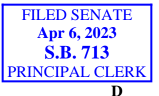
**GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023** 



### S

### SENATE BILL DRS35236-NHfa-95

Short Title:	Build Safer Communities and Schools Act.	(Public)
Sponsors:	Senators Murdock, Bode, and Adcock (Primary Sponsors).	
Referred to:		

#### A BILL TO BE ENTITLED

2 AN ACT TO STRENGTHEN POLICIES AND STANDARDS SURROUNDING LAW 3 ENFORCEMENT OFFICERS; TO APPROPRIATE FUNDS TO CREATE THE N.C. 4 STAR PILOT PROGRAM TO PROVIDE GRANTS TO CITY AND TOWN POLICE DEPARTMENTS TO CREATE LOCAL SUPPORT TEAM ASSISTED RESPONSE 5 (STAR) PILOT PROGRAMS: TO REINSTATE THE PISTOL PURCHASE PERMIT 6 7 REQUIREMENT TO PURCHASE A PISTOL FOR PRIVATE SALES AND MAKE THE 8 STATE BUREAU OF INVESTIGATION RESPONSIBLE FOR PERMITS; TO REQUIRE 9 UNIVERSAL BACKGROUND CHECKS; TO STRENGTHEN SAFE STORAGE OF FIREARMS LAWS; TO PROVIDE A SALES TAX EXEMPTION FOR EQUIPMENT 10 11 DESIGNED TO PREVENT UNAUTHORIZED PERSONS FROM ACCESSING 12 FIREARMS: TO AUTHORIZE THE ISSUANCE OF AN EXTREME RISK PROTECTION ORDER TO RESTRICT TEMPORARILY A PERSON'S ACCESS TO FIREARMS IF 13 14 THERE IS EVIDENCE THAT THE PERSON POSES A DANGER OF PHYSICAL HARM 15 TO SELF OR OTHERS; TO ALLOW SCHOOLS TO CONTRACT FOR SCHOOL 16 PSYCHOLOGIST SERVICES; AND TO CODIFY SCHOOL SAFETY GRANTS.

- 17 The General Assembly of North Carolina enacts:
- 18

22

1

#### 19 PART I. STRENGTHEN POLICIES AND STANDARDS SURROUNDING LAW ENFORCEMENT OFFICERS; CREATE LOCAL SUPPORT TEAM ASSISTED 20 21 **RESPONSE PILOT PROGRAMS**

#### 23 DIRECT THE DEPARTMENT OF JUSTICE TO ASSIST LAW ENFORCEMENT 24 AGENCIES IN APPLYING FOR GRANT FUNDS AND FUND POSITIONS TO MEET 25 THE REQUIREMENTS OF THIS SECTION

SECTION 1.1.(a) The Department of Justice shall provide assistance to law 26 27 enforcement agencies seeking grant funds, including, but not limited to, the following:

- 28
- Alerting law enforcement agencies to available grant funds. (1)
- 29

35

36

- 30

(2)Assisting law enforcement agencies with drafting and submitting grant

proposals and applications.

31 SECTION 1.1.(b) There is appropriated from the General Fund to the Department of Justice the sum of two hundred thousand dollars (\$200,000) in recurring funds for each year 32 33 of the 2023-2025 fiscal biennium to be used to hire two full-time grant writers to assist law 34 enforcement agencies pursuant to the requirements of subsection (a) of this section.

**SECTION 1.1.(c)** This section becomes effective July 1, 2023.



	General Assembly Of North Carolina	Session 2023
1	SUPPORT COMMUNITY POLICING PROGRAMS	
2	<b>SECTION 1.2.(a)</b> There is appropriated from the General Fund to	the Department
3	of Justice the sum of two hundred fifty thousand dollars (\$250,000) in recurring	-
4	year of the 2023-2025 fiscal biennium to be used to award grants to law enforce	
5	for initiatives supporting community policing.	ennene ageneres
6	SECTION 1.2.(b) This section becomes effective July 1, 2023.	
7		
8	CREATE INCENTIVES FOR LAW ENFORCEMENT OFFICERS AND A	AGENCIES
9	<b>SECTION 1.3.(a)</b> There is appropriated from the General Fund to	
10	of Justice the sum of five hundred thousand dollars (\$500,000) in recurring	1
11	2024-2025 fiscal year to be used to provide the following types of grants:	5
12	(1) Grants provided to law enforcement agencies to be a	warded to law
13	enforcement officers exhibiting exemplary service as esta	
14	Department of Justice.	
15	(2) Grants awarded to law enforcement agencies for meeting r	acial or gender
16	diversity benchmarks as established by the Department of Jus	-
17	<b>SECTION 1.3.(b)</b> No grant awarded pursuant to this section s	
18	thousand dollars (\$10,000).	
19	<b>SECTION 1.3.(c)</b> This section becomes effective July 1, 2024.	
20		
21	<b>REVISE POLICE USE OF FORCE POLICIES</b>	
22	SECTION 1.4.(a) G.S. 15A-401(d) is amended by adding a new sub	division to read:
23	"(3) Under all circumstances in which a law-enforcement officer u	
24	kind, a law-enforcement officer shall use the minimum a	
25	reasonably necessary to accomplish the law-enforcement a	
26	attempt to utilize de-escalation tactics when possible."	
27	SECTION 1.4.(b) The Attorney General, in consultation with the	North Carolina
28	Sheriffs' Association and the North Carolina Association of Chiefs of Police	
29	uniform use of force policies that may be adopted by all law enforcement agence	vies in the State.
30	These policies shall be submitted to the Joint Legislative Oversight Committee	e on Justice and
31	Public Safety no later than December 1, 2024, shall be published on the Depar	tment of Justice
32	website, and shall be distributed in digital format by the Attorney General to all l	aw enforcement
33	agencies in the State.	
34	SECTION 1.4.(c) Subsection (a) of this section becomes effective (	October 1, 2023,
35	and applies to actions taken on or after that date. The remainder of this section is	s effective when
36	it becomes law.	
37		
38	ESTABLISH MINIMUM STANDARDS FOR THE HIRING AND TRAIN	ING OF LAW
39	ENFORCEMENT OFFICERS	
40	<b>SECTION 1.5.(a)</b> G.S. 17C-6(a) reads as rewritten:	
41	"(a) In addition to powers conferred upon the Commission elsewhere in	
42	Commission shall have the following powers, which shall be enforceable through	igh its rules and
43	regulations, certification procedures, or the provisions of G.S. 17C-10:	
44		
45	(2a) Establish the minimum age requirement that shall be met in	
46	for entry level employment as a criminal justice officer i	
47	probationary status or in a permanent position, which shall no	t be less than 21
48	years of age.	
49 50	(2b) Establish minimum mental health screening protocols that	
50	order to qualify for entry level employment and retention as a	
51	officer in temporary or probationary status or in a permanent	nt position. The

	General Assemb	ly Of North Carolina	Session 2023
1 2 3		standards for entry level employment shall include a psycholo within one year prior to certification performed by a physician psychiatric nurse practitioner, or other mental health profession	n, psychologist,
4		psychiatre harse praemoner, or other mental neurin professio	<u>, , , , , , , , , , , , , , , , , , , </u>
5	(17a)	Establish minimum annual mental health screening protoco	ols for criminal
6 7	· · · · · ·	justice officers, including additional mental health screenin criminal justice officers following a traumatic event	g protocols for
8 9		psychological screening performed by a physician, psycholog nurse practitioner, or other mental health professional.	gist, psychiatric
10	"		
11		<b>TION 1.5.(b)</b> G.S. 17C-13(b) reads as rewritten:	
12	• •	thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Commis	
13	1	n's <u>misdemeanor and</u> felony conviction records, including those	•
14		ve Office of the Courts in its confidential files containing the na	-
15 16		ons. The Commission may deny, suspend, or revoke a perso	
10 17		that person's felony conviction, conviction or the conviction or the conviction or the conviction was the convictions were expunged or the convictions were expunded or the conviction was the conviction or the convictio	
17		<b>TION 1.5.(c)</b> G.S. 17E-4(a) reads as rewritten:	:u.
19		commission shall have the following powers, duties, and response	sibilities which
20		hrough its rules and regulations, certification procedures, or th	
21	G.S. 17E-8 and C		e provisions of
22			
23	(2a)	Establish the minimum age requirement that shall be met in	order to qualify
24	<u></u>	for entry level employment as an officer in temporary or prol	
25		or in a permanent position, which shall not be less than 21 year	
26	<u>(2b)</u>	Establish minimum mental health screening protocols that	
27		order to qualify for entry level employment and retention a	
28		temporary or probationary status or in a permanent position. T	he standards for
29		entry level employment shall include a psychological screer	ning within one
30		year prior to certification performed by a physician, psychology	<u>gist, psychiatric</u>
31		nurse practitioner, or other mental health professional.	
32			
33	<u>(13a)</u>	Establish minimum annual mental health screening protoco	
34		including additional mental health screening protocols for off	
35		a traumatic event, including a psychological screening p	
36		physician, psychologist, psychiatric nurse practitioner, or othe	er mental health
37		professional.	
38 39	 The Commission	may contify and no additional contification shall be mayined for	it magaza
39 40		may certify, and no additional certification shall be required from hers certified by the North Carolina Criminal Justice Education	1 0
40 41		ission. Where the Commission determines that a program, cour	0
42		d for an area which is unique to the office of sheriff, the Commission	
43	-	burse, instructor, or teacher under such standards and proceed	• •
44	establish."	surse, instructor, or teacher under such standards and procee	fulles as it may
45		<b>TION 1.5.(d)</b> G.S. 17E-12(b) reads as rewritten:	
46		thstanding G.S. 15A-145.4 or G.S. 15A-145.5, the Commis	sion mav gain
47	. ,	n's <u>misdemeanor and</u> felony conviction records, including those	• •
48	-	The Office of the Courts in its confidential files containing the na	•

49 granted expunctions. The Commission may deny, suspend, or revoke a person's certification 50 based solely on that person's felony conviction, conviction or the conviction of four or more

51 <u>misdemeanors, whether or not that conviction was the convictions were expunged."</u>

SECTION 1.5.(e) There is appropriated from the General Fund to the Department 1 2 of Justice the sum of one million dollars (\$1,000,000) in recurring funds for each year of the 3 2023-2025 fiscal biennium to be used to provide grants to law enforcement agencies to pay for 4 the mental health screenings required by subsections (a) and (c) of this section. 5 **SECTION 1.5.(f)** Subsections (a) and (c) of this section become effective January 6 1, 2024, and apply to officers hired or employed on or after that date. Subsections (b) and (d) of 7 this section become effective January 1, 2024, and apply to (i) officers hired on or after that date 8 and (ii) officers employed on or after that date that are convicted of a felony or misdemeanor on 9 or after that date. Subsection (e) of this section becomes effective July 1, 2023. The remainder 10 of this section is effective when it becomes law. 11 ADDITIONAL DETECTIVES OR INVESTIGATIVE 12 FUND **OFFICERS** TO 13 **INVESTIGATE SEVERE CRIMES** 14 SECTION 1.6.(a) There is appropriated from the General Fund to the Department of Justice the sum of one million dollars (\$1,000,000) in recurring funds for each year of the 15 2023-2025 fiscal biennium to be used to provide grants to law enforcement agencies to 16 temporarily provide partial or total funding for detective or other investigative law enforcement 17 18 positions in order to aid in the investigation of severe crimes that would constitute a charge of a 19 Class D felony or higher. 20 **SECTION 1.6.(b)** This section becomes effective July 1, 2023. 21 22 FUNDS FOR NORTH CAROLINA JUSTICE ACADEMY 23 **SECTION 1.7.(a)** There is appropriated from the General Fund to the North Carolina 24 Justice Academy the sum of two hundred fifty thousand dollars (\$250,000) in recurring funds for 25 each year of the 2023-2025 fiscal biennium to be used to expand its ability to serve law 26 enforcement agencies of the State by providing more opportunities to attend courses and 27 trainings. 28 SECTION 1.7.(b) There is appropriated from the General Fund to the North Carolina 29 Justice Academy the sum of two hundred fifty thousand dollars (\$250,000) in nonrecurring funds 30 for each year of the 2023-2025 fiscal biennium to be used to expand the Academy's ability to 31 offer online courses for law enforcement agencies to allow for greater statewide participation in 32 Academy courses and training. 33 **SECTION 1.7.(c)** This section becomes effective July 1, 2023. 34 35 CREATE A PARTNERSHIP BETWEEN THE NORTH CAROLINA JUSTICE 36 ACADEMY AND NORTH CAROLINA COMMUNITY COLLEGES 37 SECTION 1.8.(a) The North Carolina Justice Academy and the North Carolina 38 Community College System shall develop a memorandum of understanding to allow community 39 colleges throughout the State to provide training and education to those individuals trained and 40 educated by the North Carolina Justice Academy in order to alleviate travel time and related costs incurred by law enforcement agencies due to the limited availability of North Carolina Justice 41 42 Academy training locations. 43 **SECTION 1.8.(b)** The memorandum of understanding required by subsection (a) of 44 this section shall be submitted to the Joint Legislative Oversight Committee on Justice and Public 45 Safety no later than October 1, 2023. 46 **SECTION 1.8.(c)** This section is effective when it becomes law. 47 FUNDS FOR THE NORTH CAROLINA LAW ENFORCEMENT ACCREDITATION 48 49 **PROGRAM** 50 **SECTION 1.9.(a)** There is appropriated from the General Fund to the Department of Justice the sum of two hundred fifty thousand dollars (\$250,000) in recurring funds for each 51

Genera	al Assem	bly Of North Carolina	Session 2023
•		-2025 fiscal biennium to be used to further develop, ma	aintain, and staff the North
Carolin		nforcement Accreditation Program.	
	SEC	<b>TION 1.9.(b)</b> This section becomes effective July 1,	2023.
EXPA	ND CRI	MINAL JUSTICE FELLOWS PROGRAM	
	SEC	TION 1.10.(a) Article 2 of Chapter 17C of the C	General Statutes reads as
rewritte			
		"Article 2.	
		"North Carolina Criminal Justice Fellows Progr	am.
"§ 17C	-20. Def	initions.	
As	used in th	nis Article, the following definitions apply:	
	(5)	Eligible county. – <u>A Any</u> county with a populat	
		according to the latest federal decennial census.of the	<u>his State.</u>
'8 17C	 -22. Nor	th Carolina Criminal Justice Fellows Program esta	blished: administration.
(a)		ram. – There is established the North Carolina Crimina	
~ /		red by the Committee with the assistance of the Div	
		crease the number of criminal justice professionals by	1 1
		dividuals to obtain any of the following:	6 6
	<u>(1)</u>	An_Applied Associate Degrees_Degree_in Cr	iminal Justice or other
	<u>-,,-</u>	Committee-approved related fields of study as prep	
		justice profession.	
	(2)	A bachelor's degree.	
	$\overline{(3)}$	A North Carolina Basic Law Enforcement Training	ng Program certificate of
		completion.	
(c)	Awa	rds of Forgivable Loans. – The Program shall provide	e forgivable loans of up to
three th	nousand o	one hundred fifty-two dollars (\$3,152.00) per year fo	or up to two-four years to
selected	d individu	uals. The funds from the forgivable loans may be used	d for tuition, fees, and the
cost of	books. T	he Committee may determine the maximum amount of	of loan proceeds that may
		mmunity college fees fees, college or university fees	
<u>Trainin</u>	<u>g Progra</u> i	<u>m fees,</u> and course textbooks. The number of forgivab	le loans awarded annually
		100 and the total number of recipients in the Program	•
200. Th	ne Comm	ittee shall select recipients no later than June 1 of each	ı year.
(g)		inistration of Forgivable Loan Awards. – Upon the na	• • •
		Division shall perform all administrative functions ne	•
		functions shall include dissemination of informatio	-
	-	articipating community colleges, colleges, univer	
		raining Programs, determination of the acceptabili	
		all other functions necessary for the execution, pays	ment, and enforcement of
	•	s required under this Article.	
(h)		ied Associate Degree Recipient Obligations. – A re	-
		e student at a North Carolina community college in an	
		ice or in a Committee-approved related field of study	-
	-	vo academic years of community college study and pu	•
		the recipient to be employed in an eligible crimina	
-		recipient must maintain a minimum cumulative 2.0 G	
	•	so maintain appropriate credit hours for each semes	
Associa	ate Degre	e in Criminal Justice or Committee-approved field o	of study within two years.

The recipient must also accept employment in an eligible county in an eligible criminal justice 1 2 profession for at least four out of five years following graduation. The Committee may adopt 3 additional recipient obligations it deems appropriate. 4 Bachelor's Degree Recipient Obligations. - A recipient must become and remain a (h1) 5 full-time student at a North Carolina college or university in a bachelor's degree and pursue 6 continuous studies that will qualify the recipient to be employed in an eligible criminal justice 7 profession upon graduation. The recipient must maintain a minimum cumulative 2.0 GPA 8 throughout the course of study and also maintain appropriate credit hours for each semester to 9 obtain a bachelor's degree within four years. The recipient must also accept employment in an 10 eligible county as a criminal justice professional for at least four out of five years following graduation. The Committee may adopt additional recipient obligations it deems appropriate. 11 Basic Law Enforcement Training Program Certificate of Completion Recipient 12 (h2) 13 Obligations. – A recipient must become and remain a trainee in a North Carolina Basic Law 14 Enforcement Training Program and pursue continuous studies that will qualify the recipient to be employed in an eligible criminal justice profession upon completion of the Basic Law 15 Enforcement Training Program. The recipient must maintain appropriate participation and test 16 17 results required to obtain a Basic Law Enforcement Training Program certificate of completion within one year. The recipient must also accept employment in an eligible county as a criminal 18 19 justice professional for at least four out of five years following graduation. The Committee may 20 adopt additional recipient obligations it deems appropriate. 21 22 "§ 17C-23. Terms of forgivable loans; receipt and disbursement of funds; default. 23 Forgivable Loans. – All forgivable loans shall be evidenced by notes made payable (a) 24 to the Program that bear interest at a rate not to exceed ten percent (10%) per year as set by the 25 Committee and beginning on the first day of September after the completion of the Program or 26 60 days after termination of the forgivable loan, whichever is earlier. The forgivable loan may 27 be terminated upon the recipient's withdrawal from school, a school or training program by the 28 recipient's failure to meet the standards set by the Committee, or by the recipient's default based 29 on conditions set by the Committee. The Committee may only disburse funds to the community 30 college\_college, university, or Basic Law Enforcement Training Program where the 31 recipient is enrolled and may not disburse funds directly to a recipient. 32 Forgiveness. - The Committee shall forgive the loan and any interest accrued on the (b)

33 loan if, within five years after obtaining (i) an Applied Associate Degree in Criminal Justice or 34 Committee-approved field of study, (ii) a bachelor's degree, or (iii) a Basic Law Enforcement 35 Training Program certificate of completion, the recipient is employed on a full-time basis for a 36 period of at least four years in an eligible county in an eligible criminal justice profession. The 37 recipient shall provide the Committee within 60 days of completion of the Program verification 38 of the recipient's intent to seek employment in an eligible criminal justice profession in an eligible 39 county. The recipient shall provide verification of employment to the Committee each year until 40 the obligation is satisfied. The Committee shall also forgive the loan if it finds that it is impossible for the recipient to meet the terms of the loan, after or before graduation, due to death or 41 42 permanent disability of the recipient.

43

44 Repayment. - If the recipient notifies the Committee that the recipient intends to (d) 45 forego forgiveness of the loan after completion of the Program, the Committee shall provide the 46 recipient with the conditions of repayment and the recipient will have 60 days to begin repayment 47 of all funds distributed, including interest. The recipient will have up to 60 months to repay all funds distributed, including interest.interest, received in pursuit of an Applied Associate Degree 48 49 in Criminal Justice or Committee-approved field of study or a Basic Law Enforcement Training Program certificate of completion. The recipient will have up to 120 months to repay all funds 50 distributed, including interest, received in pursuit of a bachelor's degree. 51

. . .

Default. – The Committee shall determine the events that constitute a default during 1 (e) 2 the Program, including, but not limited to, failure by the recipient to comply with the obligations set out in G.S. 17C-22(h). G.S. 17C-22(h), (h1), or (h2). In the event of default during the 3 4 Program, the Committee may declare the entire unpaid amount of indebtedness evidenced by the 5 note, including interest, immediately due and payable. A default shall preclude further participation by the recipient in the Program. Upon default, the Committee shall notify the 6 7 recipient, in writing, by certified mail, return receipt requested, addressed to the recipient at the 8 last address on file with the Committee. Refusal or nondelivery at that address will be deemed 9 delivered after seven days. The Committee may allow a recipient who is in default to repay all 10 funds distributed, including interest. If the Committee approves repayment, the recipient will receive the conditions of repayment and will have 60 days to begin repayment of all funds 11 12 distributed, including interest. The recipient will have up to 60 months to repay all funds distributed, including interest.interest, received in pursuit of an Applied Associate Degree in 13 14 Criminal Justice or Committee-approved field of study or Basic Law Enforcement Training Program certificate of completion. The recipient will have up to 120 months to repay all funds 15 distributed, including interest, received in pursuit of a bachelor's degree." 16 17 **SECTION 1.10.(b)** There is appropriated from the General Fund to the North 18 Carolina Criminal Justice Fellows Program the sum of sixty-three thousand dollars (\$63,000) in 19 recurring funds in each year of the 2023-2025 fiscal biennium to be used to hire one full-time 20 loan administrator to manage and track forgivable loans distributed pursuant to the Program. 21 **SECTION 1.10.(c)** Subsection (b) of this section becomes effective July 1, 2023. 22 The remainder of this section is effective when it becomes law and applies to North Carolina 23 Criminal Justice Fellows Program participants selected on or after that date. 24 25 ESTABLISH CRISIS INTERVENTION TEAMS 26 **SECTION 1.11.(a)** G.S. 15A-401 is amended by adding a new subsection to read: 27 Crisis Intervention Team Requirement. - In order to assist law enforcement officers "(h) 28 in the safe and efficient execution of the provisions of this section, all law enforcement agencies 29 in the State shall designate specially trained law enforcement officers to be a part of an agency 30 Crisis Intervention Team. Each Crisis Intervention Team member shall be trained in how to determine whether a person is experiencing a mental or behavioral health crisis and what methods 31 32 are available to de-escalate or otherwise safely engage in interactions with a person experiencing 33 a mental or behavioral health crisis. 34 In order to remain eligible for Governor's Crime Commission grants, all law enforcement 35 agencies in the State shall have established a Crisis Intervention Team pursuant to this subsection 36 no later than December 1, 2025." 37 **SECTION 1.11.(b)** There is appropriated from the General Fund to the Department of Justice the sum of two hundred fifty million dollars (\$250,000,000) in nonrecurring funds for 38 39 the 2023-2024 fiscal year to provide grant funds to law enforcement agencies for Crisis 40 Intervention Team training required by subsection (a) of this section. 41 **SECTION 1.11.(c)** Subsection (b) of this section becomes effective July 1, 2023. 42 The remainder of this section is effective when it becomes law. 43 44 CREATE GRANT FOR LOCAL SUPPORT TEAM ASSISTED RESPONSE (STAR) 45 PILOT PROGRAM 46 SECTION 1.12.(a) There is appropriated from the General Fund to the Criminal 47 Justice Education and Training Standards Commission the sum of five hundred thousand dollars (\$500,000) in nonrecurring funds in the 2023-2024 fiscal year to be used to implement the N.C. 48 49 STAR Pilot Program created by this section. 50 SECTION 1.12.(b) Grant Manager; Program. – The Criminal Justice Education and Training Standards Commission shall manage the N.C. STAR Pilot Program on behalf of the 51

	General Assem	bly Of North Carolina Session 2023				
1		evelop guidelines and procedures not inconsistent with the provisions of this act				
2		ration of the program and distribution of program grants.				
3		N.C. STAR Pilot Program created in this act shall be created for the purpose of				
4		helping city and town police departments provide alternative responses to citizens in crisis. Each				
5		am Assisted Response (STAR) program receiving a grant under the N.C. STAR				
6	_	hould allow for the response of behavioral and medical health personnel to				
7		tions deemed appropriate by the city or town police department. At a minimum,				
8		g to citizens on behalf of each local STAR program should be equipped to provide				
9		n information regarding shelter, food aid, counseling, and medication, as				
10	necessary.	TION 1 12 (a) Elizible Creat Desirients All situ and town police departments				
11		<b>TION 1.12.(c)</b> Eligible Grant Recipients. – All city and town police departments				
12		cligible grant recipients under this section.				
13 14		<b>TION 1.12.(d)</b> Application for Grant Funds. – Upon forms developed by the				
14 15		Education and Training Standards Commission, an eligible grant recipient may				
15 16		nmission for the award of grant funds pursuant to this section. The application a minimum, the following information:				
17	(1)	The city or town where the applicant department serves.				
18	(1) $(2)$	Information regarding prior experience with a local STAR program or other				
19	(2)	similar program, if any.				
20	(3)	Information regarding the applicant's ability to successfully manage and				
21		implement a local STAR program pursuant to this act.				
22	(4)	The signature of the applicant's chief of police, or the chief of police's				
23		designee.				
24	SEC	TION 1.12.(e) Grant Determinations. – The Criminal Justice Education and				
25		rds Commission shall distribute N.C. STAR Pilot Program grant funds if it finds				
26	each of the follo					
27	(1)	The applicant is an eligible grant recipient pursuant to subsection (c) of this				
28		section.				
29	(2)	The applicant demonstrates the ability to successfully manage and implement				
30		a local STAR program.				
31	(3)	Sufficient State-allocated funds provided to the Criminal Justice Education				
32		and Training Standards Commission for the distribution of grants under the				
33	~~~~	N.C. STAR Pilot Program remain available.				
34		<b>TION 1.12.(f)</b> Grant Maximums. – Grants distributed pursuant to the N.C.				
35		gram shall not exceed fifty thousand dollars (\$50,000) per eligible grant recipient.				
36		<b>TION 1.12.(g)</b> The Criminal Justice Education and Training Standards				
37 38		ay utilize up to the sum of fifty thousand dollars (\$50,000) of the funds				
30 39		this act for the administration of the N.C. STAR Pilot Program.				
39 40		<b>TION 1.12.(h)</b> No later than April 1 of 2024, 2025, and 2026, the Criminal on and Training Standards Commission, in consultation with each police				
40		iving N.C. STAR Pilot Program funds pursuant to this act, shall submit a report				
42	-	gislative Oversight Committee on Justice and Public Safety regarding the				
43	following:	gistative oversight committee on sustee and rubble barety regarding the				
44	(1)	The general progress of each local STAR program.				
45	(1) $(2)$	The number of incidents in which each police department utilized its local				
46	(-)	STAR program.				
47	(3)	The outcomes of the incidents in which each police department utilized its				
48		local STAR program.				
49	(4)	An itemized accounting from each police department of the use of N.C. STAR				
50						

 <sup>49 (4)</sup> An itemized accounting from each police department of the use of N.C. STAR
 50 Pilot Program grant funds.

	General Assembly Of North Carolina Session	2023
1 2	<b>SECTION 1.12.(i)</b> Notwithstanding any other provision of law, funds appropr and distributed in this act shall not revert until June 30, 2025.	iated
3 4	<b>SECTION 1.12.(j)</b> This section becomes effective July 1, 2023.	
5	PART II. REINSTATE THE PISTOL PURCHASE PERMIT REQUIREMENT	
5	PURCHASE A PISTOL FOR PRIVATE SALES AND MAKE THE STATE BUREAU	
7	INVESTIGATION RESPONSIBLE FOR PERMITS; REQUIRE UNIVER	
8 9	BACKGROUND CHECKS; STRENGTHEN SAFE STORAGE OF FIREARMS LA PROVIDE A SALES TAX EXEMPTION FOR FIREARM STORAGE EQUIPME	
)	AUTHORIZE EXTREME RISK PROTECTION ORDERS	<b>ANT</b> ,
1		
2	REINSTATE THE PISTOL PURCHASE PERMIT REQUIREMENT TO PURCHAS	SE A
3		OF
4	INVESTIGATION RESPONSIBLE FOR PERMITS	
5	SECTION 2.1.(a) G.S. 14-402 is reenacted as it existed immediately prior	o its
5	repeal and reads as rewritten:	
7	"§ 14-402. Sale of certain weapons without permit forbidden.	
8	(a) It is unlawful for any person, firm, or corporation private person in this State to	
9	give away, or transfer, or to purchase or receive, at any place within this State from any	
)	place within or without the State any pistol from any other person other than a federally lice	
1	firearm dealer, unless: (i) a license or permit is first obtained under this Article by the purch	
2	or receiver from the sheriff of the county in which the purchaser or receiver resides; State Bu	
3	of Investigation; or (ii) a valid North Carolina concealed handgun permit is held under A	
4 5	54B of this Chapter by the purchaser or receiver who must be a resident of the State at the	time
5 5	of the purchase.	loulr
5 7	It is unlawful for any person or persons to receive from any postmaster, postal c employee in the parcel post department, rural mail carrier, express agent or employee, rail	
8	agent or employee within the State of North Carolina any pistol without having in his or	
9	possession and without exhibiting at the time of the delivery of the same and to the pe	
)	delivering the same the permit from the sheriff State Bureau of Investigation as provide	
l	G.S. 14-403. G.S. 14-403 or documentation demonstrating that the person is a federally lice	
2	firearm dealer. Any person violating the provisions of this section is guilty of a Cla	
3	misdemeanor.	
4	(b) This section does not apply to an antique firearm or an historic edged weapon.	
5	(c) The following definitions apply in this Article:	
5	(1) Antique firearm. – Defined in G.S. 14-409.11.	
7	(2), (3) Repealed by Session Laws 2011-56, s. 1, effective April 28, 2011.	
	<ul> <li>(4) Historic edged weapon. – Defined in G.S. 14-409.12.</li> <li>(5) threads (7) Paraela days Service Learn 2011 56 and a effective April 28 (7)</li> </ul>	011
)	(5) through (7) Repealed by Session Laws 2011-56, s. 1, effective April 28, 2 (8) Private person A person firm or comparation who is not a federally list	
) l	(8) Private person. – A person, firm, or corporation who is not a federally lice	nsea
2	<ul> <li><u>firearm dealer acting in accordance with federal law.</u></li> <li>Federally licensed firearm dealer. – A person who is licensed pursuant to a second secon</li></ul>	0.19
<u>2</u> }	(9) Federally licensed firearm dealer. – A person who is licensed pursuant U.S.C. § 923 to engage in the business of dealing in firearms."	<u>.0 10</u>
, 	<b>SECTION 2.1.(b)</b> G.S. 14-403 is reenacted as it existed immediately prior	n its
+ 5	repeal and reads as rewritten:	5 115
, ,	"§ 14-403. Permit issued by sheriff; the State Bureau of Investigation; form of per	mit:
7	expiration of permit.	,
3	The sheriffs of any and all counties of this State <u>Bureau of Investigation</u> shall issue to	any
)	person, firm, or corporation private person in any county a permit to purchase or receive	-
)	weapon mentioned in this Article from any person, firm, or corporation private person offer	•
1	to sell or dispose of the weapon. The permit shall expire five years from the date of issuance	The

**General Assembly Of North Carolina** Session 2023 permit shall be a standard form created by the State Bureau of Investigation in consultation with 1 2 the North Carolina Sheriffs' Association, Investigation, shall be of a uniform size and material, 3 and shall be designed with security features intended to minimize the ability to counterfeit or 4 replicate the permit and shall be set forth as follows: 5 North Carolina. 6 \_\_\_\_\_ County. I, \_\_\_\_\_, Sheriff of said County, agent of the State Bureau of Investigation, do hereby 7 8 certify that I have conducted a criminal background check of the applicant, \_\_\_\_\_ whose place of residence is \_\_\_\_\_ in \_\_\_\_ (or) in \_\_\_\_\_ Township, \_\_\_\_\_ County, 9 North Carolina, and have received no information to indicate that it would be a violation of State 10 or federal law for the applicant to purchase, transfer, receive, or possess a handgun. The applicant 11 12 has further satisfied me as to his, her (or) their good moral character. Therefore, a permit is issued 13 to purchase one pistol from any person, firm or corporation private person 14 authorized to dispose of the same. 15 This permit expires five years from its date of issuance. 16 This \_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_. 17 18 Sheriff.Agent of the SBI 19 The standard permit created by this section shall be used statewide by the sheriffs of any and 20 all counties and, when issued by a sheriff, issued, shall also contain an embossed seal unique to 21 the office of the issuing sheriff." 22 SECTION 2.1.(c) G.S. 14-404 is reenacted as it existed immediately prior to its 23 repeal and reads as rewritten: 24 "§ 14-404. Issuance or refusal of permit; appeal from refusal; grounds for refusal; <del>sheriff's</del> 25 State Bureau of Investigation's fee. 26 Upon application, and such application must be provided by the sheriff-State Bureau (a) 27 of Investigation electronically, the sheriff State Bureau of Investigation shall issue the permit to 28 a resident of that county, unless the purpose of the permit is for collecting, in which case a sheriff 29 the State Bureau of Investigation can issue a permit to a nonresident, when the sheriff-State 30 Bureau of Investigation has done all of the following: Verified, before the issuance of a permit, by a criminal history background 31 (1)32 investigation that it is not a violation of State or federal law for the applicant 33 to purchase, transfer, receive, or possess a handgun. The sheriff State Bureau 34 of Investigation shall determine the criminal and background history of any 35 applicant by accessing computerized criminal history records as maintained 36 by the State Bureau of Investigation it and the Federal Bureau of Investigation, 37 by conducting a national criminal history records check, by conducting a 38 check through the National Instant Criminal Background Check System 39 (NICS), and by conducting a criminal history check through the 40 Administrative Office of the Courts. 41 Fully satisfied himself or herself itself by affidavits, oral evidence, or (2)42 otherwise, as to the good moral character of the applicant. For purposes of 43 determining an applicant's good moral character to receive a permit, the sheriff 44 State Bureau of Investigation shall only consider an applicant's conduct and 45 criminal history for the five-year period immediately preceding the date of the 46 application. 47 (3) Fully satisfied himself or herself that the applicant desires the possession of the weapon mentioned for (i) the protection of the home, business, person, 48 49 family or property, (ii) target shooting, (iii) collecting, or (iv) hunting. 50 If the sheriff-State Bureau of Investigation is not fully satisfied, the sheriff-State (b) Bureau of Investigation may, for good cause shown, decline to issue the permit and shall provide 51

1 to the applicant within seven days of the refusal a written statement of the reason(s) for the 2 refusal. The statement shall cite the specific facts upon which the sheriff-State Bureau of 3 Investigation concluded that the applicant was not qualified for the issuance of a permit and list, 4 by statute number, the applicable law upon which the denial is based. An appeal from the refusal 5 shall lie by way of petition to the superior court in the district in which the application was filed. 6 The determination by the court, on appeal, shall be upon the facts, the law, and the reasonableness 7 of the sheriff's State Bureau of Investigation's refusal, and shall be final. 8 The sheriff-State Bureau of Investigation shall keep a list of all permit denials, with (b1) 9 the specific reasons for the denials noted. The list shall not include any information that would 10 identify the applicant whose application was denied. The list, as described in this subsection, shall be a public record, and the sheriff State Bureau of Investigation shall make the list available 11 upon request to any member of the public. The list shall be organized by the quarters of the year,

upon request to any member of the public. The list shall be organized by the quarters of the year,
showing the number of denials and the reasons in each three-month period, and the list shall only
be released for past, completed quarters.

15

. . .

16 (e) The <u>sheriff State Bureau of Investigation</u> shall charge for <u>the sheriff's its</u> services upon 17 receipt of an application a fee of five dollars (\$5.00) for each permit requested. There shall be no 18 limit as to the number or frequency of permit applications and no other costs or fees other than 19 provided in this subsection shall be charged for the permit, including, but not limited to, any costs 12 for investigation, processing, or medical background checks by the <u>sheriff-State Bureau of</u> 13 <u>Investigation</u> or others providing records to the <u>sheriff.State Bureau of</u> Investigation.

(e1) The application for a permit shall be on a form created by the State Bureau of Investigation in consultation with the North Carolina Sheriffs' Association. Investigation. This application shall be used by all sheriffs statewide and must be provided by the sheriff both electronically and in paper form. Only the following shall be required to be submitted by an applicant for a permit:

27 28 (1) The permit application developed pursuant to this subsection.

- (2) Five dollars for each permit requested pursuant to subsection (e) of this section.
- 29 30 31

32

33

34

35

36

(3) A government issued identification confirming the identity of the applicant.

- (4) Proof of residency.
- (5) A signed release, in a form to be prescribed by the Administrative Office of the Court, that authorizes and requires disclosure to the sheriff State Bureau of Investigation of any court orders concerning the mental health or capacity of the applicant to be used for the sole purpose of determining whether the applicant is disqualified to receive a permit pursuant to this section.

37 No additional document or evidence shall be required from any applicant.

(f) Each applicant for a license or permit shall be informed by the sheriff-State Bureau
 of Investigation within 14 days of the date of the application whether the license or permit will
 be granted or denied and, if granted, the license or permit shall be immediately issued to the
 applicant.

42

. . .

(h) The <u>sheriff State Bureau of Investigation</u> shall revoke any permit upon the occurrence of any event or condition subsequent to the issuance of the permit, or the applicant's subsequent inability to meet a requirement under this Article, which would have resulted in a denial of the application submitted to obtain the permit if the event, condition, or the applicant's current inability to meet a statutory requirement had existed at the time of the application and prior to the issuance of the permit. The following procedures apply to a revocation:

- 49
- 50

(1) The <u>sheriff\_State Bureau of Investigation</u> shall provide written notice to the permittee, pursuant to the provisions of G.S. 1A-1, Rule 4(j), that the permit

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1		is revoked upon the service of the notice. The notice	shall provide the
2		permittee with information on the process to appeal the re	-
3	(2)	Upon receipt of the written notice of revocation, the permit	
4		the permit to the sheriff. State Bureau of Investigation. An	ny law enforcement
5		officer serving the notice is authorized to take immediat	e possession of the
6		permit from the permittee. If the notice is served by means	other than by a law
7		enforcement officer, the permittee shall surrender the per-	ermit to the sheriff
8		State Bureau of Investigation no later than 48 hours after s	
9	(3)	The sheriff State Bureau of Investigation shall insure that	_
10		which have been revoked is immediately updated so	
11		transferor calling to check the validity of the permit will	be informed of the
12	(4)	revocation.	1 • 1 •
13	(4)	A permittee may appeal the revocation of a permit pursual	
14 15		by petitioning a district court judge of the district in w	mich the permittee
15 16	(5)	resides. Any person who willfully fails to surrender a permit upon	notion of reveastion
10	(3)	shall be guilty of a Class 2 misdemeanor.	
18	(i) A pers	son or entity shall promptly disclose to the sheriff, State Bure	au of Investigation
19		n by the applicant or sheriff-State Bureau of Investigatio	
20		use form described in subdivision (5) of subsection (e1) of the	
21	1 1	g the mental health or capacity of the applicant who signed	•
22		TION 2.1.(d) G.S. 14-405 is reenacted as it existed imme	
23	repeal and reads a		<b>J</b> 1
24		rd of permits kept by <del>sheriff; <u>State Bureau of Investigati</u></del>	<u>on;</u> confidentiality
25	of per	mit information.	
26		heriff-State Bureau of Investigation shall keep a record of	-
27		, including the name, date, place of residence, age, former	
28		person, firm, or corporation private person to whom or whic	-
29		include the date that a permit was revoked, the date that the	-
30		cation, whether the permit was surrendered, and the reason	
31	(b) The re	ecords maintained by the sheriff State Bureau of Investigat	<u>ion pursuant to this</u>
32		lential and are not a public record under G.S. 132-1; provide	
33		au of Investigation shall make the records available upon records available upon records available upon records and shall also make the records available upon r	
34 35		aw enforcement agencies and shall also make the records av required to be released pursuant to a court order. Any applic	
35 36		of permit holders and permit application information shall	
30 37		f the district court for the district in which the person seek	• •
38	resides."	The district court for the district in which the person seek	ing the information
39		TION 2.1.(e) G.S. 14-407.1 is reenacted as it existed imm	ediately prior to its
40	repeal and reads a		calatery prior to its
41	-	e of blank cartridge pistols.	
42		ns of G.S. 14-402, 14-405, and 14-406 shall apply to the sal	e of pistols suitable
43		urtridges. The sheriffs of all the counties of this State are <u>Bur</u>	
44	is authorized and	may in their discretion issue to any person, firm or corporat	<del>ion, private person,</del>
45	in any such count	y, a license or permit to purchase or receive any pistol suita	able for firing blank
46	cartridges from a	ny person, firm or corporation private person offering to se	ell or dispose of the
47		permit shall be in substantially the following form:	
48	North Carolina	-	
49 50	T	County	1 1 20 1
50		, Clerk of the Superior Court of said county, do	
51		, whose place of residence is Street in	(or)

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in Township in County, North Carolir	having this day
satisfied me that the possession of a pistol suitable for firing blank cartridge	
for lawful purposes, a permit is therefore given said to p	
from any person, firm or corporation private person authorized to dispose	e of the same, this
day of,	,
	nt
The sheriff State Bureau of Investigation shall charge for the sheriff's	
issuing such permit, a fee of fifty cents (50¢)."	
SECTION 2.1.(f) G.S. 14-408.1 reads as rewritten:	
"§ 14-408.1. Solicit unlawful purchase of firearm; unlawful to provid	le materially false
information regarding legality of firearm or ammunition tran	•
(a) The following definitions apply in this section:	
(1) Ammunition. – Any cartridge, shell, or projectile designed	for use in a firearm.
(2) Firearm. – A handgun, shotgun, or rifle which expels a pro	
an explosion.	.j
(3) Handgun. – A pistol, revolver, or other gun that has a	short stock and is
designed to be held and fired by the use of a single hand.	
(4) Licensed dealer. Federally licensed firearm dealer. – A per	son who is licensed
pursuant to 18 U.S.C. § 923 to engage in the business of d	
(5) Materially false information. – Information that portrays as	-
as legal or a legal transaction as illegal.	0
(6) Private seller. $-A$ person who sells or offers for sale any	firearm, as defined
in G.S. 14-409.39, or ammunition.	,
(b) Any person who knowingly solicits, persuades, encourages, or	entices a licensed
dealer federally licensed firearm dealer or private seller of firearms or ammu	
firearm or ammunition under circumstances that the person knows would vio	
State or the United States is guilty of a Class F felony.	
(c) Any person who provides to a licensed dealer <u>federally licensed</u>	d firearm dealer or
private seller of firearms or ammunition information that the person knows to	
information with the intent to deceive the dealer or seller about the legality	y of a transfer of a
firearm or ammunition is guilty of a Class F felony.	
(d) Any person who willfully procures another to engage in conduct	t prohibited by this
section shall be held accountable as a principal.	
(e) This section does not apply to a law enforcement officer acting in	n his or her official
capacity or to a person acting at the direction of the law enforcement officer.	"
SECTION 2.1.(g) G.S. 14-315(b1)(1) is reenacted as it existed in	mmediately prior to
its repeal.	
SECTION 2.1.(h) G.S. 122C-54(d2) is reenacted as it existed in	nmediately prior to
its repeal and reads as rewritten:	
"(d2) The record of involuntary commitment for inpatient or outpat	tient mental health
treatment or for substance abuse treatment required to be reported to the	e National Instant
Criminal Background Check System (NICS) by G.S. 14-409.43 shall be acc	essible only by the
sheriff or the sheriff's designee State Bureau of Investigation for the purp	oses of conducting
background checks under G.S. 14-404 and shall remain otherwise confiden	tial as provided by
this Article."	
SECTION 2.1.(i) This section is effective when it becomes law an	nd applies to pistols
sold, given away, transferred, purchased, or received on or after that date.	
UNIVERSAL BACKGROUND CHECKS	

	General Assem	bly Of N	orth Carolina	Session 2023	
l 2 3	<b>SECTION 2.2.(a)</b> If House Bill 50 of the 2023 Regular Session of the General Assembly, or substantially similar legislation, becomes law, then Chapter 14 of the General Statutes is amended by adding a new Article to read:				
1			" <u>Article 53D.</u>		
5			"Universal Background Check.		
5	" <u>§ 14-409.48. S</u>				
7		shall be	known and may be cited as the "North	Carolina Universal Background	
3	Check Act."				
)	" <u>§ 14-409.49. D</u>				
)			ions apply in this Article:		
1	<u>(1)</u>		ally licensed firearm dealer A person		
2			. § 923 to engage in the business of dea		
3	<u>(2)</u>		m. – A handgun, shotgun, or rifle whic	h expels a projectile by action of	
			llosion.		
	<u>(3)</u>		ially false information. – Information th	nat portrays an illegal transaction	
			al or a legal transaction as illegal.		
	<u>(4)</u>		e person. – A person, firm, or corporation		
			n dealer acting in accordance with fede		
	" <u>§ 14-409.50.</u> ]	Backgro	und checks for the sales of firearm	<u>ns - federally licensed firearm</u>	
	deale				
		•	censed firearm dealer may not sell, tra	•	
			ut conducting a background check as		
			it would not be a violation of state or f	ederal law for the private person	
	to possess the fin				
	<u>(b)</u> <u>In ad</u>	dition to	any other applicable state or federal la	w, it shall be unlawful for any of	
	the following pe		possess a firearm:		
	<u>(1)</u>		ho is under an indictment or information	•	
		<u>any st</u>	ate or in any court of the United States of	of, a felony (other than an offense	
		pertain	ning to antitrust violations, unfair trade	practices, or restraints of trade).	
	<u>(2)</u>	One w	ho is a fugitive from justice.		
	<u>(3)</u>	<u>One</u> v	ho is an unlawful user of or addicted	to marijuana or any depressant,	
		<u>stimul</u>	ant, or narcotic drug (as defined in 21	<u>U.S.C. § 802).</u>	
	<u>(4)</u>	One w	ho has been adjudicated mentally inco	ompetent or has been committed	
		<u>to any</u>	mental institution.		
	<u>(5)</u>		ho is an alien illegally or unlawfully in		
	<u>(6)</u>	One v	ho has been discharged from the Arr	med Forces of the United States	
		under	dishonorable conditions.		
	<u>(7)</u>	One w	ho, having been a citizen of the United	l States, has renounced his or her	
		<u>citizer</u>	<u>iship.</u>		
	<u>(8)</u>	One w	ho is subject to a court order that:		
		<u>a.</u>	Was issued after a hearing of which t	he person received actual notice,	
			and at which the person had an oppor	tunity to participate.	
		<u>b.</u>	Restrains the person from harassir	ng, stalking, or threatening an	
			intimate partner of the person or chi	ld of the intimate partner of the	
			person, or engaging in other conduc	ct that would place an intimate	
			partner in reasonable fear of bodily in	ijury to the partner or child.	
		<u>c.</u>	Includes a finding that the person re		
			physical safety of the intimate par	tner or child; or by its terms	
			explicitly prohibits the use, attempt	•	
			physical force against the intimate		
			reasonably be expected to cause bodi		
				-	

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(c)	In order to comply with the background check required by subsection (a) of this
	e federally licensed firearm dealer must:
	(1) Verify the private person's identity by examining a government-issued
	identification card.
	(2) Conduct a check through the National Instant Criminal Background Check
	System (NICS).
(d)	It is unlawful for a federally licensed firearm dealer to sell, transfer, or deliver any
	any other person if a NICS check reveals that the possession of any firearm by the
	ould violate state or federal law or if the federally licensed firearm dealer knows or has
-	know that the private person is prohibited from possessing any firearm by state or
federal la	
(e)	Nothing in this section prevents a transferor from removing a firearm from the
premises	of a licensed dealer if the results of the background check indicate that the transferee is
	from possessing or receiving firearms under federal or state law.
(f)	It is a Class F felony for any federally licensed firearm dealer to sell, transfer, or
deliver a	y firearm to any person in violation of this Article. It is a Class F felony for any person
	any materially false information to a federally licensed firearm dealer with the intent
-	a firearm in violation of state or federal law.
	.51. Background checks required for the sales of firearms - private persons.
(a)	It shall be unlawful for a private person to transfer any firearm to any other private
person w	thout conducting a background check of that person through a federally licensed
firearm of	ealer as provided by G.S. 14-409.50(c) and the federally licensed firearm dealer
verifying	that the transfer would not violate state or federal law.
<u>(b)</u>	A federally licensed firearm dealer may charge a fee for conducting the background
check rec	uired by subsection (a) of this section.
<u>(c)</u>	For the purposes of this section, "transfer" means assigning, pledging, leasing,
<u>loaning,</u>	selling, giving away, or otherwise disposing of, but does not include any of the
following	
	(1) The loan of a firearm for any lawful purpose, for a period of 14 days or less,
	by the owner of the firearm to a person known personally to the owner.
	(2) A temporary transfer for any lawful purpose that occurs while in the
	continuous presence of the owner of the firearm if the temporary transfer does
	not exceed 24 hours in duration.
	(3) The transfer of a firearm for repair, service, or modification to a licensed
	gunsmith or other person lawfully engaged in such activities as a regular
	<u>course of trade or business.</u>
	(4) <u>A transfer that occurs by operation of law or because of the death of a person</u>
	for whom the prospective transferor is an executor or administrator of an
(1)	estate or a trustee of a trust created in a will.
<u>(d)</u>	This section does not apply to transactions in which the private person the firearm
	nsferred to is a parent, mother-in-law, father-in-law, stepparent, legal guardian,
	nt, child, daughter-in-law, son-in-law, stepchild, grandchild, sibling, sister-in-law,
	-law, spouse, or civil union partner of the private person.
<u>(e)</u>	Any violation of this section shall be punished as a Class F felony."
tropofor	<b>SECTION 2.2.(b)</b> This section becomes effective December 1, 2023, and applies to
transfers	of firearms that occur on or after that date.
CTDENT	THEN CHN STODACE LAWS
SIKEN	THEN GUN STORAGE LAWS SECTION 2.3.(a) G.S. 14-315.1 reads as rewritten:
"8 1/ 21	
8 14-91	.1. Storage of firearms to protect minors. <u>Safe storage of firearms.</u>

50

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(a)	Any p	erson who resides in the same premises as a minor,	, owns or possesses a firearm,
and store	s or leav	es the firearm (i) in a condition that the firearm ca	an be discharged and (ii) in a
manner th	nat the p	erson knew or should have known that an unsuper	vised minor would be able to
gain acce	ess to the	e firearm, is guilty of a Class 1 misdemeanor Cla	ss <u>D felony</u> if a minor gains
access to	the fire	arm without the lawful permission of the minor'	s parents or a person having
		or and the minor:	1 1 0
•	(1)	Possesses it in violation of G.S. 14-269.2(b);	
	(2)	Exhibits it in a public place in a careless, angry,	or threatening manner;
	(3)	Causes personal injury or death with it not in sel	f defense; or
	(4)	Uses it in the commission of a crime.	
<u>(a1)</u>	Any r	person who resides in the same premises as an u	nauthorized person, owns or
		m, and stores or leaves the firearm without having	
		safe storage depository or rendered it incapable	
		f the unauthorized person gains access to the f	
ollowing			
	<u>(1)</u>	Possesses it in violation of G.S. 14-269.2(b).	
	$\overline{(2)}$	Exhibits it in a public place in a careless, angry,	or threatening manner.
	$\overline{(3)}$	Causes personal injury or death with it not in sel	-
	$\overline{(4)}$	Uses it in the commission of a crime.	
(b)		ng in this section shall prohibit a person from car	rying a firearm on his or her
ody, or		n such close proximity that it can be used as easily	
he body.	-	1 5	
(c)		ection shall not apply if the minor or unauthorized	d person obtained the firearm
. ,		inlawful entry by any person.	
(d)		blowing definitions apply in this section:	
	(1)	"Minor" as used in this section means a Minor	– A person under 18 years of
	<u></u>	age who is not emancipated.	r
	(2)	Unauthorized person. – A person who is not auth	horized to purchase a firearm
	<u></u>	under State or federal law."	<u> </u>
	SECT	<b>TION 2.3.(b)</b> This section becomes effective Dece	ember 1, 2023, and applies to
offenses of		ed on or after that date.	,
SALES 7	ГАХ ЕХ	<b>KEMPTION FOR FIREARM STORAGE EQU</b>	IPMENT
		<b>TION 2.4.(a)</b> G.S. 105-164.13 reads as rewritten:	
"§ 105-16		Retail sales and use tax.	
-		tail and the use, storage, or consumption in this Sta	ate of the following items are
		pted from the tax imposed by this Article:	C and
±	<b>,</b>		
	(74)	Equipment designed to prevent unauthorized acc	cess to firearms, including (i)
	<u>,                                     </u>	a device that, when installed on a firearm, is des	
		from being operated without first deactivating t	
		gun case, lock box, or other device that is design	
		to prevent access to a firearm by any means other	•
		biometric data, or other similar means. The equ	-
		subdivision does not include a glass-faced cabi	
		that is primarily designed to allow for the display	
	SECT	<b>TION 2.4.(b)</b> This section becomes effective Oct	
sales mad		after that date.	
os mac			

## 50 AUTHORIZE EXTREME RISK PROTECTION ORDERS

General	Assem	bly Of North Carolina	Session 2023
maadu	SEC'	<b>FION 2.5.(a)</b> The General Statutes are amende	d by adding a new Chapter to
read:		"Charter 50E	
		" <u>Chapter 50E.</u> "Extreme Bigle Brotestion Orders	
"S 50E 1	T:41.	"Extreme Risk Protection Orders	<u>-</u>
		of Chapter.	ndona A at "
	-	may be cited as the "Extreme Risk Protection Of lative findings and purpose.	lueis Act.
		lative Findings. – The General Assembly finds a	ll of the following:
<u>(a)</u>	(1)	Every year, over 100,000 people are victims of	
	<u>(1)</u>	30,000 of those victims lose their lives.	guisilot woulds and more than
	(2)	Individuals who pose a danger to themselves or	r others often exhibit signs that
	<u>(2)</u>	alert family, household members, or law enforc	-
		shooters displayed warning signs prior to the	
		laws provided no clear legal process to suspen	-
		even temporarily.	d the shooters decess to guils,
(b)	Purne	ose. – The purpose of this Chapter is to reduce	oun deaths and injuries while
	-	itutional rights, by providing a court procedure f	
		bbtain an order temporarily restricting a person's	
		d under this Chapter are intended to be limited to	
		nt danger of harming themselves or others by po	
		feguards to protect the rights of respondents and	
"§ 50E-3.			<u>-</u>
		g definitions apply in this Chapter:	
	(1)	Extreme Risk Protection Order or ERPO	An order granted under this
	<u></u>	Chapter, which includes a remedy authorized u	
	(2)	Family or household member. – Any of the fol	
		a. A person related by blood, marriage, or	
		b. <u>A dating partner of the respondent.</u>	
		c. <u>A person who has a child in common v</u>	with the respondent, regardless
		of whether the person has been married	to the respondent or has lived
		together with the respondent at any tim	<u>e.</u>
		<u>d.</u> <u>A domestic partner of the respondent.</u>	
		e. <u>A person who has a biological or legal</u>	parent-child relationship with
		the respondent, including stepparents, s	tepchildren, grandparents, and
		grandchildren.	
		<u>f.</u> <u>A person who is acting or has acted as t</u>	
	<u>(3)</u>	Firearm. – Any weapon, including a starter gu	
		or may readily be converted to expel a projectil	e by the action of an explosive,
		or its frame or receiver.	
	<u>(4)</u>	Petitioner. – The person who petitions for an E	
	<u>(5)</u>	Respondent. – The person who is identified a	as the respondent in a petition
		filed under this Chapter.	
		mencement of action.	
<u>(a)</u>		on. – Either of the following may file a verified	petition in district court for an
Extreme 1		otection Order:	
	(1)	A family or household member.	
/1 \	$\frac{(2)}{(2)}$	A law enforcement officer or agency.	
<u>(b)</u>		g Location. – A petition for an ERPO under this	s Chapter may be filed in any
		lunder G.S. 1-82.	TDDO under this Charter at 11
(c) include el	-	ired Information in Petition. – A petition for an I	EKPU under this Chapter shall
menude al	ii oi the	<u>following:</u>	

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l	<u>(1)</u>	An allegation that the respondent poses a danger of phy	ysical harm to self or
2		others by having in his or her care, custody, possession,	ownership, or control
		a firearm. If the petitioner is seeking an ex parte ERF	O, the petition shall
		include an allegation that the respondent poses an immine	ent danger of physical
		harm to self or others by having in his or her care,	custody, possession,
		ownership, or control a firearm. The allegation required u	under this subdivision
		shall include facts to support the allegation.	
	<u>(2)</u>	An identification, to the best of the petitioner's knowledge	edge, of the number,
	<u>(3)</u>	types, and locations of firearms under the respondent's c An identification of any existing protection order under	
	<u> </u>	the respondent.	QQ
	<u>(4)</u>	An identification of any pending lawsuits, complaints	s. petitions. or other
	<u></u>	actions between the petitioner and the respondent.	, permone, or other
	(d) Corre	bootating Evidence. – A petition for an ERPO under t	his Chapter shall be
		either (i) a written statement made by a witness other th	
		icts supporting the allegation set forth in the petition or (ii	
		incident the petitioner is using as the basis for seeking	
	-	en statement provided under this subsection shall include th	
		n of the witness's relationship to the petitioner.	
		ication of Terms of Existing Orders. – The clerk of court	shall verify the terms
		protection orders governing the petitioner and respondent	
		elief because of the existence of a pending action betwe	
		e necessity of verifying the terms of an existing protection	-
	•	this Chapter may be granted whether or not there is a per	•
	the petitioner an		
		lisclosure of Address. – A petitioner with a current	and valid Address
		Program authorization card issued pursuant to the provisio	
		utes may use the substitute address designated by the Ad	•
		iling with the court any document required under this Char	
		t Costs and Attorneys' Fees. – No court costs or attorneys'	
		service of the petition, or the service of any ERPOs, e	
	G.S. 1A-1, Rule		
		ronic Filing. – All documents filed, issued, registered, or	r served in an action
		er relating to an ERPO may be filed electronically.	
	"§ 50E-5. Proc		
		mons Required. – Except as otherwise provided in G.S. 50	E-7. a petition for an
		hat a summons be issued and served not later than five day	•
	•	D hearing. Attachments to the summons shall include the po	
		PO that has been issued and the notice of hearing on the e	
	description of w		
		ce of the Summons and Attachments. – The clerk of court	shall effect service of
		d any attachments through the appropriate law enforcement	
	respondent is to	• • • • •	
	-	D requirements; remedy; mental health or chemical dep	endency evaluation.
		ired Information in ERPO. – An ERPO issued under this	
	all of the follow:		<u> </u>
	(1)	A statement of the grounds supporting issuance of the E	RPO.
	(2)	The date and time the ERPO was issued.	
	$\frac{(2)}{(3)}$	The date and time the ERPO expires.	
	(4)	Whether a mental health evaluation or chemical depende	ency evaluation of the
	<u>\''</u>	respondent is required.	<u> j e i undution of the</u>
		100pondont 10 requiredi	

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	<u>(5)</u> (6)	The address of the court in which any responsive pleading n A description of the requirements for relinquishment and firearms, ammunition, permits to purchase firearms, and	retrieval of any permits to carry
		concealed firearms that are in the care, custody, ownership, respondent.	or control of the
	<u>(7)</u> (8)	<u>A description of the process for seeking termination of the E</u> <u>A statement that a violation of the ERPO is punishable</u> misdemeanor.	
(b) court		the respondent to surrender to the sheriff all firearms, ammu	-
-		ns, and permits to carry concealed firearms that are in the tership, or control of the respondent.	ie care, custody,
<u>(c</u> )	<u>)</u> Ment	al Health or Chemical Dependency Evaluation. – During a heacourt shall consider whether a mental health evaluation or chemical court shall consider whether a mental health evaluation or chemical shall consider whether a mental health evaluation or chemical shall consider whether a mental health evaluation or chemical shall be a	
-	ation of the ropriate.	respondent is appropriate and may order the respondent to un	dergo evaluation
	-	ing and issuance of an ex parte Extreme Risk Protection O	rder.
<u>(a</u>	) <u>Heari</u>	ng Upon receipt of a petition for an ex parte ERPO, the c	court shall hold a
hearin	ig in person	n on the day the petition is filed or the judicial day immediate	ely following the
day th	e petition i	s filed.	
<u>(b</u>	) Order	: - If the court finds by clear, cogent, and convincing e	vidence that the
<u>respor</u>	ndent poses	an imminent danger of causing physical injury to self or other	<u>s by having in his</u>
or her	custody a	firearm, a judge or magistrate of district court may issue an	n ex parte ERPO
before	e a hearing	for a full ERPO and without evidence of service of process or	notice.
(c)	) Requ	irements An ex parte ERPO granted without notice shall	l meet all of the
follow	ing require		
	(1)	The ERPO shall be endorsed with the date and hour of issua	nce.
	(2)	The ERPO shall be filed immediately in the clerk's offic	e and entered of
		record.	
	(3)	The ERPO shall include a statement detailing why the EF	RPO was granted
	<u></u>	without notice.	<u>c</u> ,
	<u>(4)</u>	The ERPO shall include the applicable information	required under
	<u>, , , , , , , , , , , , , , , , , , , </u>	G.S. 50E-6(a).	
	(5)	The ERPO shall expire by its terms within a specified amo	ount of time after
	<u>, , , , , , , , , , , , , , , , , , , </u>	entry, not to exceed the limits set forth in G.S. 50E-10(a).	
	(6)	The ERPO shall give notice of the date of hearing on the ex	parte ERPO.
(d		arance by Respondent. – If the respondent appears in court fo	*
		the respondent may elect to file a general appearance and testi	
-		n ex parte ERPO governed by this section. Notwithstanding the	
_		I requirements of G.S. 50E-8 have been met, the court may iss	
(e)		Out of Session. – When the court is not in session, the petiti	
		D before any judge or magistrate designated to grant relief und	
		gistrate finds that the requirements of subsection (a) of this s	
•		r magistrate may issue an ex parte ERPO. The chief district	
		h county at least one judge or magistrate to be reasonably ava	
-		en the court is not in session.	
(f)		Conference. – Hearings held to consider ex parte relief pursu	ant to subsection
- <u></u>		n may be held via video conference.	
		ing and issuance of a full Extreme Risk Protection Order.	
<u>s 501</u> (a)		ng. – A court shall hold a hearing on a petition for a full ERPO	) no later than 10
<u> </u>		of the following dates:	
<u>, 51</u>			

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<u>(1)</u> If an	l, the date the ex parte ERPO was issued.
	does not apply, the date the petition for a
<u>full</u> E	does not upply, the date the petition for a
	f no more than 10 days unless all parties
consent or good cause is	no more than 10 days diffess an parties
	Il of the following requirements are met:
	of the evidence that the respondent poses
	to self or others by having in his or her
custo	to sen of others by naving in his of her
	nt in accordance with the requirements of
this C	the in accordance with the requirements of
	the respondent in accordance with the
requir	the respondent in decordance with the
§ 50E-9. Surrender, r	arms
	ERPO, the respondent shall immediately
	unition, permits to purchase firearms, and
-	custody, possession, ownership, or control
-	be surrendered at the time the ERPO is
	ammunitions, and permits to the sheriff
-	by the sheriff. The sheriff shall store the
Firearms or contract with	•
	tatement of the petitioner or the sheriff
	the surrender of firearms required under
	whether probable cause exists to believe
	s in his or her care, custody, possession,
—	ourt shall issue a warrant describing the
-	here the firearms are reasonably believed
and (ii) seizure of any fi	•
	izure, the sheriff taking possession of a
	have been surrendered or seized and shall
	in 48 hours after issuing the receipt, the
± •	d shall also retain a copy for the sheriff's
ecords.	
	nt a reasonable fee for the storage of any
	The fees are payable to the sheriff. The
	county finance officer. The fees shall be
	is section and for other law enforcement
	for these purposes only. The sheriff shall
	a court order granting the release. The
	rized return of any firearms, ammunition,
	criminal liability for alleged damage or
	earms or ammunition held pursuant to this
section.	<u> </u>
	ERPO when the ex parte ERPO expires,
	o the sheriff unless the court finds that the
	ossessing a firearm pursuant to State or
federal law.	<u>e</u>
	ay request the return of any firearms,
	with the court no later than 90 days after
-	at the respondent is otherwise precluded
	or federal law, all firearms, ammunition,

1	and permits surrendered by the respondent shall be returned within 30 days of the date the motion
2	was received by the court.
3	(g) Motion for Return by Third Party. – A third-party owner of firearms or ammunition
4	who is otherwise eligible to possess the items may file a motion requesting the return to the third
5	party of any of the items in the possession of the sheriff surrendered or seized as a result of the
6	entry of an ERPO. The motion must be filed not later than 30 days after the surrender or seizure
7	of the items by the sheriff. The third-party owner shall also (i) provide proof of ownership of the
8	firearms or ammunition and (ii) certify that the third-party owner shall not allow the respondent
9	to have access to the firearms or ammunition. Upon receipt of the third party's motion, the court
10	shall schedule a hearing and provide written notice to all parties and the sheriff. The court shall
11	order return of the items to the third party unless the third-party owner fails to provide proof of
12	ownership or certification as required under this subsection or the court determines that the third
13	party is disqualified from owning or possessing the items pursuant to State or federal law. If the
14	court orders the return of the items to the third party, the third party is not required to pay any
15	fees imposed under subsection (d) of this section. If the court denies the return of the items to the
16	third party, the items shall be disposed of by the sheriff as provided in subsection (h) of this
17	section.
18	(h) Disposal of Firearms. – If the respondent or a third-party owner does not file a motion
19	within the applicable time period prescribed by this section requesting the return of any
20	surrendered firearms, ammunition, or permits, if the court determines that the respondent or
21	third-party owner is precluded from regaining possession of any surrendered firearms,
22	ammunition, or permits, or if the respondent fails to remit all fees owed for the storage of the
23	firearms or ammunition within 30 days of the entry of the order granting the return of the
23 24	firearms, ammunition, or permits, the sheriff who has control of the firearms, ammunition, or
2 <del>4</del> 25	permits shall give notice to the respondent and the sheriff shall apply to the court for an order of
26	disposition of the firearms, ammunition, or permits. The judge, after a hearing, may order the
20 27	sheriff in possession, or the sheriff's duly authorized agent, to destroy the firearms, ammunition,
28	and permits or to dispose of the firearms, ammunition, and permits in one or more of the ways
29	authorized by law, including subdivision (4b), (5), or (6) of G.S. 14-269.1. The sheriff shall
30	maintain a record of any firearms, ammunition, and permits destroyed in accordance with this
31	subsection. If a sale by the sheriff does occur, any proceeds from the sale after deducting any
32	costs associated with the storage and sale, and, in accordance with all applicable State and federal
33	law, shall be provided to the respondent if requested by the respondent by motion made before
34	the hearing or at the hearing and if ordered by the judge.
35	"§ 50E-10. Duration; renewal of ERPOs.
36	(a) Duration of Ex Parte ERPO. – Except as otherwise provided in this subsection, an ex
37	parte ERPO shall be effective until the date a hearing is held under G.S. 50E-8. If a hearing is
38	not held or a continuance was not granted, an ex parte ERPO shall be effective for not more than
39	10 days from the date the ex parte ERPO was issued.
40	(b) Duration of Full ERPO. – A full ERPO shall be effective for a fixed period of time
41	not to exceed one year.
42	(c) Renewal. – Any ERPO may be renewed one or more times, as required, provided that
43	the requirements of G.S. 50E-7 or G.S. 50E-8, as appropriate, are satisfied. The court may renew
44	an ERPO, including an ERPO that previously has been renewed, upon a motion by the petitioner
45	filed before the expiration of the current ERPO. Upon a motion for a renewal, the court shall hold
46	a hearing no later than 10 days after the date the motion is filed in court. The court may renew
47	an ex parte ERPO if the court finds by clear, cogent, and convincing evidence that there has been
48	no material change in relevant circumstances since entry of the ex parte ERPO. The court may
49	renew a full ERPO if the court finds by a preponderance of the evidence that there has been no
50	material change in relevant circumstances since entry of the full ERPO. The commission of an
51	act of unlawful conduct by the respondent after entry of the current ERPO is not required for an

1	ERPO to be renewed. If the motion for renewal is uncontested and the petitioner seeks no
2	modification of the ERPO, the ERPO may be renewed if the petitioner's motion or affidavit states
3	that there has been no material change in relevant circumstances since entry of the ERPO and
4	states the reason for the requested renewal. Renewals may be granted only in open court.
5	(d) Expiration Date. – An ERPO expiring on a day the court is not open for business shall
6	expire in accordance with the provisions of Rule 6(a) of the Rules of Civil Procedure, G.S. 1A-1.
7	"§ 50E-11. Termination of an Extreme Risk Protection Order.
8	(a) Motion. – The respondent may request the termination of a full ERPO by filing a
9	motion with the court. The respondent may submit no more than one motion for termination for
10	every 12-month period the full ERPO is in effect, starting from the date of the full ERPO and
11	continuing through any renewals.
12	(b) <u>Hearing. – Upon receipt of a request for a hearing to terminate a full ERPO, the court</u>
13	shall set a date for a hearing. Notice of the request for a hearing shall be served on the petitioner
14	in accordance with Rule 4 of the Rules of Civil Procedure, G.S. 1A-1. The court shall set the date
15	for the hearing no sooner than 14 days and no later than 30 days from the date of service of the
16	request upon the petitioner.
17	(c) Burden of Proof; Termination. – The respondent shall have the burden of proving by
18	a preponderance of the evidence that the respondent does not pose a danger of causing physical
19	injury to self or others by having in his or her care, custody, possession, ownership, or control a
20	firearm. If the court finds after the hearing that the respondent has met his or her burden, the
21	court shall terminate the full ERPO.
22	" <u>§ 50E-12. Notice.</u>
23	(a) Notice to Law Enforcement; Entry into National Database. – The clerk of court shall
24	deliver on the same day that an ERPO is issued a certified copy of that ERPO to the sheriff of
25	the county in which the ERPO is issued. Any order extending, modifying, or revoking an ERPO
26	shall be promptly delivered to the sheriff by the clerk and served in a manner provided for service
27	of process in accordance with the provisions of this section. The sheriff shall provide for prompt
28	entry of the ERPO into the National Crime Information Center registry and shall provide for
29	access of such orders to the courts on a 24-hour-a-day basis. Modifications, terminations,
30	renewals, and dismissals of the ERPO shall also be promptly entered. A copy of the ERPO shall
31	be issued promptly to and retained by the police department of the municipality of the petitioner's
32	residence. If the petitioner's residence is not located in a municipality or in a municipality with
33	no police department, copies shall be issued promptly to and retained by the sheriff of the county
34	in which the petitioner's residence is located.
35	(b) Notice to Respondent. – If the respondent was not present in court when the ERPO
36	was issued, the respondent may be served in the manner provided for service of process in civil
37	proceedings in accordance with Rule 4(j) of the Rules of Civil Procedure, G.S. 1A-1. If the
38	summons has not yet been served upon the respondent, it shall be served with the ERPO. Law
39	enforcement agencies shall accept receipt of copies of the ERPO issued by the clerk of court by
40	electronic transmission for service on respondents.
41	(c) <u>Notice to Third Parties. – If the petitioner for an ERPO is a law enforcement officer</u>
42	or agency, the officer or agency shall make a good-faith effort to provide notice of the petition
43	to any known third party who may be at risk of unlawful conduct from the respondent.
44	" <u>§ 50E-13. Prohibition; violation.</u>
45	(a) <u>Prohibition. – It is unlawful for any person to possess, purchase, or receive, or attempt</u>
46	to possess, purchase, or receive, a firearm, ammunition, or permits to purchase or carry concealed
47 19	firearms, for so long as an ERPO entered against that person in accordance with this Chapter is
48 40	in effect. (b) Violation A person who violates subsection (a) of this section or any other term of
49 50	(b) <u>Violation. – A person who violates subsection (a) of this section or any other term of</u>
50	an ERPO entered pursuant to this Chapter is guilty of a Class A1 misdemeanor.

51 "<u>§ 50E-14. False statement regarding ERPO a misdemeanor.</u>

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A person wh	o knowingly makes a false statement when petitioning	for an ERPO under this
-	knowingly makes a false statement to a law enforceme	
-	d pursuant to this Chapter remains in effect, is guilty of	
	iedies not exclusive.	
	s provided by this Chapter are not exclusive but are add	itional to other remedies
provided under l		
-	er authority retained.	
	does not affect the ability of a law enforcement offic	cer to remove a firearm.
permit to purcha	se firearms, or permit to carry concealed firearms from	n any person, or conduct
	eizure for firearms, pursuant to other lawful authority.	ý <b>1</b>
"§ 50E-17. Lial	-	
	ovided in G.S. 50E-13 or G.S. 50E-14, this Chapter sh	all not be interpreted to
	ninal or civil liability on any person or entity for acts	
	RPO, including reporting, declining to report, inve	
	g, or declining to file a petition under this Chapter."	<u>a a a a a a a a a a a a a a a a a a a </u>
	<b>FION 2.5.(b)</b> Chapter 15C of the General Statutes read	ls as rewritten:
	"Chapter 15C.	
	"Address Confidentiality Program.	
"§ 15C-1. Purp	• 8	
- <b>-</b>	of this Chapter is to enable the State and the agenci	es of North Carolina to
	ests for public records without disclosing the location	
1 1	rotection Order or a victim of domestic violence, sexual	
	g; to enable interagency cooperation in providing add	
	Extreme Risk Protection Order or victims of domestic	
	an trafficking; and to enable the State and its agenci	
	of an address designated by the Office of the Attorney	
address.	,	
"§ 15C-2. Defin	itions.	
-	g definitions apply in this Chapter:	
	8	
(2)	Address Confidentiality Program or Program. – A p	program in the Office of
	the Attorney General to protect the confidentiality of	
	<u>petitioner or a relocated victim of domestic viole</u>	
	stalking to prevent the <u>petitioner's or victim's assailan</u>	
	from finding the <u>petitioner or victim</u> through public r	-
<u>(5a)</u>	ERPO petitioner. – The person who petitions for an l	Extreme Risk Protection
<u>(Cur</u>	Order under Chapter 50E of the General Statutes.	
 "§ 15C-3. Addr	ess Confidentiality Program.	
	Assembly establishes the Address Confidentiality Prog	pram in the Office of the
	l to protect the confidentiality of the address of <u>an ERPO</u>	
	stic violence, sexual offense, stalking, or human tra	
	ictim's assailants or potential assailants from finding	
	ecords. Under this Program, the Attorney General sha	
address for a program participant and act as the agent of the program participant for purposes of		
-	ss and receiving and forwarding first-class mail or cert	
-	eneral shall not be required to forward any mail other	-
-	tered mail to the program participant. The Attorney Gen	
	wise maintain records of any mail received on behalf	
to truck of other	The maintain records of any mail recorved on behalf (	or a program participant

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	"§ 15C-4. F	Filing and certification of applications; authorization card.	
	(a) A	An individual who wants to participate in the Address Confider	ntiality Program shall
	file an applic	cation with the Attorney General with the assistance of an appl	ication assistant. Any
	of the follow	ving individuals may apply to the Attorney General to have an a	address designated by
	the Attorney	General to serve as the substitute address of the individual:	
,	•	1) An adult individual.	
	`	2) A parent or guardian acting on behalf of a minor when t	he minor resides with
	× ×	the individual.	
	C	3) A guardian acting on behalf of an incapacitated individu	ıal.
	`	The application shall be dated, signed, and verified by the application	
		e application assistant who assisted in the preparation of the application assistant who assisted in the preparation of the application assistant who assisted in the preparation of the application assisted in the preparation assisted in the preparation of the application assisted in the preparation ass	
	•	The application shall contain all of the following:	phounon.
	. ,	1) A statement by the applicant that the applicant is $\underline{an l}$	FRPO netitioner or a
	(	victim of domestic violence, sexual offense, stalking,	
		and that the applicant fears for the applicant's safety	
		applicant's child.	of the safety of the
	('	11	nor avidance that the
	(4	2) Evidence Except for an applicant that is an ERPO petition	
		applicant is a victim of domestic violence, sexual offens	
		trafficking. For an applicant that is an ERPO petition	
		applicant is at risk from violence or other unlawfu	
		respondent in a petition filed under Chapter 50E of the C	<u>Jeneral Statutes.</u> This
		evidence may include any of the following:	· 1
		a. Law enforcement, court, or other federal or sta	ite agency records or
		files.	· C / 1 1· / ·
		b. Documentation from a domestic violence progr	am if the applicant is
		alleged to be a victim of domestic violence.	
		c. Documentation from a religious, medical, or oth	-
		whom the applicant has sought assistance in dea	aling with the alleged
		domestic violence, sexual offense, or stalking.	
		d. Documentation submitted to support a victim o	
		application for federal assistance or benefits	under federal human
		trafficking laws.	
	(4	4) A-Except for an applicant that is an ERPO petitioner	-
		applicant that the applicant has or will confidential	ly relocate in North
		Carolina.	
	• •		
	(*	7) The address that the applicant requests not to be discle	
		General that directly relates to the increased risk of dom	estic violence, sexual
		offense, or stalking.stalking, or other unlawful conduct.	
	• ·	"	
	S	SECTION 2.5.(c) G.S. 14-415.4(e) is amended by adding a new	w subdivision to read:
	"	(11) An ex parte or full Extreme Risk Protection Order has be	en issued pursuant to
		Chapter 50E of the General Statutes or a similar out-of-	-state or federal order
		has been issued against the petitioner and the court of	rder issued is still in
		effect."	
	S	SECTION 2.5.(d) Development of Forms. – The Administrativ	e Office of the Courts
		p the appropriate forms to implement the processes provided u	
	-	Statutes, as enacted by subsection (a) of this section.	*
		SECTION 2.5.(e) Effective Date. – This section becomes estimates	ffective December 1,
	2023.		,

	II. ALLOW SCHOOLS TO CONTRACT FOR SCHOOL PSYCHOLOGIS CES; CODIFY SCHOOL SAFETY GRANTS
ALLOW	SCHOOLS TO CONTRACT FOR SCHOOL PSYCHOLOGIST SERVICES
	SECTION 3.1. G.S. 115C-47(67) read as rewritten:
	"(67) To Provide at Least One School Psychologist. Psychologist Services Loca
	boards of education shall ensure that each local school administrative un
	employs staffs at least one full-time, permanent full-time school psychologis
	If the board is unable to find a qualified school psychologist to hire as
	full-time, permanent employee, the position allocation for the psychologi
	may be converted to a dollar equivalent for the board to contract with a thin
	party to provide school psychologist services for an amount of hour equivalent to the hours a full-time school psychologist employee would
	provide."
	provide.
CODIFY	SCHOOL SAFETY GRANTS
	<b>SECTION 3.2.(a)</b> Article 8C of Chapter 115C of the General Statutes is amende
by adding	g a new section to read:
" <u>§ 115C-</u>	105.62. School safety grants for students in crisis, training, and equipment.
<u>(a)</u>	Definitions. – For purposes of this section, the following definitions shall apply:
	(1) Community partner. – A public or private entity, including, but not limited t
	a nonprofit corporation or a local management entity/managed ca
	organization (LME/MCO), that partners with a public school unit to provide a provide a provide a provide for the provide for the unit.
	<ul> <li>(2) services or pay for the provision of services for the unit.</li> <li>(2) School health support personnel. – School nurses, school counselors, school</li> </ul>
	<u>school health support personnel.</u> – School hurses, school counselors, school psychologists, and school social workers.
(b)	Program; Purpose. – The Superintendent of Public Instruction shall establish th
	Safety Grants Program (Program). To the extent funds are made available for the
	its purpose shall be to improve safety in public school units by providing grants for (
services f	for students in crisis, (ii) school safety training, and (iii) safety equipment in schools.
<u>(c)</u>	Grant Applications A public school unit may submit an application to the
-	endent of Public Instruction for one or more grants pursuant to this section. The
	on shall include an assessment, to be performed in conjunction with a local la
	ent agency, of the need for improving school safety within the public school unit th
	ceive the funding or services. The application shall identify current and ongoing need
(d)	<u>nated costs associated with those needs.</u> <u>Criteria and Guidelines. – The Superintendent of Public Instruction shall development</u>
	and guidelines for the administration and use of the grants pursuant to this section
	g any documentation required to be submitted by applicants. In assessing gra
	ons, the Superintendent of Public Instruction shall consider at least the following factor
	(1) The level of resources available to the public school unit that would receive
	the funding.
	(2) Whether the public school unit has received other grants for school safety.
	(3) The overall impact on student safety in the public school unit if the identified
<i>(</i> )	needs are funded.
<u>(e)</u>	Grants for Students in Crisis. – Of the funds appropriated to the Department of Publ
	on for the grants provided in this subsection, the Superintendent of Public Instruction,
	ion with the Department of Health and Human Services, shall award grants to public to contract with community partners to provide or pay for the provision of any other services.
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-	nits to contract with community partners to provide or pay for the provision of any owing crisis services:

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<u>(1)</u>	Crisis respite services for parents or guardians of an individual stude	nt to
	prevent more intensive or costly levels of care.	
<u>(2)</u>	Training and expanded services for therapeutic foster care families	and
	licensed child placement agencies that provide services to students wh	o (i)
	need support to manage their health, welfare, and safety and (ii) have an	<u>ıy of</u>
	the following:	
	<u>a.</u> <u>Cognitive or behavioral problems.</u>	
	b. Developmental delays.	
	<u>c.</u> <u>Aggressive behavior.</u>	
<u>(3)</u>	Evidence-based therapy services aligned with targeted training for stud	lents
	and their parents or guardians, including any of the following:	
	a. <u>Parent-child interaction therapy.</u>	
	b. Trauma-focused cognitive behavioral therapy.	
	<u>c.</u> <u>Dialectical behavior therapy.</u>	
	d. Child-parent psychotherapy.	
<u>(4)</u>	Any other crisis service, including peer-to-peer mentoring, that is like	<u>ly to</u>
	increase school safety. Of the funds appropriated to the Department for g	rants
	pursuant to this subsection, the Superintendent shall not use more than t	three
	hundred fifty thousand dollars (\$350,000) per fiscal year for the serve	vices
	identified in this subsection.	
	s for Training to Increase School Safety Of the funds appropriated to	
-	ublic Instruction for the grant provided in this subsection, the Superintende	
	n, in consultation with the Department of Health and Human Services,	
	public school units to contract with community partners to address school sa	
	ining to help students develop healthy responses to trauma and stress.	
-	targeted and evidence-based and shall include any of the following service	
<u>(1)</u>	Counseling on Access to Lethal Means (CALM) training for school he	
	support personnel, local first responders, and teachers on the topics of su	<u>icide</u>
	prevention and reducing access by students to lethal means.	1
<u>(2)</u>	Training for school health support personnel on comprehensive	
	evidence-based clinical treatments for students and their parents or guard	<u>1ans,</u>
	including any of the following:	
	a. Parent-child interaction therapy.	
	b. <u>Trauma-focused cognitive behavioral therapy.</u>	
	c.Behavioral therapy.d.Dialectical behavior therapy.	
(2)	e. <u>Child-parent psychotherapy.</u>	dala
<u>(3)</u>	Training for students and school employees on community resilience mo	
(A)	to improve understanding and responses to trauma and significant stress.	
<u>(4)</u>	Training for school health support personnel on Modular Approac	
	Therapy for Children with Anxiety, Depression, Trauma, or Con	
	problems (MATCH-ADTC), including any of the following components	<u>.</u>
	a. <u>Trauma-focused cognitive behavioral therapy.</u>	
	b. Parent and student coping skills.	
	c.Problem solving.d.Safety planning.	
(5)		noor
<u>(5)</u>	Any other training, including the training on the facilitation of peer-to- mentoring, that is likely to increase school safety. Of the funds appropri-	
	mentoring, that is likely to increase school safety. Of the funds appropri- to the Department for grants pursuant to this subsection, the Superinter	
	to the Department for grants pursuant to this subsection, the Superinten shall use no more than three hundred fifty thousand dollars (\$350,000)	
	shall use no more than three hundred fifty thousand dollars (\$350,000) fiscal year for the services identified in this subsection.	<u>, per</u>
	iistai yeai toi tile seivites identitied ili tilis subsectioli.	

#### **General Assembly Of North Carolina** Session 2023 Grants for Safety Equipment. - Of the funds appropriated to the Department of Public 1 (g) 2 Instruction for the grant provided in this subsection, the Superintendent of Public Instruction shall award grants to public school units for (i) the purchase of safety equipment for school 3 4 buildings and (ii) training associated with the use of safety equipment purchased pursuant to this subsection. Notwithstanding G.S. 115C-218.105(b), charter schools may receive grants for 5 school safety equipment pursuant to this subsection. In assessing grant applications, the 6 7 Superintendent shall prioritize applications for the purchase of any of the following school safety 8 equipment: 9 (1) Exterior doors with push bars. 10 (2)Erected vehicle barriers. 11 Security systems that monitor and record school entrances, exits, and (3) 12 hallways. 13 Campus-wide active shooter alarm systems that are separated from fire (4) 14 alarms. 15 (5) Two-way radio systems. Perimeter security fencing. 16 (6) 17 Bullet-resistant glass or film for school entrances. (7)18 (8) Door-locking systems. 19 Supplement Not Supplant. – Grants provided to public school units or community (h) 20 partners pursuant to the Program shall be used to supplement and not to supplant State or 21 non-State funds already provided for these services. Administrative Costs. - Of the funds appropriated to the Department of Public 22 (i) Instruction for the grants provided pursuant to this section, the Superintendent of Public 23 24 Instruction may retain a total of up to one hundred thousand dollars (\$100,000) per fiscal year 25 for administrative costs associated with the Program. 26 Report. - No later than April 1 of each fiscal year in which funds are awarded pursuant (i) 27 to the Program, the Superintendent of Public Instruction shall report on the Program to the Joint 28 Legislative Education Oversight Committee, the Joint Legislative Oversight Committee on 29 Health and Human Services, the Joint Legislative Oversight Committee on Justice and Public 30 Safety, the Joint Legislative Commission on Governmental Operations, the Senate Appropriations/Base Budget Committee, the House Committee on Appropriations, and the Fiscal 31 32 Research Division. The report shall include at least the following information: 33 The identity of each public school unit and community partner that received (1)34 grant funds through the Program. 35 The amount of funding received by each entity identified pursuant to (2)36 subdivision (1) of this subsection. The services, training, and equipment purchased with grant funds by each 37 (3)entity that received a grant. 38 39 Recommendations for the implementation of additional effective school (4)40 safety measures." 41 SECTION 3.2.(b) The Superintendent of Public Instruction shall establish the 42 School Safety Grants Program as directed by G.S. 115C-105.62(b), as enacted by this section, 43 and have the application for the Program available to public school units no later than August 1, 44 2023. 45 **SECTION 3.2.(c)** There is appropriated from the ARPA Temporary Savings Fund to the Department of Public Instruction the sum of twenty million dollars (\$20,000,000) in 46 nonrecurring funds for each year of the 2023-2025 fiscal biennium to fund the School Safety 47 Grants Program under G.S. 115C-105.62, as enacted by this section. It is the intent of the General 48 49 Assembly to fund the Program with recurring funds beginning with the 2025-2027 fiscal 50 biennium. **SECTION 3.2.(d)** This section becomes effective July 1, 2023. 51

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2	PART IV. SEVERABILITY CLAUSE AND EFFECTIVE DATE
3	SECTION 4.(a) If any Part, section, or provision of this act is declared
4	unconstitutional or invalid by the courts, it does not affect the validity of this act as a whole or
5	any portion other than the portion declared to be unconstitutional or invalid.
6	<b>SECTION 4.(b)</b> Except as otherwise provided, this act is effective when it becomes
7	law.