. 2020-88, Section
50	4.9(a) of S.L. 2020-91, Section 1.2 of S.L. 2020-97, and Section 3.2 of S.L. 2021-1, reads as
51	rewritten

51 rewritten:

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"SECTION 3.3. Allocations of Funds. – OSBM shall allocate the funds appropriated in Section 3.2 of this act as follows:
 (8) \$21,000,000 to the Department of Public Instruction to improve Internet internet connectivity for students, in response to COVID-19, by providing community and home mobile Internet internet access points. These funds shall be used only for the purchase of devices and not for subscription services. For purposes of this subdivision, the term "subscription services" does not include internet service provided as part of the purchase price of a device or internet service purchased for a device without an ongoing monthly subscription.
" "
EXTEND WAIVER OF UNC STUDENT INTEREST CHARGES ON PAST DUE
ACCOUNTS
SECTION 2.3. Section 2.28 of S.L. 2020-3 reads as rewritten: "SECTION 2.28. Notwithstanding G.S. 147-86.23, a constituent institution of The
University of North Carolina shall not accrue or charge any interest to a past-due account
receivable held by a student between March 13, 2020, and September 15, 2020. December 31,
2021."
PROVIDE TEMPORARY EXCEPTION TO LEAVE RULES FOR UNC STATE
EMPLOYEES
SECTION 2.4.(a) Employees of The University of North Carolina who are subject
to the North Carolina Human Resources Act may use accrued sick, vacation, and bonus leave for
any coronavirus disease 2019 (COVID-19) related absences, including child care or inability to
telework. This section does not apply to leave options related to (i) terminal leave payouts for
transfers, separations, or reductions in force, (ii) terminal use of leave prior to retirement, or (iii)
unpaid time due to placement on a temporary emergency furlough. SECTION 2.4.(b) This section expires December 31, 2021.
SECTION 2.4.(b) This section expires December 51, 2021.
EXTEND VIRTUAL CHARTER SCHOOL ENROLLMENT AUTHORITY
SECTION 2.5. Section 3.2 of S.L. 2020-97 reads as rewritten:
"SECTION 3.2.(a) Notwithstanding Section 8.35(b) of S.L. 2014-100, as amended by
Section 7.13 of S.L. 2018-5, the two virtual charter schools participating in the pilot program
pursuant to Section 8.35 of S.L. 2014-100, as amended, shall be permitted to increase student
enrollment for the 2020-2021 school year and 2021-2022 school year only as follows: (i) North
Carolina Cyber Academy shall be permitted to increase its enrollment by 1,000 students and (ii)
North Carolina Virtual Academy shall be permitted to increase its enrollment by 2,800 students.
A virtual charter school permitted an increase in student enrollment pursuant to this section shall
give enrollment priority to students for the 2021-2022-2022-2023 school year who were enrolled in the school for the 2020-2021 school year prior to the date this act became law
in the school for the 2020-2021 school year prior to the date this act became law. "SECTION 3.2.(b) The virtual charter schools shall provide an-interim report reports by
March 15, 2021, and <u>March 15, 2022, and a final report by November 15, 2021, 2022, to the</u>
Joint Legislative Education Oversight Committee, on the impact of the increase in student
enrollment permitted by subsection (a) of this section, including data on where students had been
previously enrolled by local school administrative unit, charter school, or nonpublic school, the
grade level of students, the withdrawal rate of students after enrollment, and any student
performance and accountability data."
ABUSE CLAIM FILING DEADLINE SECTION 2.6 (a) Subsection (b) of Section 4.2 of S.L. 2010, 245 mode of nonmittees
SECTION 26 (a) Subsection (b) of Caption 4.2 of S.L. 2010, 245 mode as normitteen.

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"SECTION	4.2.(b) Effective from January 1, 2020, until Dec	ember 31, 2021, December 31,	
2022, this section revives any civil action for child sexual abuse otherwise time-barred under			
G.S. 1-52 as it existed immediately before the enactment of this act."			
SEC	FION 2.6.(b) This section is effective when it be	ecomes law.	
	CAL GOVERNMENTS TO ISSUE TEMPO		
	C/OCCUPANCY TO HEALTH SERVICE FA		
		-18(5), 136-18(29), 136-93,	
	any other provision of law to the contrary, a l		
	cate of compliance and temporary certificate of		
) allowing for the full operational use of t	the facility in the following	
circumstances:			
(1)	The facility building is currently under con		
	construction completion date for the building	will occur before recission of	
	the COVID-19 emergency declaration.		
(2)	Subject to subdivision (3) of this section, the		
	all applicable State and local laws and the ter	ms of the building permit, and	
	the facility building may be safely occupied.		
(3)	The only portions of the construction project		
	off-site improvements to public roadways that	•	
	Impact Analysis for the project and required as		
	the permit, and the facility agrees to (i) compl	• •	
	within 18 months of the date of the certificat	1 1 1	
	corresponding performance bond or letter of	1	
	completion date and letter of credit expiration of		
	instruments, shall remain in force notwiths	-	
	COVID-19 emergency declaration prior to the improvements.	le completion of the roadway	
For p	urposes of this section, the term "local governme	nt" has the same meaning as in	
-	, the term "health service facility" has the same		
	VID-19 emergency declaration" means Executiv	0	
10, 2020.	VID-1) emergency declaration means Excedity	ve Order 100. 110 issued Maren	
,	FION 2.7.(b) This section is effective when it l	becomes law and expires upon	
	COVID-19 emergency declaration or upon		
	agreed to by the facility, whichever is later.	completion of the foadway	
improvements us	agreed to by the facility, which ever is fater.		
VACCINE AD	MINISTRATION/PHARMACY TECHNICIA	NS AND INTERNS	
	FION 2.8.(a) Section 3D.3 of S.L. 2020-3 reads		
"			
	3D.3.(c1) The State Health Director shall amend,	reissue, or replace any existing	
	ng order issued pursuant to this section, to ensu	· · · ·	
	•		
statewide standi	nt with federal law and guidance pertaining to o	qualified individuals who may	
statewide standin order is consiste	nt with federal law and guidance pertaining to over the test of the second seco		
statewide standin order is consiste administer a CO	nt with federal law and guidance pertaining to over the second se	Iblic Readiness and Emergence	
statewide standin order is consiste administer a CO Preparedness Ac	VID-19 vaccine, including P.L. 109-148, "The Pu	blic Readiness and Emergence public health emergencies and	
statewide standin order is consiste administer a CO Preparedness Ac	VID-19 vaccine, including P.L. 109-148, "The Put," as amended, and associated declarations of	blic Readiness and Emergence public health emergencies and	
statewide standin order is consiste administer a CO Preparedness Ac advisory opinion Services.	VID-19 vaccine, including P.L. 109-148, "The Put," as amended, and associated declarations of	blic Readiness and Emergence public health emergencies and partment of Health and Human	
statewide standin order is consiste administer a CO Preparedness Ac advisory opinion Services. "SECTION	VID-19 vaccine, including P.L. 109-148, "The Put," as amended, and associated declarations of s issued by the Secretary of the United States De	blic Readiness and Emergence public health emergencies and partment of Health and Human be immune from any civil or	

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1 2 3 4	"	(2) Any pharmacist <u>or qualified individual under State or federal law</u> who administers a COVID-19 immunization or vaccine pursuant to a statewide standing order issued under this section.
5 6	••••	SECTION 2.8.(b) This section is effective when it becomes law.
7	PHARMA	ACISTS/LONG-ACTING INJECTABLES
8	UZ 1)	SECTION 2.9.(a) G.S. 90-85.15B is amended by adding a new subsection to read:
9	" <u>(c1)</u>	An immunizing pharmacist may administer a long-acting injectable medication to
10 11	1	least 18 years of age pursuant to a specific prescription order by a prescriber. An
12		ng pharmacist who administers a long-acting injectable medication pursuant to this all do all of the following:
12	<u>section sn</u>	(1) Maintain a record of any administration of a long-acting injectable performed
13 14		by the immunizing pharmacist to the patient in a patient profile or record.
14		(2) Within 72 hours after the administration of the long-acting injectable
16		performed by the immunizing pharmacist to the patient, notify the patient's
17		primary care provider identified by the patient."
18		SECTION 2.9.(b) G.S. 90-85.3(i1) reads as rewritten:
19	"(i1)	"Immunizing pharmacist" means a licensed pharmacist who meets all of the following
20	qualificati	
21	1	
22		(6) Administers vaccines vaccines, long-acting injectable medications, or
23		immunizations in accordance with G.S. 90-18.15B."
24		SECTION 2.9.(c) The North Carolina Board of Pharmacy may adopt temporary
25	rules to in	plement this section.
26		SECTION 2.9.(d) This section becomes effective October 1, 2021.
27		
28	NOTARY	/VIDEO WITNESS EXTENSIONS
29		SECTION 2.10.(a) G.S. 10B-25(n) reads as rewritten:
30	"(n)	This section shall expire at 12:01 A.M. on March 1, 2021; December 31, 2021;
31	I ,	however, all notarial acts made in accordance with this section and while this section
32	is in effect	t shall remain effective and shall not need to be reaffirmed."
33		SECTION 2.10.(b) G.S. 10B-200(b) reads as rewritten:
34 25	"(b)	This Article expires March 1, 2021. December 31, 2021."
35		SECTION 2.10.(c) This section becomes effective March 1, 2021.
36		
37 38	VIKIUA	L EDUCATION REQUIREMENTS/REAL ESTATE APPRAISERS
30 39	adont om	SECTION 2.11.(a) The North Carolina Appraisal Board may amend, extend, or ergency rules to modify any educational requirements implemented by the Board, in
39 40	-	e with Section 3.20 of S.L. 2020-97. Notwithstanding Section 3.20(e) of S.L. 2020-97,
40 41		e with Section 5.20 of S.L. 2020-97. Notwinistanding Section 5.20(e) of S.L. 2020-97, gency rules adopted pursuant to this section shall expire on December 31, 2021.
42	any enters	SECTION 2.11.(b) This section is effective when it becomes law.
43		She iter, 2.11.(b) This section is checuve when it becomes it.
44	ТЕМРОН	RARY SUSPENSION OF DHHS INSPECTIONS FOR CERTAIN LICENSED
45	FACILIT	
46		SECTION 2.12. Section 3E.3(c) of S.L. 2020-3 reads as rewritten:
47	"SEC	FION 3E.3.(c) This section is effective when it becomes law and expires 60 days after
48		Order No. 116 is rescinded, or December 31, 2020, December 31, 2021, whichever is
49	earlier."	
50		
51	HEALTH	I CARE PROVIDER LIABILITY CLARIFICATION

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or	"SECTION	TION 2.13.(a) Section 3D.7(b) of S.L. 2020-3 reads as 3D.7.(b) This section is effective when it becomes law ring during the time of Executive Order No. 116 issued	v and applies to acts or
G	overnor Roy A	Cooper, and any subsequent time period during which effect during calendar year 2020 by the Governor in res	a state of emergency is
ae		FION 2.13.(b) This section is effective when it bec	
re		acts and omissions occurring on or after May 4, 2020.	comes law and applies
V	ACCINE VO	LUNTEERS	
	SEC	FION 2.14.(a) G.S. 90-21.132(7) is amended by adding	g a new sub-subdivision
to	read:		
	"(7)	Health care provider. –	
		j. An individual who volunteers to assist a State	agency, department, or
		approved organization in the administr	
		vaccinations, including clinical, clinical su	
		support activities."	
	SEC	FION 2.14.(b) This section is effective when it bec	comes law and applies
re		acts or omissions occurring during the time of Executiv	
or	n March 10, 20	20, by Governor Roy A. Cooper.	
A	DULT CARE	HOMES LICENSURE CLARIFICATION	
	SEC'	FION 2.15.(a) G.S. 131D-2.4 reads as rewritten:	
"§	§ 131D-2.4. L	icensure of adult care homes for aged and disabled i	individuals; impact of
	prior	violations on licensure; compliance history review; l	icense renewal.
	(a) <u>Defin</u>	itions. – The following definitions apply in this section:	
	<u>(1)</u>	Person. – An individual; a trust or estate; a partnershi	p; a corporation; or any
		grouping of individuals, each of whom owns five per	
		partnership or corporation, who collectively own a ma	ajority interest of either
		a partnership or a corporation.	
	<u>(2)</u>	Owner. – Any person who has or had legal or equitable	ble title to or a majority
		interest in an adult care home.	
	<u>(3)</u>	Affiliate. – An adult care home that shares with anoth	er adult care home any
		of the following:	
		<u>a.</u> <u>A common owner.</u>	
		b. <u>A common principal.</u>	
		<u>c.</u> <u>A common licensee.</u>	
	<u>(4)</u>	Principal Any person who is or was the owner or o	
		home, an executive officer of a corporation that does of	-
		adult care home, a general partner of a partnership t	
		operate an adult care home, or a sole proprietorship t	hat does or did own or
		operate an adult care home.	
		sure. – Except for those facilities exempt under G.S. 13	-
		uman Services shall inspect and license all adult care h	-
		nse for a facility not currently licensed as an adult care h	
		ensee demonstrates substantial compliance with Articles	
	-	d thereunder, the Department shall issue a license for the	
-	•	not currently licensed as an adult care home that was li	
		preceding 12 months is considered an existing health $121E + 184(2)(8)$	service facility for the
pt	urposes of G.S.	131E-184(a)(8).	

General Assembly Of North Carolina Session 2021 1 (b) Compliance History Review. – Prior to issuing a new license or renewing an existing 2 license, the Department shall conduct a compliance history review of the facility and its 3 principals and affiliates. The Department may refuse to license a facility when the compliance 4 history review shows a pattern of noncompliance with State law by the facility or its principals 5 or affiliates, or otherwise demonstrates disregard for the health, safety, and welfare of residents 6 in current or past facilities. The Department shall require compliance history information and 7 make its determination according to rules adopted by the Medical Care Commission. 8 Prior Violations. - No new license shall be issued for any adult care home to an (c) 9 applicant for licensure under any of the following circumstances for the period of time indicated: 10 Was the owner, principal, or affiliate of a licensable facility under this (1)11 Chapter, Chapter 122C, or Article 7 of Chapter 110 of the General Statutes and was responsible for the operation of the facility that had its license 12 13 revoked until five years after the date the revocation became effective. 14 (1a)Was the owner, principal, or affiliate of a licensable facility under this Chapter, Chapter 122C, or Article 7 of Chapter 110 of the General Statutes 15 and was responsible for the operation of the facility that had its license 16 17 summarily suspended until five years after the date the suspension was lifted or terminated. 18 19 (2)Is the owner, principal, or affiliate of an adult care home and is responsible 20 for the operation of the facility that was assessed a penalty for a Type A or 21 Type B violation until the earlier of one year from the date the penalty was assessed or until the home has substantially complied with the correction plan 22 23 established pursuant to G.S. 131D-34 and substantial compliance has been 24 certified by the Department. 25 (3) Is the owner, principal, or affiliate of an adult care home and is responsible 26 for the operation of the facility that had its license downgraded to provisional 27 status or had its admissions suspended as a result of violations under this 28 Article, Chapter 122C, or Article 7 of Chapter 110 of the General Statutes 29 until six months from the date of restoration from provisional to full licensure, 30 termination of the provisional license, or lifting or termination of the 31 suspension of admissions, as applicable. A provisional license or suspension 32 of admissions for which an appeal is pending is exempt from consideration 33 under this subdivision. 34 (4) Repealed by Session Laws 2017-184, s. 1, effective October 1, 2017. 35 (5) Is or was the owner, principal, or affilate of an adult care home and is 36 responsible for the operation of the facility where outstanding fees, fines, and 37 penalties imposed by the State against the facility have not been paid. Fines 38 and penalties for which an appeal is pending are exempt from consideration 39 under this subdivision. 40 An applicant for new licensure may appeal a denial of certification of substantial compliance under subdivision (2) of this subsection by filing with the Department a request for review by the 41 42 Secretary within 10 days of after the date of denial of the certification. Within 10 days of after

receipt of the request for review, the Secretary shall issue to the applicant a written determination
that either denies certification of substantial compliance or certifies substantial compliance. The
decision of the Secretary is final.
(d) License Renewals – License renewals shall be valid for one year from the date of

(d) License Renewals. – License renewals shall be valid for one year from the date of
renewal unless revoked earlier by the Secretary for failure to comply with any part of this section
or any rules adopted hereunder. under this section. Licenses shall be renewed annually upon
filing and the Department's approval of the renewal application. The Department shall not renew
a license if outstanding fees, fines, and penalties imposed by the State against the home have not
been paid. Fines and penalties for which an appeal is pending are exempt from consideration.

The renewal application shall contain all necessary and reasonable information that the 1 2 Department may require. 3 In order for an adult care home to maintain its license, it shall not hinder or interfere (e) 4 with the proper performance of duty of a lawfully appointed community advisory committee, as 5 defined by G.S. 131D-31 and G.S. 131D-32. 6 The Department shall not issue a new license for a change of ownership of an adult (f)7 care home if outstanding fees, fines, and penalties imposed by the State against the home have 8 not been paid. Fines and penalties for which an appeal is pending are exempt from consideration. 9 The consent of the current licensee is not a required prerequisite to a change of ownership of an 10 adult care home if the current licensee has (i) been removed from the facility pursuant to Articles 11 3 and 7 of Chapter 42 of the General Statutes or (ii) abandoned the facility, as determined by the 12 Department's reasonable discretion. 13 Any applicant for licensure who wishes to contest the denial of a license is entitled to (g) 14 an administrative hearing as provided in Chapter 150B of the General Statutes. The applicant shall file a petition for a contested case within 30 days after the date the Department mails a 15 16 written notice of the denial to the applicant." 17 SECTION 2.15.(b) This section supersedes any provision of 10A NCAC 13F .0201, 18 or any other provision of the North Carolina Administrative Code, to the contrary. As promptly 19 as practicable, the Medical Care Commission shall amend and update 10A NCAC 13F.0201 and 20 any other impacted rule to reflect the changes enacted by this section. 21 **SECTION 2.15.(c)** This section applies to (i) applications for new licenses submitted 22 to the Department of Health and Human Services, Division of Health Service Regulation 23 (DHSR), on or after the effective date of this section, (ii) applications for the renewal of existing 24 licenses submitted to the DHSR on or after the effective date of this section, and (iii) licenses 25 downgraded by DHSR within the six-month period preceding the effective date of this section. 26 27 LIMIT PAPERWORK FOR CERTAIN UNCLAIMED PROPERTY 28 **SECTION 2.16.** Section 2.6(b) of S.L. 2020-80 is repealed. 29 30 **TEMPORARY FLEXIBILITY QIPS/EXTEND SUNSET** 31 SECTION 2.17. Section 3D.5(e) of S.L. 2020-3 reads as rewritten: 32 "SECTION 3D.5.(e) This section is effective when it becomes law and expires December 33 31, 2021. December 31, 2022." 34 35 PRESCRIPTION DRUG ACCESS FOR CERTAIN EXPIRED IDENTIFICATION 36 **SECTION 2.18.(a)** Notwithstanding the provisions of subsection (h) of G.S. 90-91, 37 subsection (d) of G.S. 90-93, subsection (a) of G.S. 90-106.1, G.S. 90-113.52, or any other 38 provision of law to the contrary, a pharmacist may dispense the following controlled substances 39 to individuals who present (i) a valid prescription for the controlled substance, if one is required 40 under current law, and (ii) a North Carolina drivers license or identification card that expired while Executive Order No. 116 (2020), Declaration of a State of Emergency to Coordinate 41 42 Response and Protective Actions to Prevent the Spread of COVID-19, remains in effect: 43 (1)Paregoric, U.S.P. 44 (2)Any Schedule II controlled substances. 45 Any of the Schedule III controlled substances listed in subdivisions (1) (3)46 through (8) of subsection (d) of G.S. 90-91. 47 Any Schedule V controlled substances. (4) 48 Pseudoephedrine products. (5) 49 **SECTION 2.18.(b)** This section is effective when it becomes law and expires six 50 months after the date the Governor signs an executive order rescinding said Executive Order No.

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116 (2020), Declarat	of a State of Emergency to Coordinate Resp	oonse and Protective Action
to Prevent the Spread	COVID-19, or December 31, 2021, whiche	ever is earlier.
ALLOW TOURIS	EVELOPMENT AUTHORITIES TO A	CCESS PPP LOANS
SECTIO	2.19.(a) Chapter 153A of the General Statu	utes is amended by adding
new Article to read:	_	
	" <u>Article 21.</u>	
	"Tourism Development Authorities.	
" <u>§ 153A-406. Defin</u>		
	tions apply in this Article:	
	omic Aid Act. – The Economic Aid to I	
	rofits, and Venues Act (Title III) of the C	Consolidated Appropriation
	2021, P.L. 116-260.	tions 1102 and 1106 of th
	loan. – A federal loan enacted under sect	
	navirus Aid, Relief, and Economic Security (s amended by the Economic Aid Act.	(CARES) ACI, F.L. 110-130
	sm development authority. – A public	authority under the Loca
	rnment Budget and Fiscal Control Act estab	=
	e board of county commissioners to receive	• •
	occupancy tax.	and expend the net proceed
	g authority for PPP loans.	
	A tourism development authority may enter	r into a PPP loan. A tourisr
-	shall comply with all the requirements and	
program and shall ap	for forgiveness of the loan in a timely man	ner.
(b) <u>No Powe</u>	Obligate State or County A tourism dev	velopment authority may no
obligate the State or	e county that established the authority to re-	epay a PPP loan and has ne
	lit of the State or the county that established	
	ourism development authority shall provide	
	n 30 days of its acceptance of a PPP loan.	
	d period, and the date by which the authority	· · · · ·
	- Notwithstanding any limitation on the use	-
	ct, a tourism development authority for whic	
	repay the loan, including interest, from occu	upancy tax proceeds remitte
	er receipt of the PPP loan proceeds.	28 "
	Article is repealed effective January 1, 20 2.19.(b) Chapter 160A of the General Statu	
new Article to read:	.19.(b) Chapter 100A of the General Statt	utes is amended by adding
new Article to read.	"Article 31.	
	"Tourism Development Authorities.	
" <u>§ 160A-800. Defin</u>		
	tions apply in this Article:	
	omic Aid Act. – The Economic Aid to I	Hard-Hit Small Businesses
	rofits, and Venues Act (Title III) of the C	
	2021, P.L. 116-260.	<u> </u>
<u>(2)</u> <u>P</u>	loan. – A federal loan enacted under sect	tions 1102 and 1106 of th
	navirus Aid, Relief, and Economic Security	
a	s amended by the Economic Aid Act.	
	sm development authority A public	
	rnment Budget and Fiscal Control Act estab	•
	e council of a municipality to receive and ex	xpend the net proceeds of a
00	bancy tax.	

	General Assembly Of North Carolina	Session 2021
1	" <u>§160A-801. Borrowing authority for PPP loans.</u>	
2	(a) <u>Authority. – A tourism development authority may enter into a PH</u>	PP loan. A tourism
3	development authority shall comply with all the requirements and limitation	
4	program and shall apply for forgiveness of the loan in a timely manner.	
5	(b) No Power to Obligate State or City. – A tourism development	authority may not
6	obligate the State or the city that established the authority to repay a PPP loan	
7	to pledge the credit of the State or the city that established the authority.	b
8	(c) Notice. – A tourism development authority shall provide written	notice to the city
9	council within 30 days of its acceptance of a PPP loan. The notice shall includ	
10	the covered period, and the date by which the authority must apply for forgive	
11	(d) Repayment. – Notwithstanding any limitation on the use or distribution	
12	tax proceeds in a local act, a tourism development authority for which a PPP lo	
13	in whole or in part, shall repay the loan, including interest, from occupancy tax	-
14	to the authority on or after receipt of the PPP loan proceeds.	-
15	(e) Sunset. – This Article is repealed effective January 1, 2028."	
16	SECTION 2.19.(c) This section is effective when it becomes law	•
17		
18	PREPAID HEALTH PLAN ACCESS TO NC IMMUNIZATIO	ON REGISTRY
19	INFORMATION	
20	SECTION 2.20. Notwithstanding any provision of Chapter 130	0A of the General
21	Statutes or any other provision of law to the contrary, the Department of H	
22	Services shall, by July 1, 2021, grant each prepaid health plan, as defined in G	
23	to client-specific immunization information contained within the secure,	web-based North
24	Carolina Immunization Registry.	
25		
26	CLARIFY DEVELOPMENT APPROVAL EXTENSION	
27	SECTION 2.21.(a) Section 3.21 of S.L. 2020-97 reads as rewritte	
28	"REEXTEND CERTAIN LOCAL GOVERNMENT APPROVALS AF	FFECTING THE
29	DEVELOPMENT OF REAL PROPERTY WITHIN THE STATE	
30		1.1
31	"SECTION 3.21.(b) For any development approval that is current and	
32	during the period beginning September 2, 2020, and ending 30 days after Ex	
33 24	116 is rescinded, the expiration date of the period of the development approval used eight up day $C = 160D + 108$ or $C = 160D + 108$ by a star structure of the sector	•
34 25	vested right under G.S. 160D-108 or G.S. 160D-108.1 is automatically exter	$\frac{120}{120} \frac{150}{130} \frac{1}{10} \frac{1}$
35 36	from the expiration date.date the Executive Order is rescinded.	
30 37	"SECTION 3.21.(g) This section is effective when it becomes law and ex	nires 30 days after
38	Executive Order No. 116 is rescinded. Any development approval extended i	
39	subsection (b) of this section shall remain in effect until its expiration date	
40	<u>date the Executive Order is rescinded in accordance with subsection (b) of this</u>	
41	SECTION 2.21.(b) This section is effective when it become	
42	retroactively to vested rights existing on and after September 4, 2020.	s iuw und uppries
43		
44	EXPAND ACCESS TO EMERGENCY MEAT PROCESSING GRANTS	5
45	SECTION 2.22. Section 4.2A of S.L. 2020-4, as enacted by Sec	
46	2020-80 and amended by Section 1.4A of S.L. 2020-97, reads as rewritten:	
47	"SECTION 4.2A.(a) Findings. – The General Assembly finds that	at the COVID-19
48	emergency has resulted in serious and substantial impacts on the food supply c	
49	small livestock producers in the State have found that bottlenecks and lack	-
50	the small and independent meat processors and producers of further proces	sed meat products
51	who serve small livestock producers due to COVID-19 related slowdow	wns and capacity

	General Assembly		50551011 2021
1 2 3 4	slaughtered and pr consumer demand	ad a substantial negative impact on their ability to have rocessed. Seafood processors lack capacity to meet increas for seafood products due to COVID-19 related changes in od products. The General Assembly further finds that financi	sed and altered the market for
5		or physical expansion and facility improvements, for workforc	
6	1	n of additional processing capacity is necessary to reduce di	-
7		esh meat and seafood_and to help small producers get their pro	-
8	suppry chain for the	esh meat and searood_and to help small producers get then pro	duct to market.
	 "SECTION 4.2	A (a) Crown Trunce and Critaria The Department shall down	lan natioins and
9 10		2A.(c) Grant Types and Criteria. – The Department shall deve e disbursement of the grants authorized by this section that	
11	minimum, the follo	owing:	
12		The Department may provide three categories of grants:	
13		a. Capacity enhancement grant. – This grant is availabl	e to an eligible
14		meat or seafood processing facility that is experiencin	
15		production or has limited capacity to accommodate ind	-
16		for meat processing due to the COVID-19 pandem	
17		enhancement grant may be used for expansion of an e	
18		facility and for fixtures or equipment at an existing elig	
18 19		will expand animal throughput, processing capacity,	•
20		type of products produced, or processing speed.	the amount of
20 21	1	b. Workforce development grant. – This grant is availab	la to an aligibla
21	l	meat processing facility that is experiencing slowdown	-
22			-
		or has limited capacity to accommodate increased de	
24		processing due to workforce limitations or reduction	
25		COVID-19 pandemic. A workforce development gra	•
26		for educational and workforce training provided eithe	r by the facility
27		or by an institution of higher education.	C.
28	C	c. Planning grant. – This grant is available to a non	
29		institution of higher education to complete feasibility	or siting studies
30		for a new eligible meat processing facility.	
31		Eligible facility. – For purposes of this section, an eligible r	neat processing
32	1	facility is includes the following:	
33	<u>8</u>	<u>a.</u> <u>a A food processing facility that meets both of a food processing facility that meets both of</u>	the following
34		requirements:	
35		a. <u>1.</u> The plant contracts with independent livestoc	-
36		seafood harvesters to process animals or seafood	
37		b.2. The United States Department of Agricu	
38		contracts with Department inspectors to c	
39		inspection activities authorized by the Talmadg	ge-Aiken Act of
40		1962 (7 U.S.C. § 1633) at the plant, the pla	nt is otherwise
41		regulated by the USDA or the FDA, or	the plant is a
42		State-inspected facility.	
43	<u>t</u>	b. <u>A facility producing further processed meat products</u>	s for which the
44		United States Department of Agriculture (USDA)	contracts with
45		Department inspectors to conduct federal inspectors	ction activities
46		authorized by the Talmadge-Aiken Act of 1962 (7 U.	S.C. § 1633) at
47		the plant, or which is a State-inspected facility, or wh	
48		inspected processor of shelf-stable meat or meat produ	icts.
49	(3)	The Department may prioritize projects that will create addition	onal jobs.

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(4	dolla	pients shall provide matching funds for the g r (\$1.00) from nongrant sources for every two e grant.	
"			
Section 4 of S	ECTION 3 5.L. 2020-4	TRUS RELIEF FUND REALLOCATIONS 3.1. Section 3.3 of S.L. 2020-4, as amended by 9, Section 1.1(d) of S.L. 2020-80, Section 3B(t) and Section 1.2 of S.L. 2020-07, reads as results	Section 3 of S.L. 2020-32, b) of S.L. 2020-88, Section
		and Section 1.2 of S.L. 2020-97, reads as rewr Illocations of Funds. – OSBM shall allocate	
Section 3.2 o			the funds appropriated in
	,	000,000 <u>\$83,000,000</u> to OSBM for Golden I adance with Section 4.2 of this act.	LEAF to provide loans in
(4	Servi	250,000- <u>\$26,250,000</u> to the Department of A ces to be used to provide support for meat pr od processing facilities in accordance with Se	ocessing facilities and for
 (5	Emer Emer	,000,000 §80,000,000 to the Department of I gency Management to be used as the Stat gency Management Agency public assistonse to the COVID-19 pandemic.	e match for any Federal
 (9	betwo Com Conc	300,000- <u>\$5,300,000</u> to OSBM for the PPE-Neen the Manufacturing Solutions Center (Neurity College, Gaston College's Textile Tech wer, Gaston County, and the private sector t typing and testing reusable personal prot	ASC) at Catawba Valley mology Center, the City of o create a launch pad for
		acts for entrepreneurs and existing manufac ID-19 pandemic. The funds shall be allocated \$9,000,000 as a grant to the City of Co purposes:	by OSBM as follows:
		1. \$7,250,000 shall be used to construc house testing labs, rapid prototypin library.	ng, and a textile sourcing
		 \$1,250,000 shall be used for a clear facilities. \$500,000 shall be used for equipment for a rapid prototyping pilot line to end for a share for a sh	nt, materials, and logistics
	b.	a workforce for United States manual \$5,300,000 as a grant to Gaston County to c	facturers of PPE. construct an Incubator and
		Extrusion Center for Advanced Fibers for Technology Center.	
<u>(1</u>	distri	00,000 to the Department of Agriculture ar bute equally among each of the food banks in acouraged to use the funds allocated in this sul	this State. The food banks
<u>(1</u>	<u>from</u> (17) <u>\$8,00</u>	North Carolina–based farmers and vendors. 00,000 to the Department of Administration f ram to provide additional funds to assist State-	for the ReTOOLNC grant

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1		and women-owned businesses in their recovery from	n the economic impacts of	
2		the COVID-19 pandemic.		
3	<u>(118)</u>	\$3,000,000 to the Department of Commerce for a	North Carolina nonprofit	
4		corporation with which the Department	contracts pursuant to	
5		G.S. 143B-431.01(b) as a stimulus investment in	_	
6		marketing budget to be used to market North Ca	rolina as a business and	
7		tourism destination.		
8	<u>(119)</u>	\$1,000,000 to the Department of Agriculture an		
9		market North Carolina's agricultural products and S		
10	<u>(120)</u>	\$2,000,000 to the Department of Agriculture and C		
11		Farm Worker Quarantine Program (Program). Th		
12		funding to reimburse eligible expenses for eligible	-	
13		quarantine apart from family members or coworker	• •	
14		for COVID-19. For purposes of this subdivision, and		
15		cost of meals and lodging for the duration of the		
16		exceed the per diem rates for federal employee	-	
17		United States General Services Administration, and		
18		is a worker who (i) is an alien, as desc 1101(-)(15)(U)(i)(-) = 16(i)		
19 20		1101(a)(15)(H)(ii)(a), and (ii) is performing agricult	itural labor or services on	
20 21	SECT	<u>a farm in the State.</u> "	Fund to the Office of State	
21 22		ION 3.2.(a) There is appropriated from the General I gement the sum of nine million dollars (\$9,000,000)		
22	-	scal year to be allocated as a grant to the City of C	-	
23 24	purposes:	scal year to be anocated as a grant to the City of C	conover for the following	
25	(1)	\$7,250,000 shall be used to construct a purpose-bui	It facility to house testing	
26	(1)	labs, rapid prototyping, and a textile sourcing librar		
27	(2)	\$1,250,000 shall be used for a clean room upfit for	•	
28	(3)	\$500,000 shall be used for equipment, materials,		
29		prototyping pilot line to create product and to trai		
30		States manufacturers of PPE.		
31	SECT	ION 3.2.(b) The funds appropriated in this section	shall not revert until June	
32	30, 2022.			
33	SECT	ION 3.3. Section 4.1 of S.L. 2021-1 reads as rewritt	en:	
34	"SECTION 4	I.1.(a) There is transferred from the General Fund	to the State Capital and	
35	Infrastructure Fur	nd, established pursuant to G.S. 143C-3-4.1, the sum	n of thirty-nine forty-five	
36	million dollars (\$	39,000,000) (\$45,000,000) for the 2020-2021 fiscal y	/ear.	
37	"SECTION 4	.1.(b) There is appropriated from the State Capital a	and Infrastructure Fund to	
38	the Growing Ru	ral Economies with Access to Technology Fund,	established pursuant to	
39		o), the sum of thirty-nine <u>forty-five</u> million dollars (\$3		
40	for the 2020-2021 fiscal year. Of the funds appropriated in this section, thirty-thirty-six million			
41	dollars (\$30,000,000) (\$36,000,000) shall be distributed in the special supplementary grant			
42	1	process established in Section 4.17 of S.L. 2020-4, as amended in this act. The remaining amount		
43	shall be used to fund supplementary project grants previously awarded. The funds appropriated			
44		ll remain available until expended and shall not reve	rt.	
45	"			
46		ION 3.4. Section 8 of S.L. 2020-64, as amended by S	Section 3.7 of S.L. 2021-1,	
47	reads as rewritten	:		
48	" "SECTION 6			
49 50		3.(b) Transfer. – The State Controller shall transfe		
50	eignty-four ninety	y-nine million four hundred thousand dollars (\$684	,400,000) <u>(</u>\$699,400,000)	

1 from the Coronavirus Relief Reserve established in Section 2.1 of S.L. 2020-4 to the Coronavirus 2 Relief Fund established in Section 2.2 of that same act. 3 "SECTION 8.(c) Appropriation. – There is appropriated from the Coronavirus Relief Fund 4 to the Office of State Budget and Management (OSBM) the sum of six hundred eighty-four 5 ninety-nine million four hundred thousand dollars (\$684,400,000) (\$699,400,000) in nonrecurring funds for the 2020-2021 fiscal year to be used to offset General Fund appropriations 6 7 across State government for allowable expenditures of funds from the Coronavirus Relief Fund. 8 "SECTION 8.(d) Creation of Reserve. – There is created in the General Fund a Statewide 9 Reserve for Appropriations (Reserve) (Budget Code: 190XX). The Reserve shall have a 10 beginning negative appropriation balance of six hundred eighty-four-ninety-nine million four 11 hundred thousand dollars (\$699,400,000). (\$684,400,000). By June 30, 2021, the Reserve shall 12 have a balance of zero dollars (\$0.00). 13"

13

 14
 SECTION 3.5.(a)
 Section 3.1 of S.L. 2020-4, as amended by Section 1 of S.L.

 15
 2020-32, Section 1.1(b) of S.L. 2020-80, Section 1.1(a) of S.L. 2020-97, and Section 3.8(a) of

 16
 S.L. 2021-1, reads as rewritten:

17 "SECTION 3.1. Transfer of Funds from Reserves to Relief Fund. – The State Controller 18 shall transfer the sum of two billion three hundred twenty four nine million three hundred ninety 19 thousand six hundred forty-six dollars (\$2,324,390,646) (\$2,309,390,646) for the 2019-2020 20 fiscal year from the Reserve established in Section 2.1 of this act, and the sum of three hundred 21 million dollars (\$300,000,000) for the 2019-2020 fiscal year from the Local Government 22 Coronavirus Relief Reserve established in Section 2.3 of this act, to the Fund established in 23 Section 2.2 of this act. All interest earned on funds held in the Reserve shall be transferred to the 24 Coronavirus Relief Fund."

25 SECTION 3.5.(b) Section 3.2 of S.L. 2020-4, as amended by Section 2 of S.L.
 26 2020-32, Section 1.1(c) of S.L. 2020-80, Section 1.1(b) of S.L. 2020-97, and Section 3.8(b) of
 27 S.L. 2021-1, reads as rewritten:

28 "SECTION 3.2. Appropriation of Funds from Relief Fund to OSBM. – There is appropriated 29 from the Fund to OSBM the sum of two billion six hundred twenty-four-nine million three 30 hundred ninety thousand six hundred forty-six dollars (\$2,624,390,646) (\$2,609,390,646) in 31 nonrecurring funds for the 2019-2020 fiscal year to be allocated and used as provided in Section 32 3.3 of this act. The funds appropriated in this section shall not revert at the end of the 2019-2020 33 fiscal year. Notwithstanding any provision of law to the contrary in this act or any other act 34 appropriating funds from the Fund, funds appropriated from the Fund shall (i) remain available 35 to expend until the deadline established by applicable federal law or guidance and (ii) be returned 36 in accordance with that applicable federal law or guidance if unexpended by that deadline."

37 38

PART IV. EFFECTIVE DATE

39 SECTION 4.1. Except as otherwise provided, this act is effective when it becomes
40 law.