GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30150-LUxfay-42E

Short Title:	Fix Our Democracy.	(Public)
Sponsors:	Representative Clemmons.	
Referred to:		

1 A BILL TO BE ENTITLED 2 AN ACT AMENDING THE NORTH CAROLINA CONSTITUTION TO ESTABLISH A 3 NONPARTISAN REDISTRICTING PROCESS; REENACTING LEGISLATION THAT 4 ESTABLISHED A NONPARTISAN METHOD FOR JUDICIAL ELECTIONS; 5 EXTENDING THE WAITING PERIOD FOR FORMER LEGISLATORS WHO BECOME 6 LOBBYISTS: ELIMINATING THE REOUIREMENT FOR WET INK REGISTRATION: 7 PROVIDING FOR ONLINE VOTER REGISTRATION, AND APPROPRIATING FUNDS 8 FOR THAT PURPOSE, AND AUTOMATIC VOTER REGISTRATION; INCREASING 9 TRANSPARENCY BY REQUIRING ADEQUATE NOTICE OF MEETINGS OF ALL 10 LEGISLATIVE COMMITTEES AND SESSIONS OCCURRING IN THE LEGISLATIVE 11 COMPLEX AND REQUIRING LIVE VIDEO AND AUDIO STREAMING OF ALL 12 LEGISLATIVE COMMITTEE AND COMMISSION MEETINGS AND SESSIONS 13 OCCURRING IN THE LEGISLATIVE COMPLEX; ENSURING VOTING PLACES ON 14 CERTAIN COLLEGE CAMPUSES; PROHIBITING VOTER ROLL PURGING; 15 MAKING VARIOUS CHANGES TO THE CAMPAIGN FINANCE LAWS REGARDING TRANSPARENCY IN SOURCES OF SPENDING, DIGITAL ADVERTISEMENT 16 17 CAMPAIGNS. PROTECTIONS AGAINST FOREIGN **INTERFERENCE** IN 18 ELECTIONS, AND LIMITING SUPER PAC INFLUENCE; REESTABLISHING PUBLIC 19 FINANCING FOR JUDICIAL CAMPAIGNS; AND RESTORING CITIZENSHIP RIGHTS 20 OF CERTAIN OFFENDERS. 21 Whereas, short-term political incentives are currently set against the long-term public 22 good; and 23 Whereas, the needed reforms are generally well known; and 24 Whereas, the people of North Carolina are demanding free and fair elections and a 25 true democracy; and 26 Whereas, restoring the people's trust in our work begins with restoring the people's 27 fundamental role in our elections; Now, therefore, 28 The General Assembly of North Carolina enacts: 29

- 30 PART I. NONPARTISAN REDISTRICTING PROCESS
 - **SECTION 1.1.(a)** Section 3 of Article II of the North Carolina Constitution reads as rewritten:
- 33 "Sec. 3. Senate districts; apportionment of Senators.
- 34 The Senators shall be elected from districts. The General Assembly, at the first regular session
- 35 convening after the return of every decennial census of population taken by order of Congress,
- 36 shall revise the senate districts and the apportionment of Senators among those districts, subject



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1	to the fol	lowing requirements: Assembly shall establish a nonpartisan process	to revise the senate
2		and the apportionment of Senators among those districts pursuant to	
3	Article.		
1	(1)	Each Senator shall represent, as nearly as may be, an equal numbe	r of inhabitants, the
5		of inhabitants that each Senator represents being determined for this p	
5		lation of the district that he represents by the number of Senators	
7	district;		TI
3	(2)	Each senate district shall at all times consist of contiguous territor	.V:
)	$\frac{(-)}{(3)}$	No county shall be divided in the formation of a senate district;	J 7
)	(4)	When established, the senate districts and the apportionment of Se	mators shall remain
	. ,	l until the return of another decennial census of population taken by	
		SECTION 1.1.(b) Section 5 of Article II of the North Carolina C	U
	rewritten		onstitution rouds de
		Representative districts; apportionment of Representatives.	
		Representatives shall be elected from districts. The General Assembly	<u>/ at the first regular</u>
		convening after the return of every decennial census of population	
		s, shall revise the representative districts and the apportionment	•
		hose districts, subject to the following requirements: Assembly	
		san process to revise the representative districts and the	
		tatives among those districts pursuant to Section 25 of this Article.	<u>apportionment or</u>
	<u>(1)</u>	Each Representative shall represent, as nearly as may be, an	equal number of
		its, the number of inhabitants that each Representative represents be	
		oose by dividing the population of the district that he represents	
		tatives apportioned to that district;	by the number of
	(2)	Each representative district shall at all times consist of contiguous	torritory
	$\frac{(2)}{(3)}$	No county shall be divided in the formation of a representative dis	•
	(3) (4)	When established, the representative districts and the	
	· · ·	tatives shall remain unaltered until the return of another decennial co	
	-	order of Congress."	ensus of population
	taken by	SECTION 1.1.(c) Article II of the North Carolina Constitution is	amonded by adding
	0 0000 000	ction to read:	amenueu by adding
		Redistricting.	a alastaral districts
		General Assembly shall establish by law a nonpartisan process to revis	
		eneral Assembly and the House of Representatives of the United St	
		n of every decennial census of population taken by order of Congress	s. The process shall
		east all of the following requirements:	vista for the Comprel
	<u>(1)</u>	The General Assembly shall have no role in revising electoral distr	ficts for the General
		y or the House of Representatives of the United States Congress.	C 1A 11
	(2)	Each member of the Senate and House of Representatives of the	-
		Iouse of Representatives of the United States Congress shall represent	nt, as nearly as may
		ual number of inhabitants.	
	<u>(3)</u>	Each electoral district shall at all times consist of contiguous territ	-
	<u>(4)</u>	To the extent practicable and consistent with federal law, no cour	
		mation of an electoral district for the Senate or House of Representation	tives of the General
	Assembl		
	<u>(5)</u>	When established, the electoral districts for the Senate and House	
		eneral Assembly shall remain unaltered until the return of another of	lecennial census of
		on taken by order of Congress.	
	<u>(6)</u>	Electoral districts adopted pursuant to the process shall have the	torce and effect of
	acts of th	e General Assembly."	

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SECTION 1.1.(d) Subsection (5) of Section 22 of Article II of the North Carolina
Constitution reads as rewritten:
"(5) Other exceptions. <u>Appointments to office</u> . Every bill:
(a) In bill in which the General Assembly makes an appointment or appointments
to public office and which contains no other matter;
(b) Revising the senate districts and the apportionment of Senators among those
districts and containing no other matter;
(c) Revising the representative districts and the apportionment of Representatives
among those districts and containing no other matter; or
(d) Revising the districts for the election of members of the House of
Representatives of the Congress of the United States and the apportionment
of Representatives among those districts and containing no other matter,
matter shall be read three times in each house before it becomes law and shall
be signed by the presiding officers of both houses."
SECTION 1.2.(a) The amendments set out in Section 1.1 of this act shall be
submitted to the qualified voters of the State at the statewide general election to be held in
November 2024, which election shall be conducted under the laws then governing elections in
the State. Ballots, voting systems, or both may be used in accordance with Chapter 163 of the
General Statutes. The question to be used in the voting systems and ballots shall be:
"[] FOR [] AGAINST
A constitutional amendment providing for a nonpartisan process to be established in
law to redistrict the State for the purpose of electing members of the General Assembly and the
United States House of Representatives. The General Assembly would establish the nonpartisan
process in law and have no other role in the creation of the districts."
SECTION 1.2.(b) If a majority of votes cast on the question are in favor of the
amendments set out in Section 1.1 of this act, the State Board of Elections shall certify the
amendments set out in Secretary of State. The Secretary of State shall enroll the amendments so
certified among the permanent records of that office. The amendments are effective upon
certification.
SECTION 1.3. Except as otherwise provided, this Part is effective when it becomes
law.
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PART II. NONPARTISAN JUDICIAL ELECTIONS
SECTION 2.1. Chapter 163 of the General Statutes is amended by adding a new
Subchapter to read:
"SUBCHAPTER XI. ELECTION OF APPELLATE, SUPERIOR, AND DISTRICT
<u>COURT JUDGES.</u>
"Article 26.
"Nomination and Election of Appellate, Superior, and District Court Judges.
"§ 163-350. Applicability.
The nomination and election of justices of the Supreme Court, judges of the Court of Appeals,
and superior and district court judges of the General Court of Justice shall be as provided by this
<u>Article.</u> "8 163 351 Nonportion primary election method
" <u>§ 163-351. Nonpartisan primary election method.</u> (a) Converse Exponent as provided in C.S. 163, 258, there shall be a primary to perrow the
(a) <u>General. – Except as provided in G.S. 163-358, there shall be a primary to narrow the</u> field of condidates to two condidates for each position to be filled if when the filing period closes
field of candidates to two candidates for each position to be filled if, when the filing period closes,
there are more than two candidates for a single office or the number of candidates for a group of offices exceeds twice the number of positions to be filled. If only one or two candidates file for
· · · · · ·
a single office, no primary shall be held for that office and the candidates shall be declared
nominated. If the number of candidates for a group of offices does not exceed twice the number

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1	of positions to be filled, no primary shall be held for those offices and the can	lidates shall be
2	declared nominated.	
3	(b) Determination of Nominees. – In the primary, the two candidates for	a single office
4	receiving the highest number of votes and those candidates for a group of office	s receiving the
5	highest number of votes equal to twice the number of positions to be filled sh	all be declared
6	nominated. If two or more candidates receiving the highest number of votes ea	ach receive the
7	same number of votes, the State Board shall determine their relative ranking b	y lot and shall
8	declare the nominees accordingly. The canvass of the primary shall be held on the	ne same date as
9	the primary canvass fixed under G.S. 163-182.5. The canvass shall be conducted	l in accordance
10	with Article 15A of this Chapter.	
11	(c) Determination of Election Winners. – In the election, the names of the	ose candidates
12	declared nominated without a primary and those candidates nominated in the pr	
13	placed on the ballot. The candidate for a single office receiving the highest number	
14	be elected. Those candidates for a group of offices receiving the highest number	
15	in number to the number of positions to be filled shall be elected. If two candidate	
16	highest number of votes each received the same number of votes, the State Board	shall determine
17	the winner by lot.	
18	" <u>§ 163-352. Notice of candidacy.</u>	
19	(a) Form of Notice. – Each person offering to be a candidate for election	
20	filing a notice of candidacy with the State Board in the following form, inserting	ig the words in
21	parentheses when appropriate:	
22	Data	
23 24	Date:	
24	I hereby file notice that I am a candidate for election to the office of	in the
26	regular election to be held,	
27	<u></u>	
28	Signed:	
29	(Name of Candio	date)
30		
31	Witness:	
32		
33	The notice of candidacy shall be either signed in the presence of the chairman	
34	the State Board or signed and acknowledged before an officer autho	
35	acknowledgments who shall certify the notice under seal. An acknowledged and	
36	may be mailed to the State Board. In signing a notice of candidacy, the candidate	
37	the candidate's legal name and, in the candidate's discretion, any nickname	-
38	candidate is commonly known. A candidate may also, in lieu of that candidate's	
39	legal middle initial or middle name, if any, sign that candidate's nickname, provide	
40	appends to the notice of candidacy an affidavit that the candidate has been comm	
41	that nickname for at least five years prior to the date of making the affidavit. The	
42	also include with the affidavit the way the candidate's name (as permitted by law) s	
43 44	on the ballot if another candidate with the same last name files a notice of can office.	didacy for that
44 45	A notice of candidacy signed by an agent or any person other than the candidacy	date himself or
46	herself shall be invalid.	
47	(b) Time for Filing Notice of Candidacy. – Candidates seeking election to	o the following
48	offices shall file their notice of candidacy with the State Board no earlier than 12:	
49	first Monday in December and no later than 12:00 noon on the third Friday	
50	preceding the election:	
51	<u>(1)</u> Justices of the Supreme Court.	

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1	(2) Judges of the Court of Appeals.	
2	(3) Judges of the superior courts.	
3	(4) Judges of the district courts.	
4	(c) Withdrawal of Notice of Candidacy. – Any person who has filed	d a notice of candidacy
5	for an office shall have the right to withdraw it at any time prior to the clean	
6	third business day prior to the date on which the right to file for that of	fice expires under the
7	terms of subsection (b) of this section.	
8	(d) Certificate That Candidate is Registered Voter. – Candidates	shall file, along with
9	their notice, a certificate signed by the chairman of the board of election	is or the supervisor of
10	elections of the county in which they are registered to vote stating that the	
11	vote in that county. In issuing the certificate, the chairman or super-	
12	registration records of the county to verify the information. During the p	
13	hours immediately preceding the filing deadline, the State Board shall ac	-
14	basis, the notice of candidacy of a candidate who has failed to secure the ve	
15	this subsection subject to receipt of verification no later than three day	
16	deadline. The State Board shall prescribe the form for the certificate an	
17	county board of elections no later than the last Monday in December of eac	
18	(e) <u>Candidacy for More Than One Office Prohibited. – No perso</u>	
19	candidacy for more than one office or group of offices described in subsect	
20	or for an office or group of offices described in subsection (b) of this	
21	described in G.S. 163-106.2, for any one election. If a person has filed a no	•
22	a board of elections under this section or under G.S. 163-106.2 for one offi	
23	then a notice of candidacy may not later be filed for any other office or g	
24 25	this section when the election is on the same date unless the notice of c	candidacy for the first
25 26	office is withdrawn under subsection (c) of this section.	In any alastian in
20 27	(f) Notice of Candidacy for Certain Offices to Indicate Vacancy which there are two or more vacancies for the office of justice of the Su	
27	the Court of Appeals, or district court judge to be filled by nominations, e	
28 29	the time of filing notice of candidacy, file with the State Board a written	
30	the vacancy to which the candidate seeks election. Votes cast for a candid	
31	only for election to the vacancy for which the candidate has given notice of	
32	in this subsection.	candidacy as provided
33	A person seeking election for a specialized district judgeship establish	ed under G.S. 7A-147
34	shall, at the time of filing notice of candidacy, file with the State Boar	
35	designating the specialized judgeship to which the person seeks nomination	
36	(g) Notice of Candidacy for Superior Court Judge; Residency. –	
37	notice of candidacy for superior court judge unless that person is at the tin	
38	of candidacy a resident of the judicial district as it will exist at the time t	
39	office if elected. No person may be nominated as a superior court judg	-
40	unless that person is at the time of nomination a resident of the judicial di	
41	the time the person would take office if elected. This subsection impler	
42	Article IV of the North Carolina Constitution which requires regular sur	perior court judges to
43	reside in the district for which elected.	
44	"§ 163-353. Filing fees required of candidates; refunds.	
45	(a) Fee Schedule. – At the time of filing a notice of candidacy un	nder this Article, each
46	candidate shall pay to the State Board a filing fee for the office the candida	te seeks in the amount
47	of one percent (1%) of the annual salary of the office sought.	
48	(b) Refund of Fees. – If any person who has filed a notice of candid	• • •
49	fee prescribed in subsection (a) of this section withdraws his or her notic	
50	the period prescribed in G.S. 163-352(c), the candidate shall be entitled	d to have the fee the

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1	candidate paid refunded. The chairman of the State Board shall cause a warrant to be drawn on
2	the State Treasurer for the refund payment.
3	(c) Refund of Fees Upon Death of Candidate. – If any person who has filed a notice of
4	candidacy and paid the filing fee prescribed in subsection (a) of this section dies prior to the date
5	of the election, the personal representative of the estate shall be entitled to have the fee refunded
6	if application is made to the board of elections to which the fee was paid no later than one year
7	after the date of death and refund shall be made in the same manner as the withdrawal of notice
8	of candidacy.
9	"§ 163-354. Petition in lieu of payment of filing fee.
10	(a) General. – Any qualified voter who seeks election under this Article may, in lieu of
11	payment of any filing fee required for the office sought, file a written petition requesting to be a
12	candidate for a specified office with the State Board.
13	(b) Requirements of Petition; Deadline for Filing. – If the candidate is seeking the office
14	of justice of the Supreme Court, judge of the Court of Appeals, or superior or district court judge,
15	that individual shall file a written petition with the State Board no later than 12:00 noon on
16	Monday preceding the filing deadline before the primary. If the office is justice of the Supreme
17	Court or judge of the Court of Appeals, the petition shall be signed by 8,000 registered voters in
18	the State. If the office is superior or district court judge, the petition shall be signed by five percent
19	(5%) of the registered voters of the election area in which those registered voters will vote for
20	that office. The board of elections shall verify the names on the petition, and if the petition and
21	notice of candidacy are found to be sufficient, the candidate's name shall be printed on the
22	appropriate ballot. Petitions shall be presented to the county board of elections for verification at
23	least 15 days before the petition is due to be filed with the State Board. The State Board may
24	adopt rules to implement this section and to provide standard petition forms.
25	" <u>§ 163-355. Certification of notices of candidacy.</u>
26	(a) <u>Names of Candidates Sent to Secretary of State. – Within three days after the time for</u>
27	filing notices of candidacy with the State Board under the provisions of G.S. 163-352(b) has
28	expired, the chairman or secretary of that Board shall certify to the Secretary of State the name
29	and address of each person who has filed with the State Board, indicating in each instance the
30	office sought.
31	(b) Notification of Local Boards. – No later than 10 days after the time for filing notices
32	of candidacy under the provisions of G.S. 163-352(b) has expired, the chairman of the State
33	Board shall certify to the chairman of the county board of elections in each county in the
34	appropriate district the names of candidates for nomination to the offices of justice of the
35	Supreme Court, judge of the Court of Appeals, and superior and district court judge who have
36	filed the required notice and paid the required filing fee or presented the required petition to the
37	State Board so that their names may be printed on the official judicial ballot for justice of the
38	Supreme Court, judge of the Court of Appeals, and superior and district court judge.
39	(c) <u>Receipt of Notification by County Board. – Within two days after receipt of each of</u>
40	the letters of certification from the chairman of the State Board required by subsection (b) of this
41	section, each county board of elections chairman shall acknowledge receipt by letter addressed
42	to the chairman of the State Board.
43	"§ 163-356. Rules when vacancies for superior court judge are to be voted on.
44	If a vacancy occurs in a judicial district for any offices of superior court judge, and on account
45	of the occurrence of the vacancy there is to be an election for one or more terms in that district
46	to fill the vacancy or vacancies, at that same election in accordance with G.S. 163-9 and Section
47	19 of Article IV of the North Carolina Constitution, the nomination and election shall be
48	determined by the following special rules in addition to any other provisions of law:
49 50	(1) If the vacancy occurs prior to the opening of the filing period under
50	G.S. 163-352(b), nominations shall be made by primary election as provided
51	by this Article without designation as to the vacancy.

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1	<u>(2)</u>	If the vacancy occurs beginning on the openi	ng of the filing period under
2		G.S. 163-352(b) and ending on the sixtieth day	
3		candidate filing shall be as provided by G.S. 16	53-358 without designation as
4		to the vacancy.	-
5	<u>(3)</u>	The general election ballot shall contain, without	out designation as to vacancy,
6		spaces for the election to fill the vacancy when	re nominations were made or
7		candidates filed under subdivision (1) or (2) of the	nis section. Except as provided
8		in G.S. 163-358, the persons receiving the high	est numbers of votes equal to
9		the term or terms to be filled shall be elected to	the term or terms.
0	" <u>§ 163-357.</u> Fai	ure of candidates to file; death or other disqua	alification of a candidate; no
1		lrawal from candidacy.	
2		ficient Number of Candidates If, when the fili	• •
3		an office to be filled under this Article, the State	e Board shall extend the filing
4		nys for any such offices.	
5		or Disqualification of Candidate Before Pri	
5		primary dies or becomes disqualified before the	± •
	-	d, the State Board shall determine whether or ne	-
		ard determines that there is not enough time to re	-
1		andidate's name shall remain on the ballots. If the	
)		tion, such votes shall be disregarded and the candi	
		below the number necessary for nomination shall	· · · · · · · · · · · · · · · · · · ·
	•	fication of the candidate leaves only two candidat	•
		rimary shall not be held and all candidates shall b	
		r Non-Primary Vacancies; Reopening Filing. – I	
		candidates have filed for a single office, or the nu	
	• •	does not exceed twice the number of positions to	
		minated candidates, and thereafter a remaining	•
		fied before the election and before the ballots are	-
		of the death or other disqualification, immediate	• • • •
		e days during which time additional candidates	
		ballots have been printed at the time the State	•
		or other disqualification, the State Board shall de	•
		reprint them before the election if the filing peri	-
		determines that there will be sufficient time to rep	· · · · · · · · · · · · · · · · · · ·
		for three days to allow other candidates to file for e	election and that election shall
		provided in G.S. 163-358(b).	
		Vacancies; Ballots Not Reprinted. – If the ballots	■
		eceives notice of a candidate's death or other disc	-
		here is not enough time to reprint the ballots be	
		d for three days, then regardless of the number of	
		f offices, the ballots shall not be reprinted and the	•
		he ballots. If a vacated candidate should poll the h	-
		gle office or enough votes to be elected to one o	• •
		the office vacant and it shall be filled in the ma	• • · · ·
		Vithdrawal Permitted of Living, Qualified Candi	
		f the candidate filing period, a candidate who has	
		has not withdrawn notice before the close	• •
3		who remains alive, and has not become disqua	
)		ner candidacy. That candidate's name shall remain	•
)		e shall be counted in the primary or election, and	
1	candidate may fa	il to qualify by refusing to take the oath of office.	<u>-</u>

Death, Disqualification, or Failure to Qualify After Election. - If a person elected to 1 (f) 2 the office of justice of the Supreme Court, judge of the Court of Appeals, or superior or district court judge dies or becomes disgualified on or after election day and before the person has 3 4 qualified by taking the oath of office, or fails to qualify by refusing to take the oath of office, the 5 office shall be deemed vacant and shall be filled as provided by law. 6 "§ 163-358. Elections to fill vacancy in office created after primary filing period opens. 7 General. - If a vacancy is created in the office of justice of the Supreme Court, judge (a) 8 of the Court of Appeals, or judge of superior court after the filing period for the primary opens 9 but more than 60 days before the general election, and under the North Carolina Constitution an 10 election is to be held for that position, such that the office shall be filled in the general election as provided in G.S. 163-9, the election to fill the office for the remainder of the term shall be 11 12 conducted without a primary using the method provided in subsection (b) of this section. If a vacancy is created in the office of justice of the Supreme Court, judge of the Court of Appeals, 13 14 or judge of superior court before the filing period for the primary opens, and under the North Carolina Constitution an election is to be held for that position, such that the office shall be filled 15 in the general election as provided in G.S. 163-9, the election to fill the office for the remainder 16 17 of the term shall be conducted in accordance with G.S. 163-351. Method for Vacancy Election. – If a vacancy for the office of justice of the Supreme 18 (b) 19 Court, judge of the Court of Appeals, or judge of superior court occurs more than 60 days before 20 the general election and after the opening of the filing period for the primary, then the State Board 21 shall designate a special filing period of one week for candidates for the office. If more than two 22 candidates file and qualify for the office in accordance with G.S. 163-352, then the Board shall 23 conduct the election for the office as follows: 24 (1) When the vacancy described in this section occurs more than 63 days before 25 the date of the second primary for members of the General Assembly, a special 26 primary shall be held on the same day as the second primary. The two 27 candidates with the most votes in the special primary shall have their names 28 placed on the ballot for the general election held on the same day as the general 29 election for members of the General Assembly. 30 When the vacancy described in this section occurs less than 64 days before (2)31 the date of the second primary, a general election for all the candidates shall 32 be held on the same day as the general election for members of the General 33 Assembly and the results shall be determined on a plurality basis as provided 34 by G.S. 163-292. 35 Applicable Provisions. - Except as provided in this section, the provisions of this (c) 36 Article apply to elections conducted under this section. 37 '§ 163-359. Voting in primary. Any person who will become qualified by age or residence to register and vote in the general 38 39 election for which the primary is held, even though not so qualified by the date of the primary, 40 shall be entitled to register for the primary and general election prior to the primary and then to vote in the primary after being registered. The person may register not earlier than 60 days nor 41 42 later than the last day for making application to register under G.S. 163-82.6(d) prior to the 43 primary. 44 '§ 163-360. Date of primary. 45 The primary shall be held on the same date as established for primary elections under 46 G.S. 163-1(b). 47 "§ 163-361. Ballots. 48 General. – In elections there shall be official ballots. The ballots shall be printed to (a) 49 conform to the requirement of G.S. 163-165.6(c) and to show the name of each person who has 50 filed notice of candidacy and the office for which each aspirant is a candidate.

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1	Only those who have filed the required notice of candidacy with the prope	r board of elections
2	and who have paid the required filing fee or qualified by petition shall have	
3	on the official primary ballots. Only those candidates properly nominated sha	
4	appear on the official general election ballots.	
5	(b) Ballots to Be Furnished by County Board of Elections. – It shall	be the duty of the
6	county board of elections to print official ballots for the following offices to	
7	primary:	
8	(1) Justice of the Supreme Court.	
9	(2) Judge of the Court of Appeals.	
10	(3) Superior court judge.	
11	(4) District court judge.	
12	In printing ballots, the county board of elections shall be governed by instr	ructions of the State
13	Board with regard to width, color, kind of paper, form, and size of type.	
14	Three days before the election, the chairman of the county board of election	ions shall distribute
15	official ballots to the chief judge of each precinct in the chairman's county,	and the chief judge
16	shall give a receipt for the ballots received. On the day of the primary, it shall	be the chief judge's
17	duty to have all the ballots so delivered available for use at the precinct votin	<u>g place.</u>
18	" <u>§ 163-362. Counting of ballots.</u>	
19	Counting of ballots in primaries and elections held under this Article shal	l be under the same
20	rules as for counting of ballots in nonpartisan municipal elections under	Article 24 of this
21	Chapter.	
22	" <u>§ 163-363. Other rules.</u>	
23	Except as provided by this Article, the conduct of elections shall be gover	rned by Subchapter
24	VI of this Chapter."	
25	SECTION 2.2. G.S. 18C-112(e)(1) reads as rewritten:	
26	"(1) Files a notice of candidacy under G.S. 163-106 thro	ugh 163-106.6 <u>or</u>
27	<u>G.S. 163-352</u> or a petition under G.S. 163-107.1.	G.S. 163-107.1 or
28	<u>G.S. 163-354.</u> "	
29	SECTION 2.3. G.S. 163-1(b) reads as rewritten:	
30	"(b) On Tuesday next after the first Monday in March preceding each	0
31	be held in November for the officers referred to in subsection (a) of this sec	
32	held in all election precincts within the territory for which the officers are to b	
33	election for the purpose of nominating candidates for each political party in	
34	offices.offices and nonpartisan candidates as to the offices elected under the p	rovisions of Article
35	26 of this Chapter."	
36	SECTION 2.4. G.S. 163-22.3 reads as rewritten:	
37	"§ 163-22.3. State Board of Elections littering notification.	
38	At the time an individual files with the State Board of Elections a n	•
39	pursuant to G.S. 163-106, 163-112, 163-291, or 163-294.2, or 163-352, is c	
40	Board of Elections by a political party executive committee to fill a nominatio	
41	to G.S. 163-114, is certified to the State Board of Elections by a new political	
42	nominee pursuant to G.S. 163-98, qualifies with the State Board of Election	
43	or write-in candidate pursuant to Article 11 of this Chapter, or formally initiat	•
44	the State Board of Elections pursuant to any statute or local act, the State Board	
45	notify the candidate of the provisions concerning campaign signs in	
46	G.S. 14-156, and the rules adopted by the Department of Transport	ation pursuant to
47	G.S. 136-18."	
48	SECTION 2.5. G.S. 163-82.10B reads as rewritten:	
49 50	"§ 163-82.10B. Confidentiality of date of birth.	· · · · · · · · · · · · · · · · · · ·
50	Boards of elections shall keep confidential the date of birth of every	y voter-registration
51	applicant and registered voter, except in the following situations:	

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	(1) When a voter has filed notice of candidacy for elect G.S. 163-106, 163-122, 163-123, or 163-294.2, or 16 nominated as a candidate under G.S. 163-98 or G.S. 163-114 formally become a candidate for elective office. The subdivision does not extend to an individual who meets "candidate" only by beginning a tentative candidacy by r	<u>3-352, has been</u> 4, or has otherwise exception of this the definition of
	making payments or giving consent to someone else to transfer something of value for the purpose of exploring a c	receive funds or
	SECTION 2.6. G.S. 163-106.2(a) reads as rewritten:	
	"(a) Candidates seeking party primary nominations for the following off	
	otice of candidacy with the State Board no earlier than 12:00 noon on the	•
D	becember and no later than 12:00 noon on the third Friday in December prece	eding the primary:
	Governor	
	Lieutenant Governor	
	All State executive officers	
	Justices of the Supreme Court	
	Judges of the Court of Appeals	
	Judges of the superior court	
	Judges of the district court	
	United States Senators	
	Members of the House of Representatives of the United States	
	District attorneysattorneys."	
	SECTION 2.7. G.S. 163-106.3 reads as rewritten:	
"Š	§ 163-106.3. Notice of candidacy for certain offices to indicate vacancy.	
~	In any primary in which there are two or more vacancies for associate justic	-
	ourt, two or more vacancies for the Court of Appeals, two or more vacance	
	istrict court judge, or two vacancies for United States Senator from Nor	
	andidate shall, at the time of filing notice of candidacy, file with the State Bo	
	ritten statement designating the vacancy to which the candidate seeks	
	esignation shall not be the name or names of any incumbent or other indiv	
	esignated as determined by the State Board of Elections. A person seek	0
-	becialized district judgeship established under G.S. 7A-147 shall, at the time	U
	andidacy, file with the State Board of Elections a written statement designation	•
	dgeship to which the person seeks nomination. Votes cast for a candidate	
	nly for nomination to the vacancy for which the candidate has given notic	e of candidacy as
pr	rovided in this section."	
	SECTION 2.8. G.S. 163-106.5 reads as rewritten:	
"Š	§ 163-106.5. Certificate of registration to vote in county and party affilia	tion; cancellation
	of candidacy; residency requirements for judges.<u>candidacy.</u>	
	(a) Candidates required to file their notice of candidacy with the State	
	nder G.S. 163-106.2 shall file along with their notice a certificate signed by the	
	bard of elections or the director of elections of the county in which they are	-
	ating that the person is registered to vote in that county, if the candidacy is	
•	idge and the county contains more than one superior court district, stating	-
	istrict of which the person is a resident, stating the party with which the person	
	at the person has not changed his the person's affiliation from another party o	
	ithin three months prior to the filing deadline under G.S. 163-106.2. In issuir	•
th	e chairman or director shall check the registration records of the coun	•
in	formation. During the period commencing 36 hours immediately preceding the State Board of Elections shall accept, on a conditional basis, the notice	-

candidate who has failed to secure the verification ordered herein subject to receipt of verification 1 2 no later than three days following the filing deadline. The State Board of Elections shall prescribe 3 the form for such certificate, and distribute it to each county board of elections no later than the 4 last Monday in December of each odd-numbered year. 5 When any candidate files a notice of candidacy with a board of elections under (b) 6 G.S. 163-106.2 or under G.S. 163-291(2), the board of elections shall, immediately upon receipt 7 of the notice of candidacy, inspect the registration records of the county, and cancel the notice of 8 candidacy of any person who does not meet the constitutional or statutory qualifications for the 9 office, including residency. 10 The board shall give notice of cancellation to any candidate whose notice of candidacy has been cancelled under this section by mail or by having the notice served on him the candidate by 11 12 the sheriff, and to any other candidate filing for the same office. A candidate who has been 13 adversely affected by a cancellation or another candidate for the same office affected by a 14 substantiation under this section may request a hearing on the cancellation. If the candidate 15 requests a hearing, the hearing shall be conducted in accordance with Article 11B of this Chapter. 16 (c) No person may file a notice of candidacy for superior court judge, unless that person 17 is, at the time of filing the notice of candidacy, a resident of the judicial district as it will exist at 18 the time the person would take office if elected. No person may be nominated as a superior court 19 judge under G.S. 163 114, unless that person is, at the time of nomination, a resident of the 20 judicial district as it will exist at the time the person would take office if elected. This subsection 21 implements Section 9(1) of Article IV of the North Carolina Constitution, which requires regular 22 superior court judges to reside in the district for which elected." 23 SECTION 2.9. G.S. 163-107(a) reads as rewritten: 24 "(a) Fee Schedule. – At the time of filing a notice of candidacy, each candidate shall pay 25 to the board of elections with which the candidate files under the provisions of G.S. 163-106, 26 163-106.1, 163-106.2, 163-106.3, 163-106.4, 163-106.5, and 163-106.6, a filing fee for the office 27 sought in the amount specified in the following tabulation: 28 **Office Sought Amount of Filing Fee** 29 Governor One percent (1%) of the annual salary of the office 30 sought 31 Lieutenant Governor One percent (1%) of the annual salary of the office 32 sought 33 All State executive offices One percent (1%) of the annual salary of the office 34 sought 35 One percent (1%) of the annual salary of the All Justices, Judges, and District At-36 torneys of the General Court of office sought 37 Justice 38 United States Senator One percent (1%) of the annual salary of the office 39 sought 40 Members of the United States House One percent (1%) of the annual salary of 41 of Representatives the office sought 42 43 State Senator One percent (1%) of the annual salary of the office 44 sought 45 Member of the State House One percent (1%) of the annual salary of 46 of Representatives the office sought 47 All county offices not compensated by One percent (1%) of the annual salary of 48 office sought fees 49 One percent (1%) of the first annual All county offices compensated partly 50 by salary and partly by fees salary to be received (exclusive of fees) 51

The salary of any office that is the basis for calculating the filing fee is the starting salary for the office, rather than the salary received by the incumbent, if different. If no starting salary can be determined for the office, then the salary used for calculation is the salary of the incumbent, as of January 1 of the election year."

5

SECTION 2.10. G.S. 163-107.1 reads as rewritten:

6 "§ 163-107.1. Petition in lieu of payment of filing fee.

7 (a) Any qualified voter who seeks nomination in the party primary of the political party 8 with which <u>he-the qualified voter</u> affiliates may, in lieu of payment of any filing fee required for 9 the office <u>he seeks, sought, file</u> a written petition requesting <u>him</u> to be a candidate for a specified 10 office with the appropriate board of elections, State, county or municipal.

(b) If the candidate is seeking the office of United States Senator, Governor, Lieutenant 11 12 Governor, or any State executive officer, Justice of the Supreme Court, or Judge of the Court of 13 Appeals, officer, the petition must be signed by 10,000 registered voters who are members of the 14 political party in whose primary the candidate desires to run, except that in the case of a political party as defined by G.S. 163-96(a)(2) which will be making nominations by primary election, 15 the petition must be signed by five percent (5%) of the registered voters of the State who are 16 17 affiliated with the same political party in whose primary the candidate desires to run, or in the 18 alternative, the petition shall be signed by no less than 8,000 registered voters regardless of the 19 voter's political party affiliation, whichever requirement is greater. The petition must be filed 20 with the State Board of Elections not later than 12:00 noon on Monday preceding the filing 21 deadline before the primary in which he seeks to run. The names on the petition shall be verified 22 by the board of elections of the county where the signer is registered, and the petition must be 23 presented to the county board of elections at least 15 days before the petition is due to be filed 24 with the State Board of Elections. When a proper petition has been filed, the candidate's name 25 shall be printed on the primary ballot.

County, Municipal and District Primaries. - If the candidate is seeking one of the 26 (c) 27 offices set forth in G.S. 163-106.2 but which is not listed in subsection (b) of this section, or a 28 municipal or any other office requiring a partisan primary which is not set forth in G.S. 163-106.2 29 or G.S. 163-106.3, the candidate shall file a written petition with the appropriate board of 30 elections no later than 12:00 noon on Monday preceding the filing deadline before the primary. 31 The petition shall be signed by five percent (5%) of the registered voters of the election area in 32 which the office will be voted for, who are affiliated with the same political party in whose 33 primary the candidate desires to run, or in the alternative, the petition shall be signed by no less 34 than 200 registered voters regardless of said voter's political party affiliation, whichever 35 requirement is greater. The board of elections shall verify the names on the petition, and if the 36 petition is found to be sufficient, the candidate's name shall be printed on the appropriate primary 37 ballot. Petitions for candidates for member of the U.S. House of Representatives, District 38 Attorney, judge of the superior court, judge of the district court, and members of the State House 39 of Representatives from multi-county districts or members of the State Senate from multi-county 40 districts must be presented to the county board of elections for verification at least 15 days before the petition is due to be filed with the State Board of Elections, and such petition must be filed 41 42 with the State Board no later than 12:00 noon on Monday preceding the filing deadline. The State 43 Board of Elections may adopt rules to implement this section and to provide standard petition 44 forms.

45

46

SECTION 2.11. G.S. 163-108(b) reads as rewritten:

47 "(b) No later than 10 days after the time for filing notices of candidacy under the 48 provisions of G.S. 163-106.2 has expired, the chairman of the State Board of Elections shall 49 certify to the chairman of the county board of elections in each county in the appropriate district 50 the names of candidates for nomination to the following offices of district attorney who 51 have filed the required notice and pledge and paid the required filing fee to the State Board of

...."

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E	lections, so that their names may be	e printed on the official county ballots: Superior court judg
di	istrict court judge, and district attor	ney.<u>ballots.</u>"
	SECTION 2.12. G.S. 16	53-111(c)(1) reads as rewritten:
	"(1) A candidate who i	s apparently entitled to demand a second primary, accordin
	to the unofficial re	esults, for one of the offices listed below, and desiring to d
	so, shall file a re-	quest for a second primary in writing with the Executiv
	Director of the Sta	ate Board of Elections no later than 12:00 noon on the nint
	day (including Sa	aturdays and Sundays) following the date on which the
	primary was cond	lucted, and such request shall be subject to the certification
	of the official resu	alts by the State Board of Elections. If the vote certification
	by the State Board	rd of Elections determines that a candidate who was no
	originally thought	to be eligible to call for a second primary is in fact eligible
	to call for a seco	nd primary, the Executive Director of the State Board of
	Elections shall im	mediately notify such candidate and permit the candidate
		ions available to the candidate within a 48-hour period
	following the noti	fication:
	Governor,	
		t Governor,
		executive officers,
		udges, or District Attorneys of the General Court of Justic
		ites Senators,
		of the United States House of Representatives,
		tors in multi-county senatorial districts, and
		of the State House of Representatives in multi-count
	SECTION 2.13. G.S. 16	presentative districts."
" \$		g party nominees occurring after nomination and befor
2	election.	g party nonlinees occurring arter nonlination and befor
		as a candidate of a political party for one of the offices liste
be		tion or by virtue of having no opposition in a primary) die
		eligible or disqualified before the date of the ensuing generation
		by appointment according to the following instructions:
	Position	
	President	Vacancy is to be filled by
	Vice President	appointment of national
		executive committee of
		political party in which
		vacancy occurs
	Presidential elector or	Vacancy is to be filled by ap-
	alternate elector	pointment of State execu-
	Any elective State office	tive committee of political
	United States Senator	party in which vacancy occurs
	A district office, including:	Appropriate district executive
	Member of the United	committee of political
	States House of Repre-	party in which vacancy occurs
	sentatives	
	Judge of district court	
	District Attorney	
	State Senator in a multi-	

1 2 3 4	county senatorial district Member of State House of Representatives in a multi-county representative district	
5		
6	State Senator in a single-	County executive committee
7	county senatorial district	of political party in which
8	Member of State House of	vacancy occurs, provided, in
9	Representatives in a	the case of the State Senator
10	single-county represen-	or State Representative in a
11	tative district	single-county district where
12	Any elective county office	not all the county is located
13	5	in that district, then in
14		voting, only those members of
15		the county executive committee
16		who reside within the district
17		shall vote vote.
18	Judge of superior court in a	County executive committee of
19	single county judicial	political party in which vacancy
20	district where the district is	occurs; provided, in the case of a
21	the whole county or part of the	superior court judge in a single-
22	county	county district where not all
23		the county is located in that
24		district, then in voting, only
25		those members of the county
26		executive committee who
27		reside within the district shall
28		vote
29	Judge of superior court in a	Appropriate district executive
30	multicounty judicial	committee of political party in
31	district	which vacancy occurs.
32		
33	The party executive making a nomination i	in accordance with the provisions of this section shall
34	certify the name of its nominee to the chain	irman of the board of elections, State or county, that
35	-	G.S. 163-182.4. If at the time a nomination is made
36		allots have already been printed, the provisions of
37	G.S. 163-165.3(c) shall apply. If a vacancy	y occurs in a nomination of a political party and that
38	vacancy arises from a cause other than do	ath and the vecency in nomination occurs more than

38 vacancy arises from a cause other than death and the vacancy in nomination occurs more than 39 120 days before the general election, the vacancy in nomination may be filled under this section 40 only if the appropriate executive committee certifies the name of the nominee in accordance with this paragraph at least 75 days before the general election. 41

42 In a county which is partly in a multicounty judicial district, in choosing that county's (b) 43 member or members of the judicial district executive committee for the multicounty district, only 44 the county convention delegates or county executive committee members who reside within the 45 area of the county which is within that multicounty district may vote. " 46 47 **SECTION 2.14.** G.S. 163-122 is amended by adding a new subsection to read: 48 This section does not apply to elections under Article 26 of this Chapter." "(c1)

49 SECTION 2.15. G.S. 163-123(h) reads as rewritten:

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-	Municipal <u>and Nonpartisan</u> Elections Exclu l elections conducted under Subchapter IX of t tisan elections, except for elections under Subc	his Chapter.Chapter and does not apply
<u>to nonpar</u>	SECTION 2.16. G.S. 163-165.5(a)(3) reads	
	· · · · · · · · · · · · · · · · · · ·	appear on their notice of candidacy filed
	1	5.1, 163-106.2, 163-106.3, 163-106.4,
		<u>3-352</u> , or on petition forms filed in
		tle, appendage, or appellation indicating
		nted on the official ballot in connection as, however, may use the title Mr., Mrs.,
		nitted on an official ballot if used in the
	1	etition, but the nickname shall appear
		the State Board of Elections. Those
		of legitimate nicknames in ways that do
	-	lvertise the candidacy. In the case of
	•	he official ballot shall not contain the
	±	at instead shall contain the nominees for
		he candidates for elector represent. The
		sh a review procedure that local boards
		candidates' names appear on the official
	ballot in accordance with this subdivi	
	SECTION 2.17. This Part becomes effective	e with respect to primaries and elections
held on of	r after January 1, 2024.	
	III. ENHANCE LEGISLATOR TO I	LOBBYIST REVOLVING DOOR
RESTRI		
	SECTION 3.1. G.S. 120C-304 reads as rew	ritten:
-	304. Restrictions.	
(a)	No legislator or former legislator may registe	er as a lobbyist under this Article:
	 While in office. Defense the laten of the above of energies. 	$a = a + f_{a} + h_{a} = C C + 120C + 100(a)(7)h + 1$
	(2) Before the later of the close of session in which the logislator served or six	months For a period of two years after
	leaving office.	months <u>For a period of two years after</u>
(b)	No public servant or former public servant	as defined in GS 138A 3(70) a may
	s a lobbyist under this Chapter while in office of	
-	r leaving office.	or wrunn six months <u>for a period or two</u>
(c)	No public servant or former public servant	t as defined in GS 138A-3(70)c may
	is a lobby ist under this Chapter within six \mathbf{n}	· · · · · · · · ·
0	n from employment as a public servant. No ot	
-	s a lobbyist under this Chapter to lobby the Sta	
-	mployee within six months for a period of ty	
	n for cause from that State agency.	
·"		
	SECTION 3.2. This Part becomes effective	October 1, 2023.
PART II	I-A. ELIMINATE WET INK REGISTRAT	ION
	SECTION 3A.1. G.S. 163-82.6(c) reads as a	
"(c)	Signature. – The form shall be valid only if si	• • • • • •
-	signature, including signatures on application	
-	y groups, shall not be valid on a voter registrat	· I I
21A of th	is Chapter. Notwithstanding the provisions of th	his subsection, an electronically captured
		,

General Assembly Of North Carolina Session 2023 image of the signature of a voter on an electronic voter registration form offered by a State agency 1 2 shall be considered a valid signature for all purposes for which a signature on a paper voter 3 registration form is used." 4 5 PART IV. ONLINE VOTER REGISTRATION 6 SECTION 4.1. G.S. 163-82.3(a) reads as rewritten: 7 Form Developed by State Board of Elections. - The State Board of Elections shall "(a) 8 develop an application form for voter registration. registration that may be (i) printed out in blank 9 form or (ii) filled in online as set forth in G.S. 163-82.5A. Any person may use the form to apply 10 to do any of the following: 11 Register to vote. (1)12 (2)Change party affiliation or unaffiliated status. 13 (3) Report a change of address within a county. 14 (4) Report a change of name. 15 The county board of elections for the county where the applicant resides shall accept the form as application for any of those purposes if the form is submitted as set out in G.S. 163-82.3. this 16 17 section." 18 **SECTION 4.2.** Article 7A of Chapter 163 of the General Statutes is amended by 19 adding a new section to read: 20 "§ 163-82.5A. Online voter registration. This section may be cited as the "Online Voter Registration Act." 21 (a) Require Availability of Internet for Voter Registration. - The State Board of Elections 22 (b) shall ensure that the following services are available to the public at any time on its official public 23 24 website: 25 (1) Online application for voter registration, the content of which shall be 26 equivalent to the form provided by designated voter registration agencies. 27 Online assistance to those applying to register to vote. (2)28 Online completion and submission by applicants of the voter registration (3) 29 application, including the signature of the applicant pursuant to subsection (d) 30 of this section. 31 Online receipt of completed voter registration applications. (4) 32 To the extent any State agency described in G.S. 163-82.19 or G.S. 163-82.20 has (c) 33 signatures of clients, those agencies shall cooperate in sharing those signatures with the State 34 Board of Elections. 35 An application submitted under this section shall be deemed submitted to the election (d) 36 authority on the date it is received. 37 (e) An applicant for voter registration under this section provides a signature by doing 38 any of the following: 39 In the case of an applicant who has a signature on file with a State government (1)40 agency, authorizing the agency to transmit that signature to election officials. 41 Submitting with the application an electronic copy of the applicant's (2)42 handwritten signature through electronic means in a manner prescribed by the 43 State Board of Elections. Upon submission of a completed voter registration application under this section, the 44 (f) 45 State Board of Elections official website shall generate an immediate electronic confirmation on the website that the application has been received, with instructions as to how the applicant may 46 check the status of the application thereafter. 47 The State Board of Elections shall accept an online voter registration application 48 (g) 49 submitted under this section and ensure that the individual is registered to vote in this State if each of the following is satisfied: 50

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1	(1) The individual meets the same voter registration eligibility requirements
2	applicable to individuals who register to vote by mail.
3	(2) The individual provides a signature in accordance with subsection (e) of this
4	section.
5	(h) The State Board of Elections shall inform the applicant for voter registration of the
6	disposition of the application by regular mail. Additionally, the State Board shall make available
7	to the applicant the option to receive the disposition notification by email.
8	(i) No legal distinction shall be made between registration under this section and
9	registration by written application in accordance with the provisions of this Article.
10	(j) The State Board of Elections shall ensure that any registered voter may at any time
11	update the voter's registration information, including the voter's address, online through the State
12	Board's official public website in accordance with maintenance of the computerized statewide
13	voter registration list.
14	(k) Except as provided in G.S. 163-82.6A, the State Board shall revise any information
15	on the computerized list to reflect the update made by the voter at any time until the deadlines
16	for registration under G.S. 163-82.6(d) for a primary or general election.
17	(1) Upon receipt of updated registration information under this section, the State Board
18	of Elections shall send a notice confirming receipt of the updated information by regular mail,
19	and by email, if available."
20	SECTION 4.3. G.S. 163-82.6(d) reads as rewritten:
21	"(d) Registration Deadlines for a Primary or Election. – In order to be valid for a primary
22	or election, the form: form must comply with one of the following:
23	(1) If submitted by mail, must be postmarked at least 25 days before the primary
24	or election, except that any mailed application on which the postmark is
25	missing or unclear is validly submitted if received in the mail not later than 20
26	days before the primary or election, election.
27	(2) If submitted in person, by facsimile transmission, or by transmission of a
28	scanned document, or by online voter registration pursuant to G.S. 163-82.5A,
29	must be received by the county board of elections by a time established by
30	that board, but no earlier than 5:00 P.M., on the twenty-fifth day before the
31	primary or election, <u>election</u>.
32	(3) If submitted through a delegatee who violates the duty set forth in subsection
33	(a) of this section, must be signed by the applicant and given to the delegatee
34	not later than 25 days before the primary or election, except as provided in
35	subsection (f) of this section."
36	SECTION 4.4. G.S. 163-82.10(a1) reads as rewritten:
37 38	"(a1) Personal Identifying Information. – Full or partial social security numbers, dates of birth the identity of the public accept at which the voter registered under $C = 162, 82, 20$ and
38 39	birth, the identity of the public agency at which the voter registered under G.S. 163-82.20, any
39 40	electronic mail address submitted under this Article, Article 20, or Article 21A of this Chapter, photocopies of identification for voting, and drivers license numbers, whether held by the State
40 41	Board or a county board of elections, <u>or obtained through online voter registration under</u>
41	<u>G.S. 163-82.5A</u> , are confidential and shall not be considered public records and subject to
42 43	disclosure to the general public under Chapter 132 of the General Statutes. Cumulative data based
43 44	on those items of information may be publicly disclosed as long as information about any
44 45	individual cannot be discerned from the disclosed data. Disclosure of information in violation of
45 46	this subsection shall not give rise to a civil cause of action. This limitation of liability does not
47	apply to the disclosure of information in violation of this subsection as a result of gross
48	negligence, wanton conduct, or intentional wrongdoing that would otherwise be actionable."
49	SECTION 4.5. In establishing online voter registration in accordance with this Part,
50	the State Board of Elections shall establish appropriate technological security measures to protect
51	against unauthorized access to information. The State Board of Elections shall ensure that online

1 voter registration under this Part is provided in a manner that is accessible to persons with 2 disabilities so as to provide the same opportunity for access and participation as for other voters. 3 **SECTION 4.6.** There is appropriated from the General Fund to the State Board of 4 Elections the sum of two hundred fifteen thousand dollars (\$215,000) in recurring funds for each 5 year of the 2023-2025 fiscal biennium and the sum of ninety thousand dollars (\$90,000) in 6 nonrecurring funds for the 2023-2024 fiscal year to implement online voter registration pursuant 7 to this Part. 8 **SECTION 4.7.** Sections 4.1 through 4.5 of this Part become effective December 1, 9 2023. Section 4.6 of this Part becomes effective July 1, 2023. 10 11 PART V. AUTOMATIC VOTER REGISTRATION 12 SECTION 5.1. G.S. 163-82.3 reads as rewritten: 13 "§ 163-82.3. Voter registration application forms.forms; automatic voter registration at 14 certain agencies. Form Developed by State Board of Elections. - The State Board of Elections shall 15 (a) 16 develop an application form for voter registration. Any person may use the form to apply to do 17 any of the following: 18 19 Agency Application Form. Application. – The county board of elections where an (c) 20 applicant resides shall accept as application for any of the purposes set out in subsection (a) of 21 this section a form automatic voter registration developed pursuant to G.S. 163-82.19 or 22 G.S. 163-82.20." 23 SECTION 5.2. G.S. 163-82.6 reads as rewritten: 24 "§ 163-82.6. Acceptance of application forms. 25 How the Form May Be Submitted. – The county board of elections shall accept any (a) 26 form described in G.S. 163-82.3 if the applicant submits the form by mail, facsimile transmission, 27 transmission of a scanned document, or in person. person or by automatic voter registration 28 pursuant to G.S. 163-82.19 or G.S. 163-82.20. The applicant may delegate the submission of the 29 form to another person. Any person who communicates to an applicant acceptance of that 30 delegation shall deliver that form so that it is received by the appropriate county board of 31 elections in time to satisfy the registration deadline in subdivision (1) or (2) of subsection (d) of 32 this section for the next election. It shall be a Class 2 misdemeanor for any person to communicate 33 to the applicant acceptance of that delegation and then fail to make a good faith effort to deliver 34 the form so that it is received by the county board of elections in time to satisfy the registration 35 deadline in subdivision (1) or (2) of subsection (d) of this section for the next election. It shall be 36 an affirmative defense to a charge of failing to make a good faith effort to deliver a delegated 37 form by the registration deadline that the delegatee informed the applicant that the form would 38 not likely be delivered in time for the applicant to vote in the next election. It shall be a Class 2 39 misdemeanor for any person to sell or attempt to sell a completed voter registration form or to 40 condition its delivery upon payment. 41 . . . 42 Registration Deadlines for a Primary or Election. – In order to be valid for a primary (d) 43 or election, the form: form must comply with one of the following: 44 If submitted by mail, must be postmarked at least 25 days before the primary (1)45 or election, except that any mailed application on which the postmark is 46 missing or unclear is validly submitted if received in the mail not later than 20 47 days before the primary or election, election. 48 If submitted in person, by facsimile transmission, or-by transmission of a (2)49 scanned document, or by automatic voter registration, must be received by the 50 county board of elections by a time established by that board, but no earlier 51 than 5:00 P.M., on the twenty-fifth day before the primary or election, election.

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1	(3) If submitted through a delegatee who violates the duty	v set forth in subsection
2	(a) of this section, must be signed by the applicant and	
3	not later than 25 days before the primary or election,	
4	subsection (f) of this section.	
5	"	
6	SECTION 5.3. G.S. 163-82.19 reads as rewritten:	
7	"§ 163-82.19. Voter Automatic voter registration at drivers license of	fices; coordination on
8	data interface.	
9	(a) <u>Automatic Voter Registration at Drivers License Offices. – Th</u>	
10	2024, the Division of Motor Vehicles shall, pursuant to the rules adopted	
11	the State Board of Elections, modify its forms so that implement a method	
12	person who applies for original issuance, renewal or correction of a dri	
13	identification card issued under G.S. 20-37.7 may, on a part of the form, c	
14	to register shall be automatically registered to vote, or able to update the	
15	the voter has changed his or her address or moved from one precinct t	
16 17	county to another. The person taking the application shall ask if the appl	
17 18	United States. If the applicant states that the applicant is not a citizen ϵ	
18 19	declines to answer the question, the person taking the application shall in it is a felony for a person who is not a citizen of the United States to apply	
20	application shall state in clear language the penalty for violation of this	-
20	forms shall be prescribed by the State Board of Elections. The form mu	
22	voter registration address of the voter, if any. If a previous address is lis	
23	county of residence of the applicant, the appropriate county board of e	
24	application as an authorization to cancel the previous registration and a	
25	under the procedures of G.S. 163-82.9. If a previous address is listed an	-
26	county where the voter applies to register, the application shall be proc	
27	submitted under G.S. 163-82.9. inform the applicant of the following:	
28	(1) That the applicant shall be registered to vote or hav	e the applicant's voter
29	registration record updated, as applicable, unless the a	pplicant declines.
30	(2) The qualifications to vote under G.S. 163-55.	
31	(3) That the applicant should not register if the application	
32	qualifications described under subdivision (2) of this s	
33	(4) That any person who willfully and knowingly and with	
34	false information on the application is guilty of a Class	•
35	(5) That if the applicant declines to register to vote, the fac	
36	declined to register will remain confidential and be use	a for voter registration
37 38	purposes only.	nom under Chanter 15C
38 39	(6) <u>Information regarding the address confidentiality prog</u> of the General Statutes, including how to register for	-
39 40	voter registration may impact participation in the prog	
40 41	(a1) Requirements. – If the applicant does not decline voter registration	
42	the application shall require the applicant to provide all information req	
43	under G.S. 163-82.4, including declaring a preference to be affiliated wi	
44	preference to be an unaffiliated voter. If the applicant fails to declare a po	- - -
45	the applicant's political affiliation shall be designated as unaffiliated. The	± •
46	an electronic signature as required under G.S. 163-82.6(c), subject to the	
47	which the applicant attests that the information provided by the applica	
48	applicant meets all qualifications to become a registered voter.	
49	(a2) <u>When Registration Effective.</u> – Registration shall become effective.	ffective as provided in
50	G.S. 163-82.7. Applications to register to vote accepted at a drivers lie	
51	section until the deadline established in G.S. 163-82.6(d)(2) shall be trea	ited as timely made for

an election, and no person who completes an application at that drivers license office shall be 1 2 denied the vote in that election for failure to apply earlier than that deadline. 3 All applications shall be forwarded by the Transmittal from Department of (a3) 4 Transportation to Board of Elections. – The Department of Transportation shall electronically 5 transmit the applications of applicants who have not declined voter registration to the appropriate board of elections not later than five business days after the date of acceptance, according to rules 6 7 which shall be promulgated by the State Board of Elections. Those rules shall provide for a 8 paperless, instant, electronic transfer of applications to the appropriate board of elections. 9 Confidentiality of Declination to Register. - No information relating to a declination (a4) 10 to register to vote in connection with a voter registration application at a Division of Motor Vehicles office may be used for any purpose other than voter registration. The State Board shall 11 12 ensure that information acquired for purposes of automatic voter registration under this section is kept confidential in accordance with G.S. 163-82.4(c), including compliance with any voter 13 14 registration requirements under G.S. 163-82.10. Any-Ineligible Applications Prohibited. - If a person who is ineligible to vote 15 (b) becomes registered to vote pursuant to this section, the person shall not be eligible to vote but 16 shall not automatically be subject to criminal penalty. However, any person who willfully and 17 18 knowingly and with fraudulent intent gives false information on the application described under 19 this section is guilty of a Class I felony. 20 . . . 21 (d) No Requirement to Determine Eligibility. - Nothing in this section shall be construed 22 as requiring the Department of Transportation to determine eligibility for voter registration and 23 voting." 24 SECTION 5.4. G.S. 163-82.20 reads as rewritten: 25 Voter registration at other public agencies.agencies; automatic voter "§ 163-82.20. 26 registration. 27 (a) Voter Registration Agencies. – Every office in this State which accepts: 28 29 Duties of Voter Registration Agencies. A Agencies; Automatic Voter Registration (b) 30 Information. - Beginning January 1, 2025, a voter registration agency described in subsection 31 (a) of this section shall, unless the applicant declines, in writing, to register to vote: in consultation 32 with the State Board, provide, with each application for service or assistance, and with each 33 recertification, renewal, or change of address relating to such service or assistance, an application 34 process for automatic voter registration. The person taking the application shall inform the 35 applicant of the following: 36 Distribute with each application for service or assistance, and with each (1)37 recertification, renewal, or change of address relating to such service or 38 assistance: 39 The voter registration application form described in G.S. 163-82.3(a) a. 40 or (b); or 41 The voter registration agency's own form, if it is substantially b. 42 equivalent to the form described in G.S. 163-82.3(a) or (b) and has 43 been approved by the State Board of Elections, provided that the 44 agency's own form may be a detachable part of the agency's paper 45 application or may be a paperless computer process, as long as the 46 applicant is required to sign an attestation as part of the application to 47 register. 48 That the applicant shall be registered to vote or have the applicant's voter registration record updated, as applicable, unless the applicant declines. 49

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	(2)	Provide a form that contains the elements	required by section 7(a)(6)(B) of
		the National Voter Registration Act; and	
		G.S. 163-55.	
	(3)	Provide to each applicant who does not de	ecline to register to vote the sam
	(-)	degree of assistance with regard to the	0
		application as is provided by the office wi	
		own forms. That the applicant should not reg	0 1
		the qualifications described under subdivisi	
	(4)	That any person who willfully and knowing	
	<u>(17</u>	false information on the application is guilt	-
	(5)	That if the applicant declines to register to v	
	<u>(5)</u>	declined to register will remain confidential	
		purposes only.	Tand be used for voter registratio
	(6)	Information regarding the address confident	tiality program under Chapter 15(
	<u>(0)</u>	of the General Statutes, including how to	
		voter registration may impact participation	
	(b1) Requ	irements. – If the applicant does not decline vo	
tha	· · · ·	hall require the applicant to provide all infor	
		32.4, including declaring a preference to be at	±
-		an unaffiliated voter. If the applicant fails to c	
		blitical affiliation shall be designated as unaffi	
	-	nature as required under G.S. 163-82.6(c), su	
		cant attests that the information provided by	* *
<u>app</u>		all qualifications to become a registered voter	
.1		oyment Security Law Applicants. – Provide	
	designated under subdivision (a)(3) of this section shall only be required to provide the services		
	set out in this subsection to applicants for new claims, reopened claims, and changes of address		
unc	er Chapter 96	5 of the General Statutes, the Employment Sec	curity Law.
	 (f) Courf	landialita af Daalinatian ta Daaistan Nation	
		dentiality of Declination to Register. – No in	•
		e in connection with an application made at a	
		pose other than voter registration. <u>The State B</u>	
-		poses of automatic voter registration under t	-
		G.S. 163-82.4(c), including compliance with a	any voter registration requirement
unc	ler G.S. 163-8		A
		mittal From Agency to Board of Elections. –	• • • • • •
	1	oter registration agency shall be accepted by th	U I I I
		ication. Any such application so received sha	
		nsmit the applications of applicants who did n	
		d of elections not later than five business da	
rule	s which shall	be promulgated by the State Board of Election	ons.
		tible Applications Prohibited. – No person sh	11 0
		ection if that person is ineligible on account of	0
for	-	time provided by law, or because of convicti	· · ·
		e becomes registered to vote pursuant to this	=
ine		out shall not automatically be subject to crimi	nal penalty. However, any perso
<u>inel</u> elig			
<u>inel</u> elig who	o willfully and	d knowingly and with fraudulent intent gives fa	alse information on the application
<u>inel</u> elig who	o willfully and cribed under	this section is guilty of a Class I felony.	
inel elig who des	o willfully and cribed under (j) No Re	•••	g in this section shall be construe

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1	SECTION 5.5. G.S. 163-82.20A reads as rewritten:
2	"§ 163-82.20A. Voter registration upon restoration of citizenship.
3	The State Board of Elections, the Division of Prisons of the Department of Adult Correction,
4	and the Administrative Office of the Courts shall jointly develop and implement educational
5	programs and procedures for persons to apply to register to vote at the time they are restored to
6	citizenship and all filings required have been completed under Chapter 13 of the General Statutes.
7	Those procedures shall be designed to do both of the following:
8	(1) Inform the person that the restoration of rights removes the person's
9	disqualification from voting, but that in order to vote the person must register
10 11	to vote. vote, including informing the person of automatic voter registration in
11	accordance with G.S. 163-82.19 or G.S. 163-82.20.
12	(2) Provide an opportunity to that person to register to vote. At a minimum, the program shall include a written notice to the person whose citizenship has
13 14	been restored, informing that person that the person may now register to vote, with a voter
15	registration form enclosed with the notice."
16	SECTION 5.6. Sections 5.1 through 5.3 and Section 5.5 of this Part become effective
17	January 1, 2024. Section 5.4 of this Part becomes effective January 1, 2025. The remainder of
18	this Part is effective when it becomes law.
19	
20	PART VI. OPEN MEETINGS LAW REFORM/LIVE VIDEO AND AUDIO
21	STREAMING IN LEGISLATIVE COMPLEX
22	SECTION 6.1. G.S. 143-318.14A reads as rewritten:
23	"§ 143-318.14A. Legislative commissions, committees, and standing subcommittees.
24	
25	(b) Reasonable public notice of all meetings of commissions, committees, and standing
26	subcommittees of the General Assembly shall be given. given to all members of the General
27	Assembly; to all members of the commissions, committees, and standing subcommittees; and to
28 29	the Legislative Services Office, which shall post the notice on the General Assembly website. For purposes of this subsection, "reasonable public notice" includes, but is not limited
29 30	to: "adequate public notice" means written or electronic notice that is posted and emailed to those
31	who have requested notice at least 48 hours before the time of the meeting. The notice shall
32	include the time, date, location, and, to the extent known, the agenda of the meeting.
33	(1) Notice given openly at a session of the Senate or of the House; or
34	(2) Notice mailed or sent by electronic mail to those who have requested notice,
35	and to the Legislative Services Office, which shall post the notice on the
36	General Assembly web site.
37	(b1) The chair of the commission, committee, or standing subcommittee shall make the
38	agenda for a meeting noticed under subsection (b) of this section readily available for public
39	inspection no less than 24 hours in advance of the time of the meeting. Except for items of an
40	emergency nature, the agenda shall not be altered after the notice has been made available to the
41	public. The commission, committee, or standing subcommittee may modify the agenda to include
42	items of an emergency nature only during the meeting. As used in this subsection, items of an
43	emergency nature are matters that involve unexpected circumstances that require immediate
44	consideration by the commission, committee, or standing subcommittee.
45 46	(b2) No later than 24 hours in advance of the time of the meeting, the chair of the
46 47	commission, committee, or standing subcommittee shall make available to the members of the same the text of all bills, proposed committee substitutes, and amendments that will be considered
47 48	during the scheduled meeting. No commission, committee, or standing subcommittee shall
40 49	consider or act on a bill, proposed committee substitute, or amendment that has not been made
50	available to the members in accordance with this subsection.

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1 2 3		43-318.12 shall not apply to meetings of con mittees of the General Assembly.	nmissions, committees, and
4		FION 6.2. The Legislative Services Officer (LSO)	shall ensure live audiovisual
5		floor proceedings and all committee meetings held	
6	Ũ	streaming shall include (i) public participation	0 1
7		reaming technology and (ii) access to the recorded	
8		8 hours after all floor proceedings or committee me	
9	SEC	FION 6.3. This Part is effective when it becomes	law.
10			
11		SENTEE BALLOTS	
12		FION 7.1.(a) G.S. 163-229(b)(3) reads as rewritte	
13	"(3)	A space for the identification of the two persons	
14		of the absentee ballot in accordance with G	
15		signatures, and those persons' addresses.that	person's signature, and that
16 17	SEC	person's address." FION 7.1.(b) G.S. 163-231(a) reads as rewritten:	
17		dure for Voting Absentee Ballots. – In the presence	a of two persons one person
19		st 18 years of age, and who are is not disqualified	· · ·
20		the voter shall do all of the following:	$109 \ 0.5. \ 103 \ 220.3(a)(4) \ 01$
21	0.5. 105 257(0),	the voter shall do an of the following.	
22	(5)	Require those two persons the person in whose p	resence the voter marked that
23	(-)	voter's ballots to sign the application and certifica	
24		to indicate those persons' addresses. the person's	
25		code does not invalidate the application and cert	
26	(6)	Do one of the following: Have the witness in who	
27		that voter's ballots certify that the voter is the p	
28		<u>ballots.</u>	
29		a. Have the application notarized. The nota	
30		in whose presence the voter marked that	
31		b. Have the two persons in whose presence	
32		ballots to certify that the voter is the reg	gistered voter submitting the
33	A 1/ /* 1	marked ballots.	
34 35		to the prior paragraph of this subsection, any red	
35 36		1 if witnessed by one notary public, who shall hat paragraph. The notary shall affix a valid notar.	
30 37		"Notary Public" below his or her signature.	har sear to the envelope, and
38		<u>person</u> in whose presence the ballot is marked s	hall at all times respect the
39		llot and the privacy of the absentee voter, unless	
40		s otherwise authorized by law to give assistance. W	
41	-	envelope, with the ballots enclosed, shall be transm	
42		osection (b) of this section to the county board o	
43	ballots."		
44	SEC	FION 7.2. G.S. 163-230.2(c) reads as rewritten:	
45	"(c) Retur	n of Request The completed request form for	or absentee ballots shall be
46	delivered either	n person or by mail, email, or fax to the county be	pard of elections only by any
47	of the following:		
48	(1)	The voter.	
49	(2)	The voter's near relative or verifiable legal guard	
50	(3)	A member of a multipartisan team trained and au	thorized by the county board
51		of elections pursuant to G.S. 163-226.3."	

SECTION 7.3. This Part is effective when it becomes law and applies to elections

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1

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		voter has reported a change of address for voting purposes outside the county; county.
	b.	A notice of cancellation received under G.S. 163-82.9; orG.S. 163-82.9.
	c.	A notice of cancellation received from an election jurisdiction outside the State.
(2)	Fails t	to respond <u>after no less than 60 days</u> to a confirmation mailing sent by
(-)		bunty board in accordance with this subdivision and does not vote or
		r to vote in an election beginning on the date of the notice and ending
		a day after the date of the second general election for the United States
		e of Representatives that occurs after the date of the notice. A county
		sends a confirmation notice in accordance with this subdivision if the
	notice	notice complies with each of the following:
	a.	Is a postage prepaid and preaddressed return card, sent by forwardable
		mail, on which the registrant may state current address; address.
	b.	Contains or is accompanied by a notice to the effect that if the
		registrant did not change residence but remained in the county, the
		registrant should return the card not later than the deadline for
		registration by mail in G.S. 163-82.6(d)(1); and G.S. 163-82.6(d)(1).
	c.	Contains or is accompanied by information as to how the registrant
		may continue to be eligible to vote if the registrant has moved outside
		the county.
	<u>d.</u>	If a voter has provided the county board of elections with an email
		address, is an email that (i) provides the confirmation mailing has been
		sent, (ii) contains information on how the registrant may confirm the
		registrant's current address online, and (iii) contains information on
		how the voter may continue to be eligible to vote if the registrant has
		moved outside the county. If the voter has not provided an email
		address to the county board but has provided a phone number, the
		county board shall contact the voter by phone to provide this
		information.
		inty board shall send a confirmation mailing in accordance with this
		vision to every registrant after every congressional election if the county
(2)		has not confirmed the registrant's address by another means.
(3)	-	egistrant who is removed from the list of registered voters pursuant to
		bsection shall be reinstated if the voter appears to vote and gives oral or affirmation that the voter has not moved out of the county but has
		ained residence continuously within the county. That person shall be
		ed to vote as provided in G.S. 163-82.15(f).
(d1) Notwi		ing subsection (d) of this section, a county board of elections shall not
		its list of registered voters solely based on the county board receiving a
		verable" without taking steps to confirm the registrant's current address
by other means.	unden	refuere white a white steps to commin the registrants current address
<u></u> "		
		CE OF SDENDING
PART X. TRUE	SOUR	CE OF SPENDING
SECT	TON 1	0.1. G.S. 163-278.12 is amended by adding a new subsection to read: olitical committees that do not receive more than six thousand four
"(h) Excep	TION 10 t for po	0.1. G.S. 163-278.12 is amended by adding a new subsection to read:
SECT " <u>(h) Excep</u> <u>hundred dollars (</u>	TION 1 <u>t for po</u> (\$6,400)	0.1. G.S. 163-278.12 is amended by adding a new subsection to read: olitical committees that do not receive more than six thousand four

1	amounts of those	e donations, and any intermediaries who transferred the funds before they were
2	contributed to th	e filer. For purposes of this subsection, "original source" means an individual
3	who contributes	wages, investment income, or bequests or a person that contributes money
4		ordinary commercial transactions. Any person or entity making a donation of
5		ollars (\$1,000) or more, in the aggregate, in an election to a person or entity
6		t donations under this subsection shall inform that person or entity of the identity
7		urces of funds being transferred, the amounts of the persons' original funds being
8		the identity of any persons who previously transferred the original funds."
9		FION 10.2. G.S. 163-278.12C is amended by adding a new subsection to read:
10		pt for political committees that do not receive more than six thousand four
11		(\$6,400), or the amount set by G.S. 163-287.13, from any one person in an
12		when reporting donations of one thousand dollars (\$1,000) or more in the
13		this subsection, shall disclose the identity of the original source of the funds, the
14		e donations, and any intermediaries who transferred the funds before they were
15		e filer. "Original source" has the same meaning as in G.S. 163-278.12(h). Any
16		making a donation of one thousand dollars (\$1,000) or more, in the aggregate,
17		a person or entity required to report donations under this subsection shall inform
18		tity of the identity of the original sources of funds being transferred, the amounts
19	-	riginal funds being transferred, and the identity of any persons who previously
20	transferred the o	
21		TION 10.3. G.S. 163-278.39(a) is amended by adding a new subdivision to
22	read:	
23	" <u>(5)</u>	In an advertisement made by a sponsor other than a candidate, political party
24	<u>(57</u>	organization, an individual solely spending the individual's own personal
25		funds received through wages, investment income, or bequests or a person
26		solely spending money received through ordinary commercial transactions,
27		the advertisement bears the legend or includes the statement: "[Names of top
28		three donors] are the top donors who helped pay for this message." In a
29		television advertisement or digital communication, this disclosure shall be
30		made by visual legend. In advertisements made by a sponsor that reports
31		original sources under G.S. 163-278.12 or G.S. 163-278.12C, the top three
32		donors shall be the three original sources who have donated the highest
33		aggregate amounts to the sponsor in the election cycle."
34		aggregate amounts to the sponsor in the election cycle.
35	ΡΑΡΤ ΧΙ ΤΡΑ	NSPARENCY FOR DIGITAL CAMPAIGN ADS
36		TION 11.1. G.S. 163-278.6 reads as rewritten:
37	"§ 163-278.6. D	
38	-	n this Article:
39	when used i	
40	 (28a)	The term "digital communication" means any communication, for a fee,
40	<u>(20a)</u>	placed or promoted on a public-facing website, web application, or digital
42		application, including a social network, advertising network, or search engine.
42		application, including a social network, advertising network, or search engine.
43 44	··· (41)	The term "election communication" means any breadcast schle or
44 45	(41)	The term "electioneering communication" means any broadcast, cable, or
43 46		satellite communication, or mass mailing, or telephone bank bank, or digital
		<u>communication</u> that has all the following characteristics:
47 18		a. Refers to a clearly identified candidate for elected office.
48 40		b. In the case of the general election in November of the even-numbered
49 50		year is aired or transmitted within 60 days of the election for that office.
50 51		
51		c. May be received by either:

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1 2 3	1.	50,000 or more individuals in the S statewide office or 7,500 or more in election if in the form of broadca	dividuals in any other
4 5 6	2.	communication. 20,000 or more households, cumula statewide election or 2,500 house	nolds, cumulative per
7 8 9	"	election, in any other election if in the telephone bank.	form of mass mailing or
9 10	" SECTION 11.2 G S	5. 163-278.38Z(1) reads as rewritten:	
10		nt" means any message appearing in	n the print media on
12		on radio-television or radio, or through	1
12		es a contribution or expenditure under th	-
13		S. 163-278.39 reads as rewritten:	is mucic.
15		e requirements for all political adverti	isements.
16		. – It shall be unlawful for any s	
17	· · ·	a or media, on radio or television televi	
18	-	s an expenditure, independent expe	
19		required to be disclosed under this	
20	following conditions are met:	1	
21	6	egend or includes the statement: "Paid	for by [Name of
22		indidate campaign committee, politic	-
23		on committee, referendum committee	
24		television or digital communication	
25	disclosure sha	ll be made by visual legend.	
26			
27	If an advertisement describe	d in this section is jointly sponsored, t	he disclosure statement
28	shall name all the sponsors.		
29	· · · · ·	The following shall apply to the various	
30	·	lia advertisement covered by subsection	
31	-	isclosure statements required by that sul	
32		percent (5%) of the height of the	
33		, provided that the type shall in no even	
34		advertisement in a newspaper or a new	I I ⁷
35	-	disclosure statement need not constit	-
36	1 1	of the advertisement if the type of the d	
37 38	-	s in size. If a single advertisement con	
38 39	page, fold, or	s, the disclosure requirement of this sect	tion applies only to one
40	10	n advertisement covered by subsection	(a) of this section the
41		ure legend shall constitute four percent	
42		, and where the television advertisement	· · · · ·
43		e or candidate campaign committee, the	
44	-	simultaneously with an easily identifia	-
45	11	at least two seconds.	ioto photograph of the
46		dvertisement covered by subsection (a) of this section, the
47		tement shall last at least two seconds, p	
48		t its contents may be easily understood.	
49	-	ommunication advertisement covered b	y subsection (a) of this
50	section, the di	isclosure statement shall appear (i) in le	tters at least as large as
51	the smallest to	ext in the digital communication or (ii)	in a heading or similar

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	section of text displayed above or within the digital communication that is
	visually distinct from the text of the digital communication and shall have a
	reasonable degree of color contrast between the background and the disclosure
	statement. If the digital communication is disseminated through a medium in
	which the provision of the disclosure statement is not possible, the digital
	communication shall, in a clear and conspicuous manner, include the
	following:
	<u>a.</u> The name of the person who paid for the digital communication.
	b. A means for the recipient of the digital communication to obtain the
	remainder of the information required by this section with minimal
	effort and without receiving or viewing any additional material other
	than the disclosure statement.
	(c) Misrepresentation of Authorization. – Notwithstanding G.S. 163-278.27(a), any
(candidate, candidate campaign committee, political party organization, political action
	committee, referendum committee, individual, or other sponsor making an advertisement in the
	print media or media, on radio or television television, or through digital communication bearing
-	any legend required by subsection (a) of this section that misrepresents the sponsorship or
	authorization of the advertisement is guilty of a Class 1 misdemeanor."
C	SECTION 11.4. G.S. 163-278.39C reads as rewritten:
,	'§ 163-278.39C. Scope of disclosure requirements.
	The disclosure requirements of this Part apply to any sponsor of an advertisement in the print
	media or media, on radio or television television, or through digital communication the cost or
	value of which constitutes an expenditure or contribution required to be disclosed under this
	Article, except that the disclosure requirements of this Part:
1	(1) Do not apply to an individual who makes uncoordinated independent
	expenditures aggregating less than one thousand dollars (\$1,000) in a political
	campaign; and (2) Do not apply to an individual who incurs expanses with respect to a
	(2) Do not apply to an individual who incurs expenses with respect to a referendum.
	The disclosure requirements of this Part do not apply to any advertisement the expenditure
4	for which is required to be disclosed by G.S. 163-278.12A alone and by no other law."
1	SECTION 11.5. Part 1A of Article 22A of Chapter 163 of the General Statutes is
	amended by adding a new section to read:
	*§ 163-278.39D. State Board of Elections to maintain records of digital communications
	for political advertising.
	Any person using digital communication, as defined under G.S. 163-278.6(28a), that is
	covered by G.S. 163-278.39(a) shall submit that digital communication to the State Board of
	Elections along with the disclosure information required under G.S. 163-278.39. The State Board of
	of Elections shall maintain the information submitted pursuant to this section on the State Board
	-
	of Elections website and the information shall be deemed public records and available for inspection on the website. The State Board shall display the following information on its website
	as related to the digital communication:
<u>c</u>	•
	(1) The name of the person. (2) The situ and state where the entity is leasted
	(2) The city and state where the entity is located.
	(3) The amount spent by the person for each candidate.
	(4) <u>A copy of the political advertisement.</u> (5) The dates on date range on which the political advertisement runs "
	(5) The dates or date range on which the political advertisement runs."
	SECTION 11.6. This Part becomes effective September 1, 2023, and applies to
e	elections conducted on or after that date.
	PART XII. PROTECTION AGAINST FOREIGN INTERFERENCE

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" <u>(a1)</u> Notw	FION 12.1. G.S. 163-278.39 is amended by adding a ne <u>ithstanding any provision of law to the contrary and in</u>	n accordance with any
	reign national expending funds for political advertising the	
	e State or local government policy, a State or local gov	
	clude a statement in the advertisement that identifies the	-
	sing that the advertising is sponsored by the foreign nation ave the same meaning as defined in 52 U.S.C. § 30121(b	
	MITATIONS/SUPER PACS INFLUENCE	the Communit Statester :
	FION 13.1. Part 1 of Article 22A of Chapter 163 of ting a new section to read:	the General Statutes is
•	Limitations on super political action committees' int	fluence
	ithstanding any other provision of law to the contrary, a	
	independent expenditures shall notify the State Board of	
of any of the fol		
(1)	Any contribution in excess of one thousand dollars (\$	S1,000) received by the
<u>+</u>	committee before an election but after the period cov	· · · · ·
	due before that election. This notification shall be made	
	the receipt of the contribution and shall include the n	
	the contributor, and the date of receipt and amount of the	the contribution.
<u>(2)</u>	Any contribution or donation in excess of one thousand	d dollars (\$1,000) made
	by the committee before an election but after the per-	iod covered by the las
	report due before that election. This notification shall b	
	after the contribution or donation is made and shall in	nclude the name of the
	committee and the recipient and the date and amount	t of the contribution of
	donation.	
	person who receives, directly or indirectly, a contribution	
	this section and who transfers more than one thousand	
	person shall disclose to that person, in writing, at the tin	me the transfer is made
each of the follo		de the contribution of
<u>(1)</u>	The identification of the political committee who may donation and the date and amount of the contribution of	
<u>(2)</u>	The identification of any other person subject to this s	
<u>(2)</u>	transferor or transferee of the funds from the political of	-
	and amount of the contribution or donation.	Johnnittee, and the date
(c) For p	urposes of this section, a contribution or donation inclu	ides a nledge promise
	r agreement to make a future contribution or donation."	ides a preage, promise.
<u></u>		
PART XIV. RE	ESTABLISH NORTH CAROLINA PUBLIC CAMP	AIGN FUND
SEC	FION 14.1. G.S. 163-278.69 is recodified as G.S. 163-2	278.158.
SEC	FION 14.2. Chapter 163 of the General Statutes is a	mended by adding the
following new A	rticle to read:	
	" <u>Article 22I.</u>	
	"The North Carolina Public Campaign Fund.	
	Purpose of the North Carolina Public Campaign Fu	
	of this Article is to ensure the fairness of democratic elec	
-	e constitutional rights of voters and candidates from the	
	ge amounts of money being raised and spent to influence	
	effects being especially problematic in elections o	
	niquely important to the integrity and credibility of the co	
Article establish	es the North Carolina Public Campaign Fund as an	alternative source o

1	campaign financi	ng for candidates who demonstrate public support and voluntarily accept strict
2	fundraising and sp	pending limits. This Article is available to candidates for justice of the Supreme
3		of the Court of Appeals in elections to be held in 2024 and thereafter.
4	" <u>§ 163-278.151.</u>	
5	The following	g definitions apply in this Article:
6	<u>(1)</u>	Board. – The State Board of Elections.
7	<u>(2)</u>	Candidate An individual who becomes a candidate as described in
8		G.S. 163-278.6(9). The term includes a political committee authorized by the
9		candidate for that candidate's election.
10	<u>(3)</u>	Certified candidate. – A candidate running for office who chooses to receive
11		campaign funds from the Fund and who is certified under
12		<u>G.S. 163-278.153(c).</u>
13	<u>(4)</u>	Contested primary and contested general election An election in which
14		there are more candidates than the number to be elected. A distribution from
15		the Fund pursuant to this Article is not a "contribution" and is not subject to
16		the limitations of G.S. 163-278.13 or the prohibitions of G.S. 163-278.15 or
17		<u>G.S. 163-278.19.</u>
18	<u>(5)</u>	Contribution Defined in G.S. 163-278.6. A distribution from the Fund
19		pursuant to this Article is not a "contribution" and is not subject to the
20		limitations of G.S. 163-278.13 or the prohibitions of G.S. 163-278.15 or
21		<u>G.S. 163-278.19.</u>
22	<u>(6)</u>	Electioneering communication. – As defined in G.S. 163-278.6, except that it
23		is made during the period beginning 30 days before absentee ballots become
24		available for a primary and ending on primary election day and during the
25		period 60 days before absentee ballots become available for a general election
26		and ending on general election day.
27	$\frac{(7)}{(2)}$	Expenditure. – Defined in G.S. 163-278.6.
28	<u>(8)</u>	<u>Fund. – The North Carolina Public Campaign Fund established in</u>
29	$\langle 0 \rangle$	<u>G.S. 163-278.152.</u>
30	$\frac{(9)}{(10)}$	Independent expenditure. – Defined in G.S. 163-278.6.
31 32	<u>(10)</u>	<u>Maximum qualifying contributions.</u> – An amount of qualifying contributions
	(11)	<u>equal to 60 times the filing fee for candidacy for the office.</u> <u>Minimum qualifying contributions. – An amount of qualifying contributions</u>
33 34	<u>(11)</u>	
34 35	<u>(12)</u>	<u>equal to 30 times the filing fee for candidacy for the office.</u> Nonparticipating candidate. – A candidate running for office who is not
36	(12)	seeking to be certified under G.S. 163-278.153(c).
37	(13)	Office. – A position on the North Carolina Court of Appeals or North Carolina
38	(15)	Supreme Court.
39	(14)	Participating candidate. – A candidate for office who has filed a declaration
40	(1+)	of intent to participate under G.S. 163-278.153.
41	(15)	Political committee. – Defined in G.S. 163-278.6.
42	$\frac{(15)}{(16)}$	Qualifying contribution. – A contribution of not less than ten dollars (\$10.00)
43	<u>(10)</u>	and not more than five hundred dollars (\$500.00) in the form prescribed for
44		noncash monetary contributions in G.S. 163-278.14(b) to the candidate or the
45		candidate's committee that meets both of the following conditions:
46		<u>a. Made by an individual who is a registered voter in this State at the time</u>
47		of the submittal of the report specified in G.S. 163-278.153(c).
48		b. Made during the qualifying period and obtained with the approval of
49		the candidate or candidate's committee.
50	<u>(17)</u>	Qualifying period. – The period beginning September 1 in the year before the
51	<u> </u>	election and ending on the day of the primary of the election year.

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1	(18)	Referendum committee. – Defined in G.S. 163-278.6.		
2	" <u>§ 163-278.152.</u>	"§ 163-278.152. North Carolina Public Campaign Fund established; sources of funding.		
3	(a) Estab	<u>lishment of Fund. – The North Carolina Public Campaign Fur</u>	nd is established to	
4	finance the elect	ion campaigns of certified candidates for office and to pay a	administrative and	
5	enforcement cos	sts of the Board related to this Article. The Fund is a s	pecial, dedicated,	
6	nonlapsing, nonr	everting fund. All expenses of administering this Article, inc	luding production	
7	and distribution	of the Voter Guide required by G.S. 163-278.158 and personn	nel and other costs	
8	incurred by the I	Board, including public education about the Fund, shall be pa	aid from the Fund	
9	and not from the	General Fund. Any interest generated by the Fund is credited	d to the Fund. The	
0	Board shall admi	inister the Fund.		
1		es of Funding Money received from all of the following	g sources shall be	
2	deposited in the			
3	<u>(1)</u>	Designations made to the Public Campaign Fund by inc	lividual taxpayers	
ŀ		pursuant to G.S. 105-159.3.		
	<u>(2)</u>	Public Campaign Fund revenues distributed for an electron	ction that remain	
)		unspent or uncommitted at the time the recipient is no	longer a certified	
		candidate in the election.		
	<u>(3)</u>	Money ordered returned to the Public Campaign Fund in	n accordance with	
)		<u>G.S. 163-278.157.</u>		
)	<u>(4)</u>	Voluntary donations made directly to the Public		
			and professional	
		associations may make donations to the Fund.		
	<u>(5)</u>	Money collected from the sixty dollar (\$60.00) surch	arge on attorney	
		membership fees in G.S. 84-34.	.1 0	
		mination of Fund Amount. – By October 1, 2024, and every tw	-	
		hall prepare and provide to the Joint Legislative Elections Ove		
	-	nting, evaluating, and making recommendations relating to t		
		and enforcement of this Article. In its report, the Board shal	<u>I set out the lunds</u>	
		and the expected needs of the Fund for the next election. Requirements for participation; certification of candidat	00	
		ration of Intent to Participate. – Any individual choosing to		
		und shall first file with the Board a declaration of intent to part		
		idate for a stated office. The declaration of intent shall be file	÷	
		eriod and before collecting any qualifying contributions. In the		
		wear or affirm that only one political committee, identified		
		contributions, expenditures, and obligations for the participat		
		e will comply with the contribution and expenditure limits set		
		n and all other requirements set forth in this Article or adop		
		y is a violation of this Article.		
		ponstration of Support of Candidacy. – Participating cand	didates who seek	
		eceive campaign funds from the Fund shall first, during the qu		
		the Supreme Court, obtain qualifying contributions from at le		
		egate sum that at least equals the amount of minimum qualif		
		. 163-278.151(11) but that does not exceed the amount of ma		
		escribed in G.S. 163-278.151(10). If a participating cand		
		an office on the Court of Appeals, the candidate shall	_	
	contributions fro	m at least 400 registered voters in an aggregate sum that a	at least equals the	
,	amount of minin	num qualifying contributions described in G.S. 163-278.151	(11) but that does	
)	not exceed the ar	nount of maximum qualifying contributions described in G.S.	163-278.151(10).	
)	<u>No payment,</u>	gift, anything of value, or the opportunity to win anything	of value shall be	
1	given in exchang	e for a qualifying contribution.		

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1	(c) Certif	ication of Candidates. – Upon receipt of a	a submittal of the record of
2		port by a participating candidate, the Board sha	
3	-	nplied with all of the following requirements:	
4	(1)	Signed and filed a declaration of intent to part	icipate in this Article.
5	$\overline{(2)}$	Submitted a report itemizing the appropriate	
6	<u> </u>	contributions received from registered voters	
7		through a random sample or other means it a	•
8		the county of residence of each registered vote	1 1
9	<u>(3)</u>	Filed a valid notice of candidacy pursuant to A	
10	$\overline{(4)}$	Otherwise met the requirements for participati	-
11		all certify candidates complying with the requi	
12		no later than five business days after receipt	
13	demonstrated sur	-	<u></u>
14	-	ctions on Contributions and Expenditures for	or Participating and Certified
15		he following restrictions shall apply to contri	
16		pating and certified candidates:	<u> </u>
17	(1)	Beginning January 1 of the year before the ele	ection and before the filing of a
18	<u>, , , , , , , , , , , , , , , , , , , </u>	declaration of intent, a candidate for office ma	
19		twenty-five thousand dollars (\$25,000) from	• •
20		permitted by Article 22A of this Chapter and	
21		thousand dollars (\$25,000) for any campaig	
22		exceeds either of these limits shall be ineligib	
23		or receive funds from the Public Campaign Fu	
24	<u>(2)</u>	From the filing of a declaration of intent thr	
25	<u> </u>	period, a candidate may accept only qualifyi	
26		under ten dollars (\$10.00) from North Card	
27		family contributions permitted under subdivis	-
28		total contributions the candidate may accep	t during this period shall not
29		exceed the maximum qualifying contributions	s for that candidate. In addition
30		to these contributions, the candidate may only	y expend during this period the
31		remaining money raised pursuant to subdivision	on (1) of this subsection. Except
32		for personal and family contributions permitte	ed under subdivision (4) of this
33		subsection, multiple contributions from the	same contributor to the same
34		candidate shall not exceed five hundred dollar	<u>s (\$500.00).</u>
35	<u>(3)</u>	After the qualifying period and through the d	late of the general election, the
36		candidate shall expend only the funds the car	ndidate receives from the Fund
37		pursuant to G.S. 163-278.155(b)(4) plus ar	ny funds remaining from the
38		qualifying period.	
39	<u>(4)</u>	During the qualifying period, the candidate ma	y contribute up to one thousand
40		dollars (\$1,000) of that candidate's own mo	ney to the campaign and may
41		accept in contributions one thousand dollars	(\$1,000) from each member of
42		that candidate's family consisting of spouse, p	arent, child, brother, and sister.
43		Up to five hundred dollars (\$500.00) of a co	ntribution from the candidate's
44		family member may be treated as a qualifyi	ng contribution if it meets the
45		requirements of G.S. 163-278.151(16)a. and b	
46	<u>(5)</u>	A candidate and the candidate's committee sh	all limit the use of all revenues
47		permitted by this subsection to expenditures	
48			elines outlining permissible
49		campaign-related expenditures. In establishin	
50		shall differentiate expenditures that reasonably	
51		from expenditures for personal use that would	d be incurred in the absence of

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1		the candidacy. In establishing the guideli	nes, the Board shall review relevant
2		provisions of the Federal Election Campa	
3		to it, and similar provisions in other state	<u>s.</u>
4	<u>(6)</u>	Any contribution received by a participa	ting or certified candidate that falls
5		outside that permitted by this subsection s	hall be returned to the donor as soon
6		as practicable. Contributions intentional	•
7		violation of this Article are subject	to civil penalties as specified in
8 9		G.S. 163-278.157. The funds involved sl and Forfeiture Fund.	nall be forfeited to the Civil Penalty
10	<u>(7)</u>	A candidate shall return to the Fund any	amount distributed for an election
11		that is unspent and uncommitted at the dat	ate of the election, or at the time the
12		individual ceases to be a certified can	didate, whichever occurs first. For
13		accounting purposes, all qualifying, pers	onal, and family contributions shall
14		be considered spent before revenue from	the Fund is spent or committed.
15		cation. – A candidate may revoke, in w	-
16		Public Campaign Fund at any time before	
17		ission of information for the Voter Guide d	
18	-	ion, that candidate may accept and expen	
19		g this Article. Within 10 days after revoca	tion, a candidate shall return to the
20		noney received from the Fund.	
21		Special participation provisions for cano	
22		<u>ipation Provisions Modified. – Candidates</u>	
23		ay participate in the Fund subject to the	•
24 25		section. The Board shall adapt other provisi	•
23 26		fying. – The Board shall designate a speci lese candidates, beginning at the close of the	
20 27		cation, a participating candidate shall raise	• • • •
28		20 times the amount of the filing fee for th	· · ·
28 29		bard sets a longer qualifying period, then	· · · ·
30	1	l extends beyond four weeks, the minimum	
31		tification shall increase by 25 and the n	
32		Il increase by two times the filing fee. The	
33		the limit set by G.S. 163-278.153(b).	
34		ations. – Certified candidates shall receive	one percent (1%) of the funding to
35		be eligible under G.S. 163-278.155 times t	
36	the end of the sp	ecial qualifying period and the day of the	general election. That amount shall
37	not exceed one h	nundred percent (100%) of the funding to	which they would be eligible under
38	<u>G.S. 163-278.15</u>	<u>5.</u>	
39		Distribution from the Fund.	
40		ng of Fund Distribution The Board shall	
41		Fund in an amount determined under sub-	
42		is after the certified candidate's name is ap	
43	-	l election but no earlier than five business c	• • •
44		<u>int of Fund Distribution. – By August 1, 20</u>	· · ·
45		fter, the Board shall determine the amount	
46		\$100.00), to be distributed to certified can	
47	$\frac{(1)}{(2)}$	<u>Uncontested primaries. – No funds shall</u>	
48	$\frac{(2)}{(2)}$	Contested primaries. – No funds shall be	
49 50	$\frac{(3)}{(4)}$	<u>Uncontested general elections. – No fund</u>	
50 51	<u>(4)</u>	<u>Contested general elections. – Funds</u> candidate for a position on the Court of	
51		candidate for a position on the Court of	Appears in an amount equal to 223

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1	times the candidate's filing fee as set forth in G.S. 163-353	3. Funds shall be
2	distributed to a certified candidate for a position on the Sup	
3	amount equal to 350 times the candidate's filing fee	as set forth in
4	G.S. 163-353.	
5	(c) Method of Fund Distribution. – The Board, in consultation with th	e State Treasurer
6	and the State Controller, shall develop a rapid, reliable method of conveying	funds to certified
7	candidates. In all cases, the Board shall distribute funds to certified candidates	in a manner that
8	is expeditious, ensures accountability, and safeguards the integrity of the Fund	l. If the money in
9	the Fund is insufficient to fully fund all certified candidates, then the availabl	e money shall be
10	distributed proportionally, according to each candidate's eligible funding, and the	he candidate may
11	raise additional money in the same manner as a noncertified candidate for the	same office up to
12	the unfunded amount of the candidate's eligible funding.	-
13	(d) Beginning October 1, 2028, and every five years thereafter, the Boa	rd shall appoint a
14	three-member committee to conduct an independent review regarding any need	l for modification
15	of funds distributed to certified candidates pursuant to this section. The comm	ittee shall consist
16	of one member from the North Carolina Bar Association, one member who is a	<u>upublic financing</u>
17	expert, as determined by the Board, and one member who is a former Just	tice of the North
18	Carolina Supreme Court or Judge of the North Carolina Court of Appeals who h	as used the Fund.
19	In conducting the independent review, the committee shall, at a minimum, com	sider the need for
20	modification of funds as a result of changes in election costs and inflationary a	djustments.
21	" <u>§ 163-278.156. Reporting requirements.</u>	
22	(a) <u>Reporting by Participating and Certified Candidates. – Notwi</u>	thstanding other
23	provisions of law, participating and certified candidates shall report any	money received,
24	including all previously unreported qualifying contributions, all campaig	<u>gn expenditures,</u>
25	obligations, and related activities to the Board according to procedures develop	
26	A certified candidate who ceases to be certified or ceases to be a candidate	
27	election shall file a final report with the Board and return any unspent revenu	
28	the Fund. In developing these procedures, the Board shall utilize existing can	<u>mpaign reporting</u>
29	procedures whenever practical.	
30	(b) <u>Timely Access to Reports. – The Board shall ensure prompt pub</u>	
31	reports received in accordance with this Article. The Board may utilize electronic and the second se	ctronic means of
32	reporting and storing information.	
33	" <u>§ 163-278.157. Civil penalty.</u>	1
34	In addition to any other penalties that may be applicable, any individual, pol	
35	or other entity that violates any provision of this Article is subject to a civil pe	
36	thousand dollars (\$10,000) per violation or three times the amount of any final	
37	involved in the violation, whichever is greater. In addition to any fine, for goo	
38 39	candidate found in violation of this Article may be required to return to the I distributed to the candidate from the Fund. If the Board makes a determinatio	
39 40		
40 41	of this Article has occurred, the Board shall calculate and assess the amount of and shall notify the antity that is assessed the givil penalty of the amount that h	
41	and shall notify the entity that is assessed the civil penalty of the amount that h The Board shall then proceed in the manner prescribed in G.S. 163-278.34	
42 43	whether or not a candidate is in violation of this Article, the Board may conside	
43 44	factor any circumstances out of the candidate's control."	er as a mitigating
45	SECTION 14.3. G.S. 84-34 reads as rewritten:	
46	"§ 84-34. Membership fees and list of members.	
47	Every active member of the North Carolina State Bar shall, prior to the fin	rst day of July of
48	each year, pay to the secretary-treasurer an annual membership fee in an amou	•
49	the Council but not to exceed three hundred dollars (\$300.00), and every plus as	•
50	dollars (\$60.00) for the implementation of Article 22I of Chapter 163 of the Ge	
51	member shall be provided the option to designate that the surcharge required h	
		<u>,</u>

used in its entirety for the Judicial Voter Guide described in G.S. 163-278.158. Each member 1 2 shall notify the secretary-treasurer of the member's correct mailing address. Any member who 3 fails to pay the required dues by the last day of June of each year shall be subject to a late fee in 4 an amount determined by the Council but not to exceed thirty dollars (\$30.00). All dues for prior 5 years shall be as were set forth in the General Statutes then in effect. The membership fee shall 6 be regarded as a service charge for the maintenance of the several services authorized by this 7 Article, and shall be in addition to all fees required in connection with admissions to practice, 8 and in addition to all license taxes required by law. The fee shall not be prorated: Provided, that 9 no fee shall be required of an attorney licensed after this Article shall have gone into effect until 10 the first day of January of the calendar year following that in which the attorney was licensed; but this proviso shall not apply to attorneys from other states admitted on certificate. The fees 11 12 shall be disbursed by the secretary-treasurer on the order of the Council. The sixty dollar (\$60.00) 13 surcharge shall be sent on a monthly schedule to the State Board of Elections. The 14 secretary-treasurer shall annually, at a time and in a law magazine or daily newspaper to be 15 prescribed by the Council, publish an account of the financial transactions of the Council in a form to be prescribed by it. The secretary-treasurer shall compile and keep currently correct from 16 17 the names and mailing addresses forwarded to the secretary-treasurer and from any other 18 available sources of information a list of members of the North Carolina State Bar and furnish to 19 the clerk of the superior court in each county, not later than the first day of October in each year, 20 a list showing the name and address of each attorney for that county who has not complied with 21 the provisions of this Article. The name of each of the active members who are in arrears in the 22 payment of membership fees shall be furnished to the presiding judge at the next term of the 23 superior court after the first day of October of each year, by the clerk of the superior court of 24 each county wherein the member or members reside, and the court shall thereupon take action 25 that is necessary and proper. The names and addresses of attorneys so certified shall be kept 26 available to the public. The Secretary of Revenue is hereby directed to supply the 27 secretary-treasurer, from records of license tax payments, with any information for which the 28 secretary-treasurer may call in order to enable the secretary-treasurer to comply with this 29 requirement.

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

33 SECTION 14.4. Part 2 of Article 4 of Chapter 105 of the General Statutes is amended
 34 by adding a new section to read:

35 "§ 105-159.3. Designation of tax to North Carolina Public Campaign Fund.

36	(a) <u>Allocation to the North Carolina Public Campaign Fund. – To ensure the financial</u>
37	viability of the North Carolina Public Campaign Fund established in Article 22I of Chapter 163
38	of the General Statutes, the Department must allocate to that Fund three dollars (\$3.00) from the
39	income taxes paid each year by each individual with an income tax liability of at least that
40	amount, if the individual agrees. A taxpayer must be given the opportunity to indicate an
41	agreement to that allocation in the manner described in subsection (b) of this section. In the case
42	of a married couple filing a joint return, each individual must have the option of agreeing to the
43	allocation. The amounts allocated under this subsection to the Fund must be credited to it on a
44	<u>quarterly basis.</u>
45	(b) <u>Returns. – Individual income tax returns must give an individual an opportunity to</u>
46	agree to the allocation of three dollars (\$3.00) of the individual's tax liability to the North Carolina
47	Public Campaign Fund. The Department must make it clear to the taxpayer that the dollars will
48	support a nonpartisan court system, that the dollars will go to the Fund if the taxpayer marks an
49	agreement, and that allocation of the dollars neither increases nor decreases the individual's tax

50 <u>liability</u>. The following statement satisfies the intent of this requirement: "Three dollars (\$3.00)

51 will go to the North Carolina Public Campaign Fund to support a nonpartisan court system, if

1	you agree. Your tax remains the same whether or not you agree." The Department must consult		
2	with the State Board of Elections to ensure that the information given to taxpayers complies with		
3	the intent of this section.		
4	The Department must inform the entities it approves to reproduce the return of the		
5	requirements of this section and that a return may not reflect an agreement or objection unless		
6	the individual completing the return decided to agree or object after being presented with the		
7	information required by subsection (c) of this section. No software package used in preparing		
8	North Carolina income tax returns may default to an agreement or objection. A paid preparer of		
9	tax returns may not mark an agreement or objection for a taxpayer without the taxpayer's consent.		
10	(c) Instructions. – The instructions for individual income tax returns must include the		
11	following explanatory statement: "The North Carolina Public Campaign Fund provides campaign		
12	money to nonpartisan candidates for the North Carolina Supreme Court and Court of Appeals		
13	who voluntarily accept strict campaign spending and fundraising limits. The Fund also helps		
14	finance educational materials about voter registration, the role of the appellate courts, and the		
15	candidates seeking election as appellate judges in North Carolina. Three dollars (\$3.00) from the		
16	taxes you pay will go to the Fund if you mark an agreement. Regardless of what choice you make,		
17	your tax will not increase, nor will any refund you are entitled to be reduced.""		
18	SECTION 14.5. G.S. 163-278.5 reads as rewritten:		
19	"§ 163-278.5. Scope of Article; severability.		
20			
21	This section applies to Articles and 22 and 22M of the General Statutes to the same extent		
22	that it applies to this Article."		
23	SECTION 14.6. G.S. 163-278.23 reads as rewritten:		
24	"§ 163-278.23. Duties of Executive Director of State Board.		
25	5 100 Trouble Duties of Executive Director of State Dourd.		
26	This section applies to Articles and 22I and 22M of the General Statutes this Chapter to the		
27	same extent that it applies to this Article."		
28	SECTION 14.7. G.S. 163-278.99E reads as rewritten:		
29	"§ 163-278.99E. Voter education.		
30	Relationship to the Judicial Voter Guide. – The State Board may publish the Voter Guide in		
31	conjunction with the Judicial Voter Guide described in G.S. 163-278.69.G.S. 163-278.158."		
32	SECTION 14.8. Section 38.1(a) of S.L. 2013-381 reads as rewritten:		
33	"SECTION 38.1.(a) Article 22D of Chapter 163 of the General Statutes is repealed, except		
34	that G.S. 163-278.69 is repealed effective upon exhaustion of the funds for publication of the		
35	Judicial Voter Guide.repealed."		
36	SECTION 14.9. Sections 21.1(i), 21.1(j), and 21.1(<i>l</i>) of S.L. 2013-360 and Sections		
37	38.1(<i>l</i>), 38.1(m), and 38.1(o) of S.L. 2013-381 are repealed.		
38	SECTION 14.10. Sections 14.1, 14.2, and 14.5 through 14.9 of this Part are effective		
39	when this Part becomes law, provided that distributions from the Fund shall begin in the 2024		
40	election year. G.S. 163-278.152(b)(5), as enacted by Section 14.2 of this Part, and Section 14.3		
41	of this Part become effective January 1, 2024, and apply to the membership fees due for 2024.		
42	Section 14.4 of this Part is effective for taxable years beginning on or after January 1, 2024. The		
43	remainder of this Part is effective when it becomes law.		
43 44	Temander of this I art is effective when it becomes law.		
44 45	PART XV. CERTAIN INDIVIDUALS' VOTING RIGHTS RESTORED		
46	SECTION 15.1. G.S. 13-1 reads as rewritten:		
47	"§ 13-1. Restoration of citizenship.		
47	Any person convicted of a crime, whereby the rights of citizenship are forfeited, shall have		
40 49	such rights automatically restored upon the occurrence of any one of the following conditions:		
49 50	(1) The unconditional discharge of an inmate, of a probationer, or of a parolee by		
50 51	the agency of the State having jurisdiction of that person or of a defendant		
51	the agency of the state having juristiction of that person of of a defendant		

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1		under a suspended sentence by the court.release from active put	
2		period of post-release supervision or parole of a person whose	sentence was
3	(1)	not suspended by the court.	
 5	<u>(1a)</u>		<u>position of an</u>
		intermediate or community punishment.	
	" SEC	CTION 15.2. G.S. 13-2(a) reads as rewritten:	
		agency, department, or court having jurisdiction over the inmate	, probationer,
		andant person at the time his the person's rights of citizenship are re	
		of G.S. 13-1(1) or (1a) shall immediately issue a certificate or orde	
	evidencing the	offender's unconditional person's discharge and specifying the rest	oration of his
		hts of citizenship.	
		al of such certificate or order shall be promptly transmitted to the	
		of Justice in the county where the official record of the case from	
		se is filed. The clerk shall then file the certificate or order without ch	arge with the
	official record of		
		CTION 15.3. G.S. 163-82.14(c) reads as rewritten:	
	. ,	nviction of a Felony. –	, .
	(1)	Report of Conviction Within the State. – The State Board of Ele	
		before the fifteenth day of every month, shall report to the cou	•
		elections of that county the name, county of residence, and resident if qualitable, of each individual against whom a final indemant	
		if available, of each individual against whom a final judgment of a felony has been entered in that county in the preced	
		month.month and whose rights have been forfeited and not yet r	•
		G.S. 13-1.	estored under
	(2)	Report of Federal Conviction. – The Executive Director of the S	State Board of
	(2)	Elections, upon receipt of a notice of conviction sent by a l	
		Attorney pursuant to section $8(g)$ of the National Voter Registrat	
		notify the appropriate county boards of elections of the co	
		conviction for which citizen rights have been forfeited and no	•
		under G.S. 13-1.	
	(3)	County Board's Duty Upon Receiving Report of Conviction. – W	When a county
		board of elections receives a notice pursuant to subdivision (1)	or (2) of this
		subsection relating to a resident of that county and that person is	0
		vote in that county, the board shall, after giving 30 days' written	
		voter at his registration address, and if the voter makes no object	
		the person's name from its registration records. If the voter notifi	•
		board of elections of his objection to the removal within 30 days	
		the chairman of the board of elections shall enter a cha	•
		G.S. $163-85(c)(5)$, and the notice the county board received pu	
		subsection shall be prima facie evidence for the preliminary he	-
		registrant was convicted of a felony.felony and the registrant	<u>s citizensnip</u>
		rights have not been restored."	
	PART XVI PR	ENALTIES FOR VIOLATIONS OF THIS ACT	
		CTION 16.1. It is unlawful to try to evade the reporting an	nd disclosure
		f Parts X through XIII of this act by structuring, or attempting to s	
		ntribution, donation, expenditure, disbursement, or other transaction	
		on of these Parts of the act shall be not less than the amount c	
	•	greater than double that amount contributed or undisclosed.	
	c		

General Assembly Of North Carolina Session 2023 PART XVII. SEVERABILITY 1 2 SECTION 17.1. If any provision of this act or its application is held invalid, the 3 invalidity does not affect other provisions or applications of this act that can be given effect 4 without the invalid provisions or application and, to this end, the provisions of this act are 5 severable. 6 7 PART XVIII. EFFECTIVE DATE 8 SECTION 18.1. Except as otherwise provided, this act is effective when it becomes 9 law.