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**HOUSE BILL 397** 

# Committee Substitute Favorable 4/15/03 Committee Substitute Favorable #2 4/15/03 Fourth Edition Engrossed 4/16/03 Senate Appropriations/Base Budget Committee Substitute Adopted 4/28/03 Sixth Edition Engrossed 4/28/03 Seventh Edition Engrossed 4/30/03

Short Title: 2003 Budget Act.

(Public)

7

Sponsors:

Referred to:

## March 11, 2003

#### A BILL TO BE ENTITLED

AN ACT TO APPROPRIATE FUNDS FOR CURRENT OPERATIONS AND
 CAPITAL IMPROVEMENTS FOR STATE DEPARTMENTS, INSTITUTIONS,
 AND AGENCIES, AND FOR OTHER PURPOSES, AND TO IMPLEMENT A
 STATE BUDGET THAT ENABLES THE STATE TO PROVIDE A
 SUSTAINABLE RECOVERY THROUGH STRONG EDUCATIONAL AND
 ECONOMIC TOOLS.
 The General Assembly of North Carolina enacts:

8 The General Assembly of North Carolina enacts: 9

## 10 PART I. INTRODUCTION AND TITLE OF ACT

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Requested by: Senators Garrou, Dalton, Hagan
 INTRODUCTION
 SECTION 11

**SECTION 1.1.** The appropriations made in this act are for maximum amounts necessary to provide the services and accomplish the purposes described in the budget. Savings shall be effected where the total amounts appropriated are not required to perform these services and accomplish these purposes and, except as allowed by the Executive Budget Act, or this act, the savings shall revert to the appropriate fund at the end of each fiscal year.

20

21 Requested by: Senators Garrou, Dalton, Hagan

22 TITLE OF ACT

23 SECTION 1.2. This act shall be known as the "Current Operations and
 24 Capital Improvements Appropriations Act of 2003."

## 26 PART II. CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

27
28 Requested by: Senators Garrou, Dalton, Hagan
29 CURRENT OPERATIONS AND EXPANSION/GENERAL FUND

SESSION 2003

1 <b>SECTION 2.1.</b> Appropriations from the General Fund of the Sta 2 maintenance of the State departments, institutions, and agencies, and for other 3 as enumerated are made for the biennium ending June 30, 2005, accordin 4 following schedule:			
5 6 7	<b>Current Operations – General Fund</b>	2003-2004	2004-2005
8 9	EDUCATION		
10 11	Community Colleges System Office	659,476,062	662,736,376
12 13	Department of Public Instruction	6,029,629,683	6,025,274,564
14 15	University of North Carolina – Board of Governors	1,794,573,717	1,829,669,657
16 17	HEALTH AND HUMAN SERVICES		
18 19 20 21 22 23 24 25 26 27 28 29 30 31 32	Department of Health and Human Services Office of the Secretary Division of Aging Division of Blind Services/Deaf/HH Division of Child Development Division of Education Services Division of Facility Services Division of Medical Assistance Division of Mental Health NC Health Choice Division of Public Health Division of Social Services Division of Vocation Rehabilitation Total	$\begin{array}{c} 82,168,433\\ 27,685,838\\ 9,302,670\\ 259,017,167\\ 31,806,862\\ 10,071,055\\ 2,269,060,187\\ 576,408,911\\ 50,368,030\\ 125,791,904\\ 176,189,220\\ 40,042,124\\ 3,657,912,401 \end{array}$	$\begin{array}{c} 80,968,433\\ 27,685,838\\ 9,387,008\\ 259,210,693\\ 31,670,076\\ 10,071,055\\ 2,584,744,370\\ 579,261,762\\ 56,426,280\\ 123,963,324\\ 186,039,814\\ 40,834,858\\ 3,990,263,511\end{array}$
33 34	NATURAL AND ECONOMIC RESOURCES		
35 36	Department of Agriculture and Consumer Services	48,477,909	48,604,240
37 38 39 40 41 42 43	Department of Commerce Commerce Commerce State-Aid NC Biotechnology Center Rural Economic Development Center Department of Environment and Natural Resources Environment and Natural Resources	45,125,448 10,316,728 5,883,395 4,491,587 147,683,265	33,695,769 10,266,728 5,883,395 4,491,587 153,527,049
44 45 46	Clean Water Management Trust Fund	100,000,000	100,000,000
47 48	Department of Labor	13,265,454	13,274,104
49 50	JUSTICE AND PUBLIC SAFETY		
51 52	Department of Correction	940,198,075	959,902,282
53 54	Department of Crime Control and Public Safety	29,034,326	28,139,010
55	Judicial Department	303,317,883	310,514,697
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GENERAL ASSEMBLY OF NORTH CAROLINA	A	SESSION 2003
Judicial Department – Indigent Defense	72,674,829	70,741,793
Department of Justice	70,673,310	71,459,312
Department of Juvenile Justice and Delinquency Prevention	130,910,473	130,730,498
GENERAL GOVERNMENT		
Department of Administration	52,005,520	52,583,907
Office of Administrative Hearings	2,409,683	2,411,797
Department of State Auditor	10,293,801	10,293,801
Office of State Controller	9,694,464	9,719,451
Department of Cultural Resources Cultural Resources Roanoke Island Commission	54,532,248 1,634,905	54,253,598 1,636,559
State Board of Elections	7,439,982	4,915,939
General Assembly	41,561,463	44,971,305
Office of the Governor Office of the Governor Office of State Budget and Management OSBM – Reserve for Special Appropriations Housing Finance Agency	4,976,503 4,211,805 3,130,000 4,750,945	4,826,503 4,216,110 3,130,000 4,750,945
Department of Insurance Insurance Insurance – Volunteer Safety Workers' Compensation	26,307,054 4,500,000	23,187,587 4,500,000
Office of Lieutenant Governor	601,722	601,722
Department of Revenue	73,964,774	74,062,627
Rules Review Commission	310,454	310,454
Department of Secretary of State	7,857,198	7,816,198
Department of State Treasurer State Treasurer State Treasurer – Retirement for Fire and Rescue Squad Workers	7,575,029 7,181,179	7,577,784 7,181,179
TRANSPORTATION		
Department of Transportation	11,429,525	11,460,101
RESERVES, ADJUSTMENTS AND DEBT SERV	<b>TCE</b>	

GENERAL ASSEMBLY OF NORTH CAROL	INA	SESSION 2003
Reserve for Compensation Increases	141,350,000	135,250,000
Reserve for State Health Plan	113,418,000	151,225,000
Reserve for Retiree Health Benefits	36,800,000	36,800,000
Reserve for Teachers' and State Employees' Retirement Contribution	29,555,000	157,200,000
Reserve for Transfer of Various Benefit Plans	(86,250,000)	(3,250,000)
Contingency and Emergency	5,000,000	5,000,000
Reserve for Salary Adjustments	500,000	500,000
Mental Health, Developmental Disabilities and Substance Abuse Services Trust Fund	15,000,000	0
Reserve to Implement HIPAA	2,000,000	0
eserve for Easley Health Initiatives	2,500,000	2,500,000
Debt Service General Debt Service Federal Reimbursement	387,785,920 1,155,948	503,639,452 1,155,948
FOTAL CURRENT OPERATIONS – GENERAL FUND	15,048,827,667	15,773,602,539
Requested by: Senators Garrou, Dalton, Hag <b>GENERAL FUND AVAILABILITY STATEM</b> <b>SECTION 2.2.(a)</b> The General Fund 2003 2005 biophial budget is shown below:	ENT	n developing the
003-2005 biennial budget is shown below:	FY 2003-2004	FY 2004-2005
Jnappropriated Balance Remaining from FY 2002-2003	103,885	0
eginning Unreserved Credit Balance	375,000,000	0
Revenues Based on Existing Tax Structure	13,384,600,000	14,203,713,917
Nontax Revenues Investment Income Judicial Fees Disproportionate Share Insurance Other Nontax Revenues Highway Trust Fund/Sales Tax on Vehicles Reimbursement Transfer Highway Fund Transfer	$113,900,000 \\137,520,000 \\100,000,000 \\51,900,000 \\116,050,000 \\252,422,125 \\16,379,000$	$132,056,801 \\ 144,430,000 \\ 100,000,000 \\ 53,900,000 \\ 120,100,000 \\ 231,774,330 \\ 16,166,400 \\ 132,000 \\ 132,000 \\ 144,0000 \\ 144,000$
Subtotal Nontax Revenues	788,171,125	798,427,531
Total General Fund Availability	14,547,875,010	15,002,141,448
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1			
2 3	Adjustments to Availability: 2003 Session	246 500 000	200 200 000
	Maintain Sales Tax Rate at 4.5%	346,500,000	388,200,000
4	Maintain Top Income Tax Bracket at 8.25%	37,500,000	92,700,000
5	Delay Increase in the Child Tax Credit	20,300,000	54,100,000
6	Conform to Federal Definition of	1 < 000 000	17 000 000
7	Child for State Child Tax Credit	16,800,000	17,000,000
8	Delay Increase in Standard Deduction	22 400 000	47 000 000
9	(Marriage Penalty)	33,400,000	47,000,000
10	Equalize Insurance Tax Rate	10 200 000	14700000
11	on Article 65 Corporations	19,300,000	14,700,000
12	Conform to Streamline Sales Tax Provision		
13	(Candy, Soft Drinks, Prepared Food &	20 200 000	20, 600, 000
14	Modified Software)	30,200,000	30,600,000
15	Tax Soft Drinks in Vending Machines		(1,700,000)
16	at 50% of General Rate	(4,700,000)	(4,700,000)
17	Restore Use Tax Line on Individual Returns	3,100,000	3,100,000
18	Revenue: Project Tax Collect	10,000,000	10,000,000
19	Revenue: Project Compliance	38,340,500	74,009,500
20	Divert MSA Settlement Proceeds	20.000.000	<b>a</b> a aaa aaa
21	from Tobacco Trust Fund	30,000,000	30,000,000
22	Divert MSA Settlement Proceeds		
23	from Health & Wellness Trust Fund	10,000,000	10,000,000
24	Fee Increases	4,959,418	4,959,418
25	Adjust Transfer from		
26	Insurance Regulatory Fund	2,942,777	(207,827)
27	Credit to Repairs & Renovations		
28	Reserve Account	(50,000,000)	0
29	Credit to Savings Reserve Account	(19,089,038)	0
30			
31	Subtotal Adjustments to Availability:		
32	2003 Session	529,553,657	771,461,091
33			
34	Revised General Fund Availability	15,077,428,667	15,773,602,539
35			
36	Less: Total General Fund Appropriations	(15,077,428,667)	(15,773,602,539)
37		0	0
38	Unappropriated Balance Remaining	0	0
39		0 142164(0)	1 C 1 1 1
40	<b>SECTION 2.2.(b)</b> Notwithstanding G.	S. 143-16.4(a2), of $1$	the funds credited
41	to the Tobacco Trust Account from the Maste	r Settlement Agree	ment pursuant to
42	Section 6(2) of S.L. 1999-2 during the 2003-2004		
43	of thirty million dollars (\$30,000,000) shall be	transferred from th	ne Department of

of thirty million dollars (\$30,000,000) shall be transferred from the Department of
Agriculture and Consumer Services, Budget Code 23703 (Tobacco Trust Fund) to the
State Controller to be deposited in Nontax Budget Code 19978 (Intra State Transfers) to
support General Fund appropriations for the 2003-2004 and 2004-2005 fiscal years.

support General Fund appropriations for the 2003-2004 and 2004-2005 fiscal years.
 SECTION 2.2.(c) Notwithstanding G.S. 143-16.4(a1), of the funds credited
 to the Health Trust Account from the Master Settlement Agreement during the
 2003-2004 and 2004-2005 fiscal years, the sum of ten million dollars (\$10,000,000) that
 would otherwise be deposited in the Fund Reserve established by G.S. 147-86.30(c)
 shall be transferred from the Department of State Treasurer, Budget Code 23460
 (Health and Wellness Trust Fund) to the State Controller to be deposited in Nontax
 Budget Code 19978 (Intra State Transfers) to support General Fund appropriations for
 the 2003-2004 and 2004-2005 fiscal years.

**SECTION 2.2.(d)** On July 1, 2003, the State Controller shall transfer one 1 2 hundred eight million seven hundred ninety-six thousand eight hundred forty-five 3 dollars (\$108,796,845) from the Disaster Reserve Fund, Budget Code 13017, to the 4 Savings Reserve Account, in accordance with Section 3.1 of S.L. 1999-463, Extra Session 1999. This is not an "appropriation made by law", as that phrase is used in Article V, Section 7(1) of the Constitution. 5 6

**SECTION 2.2.(e)** When the Highway Trust Fund was created in 1989, the 7 8 revenue from the sales tax on motor vehicles was transferred from the General Fund to the Highway Trust Fund. To offset this loss of revenue from the General Fund, the 9 10 Highway Trust Fund was required to transfer one hundred seventy million dollars 11 (\$170,000,000) to the General Fund each year, an amount equal to the revenue in 1989 from the sales tax on motor vehicles. This transfer did not, however, make the General 12 13 Fund whole after the transfer of the sales tax revenue because no provision has been made to adjust the amount for the increased volume of transactions and increased 14 vehicle prices. The additional funds transferred from the Highway Trust Fund to the 15 16 General Fund by this act is an effort to recover a portion of the sales tax revenues that would have gone to the General Fund over the last 14 years. 17

18 Notwithstanding G.S. 105-187.9(b)(1), the sum to be transferred from the 19 Highway Trust Fund to the General Fund for each of the fiscal years 2003-2004 and 2004-2005 is two hundred fifty million dollars (\$250,000,000). The sum to be 20 transferred to the General Fund for the 2004-2005 fiscal year shall be adjusted to reflect 21 the scheduled repayment of previously transferred funds in accordance with Section 22 23 26.14 of S.L. 2002-126.

24 Any funds transferred from the Highway Trust Fund to the General Fund in 25 this act in addition to the transfer authorized by G.S. 105-187.9(b) shall be fully repaid 26 to the Highway Trust Fund, including interest at the net rate of return generated by the State Treasurer's Short Term Investment Fund. 27

SECTION 2.2.(f) Notwithstanding G.S. 143-15.2 and G.S. 143-15.3, the 28 29 State Controller shall transfer only nineteen million eighty-nine thousand thirty-eight 30 dollars (\$19,089,038) from the unreserved credit balance to the Savings Reserve Account on June 30, 2003. This is not an "appropriation made by law", as that phrase is 31 32 used in Article V, Section 7(1) of the Constitution. This subsection becomes effective 33 June 30, 2003.

34 **SECTION 2.2.(g)** Notwithstanding G.S. 147-86.30(c), the Health and Wellness Trust Fund Commission may expend the balance of funds remaining from 35 funds transferred from the Fund Reserve to the Health and Wellness Trust Fund 36 nonreserved funds in the 2002-2003 fiscal year pursuant to Section 2.2(h) of S.L. 37 38 2002-126. These funds shall be expended in accordance with G.S. 147-86.30(d) during 39 the 2003-2005 fiscal biennium.

40 **SECTION 2.2.(h)** Notwithstanding G.S. 143-15.2 and G.S. 143-15.3A, the 41 State Controller shall transfer fifty million dollars (\$50,000,000) from the unreserved 42 credit balance to the Repairs and Renovations Reserve Account on June 30, 2003. This subsection becomes effective June 30, 2003. 43

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#### PART III. CURRENT OPERATIONS AND EXPANSION/HIGHWAY FUND

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47 Requested by: Senators Garrou, Dalton, Hagan 48

#### **CURRENT OPERATIONS AND EXPANSION/HIGHWAY FUND**

49 SECTION 3.1. Appropriations from the State Highway Fund for the 50 maintenance and operation of the Department of Transportation, and for other purposes 51 as enumerated, are made for the biennium ending June 30, 2005, according to the 52 following schedule:

53

#### 54 **Current Operations – Highway Fund**

55 Transportation Admin. (84210) (1)

2003-2004	2004-2005
72,825,987	72,948,211

1 2	<ul> <li>(2) Transportation Operations (84220)</li> <li>(3) Transportation programs (84230)</li> </ul>	28,190,393	28,150,605
3	State Construction	00 (00 000	00 500 000
4	Secondary	89,600,000	90,590,000
5	Urban	28,000,000	14,000,000
6	Public access	2,000,000	2,000,000
7	Spot safety	9,100,000	9,100,000
8	Contingency	15,000,000	10,000,000
9	Federal Aid Match	4,160,000	4,280,000
10	Maintenance	579,757,883	570,231,046
11	Asphalt plant/OSHA	425,000	425,000
12	Capital	,	,
13	Ferry Operations	19,677,283	19,677,283
14	Aid to municipalities	89,600,000	90,590,000
15	Rail	15,090,919	15,531,153
16	Public transit	79,705,266	80,302,926
17	(4) Governor's highway safety (84240)	292,449	293,118
18	(5) Transportation regulation (84260)	100,255,703	100,323,363
19	(6) Reserves, transfers, other agencies (84270)	217,249,117	224,514,347
20	TOTAL	1,350,930,000	1,332,957,052
21	-	<i>jjj</i>	<i>j j j</i>

22 Senators Garrou, Dalton, Hagan Requested by: 23

HIGHWAY FUND AVAILABILITY STATEMENT

**SECTION 3.2.** The Highway Fund availability used in developing the 2003-2005 biennial budget is shown below: 24 25

26 27 28	Highway Fund Budget Reform Statement	2003-2004	2004-2005
29 30 31	Beginning Credit Balance Estimated Revenue Estimated Reversions	\$ 1,350,930,000	\$ 1,373,080,000
32 33 34	Total Highway Fund Availability	\$ 1,350,930,000	\$ 1,373,080,000

#### PART IV. HIGHWAY TRUST FUND APPROPRIATIONS 35

36 37

Requested by: Senators Garrou, Dalton, Hagan

HIGHWAY TRUST FUND APPROPRIATIONS 38

**SECTION 4.1.** Appropriations from the State Highway Trust Fund for the maintenance and operation of the Department of Transportation, and for other purposes 39 40 as enumerated, are made for the biennium ending June 30, 2005, according to the 41 42 following schedule: 43

44	Current Operations – Highway Trust Fund	2003-2004	2004-2005
45			
46	Intrastate System	\$ 422,754,783	\$ 459,363,570
47	Urban Loops	170,944,428	185,747,496
48	Aid to Municipalities	44,356,838	48,197,953
49	Total for Secondary Roads	79,559,266	84,350,953
50	Program Administration	40,001,560	39,636,698
51	Transfer to General Fund	252,422,125	231,774,330
52			
53	<b>GRAND TOTAL CURRENT OPERATIONS</b>		
54	AND EXPANSION	\$1,010,039,000	\$1,049,071,000

1	PART V. BLOCK GRANTS Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan DHHS BLOCK GRANTS SECTION 5.1 (a) Appropriations from foderal block grant funds are made			
2 3 4				
5 6 7	<b>SECTION 5.1.(a)</b> Appropriations from federal block grant funds are made for the fiscal year ending June 30, 2004, according to the following schedule:			
7 8 9	COMM	UNITY SERVICES BLOCK GRANT		
10 11	01.	Community Action Agencies	\$ 15,266,973	
11 12 13	02.	Limited Purpose Agencies	848,165	
13 14 15 16	03.	Department of Health and Human Services to administer and monitor the activities of the		
17 18		Community Services Block Grant	848,165	
19 20	TOTAL	COMMUNITY SERVICES BLOCK GRANT	\$ 16,963,303	
20 21 22	SOCIAL	SERVICES BLOCK GRANT		
23 24 25	01.	County departments of social services (Transfer from TANF – \$4,500,000)	\$ 28,868,189	
26 27 28	02.	Allocation for in-home services provided by county departments of social services	2,101,113	
29 30 31 32	03.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services	3,234,601	
32 33 34	04.	Division of Services for the Blind	3,105,711	
34 35 36	05.	Division of Facility Services	426,836	
37 38 39	06.	Division of Aging – Home and Community Care Block Grant	1,840,234	
40 41	07.	Child Care Subsidies	3,000,000	
42 43	08.	Division of Vocational Rehabilitation – United Cerebral Palsy	71,484	
44 45	09.	State administration	1,693,368	
46 47	10.	Child Medical Evaluation Program	238,321	
48 49 50	11.	Adult day care services	2,155,301	
50 51 52 53	12.	Comprehensive Treatment Services Program	422,003	
55 55	13.	Department of Administration for the N.C. State Commission of Indian Affairs		

	GENER	RAL ASSEMBLY OF NORTH CAROLINA	SESSION 2003
1		In-Home Services Program for the Elderly	203,198
2 3 4 5	14.	Division of Vocational Rehabilitation Services – Easter Seals Society	116,779
5 6 7 8	15.	UNC-CH CARES Program for training and consultation services	247,920
8 9 10 11 12 13	16.	Office of the Secretary – Office of Economic Opportunity for N.C. Senior Citizens' Federation for outreach services to low-income elderly persons	41,302
14 15	17.	Division of Social Services – Child Caring Agencies	1,500,000
16 17 18 19 20 21	18.	Division of Mental Health, Developmental Disabilities, and Substance Abuse Services – Developmentally Disabled Waiting List for services	5,000,000
22 23 24 25	19.	Transfer to Preventive Health Services Block Grant for HIV/AIDS education, counseling, and testing	145,819
26 27	20.	Division of Facility Services – Mental Health Licensure	213,128
28 29 30 31	21.	Transfer to the Office of the Secretary – N.C. Inter-agency Council for Coordinating Homeless Programs	150,000
32 33	TOTAL	SOCIAL SERVICES BLOCK GRANT	\$ 54,775,307
34 35 36	LOW-IN	NCOME ENERGY BLOCK GRANT	
30 37 38	01.	Energy Assistance Programs	\$ 12,775,323
39 40	02.	Crisis Intervention	9,192,927
40 41 42	03.	Administration	2,957,339
42 43 44	04.	Weatherization Program	4,212,740
45 46	05.	Department of Administration – N.C. State Commission of Indian Affairs	54,840
47 48	06.	Heating Air Repair and Replacement Program	1,966,153
49 50	TOTAL	LOW-INCOME ENERGY BLOCK GRANT	\$ 31,159,322
51 52	MENTA	AL HEALTH SERVICES BLOCK GRANT	
53 54 55	01.	Provision of community-based services for severe and persistently	

	GENER	RAL ASSEMBLY OF NORTH CAROLINA	SESSION 20	03
		mentally ill adults	\$ 4,546,916	
23	02.	Provision of community-based services to children	2,513,141	
) 5 7	03.	Comprehensive Treatment Services Program for Children	1,500,000	
)	04.	Group Home Tracking System	986,600	
)	05.	Administration	693,193	
	TOTAL	MENTAL HEALTH SERVICES BLOCK GRANT	\$ 10,239,850	
5		ANCE ABUSE PREVENTION REATMENT BLOCK GRANT		
7 3 ) )	01.	Provision of community-based alcohol and drug abuse services, tuberculosis services, and services provided by the Alcohol and Drug Abuse Treatment Centers	\$ 18,901,711	
3 1 5 5 7	02.	Continuation of services for pregnant women and women with dependent children	8,069,524	
	03.	Continuation of services to IV drug abusers and others at risk for HIV diseases	4,616,378	
	04.	Provision of services to children and adolescents	7,740,611	
	05.	Juvenile Services – Family Focus	851,156	
	06.	Allocation to the Division of Public Health for HIV/STD Risk Reduction Projects	383,980	
	07.	Allocation to the Division of Public Health for HIV/STD Prevention by County Health Departments	209,576	
	08.	Allocation to the Division of Public Health for the Maternal and Child Health Hotline	37,779	
	09.	Administration	2,596,307	
		SUBSTANCE ABUSE PREVENTION REATMENT BLOCK GRANT	\$ 43,407,022	
(	CHILD	CARE AND DEVELOPMENT FUND BLOCK GRANT		
	01.	Child care subsidies	\$154,713,475	

	GENER	RAL ASSEMBLY OF NORTH CAROLINA	SESSION 2003
1	02.	Quality and availability initiatives	16,449,256
23	03.	Administrative expenses	6,969,533
4 5 6 7	04.	Transfer from TANF Block Grant for child care subsidies	79,562,189
8 9 10		CHILD CARE AND DEVELOPMENT FUND GRANT	\$257,694,453
11 12		RARY ASSISTANCE TO NEEDY FAMILIES BLOCK GRANT	
13 14	01.	Work First Cash Assistance	\$129,396,275
15 16	02.	Work First County Block Grants	94,653,315
17 18 19 20	03.	Transfer to the Child Care and Development Fund Block Grant for child care subsidies	79,562,189
21 22	04.	Child Care Subsidies for TANF Recipients	26,621,241
23 24	05.	Child Welfare Workers for local DSS	11,452,391
25 26 27 28	06.	Transfer to Social Services Block Grant for County Departments of Social Services for Children's Services	4,500,000
29 30 31 32	07.	Support Our Students – Department of Juvenile Justice and Delinquency Prevention	1,925,000
33 34 35 36	08.	Residential Substance Abuse Services for Women With Children	2,000,000
37 38 39	09.	Domestic Violence Services for Work First Families	1,200,000
40 41 42	10.	After-School Services for At-Risk Children	1,925,000
43 44 45	11.	Division of Social Services – Administration	400,000
46	12.	Child Welfare Training	1,600,000
47 48	13.	TANF Automation Projects	592,500
49 50	14.	Work First/Boys and Girls Clubs	1,000,000
51 52	15.	Work Central Career Advancement Center	550,000
53 54 55	16.	WCH-Teen Pregnancy Prevention	1,500,000

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1 2	17.	Transfer to Social Services Block Grant for Child Caring Institutions	1,500,000
2 3 4	18.	Special Children's Adoption Fund	2,000,000
5 6 7	19.	NC Fast Implementation	630,000
7 8	20.	Maternity Homes	838,000
9 10 11	21.	Pregnancy Prevention Coalition of North Carolina	127,500
11 12 13	22.	Individual Development Accounts	180,000
13 14 15	23.	Reduction of Out-of-Wedlock Births	1,000,000
15 16 17 18		TEMPORARY ASSISTANCE TO NEEDY FAMILIES BLOCK GRANT	\$365,153,411
18 19 20	MATER	NAL AND CHILD HEALTH BLOCK GRANT	
20 21 22 23 24	01.	Healthy Mothers/Healthy Children Block Grants to Local Health Departments	9,838,074
25 26 27 28 29	02.	High-Risk Maternity Clinic Services, Perinatal Education and Training, Childhood Injury Prevention, Public Information and Education, and Technical Assistance to Local Health	
30 31		Departments	2,307,918
32 33	03.	Services to Children With Special Health Care Needs	5,078,647
34 35 36 37		MATERNAL AND CHILD I BLOCK GRANT	\$ 17,224,639
38 39	PREVEN	TIVE HEALTH SERVICES BLOCK GRANT	
40 41	01.	Statewide Health Promotion Programs	\$3,132,810
42 43 44	02.	Rape Crisis/Victims' Services Program – Council for Women	197,112
45 46 47	03.	Transfer from Social Services Block Grant – HIV/AIDS education, counseling, and testing	145,819
48 49 50	04.	Office of Minority Health	159,459
50 51 52	05.	Administrative Costs	108,546
52 53 54	06. Osteoporosis Task Force Activities		150,000
54 55	TOTAL I	PREVENTIVE HEALTH SERVICES BLOCK GRANT	\$3,893,746

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2 **SECTION 5.1.(b)** Decreases in Federal Fund Availability. – If the United 3 States Congress reduces federal fund availability in the Social Services Block Grant 4 below the amounts appropriated in this section, then the Department of Health and 5 Human Services shall allocate these decreases giving priority first to those direct services mandated by State or federal law, then to those programs providing direct 6 services that have demonstrated effectiveness in meeting the federally and 7 8 State-mandated services goals established for the Social Services Block Grant. The Department shall not include transfers from TANF for specified purposes in any 9 10 calculations of reductions to the Social Services Block Grant.

If the United States Congress reduces the amount of TANF funds below the amounts appropriated in this section after the effective date of this act, then the Department shall allocate the decrease in funds after considering any underutilization of the budget and the effectiveness of the current level of services. Any TANF Block Grant fund changes shall be reported to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division.

18 Decreases in federal fund availability shall be allocated for the Maternal and 19 Child Health and Preventive Health Services federal block grants by the Department of 20 Health and Human Services after considering the effectiveness of the current level of 21 services.

SECTION 5.1.(c) Increases in Federal Fund Availability. – Any block grant funds appropriated by the United States Congress in addition to the funds specified in this act shall be expended by the Department of Health and Human Services, with the approval of the Office of State Budget and Management, provided the resultant increases are in accordance with federal block grant requirements and are within the scope of the block grant plan approved by the General Assembly.

SECTION 5.1.(d) Changes to the budgeted allocations to the block grants appropriated in this act and new allocations from the block grants not specified in this act shall be submitted to the Joint Legislative Commission on Governmental Operations for review prior to the change and shall be reported immediately to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division.

35 **SECTION 5.1.(e)** The Department of Health and Human Services may 36 allow no-cost contract extensions for up to six months for nongovernmental grant 37 recipients under the TANF Block Grant.

38 **SECTION 5.1.(f)** If federal funds are received under the Maternal and Child 39 Health Block Grant for abstinence education, pursuant to section 912 of Public Law 104-193 (42 U.S.C. § 710), for the 2003-2004 fiscal year, then those funds shall be 40 41 transferred to the State Board of Education to be administered by the Department of 42 Public Instruction. The Department of Public Instruction shall use the funds to establish an Abstinence Until Marriage Education Program and shall delegate to one or more 43 persons the responsibility of implementing the program and G.S. 115C-81(e1)(4). The 44 Department of Public Instruction shall carefully and strictly follow federal guidelines in 45 implementing and administering the abstinence education grant funds. 46

The Department of Health and Human Services shall contract for the follow-up testing involved with the Newborn Screening Program. The Department may contract for these services with an entity within or outside of the State; however, the Department may only contract with an out-of-state entity if it can be demonstrated that there is a cost savings associated with contracting with the out-of-state entity. The contract amount shall not exceed twenty-five thousand dollars (\$25,000). The amount of the contract shall be covered by funds in the Maternal and Child Health Block Grant.

the contract shall be covered by funds in the Maternal and Child Health Block Grant.
 SECTION 5.1.(g) The sum of four hundred thousand dollars (\$400,000)
 appropriated in this section to the Department of Health and Human Services in the

Child Care and Development Fund Block Grant shall be used to develop and implement
 a Medical Child Care Pilot open to children throughout the State.

3 **SECTION 5.1.(h)** Payment for subsidized child care services provided with 4 federal TANF funds shall comply with all regulations and policies issued by the 5 Division of Child Development for the subsidized child care program.

6 **SECTION 5.1.(i)** The sum of four hundred thousand dollars (\$400,000) 7 appropriated in this section in the TANF Block Grant to the Department of Health and 8 Human Services, Division of Social Services, for the 2003-2004 fiscal year shall be 9 used to support administration of TANF-funded programs.

**SECTION 5.1.(j)** The sum of two million dollars (\$2,000,000) appropriated 10 11 in this section in the TANF Block Grant to the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse 12 13 Services, for the 2003-2004 fiscal year shall be used to provide regional residential 14 substance abuse treatment and services for women with children. The Department of 15 Health and Human Services, Division of Social Services and Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, in consultation with local 16 departments of social services, area mental health programs, and other State and local 17 18 agencies or organizations, shall coordinate this effort in order to facilitate the expansion 19 of regionally based substance abuse services for women with children. These services 20 shall be culturally appropriate and designed for the unique needs of TANF women with 21 children.

In order to expedite the expansion of these services, the Secretary of the Department of Health and Human Services may enter into contracts with service providers.

The Department of Health and Human Services, Division of Social Services and Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall report on its progress in complying with this subsection no later than October 1, 2003, and March 1, 2004, to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division. These reports shall include all of the following:

- (1) The number and location of additional beds created.
- (2) The types of facilities established.
- (3) The delineation of roles and responsibilities at the State and local levels.
- (4) Demographics of the women served, the number of women served, and the cost per client.
- (5) Demographics of the children served, the number of children served, and the services provided.
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- (6) Job placement services provided to women.
   (7) A plan for follow-up and evaluation of services provided with an emphasis on outcomes.
  - (8) Barriers identified to the successful implementation of the expansion.
    - (9) Identification of other resources needed to appropriately and efficiently provide services to Work First recipients.
- 46
- (10) Other information as requested.

47 **SECTION 5.1.(k)** The sum of one million nine hundred twenty-five 48 thousand dollars (\$1,925,000) appropriated in this section in the TANF Block Grant to 49 the Department of Health and Human Services and transferred to the Department of 50 Juvenile Justice and Delinquency Prevention for the 2003-2004 fiscal year shall be used 51 to support the existing Support Our Students Program and to expand the Program 52 statewide, focusing on low-income communities in unserved areas. These funds shall 53 not be used for administration of the Program.

54 **SECTION 5.1.(I)** The sum of one million two hundred thousand dollars 55 (\$1,200,000) appropriated under this section in the TANF Block Grant to the

Department of Health and Human Services, Division of Social Services, for the 1 2 2003-2004 fiscal year shall be used to provide domestic violence services to Work First 3 recipients. These funds shall be used to provide domestic violence counseling, support, 4 and other direct services to clients. These funds shall not be used to establish new domestic violence shelters or to facilitate lobbying efforts. The Division of Social 5 Services may use up to seventy-five thousand dollars (\$75,000) in TANF funds to 6 establish one administrative position within the Division of Social Services to 7 8 implement this subsection.

9 Each county department of social services and the local domestic violence 10 shelter program serving the county shall jointly develop a plan for utilizing these funds. 11 The plan shall include the services to be provided and the manner in which the services shall be delivered. The county plan shall be signed by the county social services director 12 or the director's designee and the domestic violence program director or the director's 13 designee and submitted to the Division of Social Services by December 1, 2003. The 14 15 Division of Social Services, in consultation with the Council for Women, shall review the county plans and shall provide consultation and technical assistance to the 16 17 departments of social services and local domestic violence shelter programs, if needed.

18 The Division of Social Services shall allocate these funds to county 19 departments of social services according to the following formula: (i) each county shall receive a base allocation of five thousand dollars (\$5,000) and (ii) each county shall 20 receive an allocation of the remaining funds based on the county's proportion of the 21 statewide total of the Work First caseload as of July 1, 2003, and the county's proportion 22 of the statewide total of the individuals receiving domestic violence services from programs funded by the Council for Women as of July 1, 2003. The Division of Social 23 24 25 Services may reallocate unspent funds to counties that submit a written request for 26 additional funds.

The Department of Health and Human Services shall report on the uses of these funds no later than March 1, 2004, to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division.

**SECTION 5.1.(m)** The sum of one million nine hundred twenty-five 31 32 thousand dollars (\$1,925,000) appropriated in this section in the TANF Block Grant to 33 the Department of Health and Human Services, Division of Social Services, shall be used to expand after-school programs and services for at-risk children. The Department 34 35 shall develop and implement a grant program to award grants to community-based programs that demonstrate the ability to reach children at risk of teen pregnancy and 36 37 school dropout. The Department shall award grants to community-based organizations 38 that demonstrate the ability to develop and implement linkages with local departments 39 of social services, area mental health programs, schools, and other human services programs in order to provide support services and assistance to the child and family. 40 41 These funds may be used to establish one position within the Division of Social Services to coordinate at-risk after-school programs and shall not be used for other State 42 administration. The Department shall report no later than March 1, 2004, on its progress 43 44 in complying with this section to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Subcommittee on Health and Human 45 Services, and the Fiscal Research Division. 46

47 SECTION 5.1.(n) The sum of eleven million four hundred fifty-two 48 thousand three hundred ninety-one dollars (\$11,452,391) appropriated in this section in 49 the TANF Block Grant to the Department of Health and Human Services, Division of Social Services, for the 2003-2004 fiscal year for Child Welfare Improvements shall be 50 51 allocated to the county departments of social services for hiring or contracting staff to 52 investigate and provide services in Child Protective Services cases; to provide foster 53 care and support services; to recruit, train, license, and support prospective foster and adoptive families; and to provide interstate and post-adoption services for eligible 54 55 families.

1	<b>SECTION 5.1.(0)</b> The sum of one million five hundred thousand dollars
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2	(\$1,500,000) appropriated in this section in the Mental Health Block Grant to the
3	Department of Health and Human Services, Division of Mental Health, Developmental
4	Disabilities, and Substance Abuse Services, for the 2003-2004 fiscal year and the sum
5	of four hundred twenty-two thousand three dollars (\$422,003) appropriated in this
6	section in the Social Services Block Grant to the Department of Health and Human
7	Services, Division of Social Services, for the 2003-2004 fiscal year shall be used to
8	continue a Comprehensive Treatment Services Program for Children in accordance with
9	Section 21.60 of S.L. 2001-424, as amended.
10	<b>SECTION 5.1.(p)</b> The sum of one million six hundred thousand dollars
11	(\$1,600,000) appropriated in this section in the TANF Block Grant to the Department of
12	Health and Human Services, Division of Social Services, for fiscal year 2003-2004 shall
13	be used to support various child welfare training projects as follows:
14	(1) Provide a regional training center in southeastern North Carolina.
15	(2) Support the Masters Degree in Social Work/Baccalaureate Degree in
16	Social Work Collaborative.
17	(3) Provide training for residential child care facilities.
18	(4) Provide for various other child welfare training initiatives.
19	<b>SECTION 5.1.(q)</b> If funds appropriated through the Child Care and
20	Development Fund Block Grant for any program cannot be obligated or spent in that
21	program within the obligation or liquidation periods allowed by the federal grants, the
22	Department may move funds to child care subsidies, unless otherwise prohibited by
23	federal requirements of the grant, in order to use the federal funds fully.
24	SECTION 5.1.(r) The sum of eight hundred thirty-eight thousand dollars
25	(\$838,000) appropriated in this section in the TANF Block Grant to the Department of
26	Health and Human Services shall be used to purchase services at maternity homes
27	throughout the State.
28	<b>SECTION 5.1.(s)</b> The sum of two million dollars (\$2,000,000) appropriated
29	in this section in the TANF Block Grant to the Department of Health and Human
30	Services, Special Children Adoption Fund, for the 2003-2004 fiscal year shall be used
31	to implement this subsection. The Division of Social Services, in consultation with the
32	North Carolina Association of County Directors of Social Services and representatives
33	of licensed private adoption agencies, shall develop guidelines for the awarding of funds
34	to licensed public and private adoption agencies upon the adoption of children described
35	in G.S. 108A-50 and in foster care. Payments received from the Special Children
36	Adoption Fund by participating agencies shall be used exclusively to enhance the
37	adoption services program. No local match shall be required as a condition for receipt of
38	these funds.
39 40	<b>SECTION 5.1.(t)</b> The sum of one million five hundred thousand dollars
40	(\$1,500,000) appropriated in this act in the TANF Block Grant and transferred to the
41 42	Social Services Block Grant to the Department of Health and Human Services, Division
	of Social Services, for child caring agencies for the 2003-2004 fiscal year shall be
43 44	allocated to the State Private Child Caring Agencies Fund. These funds shall be
	combined with all other funds allocated to the State Private Child Caring Agencies Fund
45 46	for the reimbursement of the State's portion of the cost of care for the placement of
46 47	certain children by the county departments of social services who are not eligible for federal IV-E funds. These funds shall not be used to match other federal funds.
47 48	<b>SECTION 5.1.(u)</b> The sum of one million dollars (\$1,000,000) appropriated
48 49	in this section to the Department of Health and Human Services in the TANF Block
49 50	Grant for Boys and Girls Clubs shall be used to make grants for approved programs.
50 51	The Department of Health and Human Services, in accordance with federal regulations
51	The Department of Treatm and Truman Services, in accordance with rederal regulations

for the use of TANF Block Grant funds, shall administer a grant program to award funds to the Boys and Girls Clubs across the State in order to implement programs that improve the motivation, performance, and self-esteem of youths and to implement other initiatives that would be expected to reduce school dropout and teen pregnancy rates. 52 53 54 55

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The Department shall encourage and facilitate collaboration between the Boys and Girls
 Clubs and Support Our Students, Communities in Schools, and similar programs to
 submit joint applications for the funds if appropriate.

Requested by: Senators Weinstein, Metcalf, Queen, Dalton, Garrou, Hagan
 NER BLOCK GRANT FUNDS
 SECTION 5.2.(a) Appropriations from federal block grant funds are

**SECTION 5.2.(a)** Appropriations from federal block grant funds are made for the fiscal year ending June 30, 2004, according to the following schedule:

COMMUNITY DEVELOPMENT BLOCK GRANT \$1.000.000 01. State Administration 02. Urgent Needs and Contingency 1,000,000 03. Scattered Site Housing 13,200,000 04. Economic Development 8,710,000 05. Community Revitalization 13,500,000 06. State Technical Assistance 450,000 07. Housing Development 2,000,000 08. Infrastructure 5,140,000 TOTAL COMMUNITY DEVELOPMENT BLOCK GRANT -2004 Program Year \$45,000,000

31 **SECTION 5.2.(b)** Decreases in Federal Fund Availability. – If federal funds 32 are reduced below the amounts specified above after the effective date of this act, then 33 every program in each of these federal block grants shall be reduced by the same 34 percentage as the reduction in federal funds.

SECTION 5.2.(c) Increases in Federal Fund Availability for Community
 Development Block Grant. – Any block grant funds appropriated by the Congress of the
 United States in addition to the funds specified in this section shall be expended as
 follows: Each program category under the Community Development Block Grant shall
 be increased by the same percentage as the increase in federal funds.

40 **SECTION 5.2.(d)** Limitations on Community Development Block Grant Funds. - Of the funds appropriated in this section for the Community Development 41 Block Grant, the following shall be allocated in each category for each program year: up to one million dollars (\$1,000,000) may be used for State administration; not less 42 43 than fifty thousand dollars (\$50,000) may be used for Urgent Needs and Contingency; 44 up to thirteen million two hundred thousand dollars (\$13,200,000) may be used for 45 Scattered Site Housing; up to ten million nine hundred sixty thousand dollars 46 (\$10,960,000) may be used for Economic Development, including Urban 47 Redevelopment grants; not less than twelve million two hundred thousand dollars 48 (\$12,200,000) shall be used for Community Revitalization; up to four hundred fifty 49 thousand dollars (\$450,000) may be used for State Technical Assistance; up to two 50 million dollars (\$2,000,000) may be used for Housing Development; up to five million 51 one hundred forty thousand dollars (\$5,140,000) may be used for Infrastructure. If 52 federal block grant funds are reduced or increased by the Congress of the United States 53 54 after the effective date of this act, then these reductions or increases shall be allocated in 55 accordance with subsection (b) or (c) of this section, as applicable.

SECTION 5.2.(e) Increase Capacity for Nonprofit Organizations. -1 Assistance to nonprofit organizations to increase their capacity to carry out 2 3 CDBG-eligible activities in partnership with units of local government is an eligible 4 activity under any program category in accordance with federal regulations. Capacity 5 building grants may be made from funds available within program categories, program 6 income, or unobligated funds.

SECTION 5.2.(f) Up to four million dollars (\$4,000,000) of funds for 7 8 Economic Development may be used for Urgent Needs and Contingency for drought 9 recovery.

SECTION 5.2.(g) 10 Department of Commerce Demonstration Grants in Partnership with Rural Economic Development Center, Inc. - The Department of 11 12 Commerce, in partnership with the Rural Economic Development Center, Inc., shall award up to two million two hundred fifty thousand dollars (\$2,250,000) in 13 14 demonstration grants to local governments in very distressed rural areas of the State. 15 These grants shall be used to address critical infrastructure and entrepreneurial needs 16 and to provide small business assistance.

**SECTION 5.2.(h)** The Department of Commerce shall, in consultation with 17 18 local government officials and the University of North Carolina School of Government, design a regional distribution system for making grants in the Community Revitalization category in program year 2005. The system shall take into account the 19 20 relative lower income, poverty, and housing conditions in every region, target the most 21 22 critical needs, and ensure that local governments in every region have equal and fair 23 access to these funds. 24

#### PART VI. GENERAL PROVISIONS

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#### Requested by: Senators Garrou, Dalton, Hagan SPECIAL FUNDS, FEDERAL FUNDS, AND DEPARTMENTAL RECEIPTS, 28 AND AUTHORÍZATION FOR EXPENDITURES 29

30 **SECTION 6.1.** There is appropriated out of the cash balances, federal receipts, and departmental receipts available to each department, sufficient amounts to 31 32 carry on authorized activities included under each department's operations. All these 33 cash balances, federal receipts, and departmental receipts shall be expended and 34 reported in accordance with provisions of the Executive Budget Act, except as 35 otherwise provided by statute, and shall be expended at the level of service authorized by the General Assembly. If the receipts, other than gifts and grants that are 36 37 unanticipated and are for a specific purpose only, collected in a fiscal year by an institution, department, or agency exceed the receipts certified for it in General Fund Codes or Highway Fund Codes, then the Director of the Budget shall decrease the 38 39 40 amount he allots to that institution, department, or agency from appropriations from that Fund by the amount of the excess, unless the Director of the Budget finds that the 41 42 appropriations from the Fund are necessary to maintain the function that generated the receipts at the level anticipated in the certified Budget Codes for that Fund. 43

Funds that become available from overrealized receipts in General Fund 44 45 Codes and Highway Fund Codes may be used for new permanent employee positions or to raise the salary of existing employees only as follows: 46

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As provided in G.S. 116-30.1, 116-30.2, 116-30.3, 116-30.4; or (1)

(2)If the Director of the Budget finds that the new permanent employee positions are necessary to maintain the function that generated the receipts at the level anticipated in the certified budget codes for that Fund. The Director of the Budget shall notify the President Pro Tempore of the Senate, the Speakers of the House of Representatives, the Chairs of the Appropriations Committees of the Senate and the House of Representatives, and the Fiscal Research Division of the Legislative Services Office that he intends to make such a finding at

least 10 days before he makes the finding. The notification shall set out 1 2 the reason the positions are necessary to maintain the function. 3 The Office of State Budget and Management shall report to the Joint 4 Legislative Commission on Governmental Operations and to the Fiscal Research 5 Division of the Legislative Services Office within 30 days after the end of each quarter the General Fund Čodes or Highway Fund Codes that did not result in a corresponding 6 7 reduced allotment from appropriations from that Fund. 8 This section shall expire June 30, 2004. 9 10 Senators Garrou, Dalton, Hagan Requested by: **NO EXPENDITURE OF UNBUDGETED REČEIPTS** 11 SECTION 6.2. Effective July 1, 2004, G.S. 143-27 reads as rewritten: 12 "§ 143-27. Appropriations to educational, charitable and correctional institutions 13 are in addition to receipts by them. 14 All appropriations now or hereafter made to the educational institutions, and to the 15 16 charitable and correctional institutions, and to such other departments and agencies of the State as receive moneys available for expenditure by them are declared to be in 17 18 addition to such receipts of said institutions, departments or agencies, and are to be 19 available as and to the extent that such receipts are insufficient to meet the costs anticipated in the budget authorized by the General Assembly, of maintenance of such 20 institutions, departments, and agencies; Provided, however, that if the receipts, other 21 22 than gifts and grants that are unanticipated and are for a specific purpose only, collected 23 in a fiscal year by an institution, department, or agency exceed the receipts certified for it in General Fund Codes, Highway Fund Codes, or Wildlife Fund Codes, the Director 24 25 of the Budget shall decrease the amount he allots to that institution, department, or 26 agency from appropriations from that Fund by the amount of the excess, unless the 27 Director of the Budget has consulted with the Joint Legislative Commission on 28 Governmental Operations and unless the Director of the Budget finds that (i) the 29 appropriations from that Fund are necessary to maintain the function that generated the 30 receipts at the level anticipated in the certified Budget Codes for that Fund and (ii) the funds may be expended in accordance with G.S. 143-23. excess. Notwithstanding the 31 32 foregoing provisions of this section, receipts within The University of North Carolina 33 realized in excess of budgeted levels shall be available, up to a maximum of ten percent (10%) above budgeted levels, for each Budget Code, in addition to appropriations, to 34 35 support the operations generating such receipts, as approved by the Director of the Budget. 36 37 The Office of State Budget and Management shall report to the Joint Legislative

Commission on Governmental Operations and to the Fiscal Research Division of the Legislative Services Office within 30 days after the end of each quarter on expenditures of receipts in excess of the amounts certified in General Fund Codes, Highway Fund Codes, or Wildlife Fund Codes, that did not result in a corresponding reduced allotment from appropriations from that Fund."

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#### 44 Requested by: Senators Garrou, Dalton, Hagan

#### 45 **BUDGET DIRECTOR TO REVIEW PRACTICES**

46 **SECTION 6.2A.(a)** The Office of State Budget and Management, in 47 consultation with the State Controller, shall conduct a review and evaluation of current 48 practices relative to the following issues:

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- (1) The proliferation of nonreverting funds and accounts.
- (2) The designation of selected funds as "off-budget".
- (3) The sources of authority, consistent with Article V, Section 7(1) of the Constitution, under which expenditures are being made from each special fund, trust fund, internal service fund, or enterprise fund.

- (4) The proper classification and management of funds as special funds, trust funds, internal service funds, or enterprise funds consistent with criteria adopted by the Governmental Accounting Standards Board.
- (5) Appropriate budget planning within special funds, trust funds, internal service funds, and enterprise funds, including, in particular, the accurate projection of receipts, expenditures, and fund balances and the presentation of that information for legislative review and appropriation action.
- (6) The administration of G.S. 143-27, which requires in part that the over collection of departmental receipts be accompanied by a corresponding reduction in the allotments to institutions, departments, and agencies.

12 **SECTION 6.2A.(b)** Where the review and evaluation reveals problems or 13 other failures, the Office of State Budget and Management shall report its findings and 14 recommendations to the Chairs of the Appropriations Committees of the Senate and House of Representatives as soon as practicable. In particular, the Office of State 15 16 Budget and Management shall transmit to the General Assembly a list of special funds 17 properly classified together with their estimated beginning balances, estimated receipts 18 and expenditures, and estimated ending balances, and a list of funds currently classified 19 as special funds for which the receipts are more appropriately reflected as offsets to total 20 requirements in General Fund budget codes. The list of special funds properly classified should include funds currently classified as trust funds that are more appropriately 21 22 classified as special funds.

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Requested by: Senators Garrou, Dalton, Hagan
 BUDGET CODE ADJUSTMENTS

SECTION 6.3.(a) The Office of State Budget and Management shall determine and prepare for each General Fund budget code such adjustments as may be necessary to re-budget line items to reflect historical spending patterns and anticipated revenues based on actual collections and to provide for more accurate budgeting of salaries.

**SECTION 6.3.(b)** The Office of State Budget and Management shall report the necessary adjustments to the General Assembly no later than 10 days after the convening of the 2004 Regular Session of the 2003 General Assembly. The Director of the Budget shall include the adjustments prepared in accordance with subsection (a) of this section in the recommended adjustments to the authorized budget for the 2004-2005 fiscal year.

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- 38 Requested by: Senators Garrou, Dalton, Hagan

#### 39 CONTINGENCY AND EMERGENCY FUND ALLOCATIONS

40 **SECTION 6.4.** Funds in the amount of five million dollars (\$5,000,000) for 41 the 2003-2004 fiscal year and five million dollars (5,000,000) for the 2004-2005 fiscal 42 year are appropriated in this act to the Contingency and Emergency Fund. Of these 43 funds, no more than two hundred fifty thousand dollars (\$250,000) shall be expended 44 for statutory purposes other than those set out in G.S. 143-23(a1)(2). The remainder of 45 these funds shall be expended only for the purposes outlined in G.S. 143-23(a1)(2).

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47 Requested by: Senators Garrou, Dalton, Hagan

## CHANGE ÉFFECTIVE DATE - PRIVATE PLATES ON PUBLIC VEHICLES

49 **SECTION 6.5.(a)** The introductory language to Section 6.14(b) of S.L. 50 2001-424 reads as rewritten:

51 "**SECTION 6.14.(b)** Effective October 1, 2003, 2004, G.S. 20-39.1(b), as enacted 52 in subsection (a) of this section, reads as rewritten:".

53 **SECTION 6.5.(b)** Section 6.14(h) of S.L. 2001-424 reads as rewritten:

1	"SECTION 6.14.(h) Subsection (b) of this section becomes effective October 1, 2002 2004 Execute as provided in subsection (a) of this section, the remainder of this
2 3	2003. 2004. Except as provided in subsection (c) of this section, the remainder of this section is effective when it becomes law."
4	section is circenve when it becomes law.
5	Requested by: Senators Garrou, Dalton, Hagan
6	HIPAA REŠERVE
7	<b>SECTION 6.6.</b> Funds in the amount of two million dollars (\$2,000,000) are
8 9	appropriated in this act to the Reserve to Implement HIPAA. This reserve shall be located in the Office of State Budget and Management.
10	located in the office of State Dudget and Management.
11	Requested by: Senators Garrou, Dalton, Hagan, Purcell, Reeves
12	HIPAA IMPLEMENTATION
13	<b>SECTION 6.7.(a)</b> The Governor or the Governor's designee shall coordinate
14 15	the State's implementation of the federal Health Insurance Portability and Accountability Act ("HIPAA"), Title II Subtitle F (Administrative Simplification).
15 16	Specifically, the scope of coordination shall include the following:
17	(1) Coordinating correspondence between the State and the United States
18	government on all matters relating to HIPAA Administrative
19	Simplification requirements under Subtitle F of Title II of HIPAA.
20	(2) Coordinating official State comments on proposed federal regulations
21 22	and the federal rule-making process pertaining to HIPAA Administrative Simplification.
$\frac{22}{23}$	(3) Obtaining from the North Carolina Attorney General legal
24	interpretations of federal rules pertaining to HIPAA Administrative
25	Simplification compliance, implementation, and enforcement.
26	(4) Establishing deadlines and benchmarks for State agencies to provide
27 28	the necessary data required to monitor compliance with HIPAA
28 29	Administrative Simplification requirements. The Information Resource Management Commission ("IRMC") shall
30	cooperate with the Governor to ensure that IRMC policies and activities and State
31	HIPAA implementation are complementary to ensure effective and efficient monitoring
32	of HIPAA Administrative Simplification requirements.
33 34	<b>SECTION 6.7.(b)</b> The University of North Carolina System and the Teachers' and State Employees' Comprehensive Major Medical Plan may develop and
34 35	implement HIPAA Administrative Simplification compliance and shall report
36	bimonthly to the Governor on the status of implementation.
37	<b>SECTION 6.7.(c)</b> Funds appropriated to the Reserve to Implement HIPAA
38	that are unexpended and unencumbered at the end of the fiscal year shall not revert to
39 40	the General Fund but shall remain in the Reserve for use in accordance with the purposes of the Reserve.
41	purposes of the Reserve.
42	Requested by: Senators Swindell, Garrou, Dalton, Hagan
43	STÂTE SUŘPLUS REAL PROPERTY SYSTEM
44	<b>SECTION 6.8.(a)</b> The Department of Administration, in consultation with
45 46	the Office of State Budget and Management and other affected State departments, shall develop and implement a uniform real property disposal system that will continuously
40 47	identify, evaluate, and dispose of all unused or underused State-owned land and
48	buildings. In order to comply with this section, the Department of Administration, in
49	consultation with the Office of State Budget and Management and other affected State
50	departments, shall do all of the following:
51 52	(1) Review the current inventory of State-owned land and buildings for accuracy and completeness.
52 53	(2) Determine how and when State-owned land and buildings should be
54	declared surplus.

1	(3)	Determine whether State agencies have the authority to retain funds				
		from the disposal of surplus real property and whether this is				
2 3		consistent among agencies and conducive to the disposal of unneeded				
4		property.				
5	(4)	Consider the use of private real estate brokers, auction, and any other				
6		method determined to be suitable in order to efficiently and effectively				
7		dispose of surplus real property.				
8	(5)	Review the real property held by a selected number of State agencies				
9	(0)	to determine whether the agency has any property that meets the				
10		criteria as set forth in this section.				
11	(6)	Assess the need for additional staff to effectively administer the				
12		system.				
13	(7)	Examine current State law to assess the need for changes in order to				
14		support a uniform system to identify, evaluate, and dispose of all				
15		unused or underused State-owned land and buildings.				
16	SECT	<b>FION 6.8.(b)</b> Prior to disposal of any property under the system, the				
17	Department shall	Il consider the following factors in making the analysis:				
18	(1)	The condition of the property;				
19	$(\tilde{2})$	The extent to which it meets the purpose for which it was intended;				
20	(2) (3)	The future needs of the Agency to perform the service intended at the				
$\frac{1}{21}$		location;				
$\overline{22}$	(4)	The best and most cost effective manner in which these future needs				
${23}$		can be serviced;				
24	(5)	The practicability of moving the function of the services performed at				
25		a location to another area that might reduce acquisition, construction,				
26		and labor cost without diminishing the quality of service;				
27	(6)	A recommendation as to whether a respective property should be (i)				
28		sold or retained, (ii) renovated, (iii) expanded for future use, or (iv)				
29		sold with a lease bond for a period not more than 10 years in order to				
30		allow transition; and				
31	(7)	Other recommendations regarding use of the property.				
32	These recomme	ndations are by way of illustration and not by way of limitation.				
33	SECTION 6.8.(c) The Department may retain consultants to assist the					
34		t of the objectives set forth in subsection (a) of this section. The				
35		ll report its findings and recommendations to the General Assembly no				
36	later than March 1, 2004.					
37						
38	Requested by:	Senators Swindell, Garrou, Dalton, Hagan				
39		ALE OF SURPLUS LAND				
40	SECT	<b>FION 6.9.</b> The Department of Administration shall work with all State				
41	departments, ag	encies, and institutions, including the Department of Transportation and				
42	The University	of North Carolina, to identify surplus state-owned real property and to				
43	expedite the sale	e of that property or the sale and subsequent lease back of that property.				
44	Unless otherwis	e provided by law, the clear proceeds of the sale of surplus real property				
45	shall be credited	l to the General Fund. The Department of Administration shall report to				
46		ative Commission on Governmental Operations no later than December				
47	1, 2003, regar	ding the extraordinary measures being taken to comply with this				
48	provision.					
49	•					
50	Requested by:					
51		NT AGENCIES TO USE PRODUCTS OF RECYCLED STEEL				
52		<b>FION 6.10.(a)</b> G.S. 130A-309.14 is amended by adding a new				
53	subsection to rea					
54		State agency or agency of a political subdivision of the State that is using				
55	State funds, or a	any person contracting with any agency with respect to work performed				

1	under contract, shall procure products of recycled steel if all of the following conditions
	are satisfied:
2 3	
5	(1) <u>The product must be acquired competitively within a reasonable time</u>
4	$\frac{\text{frame.}}{\text{The analyse must must approximate performance standards}}$
5	(2) <u>The product must meet appropriate performance standards.</u>
6	(3) <u>The product must be acquired at a reasonable price.</u> "
7	SECTION 6.10.(b) The Department of Administration shall report to the
8	Joint Legislative Commission on Governmental Operations on agencies' compliance
9	with this section.
10	
11	Requested by: Senators Garrou, Dalton, Hagan
12	JOINT COMMITTEE ON EXECÚTIVE BUDGET ACT REVISIONS
13	<b>SECTION 6.12.(a)</b> There is created a Joint Committee on Executive Budget
14	Act Revisions. The Committee shall be composed of 8 members, four of whom shall be
15	Representatives who are members of the Appropriations Committee appointed by the
16	Speaker of the House of Representatives and four of whom shall be Senators who are
17	members of the Appropriations Committee appointed by the President Pro Tempore of
18	the Senate. The Speaker of the House of Representatives shall designate one member as
19	cochair and the President Pro Tempore of the Senate shall designate one member as
20	cochair. The Committee shall meet upon call of the cochairs.
21	<b>SECTION 6.12.(b)</b> The Committee shall consider contemporary financial
22	management practices in reviewing the current budget process. The Committee shall
23	recommend any changes to the Executive Budget Act that are needed to modernize and
24	improve the processes of budget preparation, budget adoption, budget execution, and
25	program evaluation. The Committee shall report its recommendations to the 2003
26	General Assembly on or before April 1, 2004.
27	<b>SECTION 6.12.(c)</b> The Legislative Services Office shall assign professional
28	and clerical staff to assist the Committee in its work. Members of the Committee shall
29	receive per diem, subsistence, and travel allowances in accordance with G.S. 120-3.1,
30	138-5, or 138-6, as appropriate.
31	
32	Requested by: Senators Garrou, Dalton, Hagan
33	ISSUE REQUEST FOR INFORMATION/ENERGY MANAGEMENT
34	<b>SECTION 6.13.</b> The Department of Administration (Department) shall issue
35	a Request for Information (RFI) to identify companies interested in providing, and
36	qualified to provide, comprehensive energy management services to State departments,
37	agencies, and institutions. The Department shall evaluate information collected through
38	the RFI to determine the:
39	(1) Number of qualified companies interested in doing energy
40	management business with State government.
41	(2) Types of energy management services available and applicable to
42	State-owned facilities.
43	(3) Long-term cost savings potentially available to the State from the
44	implementation of various energy management services.
45	(4) Modifications to State law or regulations that may be necessary to
46	acquire and utilize successfully energy management services.
47	By May 1, 2004, the Department shall report its findings, conclusions, and
48	recommendations to the Chairs of the Senate and House of Representatives
49	Appropriations Committees.
50	Appropriations committees.
51	Requested by: Senators Garrou, Dalton, Hagan
52	EXPENDITURES OF FUNDS IN RESERVES LIMITED
53	<b>SECTION 6.19.</b> All funds appropriated by this act into reserves may be
55 54	expended only for the purposes for which the reserves were established.
55	
55	

1	Requested by: Senators Hagan, Garrou, Dalton
2	TRANSFER OF LAND FOR THE MILLENNIUM CAMPUSES OF
$\frac{2}{3}$	UNC-GREENSBORO AND NC A&T STATE UNIVERSITY
4	<b>SECTION 6.20.</b> Notwithstanding G.S. 143-341(4)g. or any other provision
5	of law, the property currently allocated to the Department of Administration and
6	previously allocated to the Department of Health and Human Services for the Central
7	School for the Deaf at Greensboro is hereby reallocated to the Board of Governors of
8	The University of North Carolina. This property shall be used for the establishment of
9	Millennium Campuses of the University of North Carolina at Greensboro and North
10	Carolina Agricultural and Technical State University.
11	Carolinia righteatarar ana reennieur state chirtensiej.
12	Requested by: Senators Hagan, Garrou, Dalton
13	REVISE LAW ON NON-STATE ENTITY REPORTS ON USE OF STATE
14	FUNDS
15	SECTION 6.21.(a) G.S. 143-6.1 reads as rewritten:
16	"§ 143-6.1. Report on use of State funds by non-State entities.
17	(a) Disbursement and Use of State Funds. – Every corporation, organization, and
18	institution that receives, uses, or expends any State funds shall use or expend the funds
19	only for the purposes for which they were appropriated by the General Assembly or
20	collected by the State. State funds include federal funds that flow through the State. For
21	the purposes of this section, the term "grantee" means a corporation, organization, or
22	institution that receives, uses, or expends any State funds. The funds.
23	The State may shall not disburse State funds appropriated by the General Assembly
24	to any grantee or collected by the State for use by any grantee if <u>unless</u> that grantee has
25	failed to provide any reports or financial information previously required by this
26	section. In addition, before disbursing the funds, the Office of State Budget and
27	Management may require the grantee to supply information demonstrating that the
28	grantee is capable of managing the funds in accordance with law and has established
29	adequate financial procedures and controls. grantee:
30	(1) Provides all reports and financial information required under this
31	section to the appropriate State agencies and officials; and
32	(2) <u>Provides any additional information that the Office of State Budget</u>
33	and Management deems necessary demonstrating that such grantee is
34	capable of managing the funds in accordance with law and has
35	established adequate financial procedures and controls.
36	All financial statements furnished to the State Auditor pursuant to this section, and
37	any audits or other reports prepared by the State Auditor, are public records.
38	(b) State Agency Reports. <u>Responsibilities.</u> – A State agency that receives State
39	funds and then disburses the State funds to a grantee must identify the grantee to the
40	State Auditor, unless the funds were for the purchase of goods and services. The State
41	agency must submit shall:
42	(1) <u>Submit</u> documents to the State Auditor in a prescribed format
43	describing standards of compliance and suggested audit procedures
44	sufficient to give adequate direction to independent auditors
45	performing audits.
46 47	(2) <u>Annually notify each grantee, in writing, of the reporting requirements</u>
47 48	set forth in this section and that the State agency is not authorized to disburse funds to grantees that fail to comply with the reporting
48 49	disburse funds to grantees that fail to comply with the reporting requirements for funds received during the prior fiscal year;
49 50	
50 51	(3) <u>Provide each grantee with the accounting form and other requirements</u> prescribed by the State Auditor.
51 52	(4) Submit a list to the State Auditor by October 31 each year of every
52	grantee to which the agency disbursed State funds in the prior fiscal
55 54	year, except when the funds were for purchases of goods and services,
55	the amount disbursed to each grantee and other such information as
	and anto one and the twee granded and outer back information as

1	required by the State Auditor to comply with the requirements set forth
2	in this section.
3	(5) <u>Submit a list to the Office of State Budget and Management by</u>
4	January 31 each year of every grantee to which the agency disbursed
5 6	State funds in the prior fiscal year except when the funds were for purchases of goods and services and for each grantee, whether that
7	purchases of goods and services and, for each grantee, whether that grantee has filed the sworn accounting required by subsection (c) of
8	this section and whether the sworn accounting is in compliance with
9	subsection (c) of this section.
10	(c) Grantee Receipt and Expenditure Reports. – A grantee that receives, uses, or
11	expends between fifteen thousand dollars (\$15,000) and three hundred thousand dollars
12	(\$300,000) in State funds annually, except when the funds are for the purchase of goods
13	or services, must file annually with the State agency that disbursed the funds a sworn
14	accounting of receipts and expenditures of the State funds and a description of activities
15	and accomplishments undertaken by the grantee with State funds. This accounting must
16	be attested to by the treasurer of the grantee and one other authorizing officer of the
17	grantee. The accounting must be filed within six months <u>90 days</u> after the end of the
18 19	grantee's fiscal year in which the State funds were received. The accounting shall be in the form required by the <u>State Auditor and provided to the grantee by the disbursing</u>
20	agency. Each State agency shall develop a format for these accountings and shall obtain
20	the State Auditor's approval of the format.
22	(d) Grantee Audit Reports. – A grantee that receives, uses, or expends State
$\bar{23}$	funds in the amount of three hundred thousand dollars (\$300,000) or more annually,
24	except when the funds are for the purchase of goods or services, must file annually with
25	the State Auditor a financial statement in the form and on the schedule prescribed by the
26	State Auditor. These audit reports shall be filed no later than nine months after the close
27	of the grantee's fiscal year. The financial statement must be audited in accordance with
28	standards prescribed by the State Auditor to assure that State funds are used for the
29 30	purposes provided by law.
30 31	A grantee that receives, uses, or expends State funds in the amount of three hundred thousand dollars (\$300,000) or more annually, except when the funds are for the
32	purchase of goods or services, must file annually with the State agency that disbursed
33	the funds a description of activities and accomplishments undertaken by the grantee
34	with State funds. This description must be filed within 90 days after end of the grantee's
35	fiscal year in which the State funds were received.
36	(d1) State Auditor's Responsibilities. – The State Auditor shall:
37	(1) <u>Review each audit submitted pursuant to subsection (d) of this section</u>
38	and determine that it has been conducted in accordance with generally
39	accepted audit standards and that the grantee has received a clean audit
40 41	<u>opinion.</u> (2) Notify disbursing agencies by January 31 each year of all grantees that
41	are not in compliance with the reporting requirements set forth in this
43	section.
44	(3) Notify disbursing agencies of any material audit findings in the audits
45	of their grantees.
46	(4) Submit a list to the Office of State Budget and Management by
47	January 31 each year of every grantee that received State funds in the
48	prior fiscal year and, for each grantee, whether that grantee has
49	<u>complied with this subsection.</u>
50	(d2) Before a State agency disburses any funds for the fourth quarter of a fiscal year, the agency shall, in consultation with the Office of State Budget and Management,
51 52	verify that the grantee has complied with the reporting requirements of this section. A
52 53	<u>State agency shall not disburse funds during the fourth quarter of the fiscal year to any</u>
55 54	grantee that has not complied with this section by March 31 of each year.
÷ •	$e^{-\cdots}$

1	(d3) The Office of State Budget and Management shall report to the Joint
2	Legislative Commission on Governmental Operations and the Fiscal Research Division
$\frac{2}{3}$	by May 1 on all grantees that failed to comply with this section for the prior fiscal year,
	by May 1 on an grantees that raned to compry with this section for the prior fiscal year,
4	the amount of State funds that were disbursed to each of those grantees during that
5	fiscal year, and the amount of State funds that were withheld.
6	(e) Federal Reporting Requirements. – Federal law may require a grantee to
7	make additional reports with respect to funds for which reports are required under this
8	section. Notwithstanding the provisions of this section, a grantee may satisfy the
9	reporting requirements of subsection (c) of this section by submitting a copy of the
10	report required under federal law with respect to the same funds or by submitting a copy
11	of the report described in subsection (d) of this section.
12	(f) Audit Oversight. – The State Auditor has audit oversight, pursuant to Article
13	5A of Chapter 147 of the General Statutes, of every grantee that receives, uses, or
14	expends State funds. Such a grantee must, upon request, furnish to the State Auditor for
15	audit all books, records, and other information necessary for the State Auditor to
16	account fully for the use and expenditure of State funds. The grantee must furnish any
17	additional financial or budgetary information requested by the State Auditor."
18	<b>SECTION 6.21.(b)</b> G.S. 143-26 reads as rewritten:
19	"§ 143-26. Director to have discretion as to manner of paying annual
20	appropriations.
21	(a) Except as provided in subsection (b) of this section or as otherwise provided
22	by State or federal law, it shall be discretionary with the Director of the Budget whether
$\bar{23}$	any annual appropriation shall be paid in monthly, quarterly or semiannual installments
24	or in a single payment.
25	(b) Except as otherwise provided by State or federal law, an annual appropriation
26	of one hundred thousand dollars (\$100,000) or lessless than fifteen thousand dollars
27	(\$15,000) to or for the use of a nonprofit corporation shall be paid in a single annual
28	payment. An annual appropriation of more than one hundred thousand dollars
28 29	(\$100,000) fifteen thousand dollars (\$15,000) or more to or for the use of a nonprofit
	(\$100,000) fifteen thousand dollars (\$15,000) or more to or for the use of a nonprofit
30	corporation shall be paid in quarterly or monthly installments, in the discretion of the
31	Director of the Budget."
32	PART VII. PUBLIC SCHOOLS
33	PART VII. PUDLIC SCHOOLS
34	Deguasted by Constant Lyong Mataslf Common Dalton Hagon
35	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan
36	TEACHER SALARY SCHEDULES
37	<b>SECTION 7.1.(a)</b> Effective for the 2003-2004 school year, the Director of
38	the Budget shall transfer from the Reserve for Experience Step Salary Increase for
39	Teachers and Principals in Public Schools for the 2003-2004 fiscal year funds necessary
40	to implement the teacher salary schedule set out in subsection (b) of this section,
41	including funds for the employer's retirement and social security contributions and
42	funds for annual longevity payments at one and one-half percent (1.5%) of base salary
43	for 10 to 14 years of State service, two and twenty-five hundredths percent (2.25%) of
44	base salary for 15 to 19 years of State service, three and twenty-five hundredths percent
45	(3.25%) of base salary for 20 to 24 years of State service, and four and one-half percent
46	(4.5%) of base salary for 25 or more years of State service, commencing July 1, 2003,
47	for all teachers whose salaries are supported from the State's General Fund. These
48	funds shall be allocated to individuals according to rules adopted by the State Board of
49	Education. The longevity payment shall be paid in a lump sum once a year.
50	<b>SECTION 7.1.(b)</b> For the 2003-2004 school year, the following monthly
51	salary schedules shall apply to certified personnel of the public schools who are
52	classified as teachers. The schedule contains 30 steps with each step corresponding to
53	one year of teaching experience.
54	2003-2004 MONTHLY SALARY SCHEDULE
55	"A" TEACHERS

1	NZ C	<b>11 A 11</b>	NIDDTO
1	Years of	"A"	NBPTS
2	Experience	Teachers	Certification
3	0	\$2,525	N/A
1	0		
4	1	\$2,567	N/A
5	2 3 4 5 6 7 8	\$2,611	N/A
6	3	\$2,764	\$3,096
	3		
7	4	\$2,904	\$3,252
8	5	\$3,036	\$3,400
9	6	\$3,164	\$3,544
	0 7		
10	/	\$3,266	\$3,658
11	8	\$3,314	\$3,712
12	9	\$3,362	\$3,765
	10		
13		\$3,412	\$3,821
14	11	\$3,461	\$3,876
15	12	\$3,511	\$3,932
	13		
16		\$3,561	\$3,988
17	14	\$3,614	\$4,048
18	15	\$3,667	\$4,107
19	16	\$3,722	\$4,169
20	17	\$3,777	\$4,230
21	18	\$3,834	\$4,294
22	19	\$3,892	\$4,359
23	20	\$3,950	\$4,424
24	21	\$4,011	\$4,492
25	22	\$4,072	\$4,561
$\frac{26}{26}$	$\frac{1}{23}$		
		\$4,136	\$4,632
27	24	\$4,200	\$4,704
28	25	\$4,264	\$4,776
29	$\frac{1}{26}$	\$4,330	\$4,850
		\$4,330 \$4,200	
30	27	\$4,398	\$4,926
31	28	\$4,467	\$5,003
32	29	\$4,538	\$5,083
	$\frac{2}{30}$ +		
33	30+	\$4,538	\$5,083
34			
35	2003-2004 M	ONTHLY SALARY	SCHEDULE
36		"M" TEACHERS	
	Veens of		NDDTC
37	Years of	"M"	NBPTS
38	Experience	Teachers	Certification
39	0	\$2,778	N/A
40	1	\$2,824	N/A
	1		
41	2	\$2,872	N/A
42	3	\$3,040	\$3,405
43	4	\$3,194	\$3,577
44	2 3 4 5 6 7		
	5	\$3,340	\$3,741
45	6	\$3,480	\$3,898
46	7	\$3,593	\$4,024
47	8	\$3,645	\$4,082
48	9	\$3,698	\$4,142
49	10	\$3,753	\$4,203
50	11	\$3,807	\$4,264
51	12		
		\$3,862	\$4,325
52	13	\$3,917	\$4,387
53	14	\$3,975	\$4,452
54	15	\$4,034	\$4,518
55	16	\$4,094	\$4,585

1	17	\$4,155	\$4,654
2	18	\$4,217	\$4,723
3	19	\$4,281	\$4,795
4	20	\$4,345	\$4,866
5	$\overline{21}$	\$4,412	\$4,941
6	22	\$4,479	\$5,016
7	23	\$4,550	\$5,096
8	24	\$4,620	\$5,174
9	25	\$4,690	\$5,253
10	26	\$4,763	\$5,335
11	27	\$4,838	\$5,419
12	28	\$4,914	\$5,504
13	29	\$4,992	\$5,591
14	30+	\$4,992	\$5,591
	OT OT O		1. 1 1

15 **SECTION 7.1.(c)** Certified public school teachers with certification based on academic preparation at the six-year degree level shall receive a salary supplement of one hundred twenty-six dollars (\$126.00) per month in addition to the compensation 16 17 provided for certified personnel of the public schools who are classified as "M" 18 19 Certified public school teachers with certification based on academic teachers. preparation at the doctoral degree level shall receive a salary supplement of two 20 hundred fifty-three dollars (\$253.00) per month in addition to the compensation 21 provided for certified personnel of the public schools who are classified as "M" 22 23 teachers.

24 **SECTION 7.1.(d)** Effective for the 2003-2004 school year, the first step of 25 the salary schedule for school psychologists shall be equivalent to Step 5, corresponding to five years of experience, on the salary schedule established in this section for 26 27 certified personnel of the public schools who are classified as "M" teachers. Certified 28 psychologists shall be placed on the salary schedule at an appropriate step based on their 29 years of experience. Certified psychologists shall receive longevity payments based on 30 years of State service in the same manner as teachers.

Certified psychologists with certification based on academic preparation at 31 32 the six-year degree level shall receive a salary supplement of one hundred twenty-six 33 dollars (\$126.00) per month in addition to the compensation provided for certified 34 psychologists. Certified psychologists with certification based on academic preparation 35 at the doctoral degree level shall receive a salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for certified 36 37 psychologists.

38 SECTION 7.1.(e) Effective for the 2003-2004 school year, speech 39 pathologists who are certified as speech pathologists at the masters degree level and 40 audiologists who are certified as audiologists at the masters degree level and who are 41 employed in the public schools as speech and language specialists and audiologists shall 42 be paid on the school psychologist salary schedule.

Speech pathologists and audiologists with certification based on academic 43 44 preparation at the six-year degree level shall receive a salary supplement of one hundred 45 twenty-six dollars (\$126.00) per month in addition to the compensation provided for speech pathologists and audiologists. Speech pathologists and audiologists with 46 47 certification based on academic preparation at the doctoral degree level shall receive a 48 salary supplement of two hundred fifty-three dollars (\$253.00) per month in addition to the compensation provided for speech pathologists and audiologists. SECTION 7.1.(f) Certified school nurses who are employed in the public 49

50 schools as nurses shall be paid on the "M" salary schedule. 51

52 **SECTION 7.1.(g)** As used in this section, the term "teacher" shall also 53 include instructional support personnel.

- 54
- 55 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

1	SCHOOL-BA					1 5:		
2 3		CTION 7.2.(	a) Effective	for the $2003$ -	2004 school	year, the Director of		
	the Budget shall transfer from the Reserve for Experience Step Salary Increase for							
4	Teachers and Principals in Public Schools for the 2003-2004 fiscal year funds necessary							
5	to implement the salary schedule for school-based administrators as provided in this							
6 7	section. These funds shall be used for State-paid employees only.							
8	<b>SECTION 7.2.(b)</b> The base salary schedule for school-based administrators shall apply only to principals and assistant principals. The base salary schedule for the							
9	2003-2004 fisc	ry to principa ral vear com	mencing July	71,2003 is as	follows:	ary senedule for the		
10	2003 2001 1150	cur yeur, com	2	003-2004	10110 10 5.			
11	PRINO	CIPAL AND	ASSISTAN	Γ PRINCIPAL	SALARY SO	CHEDULES		
12				SIFICATION				
13	Yrs of	Assistant	Prin I	Prin II	Prin III	Prin IV		
14	Exp	Principal	(0-10)	(11-21)	(22-32)	(33-43)		
15	0-4	\$3,226	-	-	-	-		
16	5	\$3,373	-	-	-	-		
17	6	\$3,515	-	-	-	-		
18	7	\$3,629	- -	-	-	-		
19	8	\$3,681	\$3,681	-	-	-		
20	9	\$3,735	\$3,735	Φ2 015	-	-		
21 22	10 11	\$3,791 \$3,845	\$3,791 \$3,845	\$3,845 \$3,901	-	-		
22	11	\$3,845	\$3,843 \$3,901	\$3,956	\$4,015	-		
$\frac{23}{24}$	12	\$3,956	\$3,956	\$4,015	\$4,073	\$4,135		
25	13	\$4,015	\$4,015	\$4,074	\$4,135	\$4,197		
26	15	\$4,074	\$4,074	\$4,135	\$4,197	\$4,259		
27	16	\$4,135	\$4,135	\$4,197	\$4,259	\$4,324		
28	17	\$4,197	\$4,197	\$4,259	\$4,324	\$4,388		
29	18	\$4,259	\$4,259	\$4,324	\$4,388	\$4,456		
30	19	\$4,324	\$4,324	\$4,388	\$4,456	\$4,524		
31	20	\$4,388	\$4,388	\$4,456	\$4,524	\$4,596		
32	21	\$4,456	\$4,456	\$4,524	\$4,596	\$4,666		
33	22	\$4,524	\$4,524	\$4,596	\$4,666	\$4,737		
34	23	\$4,596	\$4,596	\$4,666	\$4,737	\$4,811		
35	24	\$4,666	\$4,666	\$4,737	\$4,811	\$4,886		
36	25	\$4,737	\$4,737	\$4,811	\$4,886	\$4,963		
37	26 27	\$4,811 \$4,886	\$4,811 \$4,886	\$4,886 \$4,963	\$4,963	\$5,042 \$5,143		
38 39	27 28	\$4,880 \$4,963	\$4,880 \$4,963	\$5,042	\$5,042 \$5,143	\$5,246		
40	28	\$5,042	\$5,042	\$5,143	\$5,246	\$5,351		
41	30	\$5,143	\$5,143	\$5,246	\$5,351	\$5,458		
42	31	\$5,246	\$5,246	\$5,351	\$5,458	\$5,567		
43	32	÷¢,	\$5,351	\$5,458	\$5,567	\$5,678		
44	33	-	-	\$5,567	\$5,678	\$5,792		
45	34	-	-	\$5,678	\$5,792	\$5,908		
46	35	-	-	-	\$5,908	\$6,026		
47	36	-	-	-	\$6,026	\$6,147		
48	37	-	-	-	-	\$6,270		
49			-	002 200 1				
50								
51	PRINC	JIPAL AND				CHEDULES		
52	V	Drin V		SIFICATION				
53 54	Yrs of Exp	Prin V (44-54)	Prin VI (55-65)	Prin VII (66-100)	Prin VIII (101+)			
54 55	Exp 14	(44-34) \$4,259	(33-03)	(00-100)	(101+)			
55	17	$\psi$ -, $2JJ$	-	-	-			

1	15	\$4,324	-	-	-	
2	16	\$4,388	\$4,456	- -	-	
3 4	17 18	\$4,456 \$4,524	\$4,524 \$4,596	\$4,666 \$4,737	\$4,811	
5	18	\$4,524 \$4,596	\$4,666	\$4,811	\$4,886	
6	20	\$4,666	\$4,737	\$4,886	\$4,963	
7	21	\$4,737	\$4,811	\$4,963	\$5,042	
8	22	\$4,811	\$4,886	\$5,042 \$5,142	\$5,143 \$5,246	
9 10	23 24	\$4,886 \$4,963	\$4,963 \$5,042	\$5,143 \$5,246	\$5,246 \$5,351	
11	25	\$5,042	\$5,143	\$5,351	\$5,458	
12	26	\$5,143	\$5,246	\$5,458	\$5,567	
13	27	\$5,246 \$5,251	\$5,351	\$5,567 \$5,678	\$5,678 \$5,702	
14 15	28 29	\$5,351 \$5,458	\$5,458 \$5,567	\$5,678 \$5,792	\$5,792 \$5,908	
16	30	\$5,567	\$5,678	\$5,908	\$6,026	
17	31	\$5,678	\$5,792	\$6,026	\$6,147	
18	32	\$5,792	\$5,908	\$6,147	\$6,270 \$6,205	
19 20	33 34	\$5,908 \$6,026	\$6,026 \$6,147	\$6,270 \$6,395	\$6,395 \$6,523	
20	35	\$6,147	\$6,270	\$6,523	\$6,653	
22	36	\$6,270	\$6,395	\$6,653	\$6,786	
23	37	\$6,395 \$6,592	\$6,523	\$6,786	\$6,922	
24 25	38 39	\$6,523	\$6,653 \$6,786	\$6,922 \$7,060	\$7,060 \$7,201	
$\frac{23}{26}$	40	_	\$6,922	\$7,201	\$7,345	
27	41		-	\$7,345	\$7,492	
28	SEC	<b>TION 7.2.</b>	c) The approximation of the colored	opriate classifi	ication for place	ement of principals
29 30	schools, shall f	principais o be determine	d in accordat	ice with the fo	ollowing schedu	pals in alternative
31	Senicors, snun c				per of Teachers	
32	Classifi				Supervised	
33 34	Assistar Principa	nt Principal		Four	r than 11 Teach	ore
35	Principa				Teachers	015
36	Principa	al III		22-32	2 Teachers	
37	Principa				Teachers	
38 39	Principa Principa				Teachers Teachers	
40	Principa				0 Teachers	
41	Principa	ıl VIII			than 100 Teach	
42						assistant principals
43 44	non-State fund				rs or assistant p	rincipals paid from
45	The	beginning c	lassification	for principals	in alternative s	chools shall be the
46	Principal III le	vel. Princip	als in alterna	tive schools w	who supervise 3	3 or more teachers
47 48	shall be classif					stan on the colory
40 49						step on the salary icated employee of
50	the public sch	ools and a	n additional	step for ever	y three years of	of experience as a
51	the public schools and an additional step for every three years of experience as a principal. A principal or assistant principal shall also continue to receive any additional					eive any additional
<i></i>						
52 53	State-funded [	percentage	increases ear	rned for the	1997-1998, 19 performance or	198-1999, and the
52 53 54	State-funded [	ool years fo	ncreases eau r improveme	nt in student	performance or	maintaining a safe

**SECTION 7.2.(e)** Principals and assistant principals with certification based 2 on academic preparation at the six-year degree level shall be paid a salary supplement of 3 one hundred twenty-six dollars (\$126.00) per month and at the doctoral degree level 4 shall be paid a salary supplement of two hundred fifty-three dollars (\$253.00) per 5 month.

6 **SECTION 7.2.(f)** There shall be no State requirement that superintendents 7 in each local school unit shall receive in State-paid salary at least one percent (1%) 8 more than the highest paid principal receives in State salary in that school unit; provided, however, the additional State-paid salary a superintendent who was employed 9 by a local school administrative unit for the 1992-1993 fiscal year received because of 10 11 that requirement shall not be reduced because of this subsection for subsequent fiscal years that the superintendent is employed by that local school administrative unit so 12 13 long as the superintendent is entitled to at least that amount of additional State-paid 14 salary under the rules in effect for the 1992-1993 fiscal year.

**SECTION 7.2.(g)** Longevity pay for principals and assistant principals shall be as provided for State employees under the State Personnel Act.

SECTION 7.2.(h)

- If a principal is reassigned to a higher job classification because the (1)principal is transferred to a school within a local school administrative unit with a larger number of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had served the principal's entire career as a principal at the higher job classification.
- (2)If a principal is reassigned to a lower job classification because the principal is transferred to a school within a local school administrative unit with a smaller number of State-allotted teachers, the principal shall be placed on the salary schedule as if the principal had served the principal's entire career as a principal at the lower job classification.

28 This subsection applies to all transfers on or after the effective date of this 29 section, except transfers in school systems that have been created, or will be created, by 30 merging two or more school systems. Transfers in these merged systems are exempt 31 from the provisions of this subsection for one calendar year following the date of the 32 merger.

33 **SECTION 7.2.(i)** Participants in an approved full-time masters in school 34 administration program shall receive up to a 10-month stipend at the beginning salary of 35 an assistant principal during the internship period of the masters program. For the 2003-2004 fiscal year, the stipend shall not exceed the difference between the beginning 36 37 salary of an assistant principal and fifty percent (50%) of any fellowship funds received 38 by the intern as a full-time student, including awards of the Principal Fellows Program. 39 For the 2004-2005 fiscal year and subsequent fiscal years, the stipend shall not exceed 40 the difference between the beginning salary of an assistant principal and any fellowship 41 funds received by the intern as a full-time student, including awards of the Principal 42 Fellows Program. The Principal Fellows Program or the school of education where the intern participates in a full-time masters in school administration program shall supply 43 44 the Department of Public Instruction with certification of eligible full-time interns.

45 **SECTION 7.2.(j)** During the 2003-2004 fiscal year, the placement on the salary schedule of an administrator with a one-year provisional assistant principal's 46 certificate shall be at the entry-level salary for an assistant principal or the appropriate 47 48 step on the teacher salary schedule, whichever is higher.

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50 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by:

#### **CENTRAL OFFICE SALARIES** 51

52 **SECTION 7.3.(a)** The monthly salary ranges that follow apply to assistant 53 superintendents, associate superintendents, directors/coordinators, supervisors, and finance officers for the 2003-2004 fiscal year, beginning July 1, 2003. The top of these 54

1	ranges are increased by one and eighty-or	ne hundred	ths percent (1.81%) annually for		
2	full-time employees.	2 0 2 2	ф <b>г</b> 200		
3		2,932	\$5,308		
4		3,112	\$5,634		
5 6		3,303 3,436	\$5,979 \$6,221		
0 7	School Administrator V \$3	3,430 3,574	\$6,473		
8	School Administrator VI \$3	3,792	\$6,869		
9	School Administrator VI \$3	3,945	\$7,147		
10	The local board of education st	hall determi	ine the appropriate category and		
11	placement for each assistant su	perintenden	it, associate superintendent,		
12	director/coordinator, supervisor, or finance				
13	funds appropriated by the General Asser	mbly for c	entral office administrators and		
14	superintendents. The category in which an	employee	is placed shall be included in the		
15	contract of any employee hired on or after J	July 1, 2003			
16	SECTION 7.3.(b) The monthl	ly salary ra	nges that follow apply to public		
17	school superintendents for the 2003-2004 f	fiscal year,	beginning July 1, 2003. The top		
18	of these ranges are increased by one an	ind eighty-c	one hundredths percent (1.81%)		
19	annually for full-time employees.	1 107	¢7.596		
20	1	4,187 4,445	\$7,586		
21 22		4,716	\$8,047 \$8,541		
22		5,005	\$9,062		
24		5,312	\$9,618		
25			ine the appropriate category and		
26	placement for the superintendent based on	the average	ge daily membership of the local		
27	school administrative unit and within fund				
28	central office administrators and superinten	dents.			
29	Notwithstanding the provisions of	of this subse	ection, a local board of education		
30	may pay an amount in excess of the applica	able range to	o a superintendent who is entitled		
31	to receive the higher amount under Section	7.2.(f) of th	is act.		
32	<b>SECTION 7.3.(c)</b> Longev superintendents, associate superintendent	vity pay	for superintendents, assistant		
33	superintendents, associate superintendent	ts, directors	S/coordinators, supervisors, and		
34 35	finance officers shall be as provided for Sta	ndents assi	istant superintendents, associate		
36	superintendents, directors/coordinators,	supervisors	and finance officers with		
37	certification based on academic preparation				
38	salary supplement of one hundred twenty-s				
39	the compensation provided pursuant to				
40	superintendents, associate superintendent				
41	finance officers with certification based on	academic p	preparation at the doctoral degree		
42	level shall receive a salary supplement of t	two hundred	l fifty-three dollars (\$253.00) per		
43	month in addition to the compensation prov	vided for un	der this section.		
44	SECTION 7.3.(e) The State	Board of H	Education shall not permit local		
45	school administrative units to transfer Sta	ate funds fr	om other funding categories for		
46 47	salaries for public school central office adm		at shall transfor from the Deserve		
47 48	for Compensation Increases created in this		tet shall transfer from the Reserve		
49					
50	1, 2003, funds necessary to provide an average annual salary increase of one and eighty-one hundredths percent (1.81%), including funds for the employer's retirement				
51	and social security contributions, commencing July 1, 2003, for all permanent full-time				
52	personnel paid from the Central Office All	lotment. Th	e State Board of Education shall		
53	allocate these funds to local school administ	strative unit	ts. The local boards of education		
54	shall establish guidelines for providing their	r salary incr	eases to these personnel.		
55					

Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan 1 NONCERTIFIED PERSONNEL 2 3 **SECTION 7.4.(a)** The Director of the Budget shall transfer from the 4 Reserve for Compensation Increases created in this act for fiscal year 2003-2004, 5 commencing July 1, 2003, funds necessary to provide a salary increase of one and eighty-one hundredths percent (1.81%), including funds for the employer's retirement 6 and social security contribution, commencing July 1, 2003, for all noncertified public 7 8 school employees whose salaries are supported from the State's General Fund. **SECTION 7.4.(b)** Local boards of education shall increase the rates of pay 9 10 for all such employees who were employed for all or part of fiscal year 2002-2003 and who continue their employment for fiscal year 2003-2004 by at least one and eighty-one 11 hundredths percent (1.81%), commencing July 1, 2003. For part-time employees, the 12 pay increase shall be pro rata based on the number of hours worked. 13 14 **SECTION 7.4.(c)** These funds shall not be used for any purpose other than for the salary increases and necessary employer contributions provided by this section. 15 16 **SECTION 7.4.(d)** The State Board of Education may adopt salary ranges for 17 noncertified personnel to support increases of one and eighty-one hundredths percent 18 (1.81%) for the 2003-2004 school year. 19 Requested by:Senators Lucas, Metcalf, Garrou, Dalton, HaganRESERVE FOREXPERIENCESTEPINCREASEFORTEACHERSAND 20 21 PRINICPALS IN PUBLIC SCHOOLS 22 23 **SECTION 7.5.(a)** Funds in the Reserve for Experience Step Increase for 24 Teachers and Principals in Public Schools shall be used for experience step increases for 25 employees of schools operated by a local board of education, the Department of Health and Human Services, the Department of Correction, or the Department of Juvenile 26 27 Justice and Delinquency Prevention, who are paid on the teacher salary schedule or the principal and assistant principal salary schedule. 28 29 **SECTION 7.5.(b)** Effective July 1, 2003, any permanent certified personnel 30 employed on July 1, 2003, and paid on the teacher salary schedule with 29+ years of 31 experience shall receive a one-time bonus equivalent to the average increase of the 26 to 32 29 year steps. Effective July 1, 2003, any permanent personnel employed on July 1, 33 2003, and paid at the top of the principal and assistant principal salary schedule shall receive a one-time bonus equivalent to two percent (2%). For permanent part-time 34 35 personnel, the one-time bonus shall be adjusted pro rata. Personnel defined under G.S. 115C-325(a)(5a) are not eligible to receive the bonus. 36 37 38 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: SUPPLEMENTAL FUNDING IN LOW-WEALTH COUNTIES 39 **SECTION 7.6.(a)** Funds for Supplemental Funding. – The General 40 41 Assembly finds that it is appropriate to provide supplemental funds in low-wealth counties to allow those counties to enhance the instructional program and student 42 Therefore, funds are appropriated to State Aid to Local School 43 achievement. Administrative Units for the 2003-2004 fiscal year and the 2004-2005 fiscal year to be 44 45 used for supplemental funds for the schools. **SECTION 7.6.(b)** Use of Funds for Supplemental Funding. – All funds 46 47 received pursuant to this section shall be used only: (i) to provide instructional 48 positions, instructional support positions, teacher assistant positions, clerical positions, 49 school computer technicians, instructional supplies and equipment, staff development, and textbooks; (ii) for salary supplements for instructional personnel and instructional 50 51 support personnel; and (iii) to pay an amount not to exceed ten thousand dollars 52 (\$10,000) of the plant operation contract cost charged by the Department of Public 53 Instruction for services. 54 Local boards of education are encouraged to use at least twenty-five percent 55 (25%) of the funds received pursuant to this section to improve the academic

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1	performance of children who are performing at Level I or II on either reading or			
2	mathematics end-of-grade tests in grades 3-8 and children who are performing at Level			
3	I or II on the writing tests in grades 4 and 7. Local boards of education shall report to			
4		of Education on an annual basis on funds used for this purpose, and the		
5	State Board sha	all report this information to the Joint Legislative Education Oversight		
6	Committee. The	ese reports shall specify how these funds were targeted and used to		
7	implement spec	ific improvement strategies of each local school administrative unit and		
8	its schools, such	as teacher recruitment, closing the achievement gap, improving student		
9		addressing the needs of at-risk students, and establishing and		
10	maintaining safe			
11		<b>FION 7.6.(c)</b> Definitions. – As used in this section:		
12	(1)	"Anticipated county property tax revenue availability" means the		
13		county-adjusted property tax base multiplied by the effective State		
14		average tax rate.		
15	(2)	"Anticipated total county revenue availability" means the sum of the:		
16		a. Anticipated county property tax revenue availability,		
17		b. Local sales and use taxes received by the county that are levied		
18		under Chapter 1096 of the 1967 Session Laws or under		
19		Subchapter VIII of Chapter 105 of the General Statutes,		
20		c. Sales tax hold harmless reimbursement received by the county		
21		under G.S. 105-521, and		
22		d. Fines and forfeitures deposited in the county school fund for the		
23		most recent year for which data are available.		
24	(3)	"Anticipated total county revenue availability per student" means the		
25		anticipated total county revenue availability for the county divided by		
26		the average daily membership of the county.		
27	(4)	"Anticipated State average revenue availability per student" means the		
28		sum of all anticipated total county revenue availability divided by the		
29		average daily membership for the State.		
30	(5)	"Average daily membership" means average daily membership as		
31		defined in the North Carolina Public Schools Allotment Policy		
32		Manual, adopted by the State Board of Education. If a county contains		
33		only part of a local school administrative unit, the average daily		
34		membership of that county includes all students who reside within the		
35		county and attend that local school administrative unit.		
36	(6)	"County-adjusted property tax base" shall be computed as follows:		
37		a. Subtract the present-use value of agricultural land, horticultural		
38		land, and forestland in the county, as defined in G.S. 105-277.2,		
39		from the total assessed real property valuation of the county,		
40		b. Adjust the resulting amount by multiplying by a weighted		
41		average of the three most recent annual sales assessment ratio		
42		studies,		
43		c. Add to the resulting amount the:		
44		1. Present-use value of agricultural land, horticultural land,		
45		and forestland, as defined in G.S. 105-277.2,		
46		2. Value of property of public service companies,		
47		determined in accordance with Article 23 of Chapter 105		
48		of the General Statutes, and		
49		3. Personal property value for the county.		
50	(7)	"County-adjusted property tax base per square mile" means the		
51		county-adjusted property tax base divided by the number of square		
52		miles of land area in the county.		
53	(8)	"County wealth as a percentage of State average wealth" shall be		
54		computed as follows:		

1 2 3 4 5		a. Compute the percentage that the county per capita income is of the State per capita income and weight the resulting percentage
3		by a factor of five-tenths,
4		b. Compute the percentage that the anticipated total county
5		revenue availability per student is of the anticipated State
6		average revenue availability per student and weight the
7		resulting percentage by a factor of four-tenths,
8		c. Compute the percentage that the county-adjusted property tax
9		base per square mile is of the State-adjusted property tax base
10		per square mile and weight the resulting percentage by a factor
11		of one-tenth,
12		d. Add the three weighted percentages to derive the county wealth
13	( <b>0</b> )	as a percentage of the State average wealth.
14	(9)	"Effective county tax rate" means the actual county tax rate multiplied
15 16		by a weighted average of the three most recent annual sales assessment ratio studies.
17	(10)	"Effective State average tax rate" means the average of effective
18	(10)	county tax rates for all counties.
19	(10a)	"Local current expense funds" means the most recent county current
20	(104)	expense appropriations to public schools, as reported by local boards
21		of education in the audit report filed with the Secretary of the Local
22		Government Commission pursuant to G.S. 115C-447.
23	(11)	"Per capita income" means the average for the most recent three years
24	(11)	for which data are available of the per capita income according to the
25		most recent report of the United States Department of Commerce,
26		Bureau of Economic Analysis, including any reported modifications
27		for prior years as outlined in the most recent report.
28	(12)	"Sales assessment ratio studies" means sales assessment ratio studies
29		performed by the Department of Revenue under G.S. 105-289(h).
30	(13)	"State average current expense appropriations per student" means the
31		most recent State total of county current expense appropriations to
32		public schools, as reported by local boards of education in the audit
33		report filed with the Secretary of the Local Government Commission
34		pursuant to G.S. 115C-447.
35	(14)	"State average adjusted property tax base per square mile" means the
36		sum of the county-adjusted property tax bases for all counties divided
37		by the number of square miles of land area in the State.
38	(14a)	"Supplant" means to decrease local per student current expense
39		appropriations from one fiscal year to the next fiscal year.
40	(15)	"Weighted average of the three most recent annual sales assessment
41		ratio studies" means the weighted average of the three most recent
42		annual sales assessment ratio studies in the most recent years for which
43		county current expense appropriations and adjusted property tax
44		valuations are available. If real property in a county has been revalued
45		one year prior to the most recent sales assessment ratio study, a
46		weighted average of the two most recent sales assessment ratios shall
47 48		be used. If property has been revalued the year of the most recent sales assessment ratio study, the sales assessment ratio for the year of
		revaluation shall be used.
49 50	СЕСТ	<b>TON 7.6.(d)</b> Eligibility for Funds. – Except as provided in subsection
50	(h) of this section	n, the State Board of Education shall allocate these funds to local school
52	administrative u	nits located in whole or in part in counties in which the county wealth
53	as a percentage of	of the State average wealth is less than one hundred percent (100%).
54		<b>TON 7.6.(e)</b> Allocation of Funds. – Except as provided in subsection
55	(g) of this sectio	n, the amount received per average daily membership for a county shall

be the difference between the State average current expense appropriations per student and the current expense appropriations per student that the county could provide given the county's wealth and an average effort to fund public schools. (To derive the current expense appropriations per student that the county could be able to provide given the county's wealth and an average effort to fund public schools, multiply the county wealth as a percentage of State average wealth by the State average current expense appropriations per student.)

The funds for the local school administrative units located in whole or in part in the county shall be allocated to each local school administrative unit located in whole or in part in the county based on the average daily membership of the county's students in the school units.

12 If the funds appropriated for supplemental funding are not adequate to fund 13 the formula fully, each local school administrative unit shall receive a pro rata share of 14 the funds appropriated for supplemental funding.

SECTION 7.6.(f) Formula for Distribution of Supplemental Funding
 Pursuant to This Section Only. – The formula in this section is solely a basis for
 distribution of supplemental funding for low-wealth counties and is not intended to
 reflect any measure of the adequacy of the educational program or funding for public
 schools. The formula is also not intended to reflect any commitment by the General
 Assembly to appropriate any additional supplemental funds for low-wealth counties.
 SECTION 7.6.(g) Minimum Effort Required. – Counties that had effective

21 22 tax rates in the 1996-1997 fiscal year that were above the State average effective tax 23 rate but that had effective rates below the State average in the 1997-1998 fiscal year or thereafter shall receive reduced funding under this section. This reduction in funding 24 25 shall be determined by subtracting the amount that the county would have received pursuant to Section 17.1(g) of Chapter 507 of the 1995 Session Laws from the amount 26 that the county would have received if qualified for full funding and multiplying the difference by ten percent (10%). This method of calculating reduced funding shall 27 28 29 apply one time only.

This method of calculating reduced funding shall not apply in cases in which the effective tax rate fell below the statewide average effective tax rate as a result of a reduction in the actual property tax rate. In these cases, the minimum effort required shall be calculated in accordance with Section 17.1(g) of Chapter 507 of the 1995 Session Laws.

If the county documents that it has increased the per student appropriation to the school current expense fund in the current fiscal year, the State Board of Education shall include this additional per pupil appropriation when calculating minimum effort pursuant to Section 17.1(g) of Chapter 507 of the 1995 Session Laws.

39 **SECTION 7.6.(h)** Nonsupplant Requirement. – A county in which a local 40 school administrative unit receives funds under this section shall use the funds to supplement local current expense funds and shall not supplant local current expense 41 funds. For the 2003-2005 fiscal biennium, the State Board of Education shall not 42 allocate funds under this section to a county found to have used these funds to supplant 43 local per student current expense funds. The State Board of Education shall make a 44 45 finding that a county has used these funds to supplant local current expense funds in the 46 prior year, or the year for which the most recent data are available, if:

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- (1) The current expense appropriation per student of the county for the current year is less than ninety-five percent (95%) of the average of the local current expense appropriations per student for the three prior fiscal years; and
- (2) The county cannot show: (i) that it has remedied the deficiency in funding, or (ii) that extraordinary circumstances caused the county to supplant local current expense funds with funds allocated under this section.
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- The State Board of Education shall adopt rules to implement this section.

**SECTION 7.6.(i)** Reports. – The State Board of Education shall report to the 1 2 Joint Legislative Education Oversight Committee prior to May 1, 2004, if it determines 3 that counties have supplanted funds. 4 **SECTION 7.6.(j)** Department of Revenue Reports. – The Department of 5 Revenue shall provide to the Department of Public Instruction a preliminary report for 6 the current fiscal year of the assessed value of the property tax base for each county prior to March 1 of each year and a final report prior to May 1 of each year. The reports 7 8 shall include for each county the annual sales assessment ratio and the taxable values of (i) total real property, (ii) the portion of total real property represented by the present-use value of agricultural land, horticultural land, and forestland as defined in 9 10 11 G.S. 105-277.2, (iii) property of public service companies determined in accordance with Article 23 of Chapter 105 of the General Statutes, and (iv) personal property. 12 13 14 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: SMALL SCHOOL SYSTEM SUPPLEMENTAL FUNDING 15 16 **SECTION 7.7.(a)** Funds for Small School Systems. – Except as provided in 17 subsection (b) of this section, the State Board of Education shall allocate funds 18 appropriated for small school system supplemental funding (i) to each county school 19 administrative unit with an average daily membership of fewer than 3,175 students and 20 (ii) to each county school administrative unit with an average daily membership from 3,175 to 4,000 students if the county in which the local school administrative unit is 21 22 located has a county-adjusted property tax base per student that is below the 23 State-adjusted property tax base per student and if the total average daily membership of 24 all local school administrative units located within the county is from 3,175 to 4,000 25 students. The allocation formula shall: 26 (1)Round all fractions of positions to the next whole position. 27 (2)Provide five and one-half additional regular classroom teachers in 28 counties in which the average daily membership per square mile is 29 greater than four, and seven additional regular classroom teachers in 30 counties in which the average daily membership per square mile is 31 four or fewer. Provide additional program enhancement teachers adequate to offer 32 (3) 33 the standard course of study. 34 (4) Change the duty-free period allocation to one teacher assistant per 400 35 average daily membership. Provide a base for the consolidated funds allotment of at least six 36 (5)37 hundred sixty-nine thousand seven hundred four dollars (\$669,704), 38 excluding textbooks. 39 Allot vocational education funds for grade 6 as well as for grades 7-12. (6)If funds appropriated for each fiscal year for small school system 40 supplemental funding are not adequate to fully fund the program, the State Board of 41 Education shall reduce the amount allocated to each county school administrative unit 42 on a pro rata basis. This formula is solely a basis for distribution of supplemental 43 44 funding for certain county school administrative units and is not intended to reflect any measure of the adequacy of the educational program or funding for public schools. The 45 formula is also not intended to reflect any commitment by the General Assembly to 46 47 appropriate any additional supplemental funds for such county administrative units. 48 **SECTION 7.7.(b)** Nonsupplant Requirement. – A county in which a local 49 school administrative unit receives funds under this section shall use the funds to 50 supplement local current expense funds and shall not supplant local current expense funds. For the 2003-2005 fiscal biennium, the State Board of Education shall not 51 52 allocate funds under this section to a county found to have used these funds to supplant local per student current expense funds. The State Board of Education shall make a 53 finding that a county has used these funds to supplant local current expense funds in the 54

55 prior year, or the year for which the most recent data are available, if:

(1)The current expense appropriation per student of the county for the 1 2 current year is less than ninety-five percent (95%) of the average of the 3 local current expense appropriations per student for the three prior 4 fiscal years; and 5 (2)The county cannot show: (i) that it has remedied the deficiency in 6 funding or (ii) that extraordinary circumstances caused the county to 7 supplant local current expense funds with funds allocated under this 8 section. 9 The State Board of Education shall adopt rules to implement this section. 10 **SECTION 7.7.(c)** Phase-Out Provisions. – If a local school administrative 11 unit becomes ineligible for funding under this formula solely because of an increase in 12 the county-adjusted property tax base per student of the county in which the local school administrative unit is located, funding for that unit shall be phased out over a two-year 13 period. For the first year of ineligibility, the unit shall receive the same amount it 14 15 received for the prior fiscal year. For the second year of ineligibility, it shall receive 16 one-half of that amount. 17 If a local school administrative unit becomes ineligible for funding under this 18 formula solely because of an increase in the population of the county in which the local 19 school administrative unit is located, funding for that unit shall be continued for five 20 years after the unit becomes ineligible. 21 **SECTION 7.7.(d)** Definitions. – As used in this section: 22 (1)"Average daily membership" means within two percent (2%) of the 23 average daily membership as defined in the North Carolina Public Schools Allotment Policy Manual, adopted by the State Board of 24 25 Education. 26 (2)"County-adjusted property tax base per student" means the total assessed property valuation for each county, adjusted using a weighted 27 28 average of the three most recent annual sales assessment ratio studies, 29 divided by the total number of students in average daily membership 30 who reside within the county. "Local current expense funds" means the most recent county current 31 (2a) 32 expense appropriations to public schools, as reported by local boards 33 of education in the audit report filed with the Secretary of the Local 34 Government Commission pursuant to G.S. 115C-447. 35 "Sales assessment ratio studies" means sales assessment ratio studies (3) performed by the Department of Revenue under G.S. 105-289(h). 36 37 (4) "State-adjusted property tax base per student" means the sum of all county adjusted property tax bases divided by the total number of 38 39 students in average daily membership who reside within the State. 40 "Supplant" means to decrease local per student current expense (4a) appropriations from one fiscal year to the next fiscal year. 41 "Weighted average of the three most recent annual sales assessment 42 (5)ratio studies" means the weighted average of the three most recent 43 44 annual sales assessment ratio studies in the most recent years for which 45 county current expense appropriations and adjusted property tax valuations are available. If real property in a county has been revalued 46 47 one year prior to the most recent sales assessment ratio study, a 48 weighted average of the two most recent sales assessment ratios shall 49 be used. If property has been revalued during the year of the most 50 recent sales assessment ratio study, the sales assessment ratio for the 51 year of revaluation shall be used. 52 **SECTION 7.7.(e)** Reports. – The State Board of Education shall report to 53 the Joint Legislative Education Oversight Committee prior to May 1, 2004, if it

1 2 3 4 5 6 7 8 9 10	<b>SECTION 7.7.(f)</b> Use of Funds. – Local boards of education are encouraged to use at least twenty percent (20%) of the funds they receive pursuant to this section to improve the academic performance of children who are performing at Level I or II on either reading or mathematics end-of-grade tests in grades 3-8 and children who are performing at Level I or II on the writing tests in grades 4 and 7. Local boards of education shall report to the State Board of Education on an annual basis on funds used for this purpose, and the State Board shall report this information to the Joint Legislative Education Oversight Committee. These reports shall specify how these funds were targeted and used to implement specific improvement strategies of each local school administrative unit and its schools such as teacher recruitment, closing the
11 12 13	achievement gap, improving student accountability, addressing the needs of at-risk students, and establishing and maintaining safe schools.
13 14 15 16 17 18 19 20 21 22	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan <b>APPROPRIATIONS FOR CONTINUALLY LOW-PERFORMING SCHOOLS</b> <b>SECTION 7.8.</b> Of funds appropriated from the General Fund to State Aid to Local School Administrative Units, the sum of one million nine hundred fifty-six thousand one hundred fifteen dollars (\$1,956,115) for the 2003-2004 and 2004-2005 fiscal years shall be used to provide the State's chronically low-performing schools with tools needed to dramatically improve student achievement. These funds shall be used to implement any of the following strategies at the schools that have not previously been implemented with State or other funds:
23 24 25 26 27 28 29 30	(1) The sum of one million six hundred fifty-seven thousand three hundred forty-five dollars (\$1,657,345) for the 2003-2004 and 2004-2005 fiscal years shall be used to reduce class size at a continually low-performing school to ensure that the number of teachers allotted for students in grades four and five is one for every 17 students, and that the number of teachers allotted in grades six through eight is one for every 17 students, and that the number of teachers allotted in grades nine through twelve is one for every 20 students; and
31 32 33 34 35 36 37	(2) The sum of two hundred ninety-eight thousand seven hundred seventy dollars (\$298,770) for the 2003-2004 and 2004-2005 fiscal years shall be used to extend teachers' contracts for a total of 10 days, including five days of additional instruction with related costs for other than teachers' salaries for the 2003-2004 and 2004-2005 school years. Notwithstanding any other provision of law, the State Board of Education may implement intervention strategies for the 2003-2004 and 2004-2005 school years
38 39 40	that it deems appropriate. Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan
41 42	IMMEDIATE ASSISTANCE TO THE HIGHEST PRIORITY ELEMENTARY SCHOOLS
43 44 45	<b>SECTION 7.9.</b> Of funds appropriated from the General Fund to State Aid to Local School Administrative Units, the sum of ten million one hundred thirty-four thousand six hundred seven dollars (\$10,134,607) for the 2003-2004 and 2004-2005
46 47 48 49 50 51	fiscal years shall be budgeted to provide the State's lowest performing elementary schools with the tools needed to dramatically improve student achievement. These funds shall be used for the 37 elementary schools at which, for the 1999-2000 school year over eighty percent (80%) of the students qualified for free or reduced-price lunches, and no more than fifty-five percent (55%) of the students performed at or above grade level. Of these funds:
52 53 54 55	(1) The sum of six million ninety-three thousand one hundred eighty-one dollars (\$6,093,181) for the 2003-2004 and 2004-2005 fiscal years shall be used to reduce class size at each of these schools to ensure that no class kindergarten through third grade has more than 15 students;

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(2)The sum of two million two hundred sixty-six thousand twenty-six 1 2 dollars (\$2,266,026) for the 2003-2004 and 2004-2005 fiscal years 3 shall be used to extend all teachers' contracts at these schools for a 4 total of 10 days, with five days for staff development, including staff development on methods to individualize instruction in smaller classes, and preparation for the 2003-2004 and 2004-2005 school 5 6 7 years, and five additional days of instruction with related costs for 8 other than teachers' salaries; and The sum of one million seven hundred seventy-five thousand four 9 (3) 10 hundred dollars (\$1,775,400) for the 2003-2004 and 2004-2005 fiscal 11 years shall be used to provide one additional instructional support 12 position at each priority school. 13 No funds from the teacher assistant allotment category may be allotted to the 14 local school administrative units for students assigned to these schools. Any teacher assistants displaced from jobs in these high-priority elementary schools shall be given 15 preferential consideration for vacant teacher assistant positions at other schools, 16 provided their job performance has been satisfactory. Nothing in this section prevents 17 18 the local school administrative unit from placing teacher assistants in these schools. 19 20 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: **EVALUATION OF INITIATIVES TO ASSIST HIGH-PRIORITY SCHOOLS** 21 22 **SECTION 7.10.(a)** In order for the high-priority schools identified in 23 Section 7.9 of this act to remain eligible for the additional resources provided in this 24 section, the schools must meet the expected growth for each year and must achieve high 25 growth for at least two out of three years based on the State Board of Education's annual performance standards set for each school. No adjustment in the allotment of resources 26 27 based on performance shall be made until the 2004-2005 school year. All teaching positions allotted for students in 28 **SECTION 7.10.(b)** 29 high-priority schools and continually low-performing schools in those grades targeted 30 for smaller class sizes shall be assigned to and teach in those grades and in those schools. The maximum class size in grades K-3 in high-priority schools and in grades 31 32 K-5 in continually low-performing schools shall be no more than one student above the 33 allotment ratio in that grade. The Department of Public Instruction shall monitor class 34 sizes at these schools at the end of the first month of school and report to the State 35 Board of Education on the actual class sizes at these schools. If the local school administrative unit notifies the State Board of Education that they do not have sufficient 36 37 resources to adhere to the class size maximum requirements and requests additional teaching positions, the State Board shall verify the need for additional positions. If the 38 additional resources are determined necessary, the State Board of Education may 39 allocate additional teaching positions to the unit from the Reserve for Average Daily 40 41 Membership adjustments. 42 **SECTION 7.10.(c)** Of funds appropriated from the General Fund to State Aid to Local School Administrative Units, the sum of five hundred thousand dollars 43

44 (\$500,000) for fiscal year 2003-2004 and the sum of five hundred thousand dollars (\$500,000) for fiscal year 2004-2005 shall be used by the State Board of Education to 45 contract with an outside organization to evaluate the initiatives set forth in this section. 46 47 The evaluation shall include:

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- (1) An assessment of the overall impact these initiatives have had on student achievement;
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- An assessment of the effectiveness of each individual initiative set for (2)this section in improving student achievement;
- An identification of changes in staffing patterns, instructional methods, (3) staff development, and parental involvement as a result of these initiatives;

(4)An accounting of how funds and personnel resources made available 1 2 for these schools were utilized and the impact of varying patterns of 3 utilization on changes in student achievement; 4 (5)An assessment of the impact of bonuses for mathematics, science, and 5 special education teachers on (i) the retention of these teachers in the 6 targeted schools, (ii) the recruitment of teachers in these specialties 7 into targeted schools, (iii) the recruitment of teachers certified in these 8 disciplines, and (iv) student achievement in schools at which these 9 teachers receive these bonuses; and 10 Recommendations for the continuance and improvement of these (6)11 initiatives. 12 The State Board of Education shall make a report to the Joint Legislative 13 Education Oversight Committee regarding the results of this evaluation by December 1 of each year. The State Board of Education shall submit its recommendations for 14 15 changes to these initiatives to the Committee at anytime. 16 17 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan AT-RISK STUDENT SERVICES/ALTERNATIVE SCHOOLS 18 19 **SECTION 7.11.** The State Board of Education may use up to two hundred thousand dollars (\$200,000) of the funds in the Alternative Schools/At-Risk Student 20 allotment each year for the 2003-2004 fiscal year and for the 2004-2005 fiscal year to 21 22 implement G.S. 115C-12(24). 23 24 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan 25 ADDITIONAL TEACHER POSITIONS FOR SECOND GRADE 26 **SECTION 7.12.(a)** The maximum class size limits for second grade established by the State Board of Education for the 2003-2004 school year shall be 27 28 reduced by two from the 2002-2003 limits, based on an allotment ratio of one teacher 29 for every 18 students. 30 **SECTION** 7.12.(b) For the 2003-2004 school year, local school administrative units shall use these additional teacher positions to reduce class size in 31 32 second grade. If local school administrative units are unable to fill these positions with 33 qualified teachers for the 2003-2004 school year, they may use these funds for teacher 34 assistants for second grade classes. 35 Senators Lucas, Metcalf, Garrou, Dalton, Hagan 36 Requested by: **CHILDREN WITH DISABILITIES** 37 38 **SECTION 7.13.** The State Board of Education shall allocate funds for 39 children with disabilities on the basis of two thousand six hundred seventy dollars and 40 twenty-eight cents (\$2,670.28) per child for a maximum of 165,266 children for the 41 2003-2004 school year. Each local school administrative unit shall receive funds for the 42 lesser of (i) all children who are identified as children with disabilities or (ii) twelve and five-tenths percent (12.5%) of the 2003-2004 allocated average daily membership in the 43 44 local school administrative unit. 45 The dollar amounts allocated under this section for children with disabilities shall also adjust in accordance with legislative salary increments, retirement rate 46 47 adjustments, and health benefit adjustments for personnel who serve children with 48 disabilities. 49 50 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: FUNDS FOR ACADEMICALLY GIFTED CHILDREN 51 52 SECTION 7.14. The State Board of Education shall allocate funds for academically or intellectually gifted children on the basis of eight hundred eighty-four dollars and fifty-five cents (\$884.55) per child. A local school administrative unit shall 53 54 55 receive funds for a maximum of four percent (4%) of its 2003-2004 allocated average

daily membership, regardless of the number of children identified as academically or 1 2 intellectually gifted in the unit. The State Board shall allocate funds for no more than 3 53,712 children for the 2003-2004 school year.

4 The dollar amounts allocated under this section for academically or 5 intellectually gifted children shall also adjust in accordance with legislative salary 6 increments, retirement rate adjustments, and health benefit adjustments for personnel 7 who serve academically or intellectually gifted children. 8

#### 9 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by:

### STUDENTS WITH LIMITED ENGLISH PROFICIENCY 10

**SECTION 7.15.(a)** The State Board of Education shall develop guidelines 11 12 for identifying and providing services to students with limited proficiency in the English 13 language.

14 The State Board shall allocate these funds to local school administrative units 15 and to charter schools under a formula that takes into account the average percentage of 16 students in the units or the charters over the past three years who have limited English 17 proficiency. The State Board shall allocate funds to a unit or a charter school only if (i) 18 average daily membership of the unit or the charter school includes at least 20 students 19 with limited English proficiency or (ii) students with limited English proficiency comprise at least two and one-half percent (2.5%) of the average daily membership of 20 the unit or charter school. For the portion of the funds that is allocated on the basis of 21 the number of identified students, the maximum number of identified students for whom 22 23 a unit or charter school receives funds shall not exceed 10 and six-tenths percent 24 (10.6%) of its average daily membership.

25 Local school administrative units shall use funds allocated to them to pay for 26 classroom teachers, teacher assistants, tutors, textbooks, classroom 27 materials/instructional supplies/equipment, transportation costs, and staff development 28 of teachers for students with limited English proficiency.

29 A county in which a local school administrative unit receives funds under this 30 section shall use the funds to supplement local current expense funds and shall not 31 supplant local current expense funds.

32 **SECTION 7.15.(b)** The Department of Public Instruction shall prepare a 33 current head count of the number of students classified with limited English proficiency 34 by December 1 of each year.

35 Students in the head count shall be assessed at least once every three years to determine their level of English proficiency. A student who scores "superior" on the 36 37 standard English language proficiency assessment instrument used in this State shall not 38 be included in the head count of students with limited English proficiency.

39 **SECTION 7.15.(c)** The State Board of Education shall review the allotment 40 formula for funding for students with limited English proficiency. In its review, the Board shall consider whether the proportion of funds allotted on the basis of 41 concentration of students with limited English proficiency in a local school 42 administrative unit is at the proper level or should be revised. The Board shall report 43 44 the results of its review and its recommendations to the Joint Legislative Education 45 Oversight Committee by November 15, 2003.

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47 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan 48

# FUNDS TO IMPLEMENT THE ABCS OF PUBLIC EDUCATION

**SECTION 7.16.(a)** The State Board of Education shall use funds appropriated for State Aid to Local School Administrative Units for the 2003-2004 49 50 51 fiscal year to provide incentive funding for schools that met or exceeded the projected 52 levels of improvement in student performance during the 2002-2003 school year, in 53 accordance with the ABCs of Public Education Program. In accordance with State 54 Board of Education policy:

(1)Incentive awards in schools that achieve higher than expected 1 2 improvements may be up to: 3 One thousand five hundred dollars (\$1,500) for each teacher a. 4 and for certified personnel; and 5 Five hundred dollars (\$500.00) for each teacher assistant. b. 6 (2)Incentive awards in schools that meet the expected improvements may 7 be up to: 8 Seven hundred fifty dollars (\$750.00) for each teacher and for a. 9 certified personnel; and 10 Three hundred seventy-five dollars (\$375.00) for each teacher b. 11 assistant. 12 **SECTION 7.16.(b)** The State Board of Education may use funds 13 appropriated to State Aid to Local School Administrative Units for assistance teams to 14 low-performing schools. **SECTION 7.16.(c)** It is the intent of the General Assembly, in future fiscal 15 years, to address efforts in schools to close the achievement gap by providing an 16 17 incentive for schools that make adequate yearly progress as required by the No Child 18 Left Behind Act of 2001. 19 20 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan LEA ASSISTANCE PROGRAM 21 22 **SECTION 7.17.** Of funds appropriated from the General Fund to State Aid 23 to Local School Administrative Units, the sum of five hundred thousand dollars (\$500,000) for fiscal year 2003-2004 shall be used to provide assistance to the State's 24 25 low-performing Local School Administrative Units (LEAs) and to assist schools in meeting adequate yearly progress in each subgroup identified in the No Child Left 26 27 Behind Act of 2001. The State Board of Education shall report to the Office of State 28 Budget and Management, the Fiscal Research Division, and the Joint Legislative 29 Education Oversight Committee on the expenditure of these funds by May 15, 2004, 30 and by December 15, 2005. The report shall contain: (1) the criteria for selecting LEAs and schools to receive assistance, (2) measurable goals and objectives for the assistance 31 32 program, (3) an explanation of the assistance provided, (4) findings from the assistance 33 program, (5) actual expenditures by category, (6) recommendations for the continuance of this program, and (7) any other information the State Board deems necessary. 34 35 Senators Lucas, Metcalf, Garrou, Dalton, Hagan 36 Requested by: 37 EXPENDITURE OF FUNDS TO IMPROVE STUDENT ACCOUNTABILITY **SECTION 7.18.(a)** Funds appropriated for the 2003-2004 and 2004-2005 fiscal years for Student Accountability Standards shall be used to assist students to 38 39 perform at or above grade level in reading and mathematics in grades 3-8 as measured 40 41 by the State's end-of-grade tests. The SBE shall allocate these funds to LEAs based on the number of students who score at Level I or Level II on either reading or 42 mathematics end-of-grade tests in grades 3-8. Funds in the allocation category shall be 43 used to improve the academic performance of (i) students who are performing at Level I 44 or II on either reading or mathematics end-of-grade tests in grades 3-8 or (ii) students 45 who are performing at Level I or II on the writing tests in grades 4 and 7. These funds 46 47 may also be used to improve the academic performance of students who are performing 48 at Level I or II on the high school end-of-course tests. These funds shall not be 49 transferred to other allocation categories or otherwise used for other purposes. Except as otherwise provided by law, local boards of education may transfer other funds 50 51 available to them into this allocation category. 52 The principal of a school receiving these funds, in consultation with the 53 faculty and the site-based management team, shall implement plans for expending these 54 funds to improve the performance of students.

Local boards of education are encouraged to use federal funds such as Title I 1 2 Comprehensive School Reform Development Funds and to examine the use of State 3 funds to ensure that every student is performing at or above grade level in reading and 4 mathematics.

5 These funds shall be allocated to local school administrative units for the 6 2003-2004 fiscal year within 30 days of the date this act becomes law.

7 **SECTION** 7.18.(b) Funds appropriated for Student Accountability 8 Standards shall not revert at the end of each fiscal year but shall remain available for 9 expenditure until August 31 of the subsequent fiscal year. 10

11 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: 12

# FUNDS FOR TEACHER RECRUITMENT INITIATIVES

13 **SECTION 7.19.** The State Board of Education may use up to two hundred 14 thousand dollars (\$200,000) of the funds appropriated for State Aid to Local School Administrative Units each year for the 2003-2004 fiscal year and for the 2004-2005 15 fiscal year to enable teachers who have received NBPTS certification or who have 16 17 otherwise received special recognition to advise the State Board of Education on teacher 18 recruitment and other strategic priorities of the State Board.

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Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by:

### **RECRUITMENT AND RETENTION INITIATIVE TO ADDRESS TEACHER** 21 22 SHORTAGE

23 **SECTION 7.20.(a)** Of the funds appropriated from the General Fund to 24 State Aid to Local School Administrative Units, the sum of two million eight hundred 25 ninety thousand dollars (\$2,890,000) for the 2003-2004 and 2004-2005 fiscal years shall 26 be used to provide annual bonuses of one thousand eight hundred dollars (\$1,800) to 27 teachers certified in and teaching in the fields of mathematics, science, or special 28 education in grades 6 through 12 at middle and high schools with eighty percent (80%) or more of the students eligible for free or reduced lunch or with fifty percent (50%) or 29 30 more of students performing below grade level in Algebra I and Biology. The bonus shall be paid monthly with matching benefits. Teachers shall remain eligible for the 31 32 bonuses so long as they continue to teach in one of these disciplines at a school that was 33 eligible for the bonus program when the teacher first received this bonus.

**SECTION 7.20.(b)** In accordance with G.S. 115C-325 and by way of 34 35 clarification, it shall not constitute a demotion as that term is defined in G.S. 115C-325(a)(4) if: 36

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- (1)A teacher who receives a bonus pursuant to this section is reassigned to a school at which there is no such bonus;
- A teacher who receives a bonus pursuant to this section is reassigned (2)to teach in a field for which there is no such bonus; or
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- (3)A teacher receives a bonus pursuant to this section and the bonus is subsequently discontinued or reduced.
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Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

## FUNDS FOR THE TESTING AND IMPLEMENTATION OF THE NEW STUDENT INFORMATION SYSTEM

47 **SECTION 7.21.(a)** The State Board of Education may transfer up to one 48 million dollars (\$1,000,000) in funds appropriated for the Uniform Education Reporting System for the 2003-2004 fiscal year and up to one million dollars (\$1,000,000) in 49 funds appropriated for the Uniform Education Reporting System for the 2004-2005 50 51 fiscal year to the Department of Public Instruction to lease or purchase equipment 52 necessary for the testing and implementation of NC WISE, the new student information 53 system in the public schools.

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**SECTION** 7.21.(b) Funds appropriated for the Uniform Education Reporting System shall not revert at the end of the 2003-2004 and 2004-2005 fiscal years, but shall remain available until expended.

**SECTION 7.21.(c)** This section becomes effective June 30, 2003.

Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: LITIGATIÓN RESERVE FUNDS

8 **SECTION 7.22.** The State Board of Education may expend up to five hundred thousand dollars (\$500,000) each year for the 2003-2004 and 2004-2005 fiscal 9 10 years from unexpended funds for certified employees' salaries to pay expenses related to 11 pending litigation. 12

#### 13 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by:

### LOCAL EDUCATION AGENCY FLEXIBILITY 14

15 **SECTION 7.23.** Within 14 days of the date this act becomes law, the State Board of Education shall notify each local school administrative unit of the amount the 16 unit must reduce from State General Fund appropriations. The State Board shall 17 18 determine the amount of the reduction for each unit on the basis of average daily 19 membership.

20 Each unit shall report to the Department of Public Instruction on the discretionary budget reductions it has identified for the unit within 30 days of the date 21 22 this act becomes law. No later than December 31, 2003, the State Board of Education 23 shall make a summary report to the Office of State Budget and Management and the 24 Fiscal Research Division on all reductions made by the LEAs to achieve this reduction.

25 For fiscal year 2003-2004, the General Assembly urges local school administrators to make every effort to reduce spending whenever and wherever such 26 27 budget reductions are appropriate as long as the targeted reductions do not directly impact classroom services or any services for students at risk or children with special 28 29 needs, including those services or supports that are called for in students' Personal Education Plans (PEP) and/or Individual Education Plans (IEP). If reductions to the 30 31 allotment categories listed in this paragraph are necessary in order to meet the reduction 32 target, the local board of education shall submit an explanation of the anticipated impact 33 of the reductions to student services along with the budget reductions to the Department of Public Instruction. By December 15, 2003, for fiscal year 2004-2005, the State Board 34 35 of Education will determine the changes to the allotment categories to make such 36 reductions permanent.

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Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

#### 38 39 BASE BUDGET REDUCTION **PUBLIC** TO DEPARTMENT OF 40 **INSTRUCTION**

41 SECTION 7.24. Notwithstanding any other provision of law, the Department of Public Instruction may use salary reserve funds and other funds, and may 42 transfer funds within the Department's continuation budget to implement budget 43 44 reductions for the 2003-2004 fiscal year.

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Senators Lucas, Metcalf, Garrou, Dalton, Hagan 46 Requested by:

### **REPLACEMENT SCHOOL BUSES FUNDS** 47

**SECTION 7.25.(a)** Of the funds appropriated to the State Board of 48 49 Education, the Board may use up to fifteen million dollars (\$15,000,000) for the 2003-2004 fiscal year and up to forty-seven million seven hundred fifty-two thousand 50 eight hundred thirteen dollars (\$47,752,813) for the 2004-2005 fiscal year for allotments 51 52 to local boards of education for replacement school buses under G.S. 115C-249(c) and 53 (d). In making these allotments, the State Board of Education may impose any of the 54 following conditions:

(1)The local board of education must use the funds only to make the first 1 2 or second year's payment on a financing contract entered into pursuant 3 to G.S. 115C-528. 4 (2)The term of a financing contract entered into under this section shall 5 not exceed three years. The local board of education must purchase the buses only from 6 (3) 7 vendors selected by the State Board of Education and on terms 8 approved by the State Board of Education. The State Board of Education shall solicit bids for the direct purchase 9 (4)10 of buses and for the purchasing of buses through financing. The State 11 Board of Education may solicit separate bids for financing if the Board determines that multiple financing options are more cost-efficient. 12 13 A bus financed pursuant to this section must meet all federal motor (5)14 vehicle safety regulations for school buses. Any other condition the State Board of Education considers 15 (6)appropriate. **SECTION 7.25.(b)** Any term contract for the purchase or lease-purchase of 16 17 18 school buses or school activity buses shall not require vendor payment of the electronic 19 procurement transaction fee of the North Carolina E-Procurement Service. 20 21 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan EXPENDITURES FOR DRIVING ELIGIBILITY CERTIFICATES 22 23 **SECTION 7.26.** The State Board of Education may use funds appropriated 24 for drivers education for the 2003-2004 fiscal year and for the 2004-2005 fiscal year for 25 driving eligibility certificates. 26 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan DISCREPANCIES BETWEEN ANTICIPATED AND ACTUAL ADM 27 28 29 **SECTION 7.27.(a)** If the State Board of Education does not have sufficient 30 resources in the ADM Contingency Reserve line item to make allotment adjustments in accordance with the Allotment Adjustments for ADM Growth provisions of the North 31 32 Carolina Public Schools Allotment Policy Manual, the State Board of Education may 33 use funds appropriated to State Aid for Public Schools for this purpose. SECTION 7.27.(b) If the higher of the first or second month average daily 34 35 membership in a local school administrative unit is at least two percent (2%) or 100 students lower than the anticipated average daily membership used for allotments for 36 37 the unit, the State Board of Education shall reduce allotments for the unit. The reduced 38 allotments shall be based on the higher of the first or second month average daily membership plus one-half of the number of students overestimated in the anticipated 39 40 average daily membership. The allotments reduced pursuant to this subsection shall include only those 41 42 allotments that may be increased pursuant to the Allotment Adjustments for ADM Growth provisions of the North Carolina Public Schools Allotment Policy Manual. 43 44 45 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan SCHOOL ADVISORY COMMITTEE/CHARTER CHARTER SCHOOL 46 47 **EVALUATION SECTION 7.28.** The State Board of Education may spend up to fifty 48 thousand dollars (\$50,000) a year from the State Aid to Local School Administrative Units for the 2003-2004 and 2004-2005 fiscal years to continue support of a charter 49 50 51 school advisory committee and to continue to evaluate charter schools. 52 53 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: STUDY OF ISSUES RELATED TO RAPID GROWTH IN STUDENT 54 55 **POPULATION** 

**SECTION 7.29.** The Joint Legislative Education Oversight Committee shall 2 study the effects of rapid growth in student population on local school administrative 3 units. In the course of the study, the Committee shall consider issues related to rapid 4 growth and strategies for addressing these issues. The Committee shall report to the 2004 Regular Session of the General Assembly on its findings and recommendations.

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Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

## MENTOR TEACHER FUNDS MAY BE USED FOR FULL-TIME MENTORS

9 **SECTION 7.30.(a)** The State Board of Education shall grant flexibility to a 10 local board of education regarding the use of mentor funds to provide mentoring support, provided the local board submits a detailed plan on the use of the funds to the 11 State Board and the State Board approves that plan. The plan shall include information on how all mentors in the local school administrative unit have been or will be 12 13 14 adequately trained to provide mentoring support.

Local boards of education shall use funds allocated for mentor teachers to 15 provide mentoring support to all State-paid newly certified teachers, second-year 16 teachers who were assigned mentors during the prior school year, and entry-level 17 18 instructional support personnel who have not previously been teachers.

19 **SECTION 7.30.(b)** The State Board of Education, after consultation with 20 the Professional Teaching Standards Commission, shall adopt standards for mentor 21 training.

22 **SECTION 7.30.(c)** Each local board of education with a plan approved 23 pursuant to subsection (a) of this section shall report to the State Board of Education on the impact of its mentor program on teacher retention. The State Board of Education 24 25 shall report to the Joint Legislative Education Oversight Committee by October 15, 26 2004, on the characteristics of mentor programs that are most effective in retaining 27 teachers.

28 **SECTION 7.30.(d)** The Winston-Salem Forsyth, Charlotte Mecklenburg, 29 and Wake County Public School systems may continue with their existing pilot mentor 30 programs, but shall submit plans as required in subsection (a) of this section. These 31 three local boards of education shall report as required in subsection (c) of this section.

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33 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by:

SCHOOL NURSE SERVICES 34

SECTION 7.32. The State Board of Education shall review the standards for 35 the number of school nurses recommended in the Basic Education Program to determine 36 37 whether these standards are being met by the local school administrative units. The 38 State Board shall compare the current standards with standards recommended by 39 national health organizations to determine whether the current standards are adequate to 40 meet the changing needs and demands for health services of the current and projected school populations. In its review, the Board shall consider the need to change legal 41 42 requirements for the provision of health related services to public school students in its 43 review.

44 The State Board of Education shall make recommendations on the ratio of 45 school nurses to student populations that it considers necessary, as well as recommendations for the provision of school nurse services, to the Joint Legislative 46 47 Education Oversight Committee by February 15, 2004.

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- Senators Lucas, Metcalf, Garrou, Dalton, Hagan 49 Requested by:

### TRANSFER OF PUBLIC SCHOOL CAPITAL FUND 50

51 **SECTION 7.33.(a)** The Public School Building Capital Fund is transferred 52 from the Office of State Budget and Management to the Department of Public Instruction, as if by a Type I transfer as defined in G.S. 143A-6, with all the elements of 53 54 such a transfer. 55

**SECTION 7.33.(b)** G.S. 115C-546.1(c) reads as rewritten:

"(c) The Fund shall be administered by the Office of State Budget and 2 Management. Department of Public Instruction."

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Senators Metcalf, Garrou, Dalton, Hagan Requested by:

## FUNDS FOR REGIONAL EDUCATIONAL SERVICES ALLIANCES

**SECTION 7.34.** Local boards of education may use up to ten percent (10%) of State funds allocated for staff development to contract with Regional Education Services Alliances without such funds being subject to the provisions of G.S. 115C-105.30.

Additional funds distributed pursuant to G.S. 115C-105.30 may also be used to contract with Regional Education Services Alliances.

#### 13 Senators Hagan, Lucas, Metcalf, Garrou, Dalton Requested by:

### PILOT PROGRAMS ON FINĂNCIAL LITERACY 14

**SECTION 7.35.** The State Board of Education shall establish a pilot 15 16 program authorizing and assisting up to five local school administrative units in the implementation of programs on teaching personal financial literacy. The purpose of the 17 18 pilot program is to determine the best methods of equipping students with the 19 knowledge and skills they need, before they become self-supporting, to make critical decisions regarding their personal finances. The components of personal financial 20 literacy covered in the pilot program shall include, at a minimum, consumer financial 21 22 education, personal finance, and personal credit.

23 Prior to selecting the pilot units, the State Board of Education shall develop a curriculum, materials, and guidelines for local boards of education to use in 24 25 implementing a program of instruction on personal financial literacy. The State Board shall also provide information to local boards of education on securing public and 26 27 private grant funds and on using other public and private assets to implement the 28 instructional program.

29 The State Board of Education shall report to the Joint Legislative Education 30 Oversight Committee prior to January 1, 2004, on the implementation of the program in 31 the pilot units.

### 32 33

# PART VIII. COMMUNITY COLLEGES

34 35 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan COMMUNITY COLLEGE FUNDING FLEXIBILITY 36

37 **SECTION 8.1.** A local community college may use all State funds allocated 38 to it, except for Literacy Funds and Funds for New and Expanding Industries, for any 39 authorized purpose that is consistent with the college's Institutional Effectiveness Plan. Each local community college shall include in its Institutional Effectiveness Plan a 40 41 section on how funding flexibility allows the college to meet the demands of the local community and to maintain a presence in all previously funded categorical programs. 42

No more than two percent (2%) systemwide shall be transferred from faculty 43 salaries without the approval of the State Board of Community Colleges. The State 44 45 Board shall report on any such transfers above two percent (2%) systemwide to the Office of State Budget and Management and the Joint Legislative Commission on 46 47 Governmental Operations at its next meeting.

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49 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

### FLEXIBILITY TO IMPLEMENT BUDGET REDUCTIONS 50

51 **SECTION 8.2.** Notwithstanding G.S. 143-23 or any other provision of law, 52 the State Board of Community Colleges may use salary reserve funds and other funds, 53 and may transfer funds within the Community College System Office continuation budget to the extent necessary to implement budget reductions for the 2003-2004 fiscal 54 55 year.

Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

### STATE BOARD OF COMMUNITY COLLEGE MANAGEMENT FLEXIBILITY

5 **SECTION 8.3.** Within 30 days of the date this act becomes law, the State 6 Board of Community Colleges shall notify each college of the amount the college must 7 reduce from State General Fund appropriations. The State Board shall determine the 8 amount of the reduction for each unit on the basis of FTE or another method that 9 accounts for the unique needs of specific colleges.

Each college shall report to the State Board of Community Colleges on the discretionary budget reductions it has identified for the college within 60 days of the date this act becomes law. No later than December 31, 2003, the State Board of Community Colleges shall make a summary report to the Office of State Budget and Management and the Fiscal Research Division on all reductions made by the colleges to achieve this reduction.

For fiscal year 2003-2004, the General Assembly urges local college administrators to make every effort to reduce spending whenever and wherever such budget reductions are appropriate and as long as the targeted reductions do not directly impact classroom services or those services that are identified in this act as a high-need area for the State. If reductions to the allotment categories listed in this paragraph are necessary in order to meet the reduction target, the local college administration shall submit an explanation of the anticipated impact of the reductions to student services along with the budget reductions to the State Board of Community Colleges.

By February 15, 2004, for fiscal year 2004-2005, the State Board of Community Colleges will determine the changes to the allotment categories to make such reductions permanent.

27 28 Requested by:

### Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

### 29 **REGISTRATION FEES FOR OCCUPATIONAL CONTINUING EDUCATION** 30 **OR FOCUSED INDUSTRIAL TRAINING**

31 **SECTION 8.4.** Of the funds appropriated to the North Carolina Community 32 College System for the 2003-2005 biennium, the State Board of Community Colleges 33 may use up to one hundred thousand dollars (\$100,000) each year to pay registration fees and material costs for Occupational Continuing Education or Focused Industrial Training safety courses provided to companies that (i) are eligible to participate in the 34 35 Focused Industrial Training Program, (ii) have less than 150 employees, and (iii) are 36 found by community college representatives and regional customized training directors 37 to face challenges in paying these fees and costs. These funds shall not be expended 38 39 without the prior approval of the North Carolina Community College System Office, Division of Économic and Workforce Development. 40

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### 42 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

### 43 SUMMER ŠCHOOL FUNDING

44 **SECTION 8.5.** The General Assembly encourages the North Carolina 45 Community Colleges System to use funds appropriated to support summer term 46 curriculum FTE to address issues associated with worker shortages in high-needs 47 industries such as (i) Business Technology, (ii) Health Sciences, (iii) Child Care 48 Training, and (iv) Public Service Technologies including law enforcement, fire 49 protection, and education.

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51 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

### 52 CARRY FORWARD FOR EQUIPMENT

53 **SECTION 8.6.(a)** Subject to cash availability, the North Carolina 54 Community Colleges System may carry forward an amount not to exceed five million 55 dollars (\$5,000,000) of the operating funds held in reserve that were not reverted in

fiscal year 2002-2003 to be reallocated to the State Board of Community Colleges' 1 2 Equipment Reserve Fund. These funds should be distributed to colleges consistent with 3 G.S. 115D-31. 4 **SECTION 8.6.(b)** This section becomes effective June 30, 2003. 5 6 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: 7 **HOSIERY CENTER FUNDS SECTION 8.7.** Notwithstanding any other provision of law, all fees collected by the Hosiery Technology Center of Catawba Valley Community College for 8 9 the testing of hosiery products shall be retained by the Center and used for the 10 operations of the Center. Purchases made by the Center using these funds are not 11 subject to the provisions of Article 3 of Chapter 143 of the General Statutes. 12 13 14 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: SCHOLARSHIPS FOR PROSPECTIVE TEACHERS 15 16 **SECTION 8.8.** Of the funds appropriated in this act to the State Board of 17 Community Colleges, the State Board may use up to one million dollars (\$1,000,000) 18 for a nonrecurring grant to the North Carolina Community College Foundation. These 19 funds shall be used to match the Glaxo Smith Kline Foundation challenge grant establishing a two million dollar (\$2,000,000) endowment for the creation of a new 20 scholarship program for prospective teachers enrolled in baccalaureate completion 21 22 programs at State community college campuses and for the development of teacher 23 preparation courses. 24 This provision is contingent upon receipt of one million dollars (\$1,000,000) 25 for this purpose from the Glaxo Smith Kline Foundation and applies only to the 26 2003-2004 fiscal year. 27 28 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: 29 MANAGEMENT INFORMATION SYSTEM FUNDS 30 **SECTION 8.9.(a)** Funds appropriated for the Community Colleges System Office Management Information System shall not revert at the end of the 2002-2003 31 32 and 2003-2004 fiscal years but shall remain available until expended. 33 **SECTION 8.9.(b)** This section becomes effective June 30, 2003. 34 35 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan **USE OF LITERACY FUNDS FOR LITERACY LABS** 36 **SECTION 8.10.** Notwithstanding any other provision of law, a local community college may use up to five percent (5%) of the Literacy Funds allocated to it 37 38 39 by the State Board of Community Colleges to procure computers for literacy labs. 40 41 Senators Lucas, Metcalf, Garrou, Dalton, Hagan Requested by: FACULTY AND PROFESSIONAL STAFF SALARIES 42 **SECTION 8.11.** Three million two hundred fifty thousand dollars 43 (\$3,250,000) in the Reserve for Compensation Increases in Section 2.1 of this act shall 44 be used to increase faculty and professional staff salaries by an average of one-half 45 percent (0.5%). These increases are in addition to the one and eighty-one hundredths 46 percent (1.81%) provided by Section 30.11 of this act. These funds shall be used to 47 increase faculty and professional staff salaries by an average of at least two and 48 49 thirty-one hundredths percent (2.31%). Colleges may provide additional increases from 50 funds available. 51 The State Board of Community Colleges shall adopt rules to ensure that these 52 funds are used only to move faculty and professional staff to the respective national 53 averages. The funds shall not be transferred by the State Board or used for any other 54 budget purpose by the community colleges.

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1	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan			
2 3	EVALUATION OF THE COMPREHENSIVE ARTICULATION AGREEMENT			
3	<b>SECTION 8.12.(a)</b> The General Assembly finds that (i) there is a general			
4	sentiment expressed by students that the Comprehensive Articulation Agreement			
5	adopted by the Board of Governors of The University of North Carolina and the State			
6	Board of Community Colleges should be improved and (ii) over the past five years,			
7	there have been many suggestions for improving the Comprehensive Articulation			
	A graph as well as recommendations for new directions in which the Comprehensive			
8	Agreement as well as recommendations for new directions in which the Comprehensive			
9	Articulation Agreement should be developed.			
10	<b>SECTION 8.12.(b)</b> The Joint Legislative Education Oversight Committee			
11	shall contract with a credible independent source, individual, or organization to study			
12	the Comprehensive Articulation Agreement. The contractor shall not be (i) a current			
13	employee of The University of North Carolina, Office of the President, the North			
14	Carolina Community College System, or any of the North Carolina independent			
15	schools/colleges participating in the Comprehensive Articulation Agreement or (ii) a			
16	current or past member of the Transfer Advisory Committee.			
17	SECTION 8.12.(c) The study by the contractor shall:			
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	(1) Be consistent with the standards of Southern Association of Colleges			
19	and Schools, Commission on Colleges, on educational quality and			
20	institutional effectiveness;			
21	(2) Be designed to provide an accurate and credible assessment of the			
22	effectiveness of the Comprehensive Articulation Agreement during its			
23	initial five years of existence relative to the intent of its authorizing			
24	legislation;			
25	(3) Be based on qualitative as well as quantitative information and data;			
26	(4) Take no more than four months from initiation to completion;			
27	(5) Include input from college transfer students, counselors, faculty, and			
28	administration from both systems.			
29	<b>SECTION 8.12.(d)</b> The contractor's report shall:			
30	(1) Adequately reflect the study's methodology, sources of information,			
31	purpose and scope, analyses, evaluative assessments,			
32	recommendations, and conclusions;			
33	<ul> <li>(2) State any known deficiencies or limitations of the study;</li> <li>(2) Be any study in both consists of form and on all strength and strengt</li></ul>			
34	(3) Be presented in both a printed form and an electronic version; and			
35	(4) Provide recommendations for improving the Comprehensive			
36	Articulation Agreement.			
37	SECTION 8.12.(e) The contractor shall submit a written progress report			
38	every four weeks to the Joint Legislative Education Oversight Committee, the			
39	vice-president of academic affairs of The University of North Carolina, Office of the			
40	President, the vice-president of academic affairs of the North Carolina Community			
41	College System Office, and the cochairs of the Transfer Advisory Committee. The			
42	contractor shall complete the report within four months. At the completion of the study,			
43	the contractor shall submit a draft of the report document to the Joint Legislative			
44	Education Oversight Committee, the vice-president of academic affairs of The			
45	University of North Carolina, Office of the President, the vice-president of academic			
46	affairs of the North Carolina Community College System Office, and the cochairs of the			
40 47	Transfer Advisory Committee for review.			
48	<b>SECTION 8.12.(f)</b> Within 30 days of completing the study, the contractor			
49	shall submit a final report to the Joint Legislative Education Oversight Committee, the			
50	vice-president of academic affairs of The University of North Carolina, Office of the			
51	President, the vice-president of academic affairs of the North Carolina Community			
52	College System Office, and the cochairs of the Transfer Advisory Committee. The Joint			
53	Legislative Education Oversight Committee, vice-president of academic affairs of The			

Legislative Education Oversight Committee, vice-president of academic affairs of The University of North Carolina, Office of the President, and the vice-president of

1	academic affairs of the North Carolina Community College System Office may, in their			
2	discretion, schedule a formal presentation of the report when it is submitted.			
2 3	<b>SECTION 8.12.(g)</b> The University of North Carolina, Office of the			
4	President, and the North Carolina Community College System shall provide the			
5	contractor with access and use of information databases to the extent that such access			
6	and use is necessary for the study and does not violate legal and ethical codes or create			
7	disruptions of normal operations.			
8	<b>SECTION 8.12.(h)</b> The University of North Carolina, Office of the			
9	President, and the North Carolina Community College System shall each transfer			
10	thirty-five thousand dollars (\$35,000) to the Joint Legislative Education Oversight			
11	Committee to carry out this study.			
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13	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan			
14	AUTOMOTIVE TRAINING INCENTIVE			
15	<b>SECTION 8.13.</b> Of the funds appropriated in this act for the State Board of			
16	Community Colleges for the 2003-2004 fiscal year, the sum of one hundred twenty-five			
	they and dollars (\$125,000) shall be used for a nonrecoursing grant to the North Caroline			
17	thousand dollars (\$125,000) shall be used for a nonrecurring grant to the North Carolina			
18	Community College Foundation provided that a like amount is provided by the North			
19	Carolina Automotive Dealers Association to match these funds on a dollar-for-dollar			
20	basis. The North Carolina Community College Foundation shall use these funds to			
21	provide incentive programming at the colleges that offer Automotive Systems			
22	Technology. The incentive programming shall consist of one or more of the following:			
23	(1) Increasing awareness of careers available in the franchised automobile			
24	and truck industry in North Carolina;			
25	(2) Increasing awareness within North Carolina's middle school and high			
$\frac{25}{26}$	school guidance counselors and workforce development coordinators;			
20 27	(3) Increasing public awareness of teaching opportunities in North			
$\frac{27}{28}$	Carolina's high schools and community colleges in the area of			
28 29				
29 30	(4) Increasing expertunities in continuing education for outcomptive			
	(4) Increasing opportunities in continuing education for automotive			
31	technology high school and community college instructors;			
32	(5) Providing a program coordinator to work with the franchised car and			
33	truck dealers and with community college and high school automotive			
34	professionals to ensure that the automotive curriculum is uniform and			
35	appropriate; and			
36	(6) Increasing resources to assist high schools and community colleges in			
37	gaining and maintaining certification for their respective automotive			
38	technology programs.			
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40	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan			
41	COMMUNITY COLLEGES TRUST FUND			
42	SECTION 8.14.(a) Article 3 of Chapter 115D of the General Statutes is			
43	amended by adding a new section to read:			
44	"§ 115D-42. North Carolina Community Colleges Instructional Trust Fund.			
45	(a) There is established the North Carolina Community Colleges Instructional			
46	Trust Fund. The purpose of this Trust Fund is to supplement the funds raised by			
47	community college foundations to enhance the academic missions of community			
48	colleges.			
49	(b) The State Board of Community Colleges is authorized to allocate funds from			
49 50	the Instructional Trust Fund to the community colleges and to adopt rules to implement			
50 51	the provisions of this section.			
51 52				
52 53	(c) <u>State funds from the Trust Fund and matching funds raised by foundations</u>			
55 54	shall be used by the board of trustees of a community college only to enhance the academic mission of the college. State funds shall be used only for scholarships or			
54 55	financial aid for needy students.			
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1	Expenditures of the matching funds raised by foundations shall directly relate to		
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	education and shall be used only for:		
3	(1) <u>Resource center materials:</u> (2) <u>Professional development of instructional faculty and staff in cases in</u>		
4			
5	which (i) professional development will improve the quality of		
6	performance provided by the employee and (ii) the employee makes a		
7	commitment to remain at the college for a prescribed period of time;		
8	(3) Professional development of instructional faculty and staff in cases in		
9	which professional development is necessary to enhance the		
10	employee's ability to meet newly mandated instructional or		
11	performance requirements; and		
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12			
	$\frac{\text{that are consistent with the college's mission.}}{(1)}$		
14	(d) Every two dollars (\$2.00) raised by the community college foundations for		
15	the Trust Fund during the 2003-2004 fiscal year shall be matched with one dollar		
16	(\$1.00) of State funds. The maximum matching contribution from the State shall not		
17	exceed twenty-five thousand dollars (\$25,000) for each of the 58 community colleges.		
18	These funds shall be reserved for each community college and held in escrow in the		
19	Trust Fund. A community college foundation may apply for matching funds after it		
20	raises twenty-five thousand dollars (\$25,000). The chairperson of each community		
21	college foundation shall certify to the North Carolina Community College System		
22	Office that (i) new funds have been raised by the community college foundation to		
$\bar{23}$	match the amount of funds held in escrow in the Trust Fund, (ii) the amount raised by		
24	the community college foundation has not been used previously for matching purposes,		
25	(iii) the amount raised by the college shall be used only as provided in subsection (c) of		
$\frac{25}{26}$			
20 27	this section, and (iv) matching State funds shall be used only for scholarships or financial aid for poody students		
$\frac{27}{28}$	<u>financial aid for needy students.</u> (e) The State Board of Community Colleges may request an audit of the State		
28	<u>funds expended under this section from any community college foundation."</u>		
30	<b>SECTION 8.14.(b)</b> There is appropriated from the Escheat Fund to the State		
31			
	Board of Community Colleges the sum of one million four hundred fifty thousand		
32	dollars (\$1,450,000) for the 2003-2004 fiscal year to provide matching State funds for		
33	the Community Colleges Instructional Trust Fund established in subsection (a) of this		
34	section.		
35			
36	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan		
37	FOCUSED INDUSTRIAL TRAINING FUNDS		
38	<b>SECTION 8.15.</b> Notwithstanding any other provision of law, for the		
39	2003-2004 fiscal year only, the State Board of Community Colleges may transfer up to		
40	one million four hundred fifty thousand dollars (\$1,450,000) from New and Expanding		
41	Industry Training to Focused Industrial Training.		
42			
43	PART IX. UNIVERSITIES		
44			
45	Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan		
46	UNC FLEXIBILITY GUIDELINES		
40 47			
	<b>SECTION 9.1.</b> The Chancellor of each constituent institution shall report to the Roard of Covernors of The University of North Carolina on the reductions made to		
48	the Board of Governors of The University of North Carolina on the reductions made to		
49	the General Fund budget codes in order to meet the reduction reserve amounts for that		
50	institution. The President of The University of North Carolina shall report to the Board		
51	of Governors of The University of North Carolina on the reductions made to the		
52	General Fund budget codes controlled by the Board in order to meet the reduction		
53	reserve amounts for those entities. The Board of Governors shall make a summary		
54	report to the Office of State Budget and Management and the Fiscal Research Division		

by December 31, 2003, on all reductions made by these entities and constituent institutions in order to reduce the budgets by the targeted amounts.

Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan

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**ESCHEAT FUNDS** 

6 **SECTION 9.2.(a)** There is appropriated from the Escheat Fund to the Board 7 of Governors of The University of North Carolina the sum of twenty-three million 8 seven hundred fifty thousand dollars (\$23,750,000) for each year of the 2003-2005 fiscal biennium and to the State Board of Community Colleges the sum of ten million 9 10 two hundred sixty-two thousand eight hundred six dollars (\$10,262,806) for each year of the 2003-2005 fiscal biennium. These funds shall be allocated by the State 11 Educational Assistance Authority for need-based student financial aid in accordance 12 13 with G.S. 116B-7 and this act.

14 **SECTION 9.2.(b)** The Director of the Budget shall include General Fund 15 appropriations in the amounts provided in subsection (a) of this section in the proposed 16 2005-2007 fiscal biennium continuation budget for the purposes provided in G.S. 17 116B-7.

18 **SECTION 9.2.(c)** The State Education Assistance Authority (SEAA) shall 19 perform all of the administrative functions necessary to implement the program of 20 financial aid. The SEAA shall conduct periodic evaluations of expenditures of the scholarship programs to determine if allocations are utilized to ensure access to 21 22 institutions of higher learning and to meet the goals of the respective programs. The 23 SEAA may make recommendations for redistribution of funds to The University of 24 North Carolina and the President of the Community College System regarding their 25 respective scholarship programs, who then may authorize redistribution of unutilized 26 funds for a particular fiscal year.

SECTION 9.2.(d) All obligations to students for uses of the funds set out in 27 28 subsection (a) of this section that were made prior to the effective date of this section 29 shall be fulfilled as to students who remain eligible under the provisions of the 30 respective programs.

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32 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan 33

**UNC BOND PROJECT MODIFICATIONS** 

34 **SECTION 9.3.(a)** Pursuant to Section 2(b) of S.L. 2000-3, the General Assembly finds that it is in the best interest of the State to respond to current 35 educational and research program requirements at Elizabeth City State University by 36 substituting a project entitled "Campus Improvements" for "Doles Residence Hall -37 38 Comprehensive Renovation" as contained in Section 2(a) of S.L. 2000-3, as a residence hall that has been provided for from housing receipts and campus infrastructure 39 improvements will allow energy conservation and savings. Section 2(a) of S.L. 2000-3 40 is therefore amended in the portion under Elizabeth City State University by deleting "Doles Residence Hall – Comprehensive Renovation...\$1,722,500" and by substituting "Campus Improvements...\$1,722,500". 41 42 43

SECTION 9.3.(b) Pursuant to Section 2(b) of S.L. 2000-3, the General 44 Assembly finds that it is in the best interest of the State to respond to current 45 educational and research program requirements at North Carolina Central University, 46 due to increasing enrollment growth, by substituting a project entitled "Pearson 47 Cafeteria – Expansion" for "Pearson Cafeteria – Comprehensive Renovation" as 48 contained in Section 2(a) of S.L. 2000-3, by deleting a project entitled "Old Senior Dorm – Conversion to Academic Use" as contained in Section 2(a) of S.L. 2000-3 and 49 50 by transferring the funds of two million one hundred thirty thousand seven hundred 51 52 dollars (\$2,130,700) from the project entitled "Old Senior Dorm – Conversion to Academic Use", as contained in Section 2(a) of S.L. 2000-3, and by transferring a portion of the funds from a project entitled "Farrison-Newton Building – 53 54 Comprehensive Renovation of Classroom Building", as contained in Section 2(a) of 55

Expansion...\$8,994,300".

S.L. 2000-3, to this substitute project. Section 2(a) of S.L. 2000-3 is therefore amended as follows: (1)In the portion entitled "Pearson Cafeteria – Comprehensive

> Renovation" under North Carolina Central University, by deleting "Comprehensive Renovation" and by substituting "Expansion" and by adding \$7,730,700 for the project so that it reads "Pearson Cafeteria –

> In the portion under North Carolina Central University, by deleting

In the portion entitled "Farrison-Newton Building – Comprehensive

Renovation of Classroom Building" under North Carolina Central

University, by decreasing by \$5,600,000 the \$7,048,700 for the project

"Old Senior Dorm – Conversion to Academic Use...\$2,130,700".

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so that it reads "Farrison-Newton Building – Comprehensive Renovation of Classroom Building...\$1,448,700". SECTION 9.3.(c) Pursuant to Section 2(b) of S.L. 2000-3, the General Assembly finds that it is in the best interest of the State to respond to current educational and research program requirements at the University of North Carolina at Asheville by substituting a project entitled "Carmichael Hall Classroom Building – Demolition and New Construction" for "Carmichael Hall Classroom Building – Comprehensive Renovation" as contained in Section 2(a) of S.L. 2000-3, as it has been determined that it is more cost-effective to replace this facility than to renovate it. Section 2(a) of S.L. 2000-3 is therefore amended in the portion under the University of

North Carolina at Asheville by deleting "Carmichael Hall Classroom Building – Comprehensive Renovation" and by adding "Carmichael Hall Classroom Building – 23 24 25 Demolition and New Construction".

**SECTION 9.3.(d)** Pursuant to Section 2(b) of S.L. 2000-3, the General 26 27 Assembly finds that it is in the best interest of the State to respond to current 28 educational and research program requirements at the University of North Carolina at Pembroke, due to enrollment growth higher than projected, by adding a project entitled 29 "General Purpose Classroom Building" to Section 2(a) of S.L. 2000-3 and by transferring a portion of the funds from the project entitled "Residence/Dining Hall – 30 31 Replacement of Jacobs & Wellons Halls", as contained in Section 2(a) of S.L. 2000-3, 32 33 to this substitute project. Section 2(a) of S.L. 2000-3 is therefore amended in the portion under the University of North Carolina at Pembroke by substituting "Residence/Dining 34 Hall – Replacement of Jacobs & Wellons Halls...\$325,300" and by adding "General 35 Purpose Classroom Building...\$7,375,000". 36

37 **SECTION 9.3.(e)** Pursuant to Section 2(b) of S.L. 2000-3, the General 38 Assembly finds that it is in the best interest of the State to respond to current 39 educational and research program requirements at Winston-Salem State University by substituting a project entitled "Anderson Center - Comprehensive Renovation" for 40 41 "Anderson Center – Comprehensive Renovation & Change of Use for Early Childhood/Gerontology Programs", as contained in Section 2(a) of S.L. 2000-3, by adding a project entitled "Coltrane Hall – Renovation to House Gerontology", by 42 43 transferring a portion of the funds from the project entitled "Anderson Center -44 Comprehensive Renovation & Change of Use for Early Childhood/Gerontology Programs", as contained in Section 2(a) of S.L. 2000-3, to the new project entitled 45 46 "Coltrane Hall – Renovation to House Gerontology", by adding a project entitled "New 47 Facility for the Early Childhood Program", and by transferring a portion of the funds 48 from the project entitled "Anderson Center - Comprehensive Renovation & Change of 49 Use for Early Childhood/Gerontology Programs", as contained in Section 2(a) of S.L. 50 2000-3, to the new project entitled "New Facility for the Early Childhood Program". 51 Section 2(a) of S.L. 2000-3 is therefore amended as follows: 52

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In the portion entitled "Anderson Center – Comprehensive Renovation (1)& Change of Use for Early Childhood/Gerontology Programs" under Winston-Salem State University, by deleting "& Change of Use for

1	Early Childhood/Gerontology Programs" and by decreasing by \$1.9
2	million the \$6,917,900 for the project so that it reads "Anderson
3	Center – Comprehensive Renovation\$5,017,900".
4	(2) In the portion under Winston-Salem State University, by adding a new
5	
6	Gerontology\$400,000".
7	(3) In the portion under Winston-Salem State University, by adding a new
8	project "New Facility for the Early Childhood Program\$1,500,000".
9	<b>SECTION 9.3.(f)</b> Pursuant to Section 2(b) of S.L. 2000-3, the General
10	Assembly finds that it is in the best interest of the State to respond to current
11	educational and research program requirements at Winston-Salem State University by
12	substituting a project entitled "New Student Health Center" for "Health Center Bldg. &
13	Old Nursing Bldg. – Comprehensive Renovation for Student Health", as contained in
14	Section 2(a) of S.L. 2000-3, and by using the existing project budget for a new health
	facility as it has been determined that the two existing project budget for a new nearly
15	facility, as it has been determined that the two existing buildings are in poor condition and have been recommended for future demolition. Section 2(a) of S.L. 2000-3 is
16	and have been recommended for future demolition. Section 2(a) of S.L. 2000-3 is
17	therefore amended in the portion under Winston-Salem State University by deleting
18	"Health Center Bldg. and Old Nursing Bldg. – Comprehensive Renovation for Student
19	Health" and by substituting "New Student Health Center".
20	<b>SECTION 9.3.(g)</b> Nothing in this section is intended to supersede any other
21	requirement of law or policy for approval of the substituted capital improvement
22	projects.
23	<b>SECTION 9.3.(h)</b> This section becomes effective January 1, 2004.
24	
25	Requested by: Senators Hagan, Garrou, Dalton
26	SCHOOL OF SCIENCE MATH/COLLEGE SCHOLARSHIPS
27	SECTION 9.4.(a) Article 29 of Chapter 116 of the General Statutes is
28	amended by adding a new section to read:
29	" <u>§ 116-238.1. Full tuition grant for graduates who attend a State university.</u>
30	(a) There is granted to each State resident who graduates from the North Carolina
31	School of Science and Mathematics and who enrolls as a full-time student in a
32	constituent institution of The University of North Carolina a sum to be determined by
33	the General Assembly as a tuition grant. The tuition grant shall be for four consecutive
34	academic years and shall cover the tuition cost at the constituent institution in which the
35	student is enrolled. The tuition grant shall be distributed to the student as provided by
36	this section.
37	(b) The tuition grants provided for in this section shall be administered by the
38	State Education Assistance Authority pursuant to rules adopted by the State Education
39	Assistance Authority not inconsistent with this section. The State Education Assistance
40	Authority shall not approve any grant until it receives proper certification from the
41	appropriate constituent institution that the student applying for the grant is an eligible
	appropriate constituent institution that the student apprying for the grant is an englote student. Upon receipt of the corrification, the State Education Assistance Authority shall
42	student. Upon receipt of the certification, the State Education Assistance Authority shall
43	remit at the times it prescribes the grant to the constituent institution on behalf, and to
44	the credit, of the student.
45	(c) In the event a student on whose behalf a grant has been paid is not enrolled
46	and carrying a minimum academic load as of the tenth classroom day following the
47	beginning of the school term for which the grant was paid, the institution shall refund
48	the full amount of the grant to the State Education Assistance Authority.
49	(d) In the event there are not sufficient funds to provide each eligible student
50	with a full grant:
51	(1) The Board of Governors of The University of North Carolina, with the
52	approval of the Office of State Budget and Management, may transfer
53	available funds to meet the needs of the programs provided by
54	subsections (a) and (b) of this section; and

Each eligible student shall receive a pro rata share of funds then (2)1 2 available for the remainder of the academic year within the fiscal 3 period covered by the current appropriation. 4 (e) Any remaining funds shall revert to the General Fund." 5 **SECTION 9.4.(b)** This section applies to students graduating in the 6 2004-2005 academic year and each subsequent academic year. 7 8 Senators Garrou, Dalton, Hagan Requested by: 9 FILM INDÚSTRY FEASIBILITY STUDÝ 10 **SECTION 9.5.** The Board of Governors of The University of North Carolina 11 shall conduct a feasibility study to assess the strategic opportunities in the arts and entertainment industry in Forsyth County and its environs in the creation of programs, 12 facilities, job opportunities, and tourism demand related to the film industry. The study 13 shall include, but not be limited to: (i) the development of a program in digital media, 14 and (ii) the development of a tourist destination film industry studio backlot. 15 The Board of Governors shall consult with the faculty and staff of the North 16 17 Carolina School of the Arts and other experts in the arts and entertainment fields in 18 conducting the feasibility study. The Board of Governors shall report the results of the 19 study and any recommendations the Board makes related to the study to the 2003 20 General Assembly by April 1, 2004. 21 22 Requested by: Senators Lucas, Metcalf, Garrou, Dalton, Hagan 23 DISTINGUISHED PROFESSORS ENDOWMENT TRUST FUND 24 **SECTION 9.6.(a)** G.S. 116-41.15 reads as rewritten: 25 Distinguished Professors Endowment Trust Fund; allocation; "§ 116-41.15. 26 administration. (a) <u>As used in this Part, "focused growth institution" means Elizabeth City State</u> <u>University, Fayetteville State University, North Carolina Agricultural and Technical</u> 27 28 29 University, North Carolina Central University, the University of North Carolina at 30 Pembroke, Western Carolina University, and Winston-Salem State University. As used in this Part, "special needs institution" means the North Carolina School of the Arts and 31 32 the University of North Carolina at Asheville. 33 For constituent institutions other than focused growth institutions and special (b) 34 needs institutions, Thethe amount appropriated to the trust shall be allocated by the 35 Board as follows: On the basis of one three hundred thirty-four thousand dollar 36 (1)37 (\$334,000) challenge grant for each six hundred sixty-six thousand 38 dollars (\$666,000) raised from private sources; or 39 On the basis of one one hundred sixty-seven thousand dollar (2)40 (\$167,000) challenge grant for each three hundred thirty-three 41 thousand dollars (\$333,000) raised from private sources. If an institution chooses to pursue the use of the allocated challenge grant funds 42 described in either subdivision (1) or subdivision (2) of this section, subsection, the 43 44 funds shall be matched on a two-to-one basis. For focused growth institutions and special needs institutions, subsection (b) 45 (C) of this section shall be applied such that the amount appropriated to the trust shall be 46 47 allocated by the Board on a one-to-one basis instead of a one-to-two basis. 48 (d)Matching funds shall come from contributions made after July 1, 1985, and pledged for the purposes specified by G.S. 116-41.14. Each participating constituent institution's board of trustees shall establish its own Distinguished Professors 49 50 Endowment Trust Fund, and shall maintain it pursuant to the provision of G.S. 116-36 51 52 to function as a depository for private contributions and for the State matching funds for 53 the challenge grants. The State matching funds shall be transferred to the constituent 54 institution's Endowment Fund upon notification that the institution has received and 55 deposited the appropriate amount required by this section in its own Distinguished

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1	Professors Endowment Trust Fund. Only the net income from that account shall be			
2	expended in support of the distinguished professorship thereby created."			
2 3	<b>SECTION 9.6.(b)</b> G.S. 116-41.16 reads as rewritten:			
	"§ 116-41.16. Distinguished Professors Endowment Trust Fund; contribution			
4 5	commitments.			
6	(a) For constituent institutions other than focused growth institutions and special			
7	<u>needs institutions, Contributions contributions</u> may also be eligible for matching if there			
8	is:			
9	(1) A commitment to make a donation of at least six hundred sixty-six			
10	(1) A communication for make a contation of at least six number $Sixty-six$ thousand dollars (\$666,000), as prescribed by C.S. 142,21.4, and an			
	thousand dollars (\$666,000), as prescribed by G.S. 143-31.4, and an initial neuronate of one hundred along thousand dollars (\$111,000) to			
11	initial payment of one hundred eleven thousand dollars (\$111,000) to			
12	receive a grant described in G.S. 116-41.15(b)(1); or			
3	(2) A commitment to make a donation of at least three hundred			
4	thirty-three thousand dollars (\$333,000), as prescribed by G.S.			
5	143-31.4, and an initial payment of fifty-five thousand five hundred			
6	dollars ( $$55,500$ ) to receive a grant described in G.S. 116-41.15(b)(2);			
7	and if the initial payment is accompanied by a written pledge to provide the balance			
8	within five years after the date of the initial payment. Each payment on the balance shall			
9	be no less than the amount of the initial payment and shall be made on or before the			
0	anniversary date of the initial payment. Pledged contributions may not be matched prior			
1	to the actual collection of the total funds. Once the income from the institution's			
2	Distinguished Professors Endowment Trust Fund can be effectively used pursuant to			
3	G.S. 116-41.17, the institution shall proceed to implement plans for establishing an			
4	endowed chair.			
5	(b) For focused growth institutions and special needs institutions, subsection (a)			
.6	of this section is modified such that contributions may be eligible for matching based on			
7	<u>a schedule to be adopted by the Board of Governors such that at least one-sixth of the</u>			
8	<u>commitment will be donated each year.</u> "			
9	<u>communent win be donated each year.</u>			
0	PART X. DEPARTMENT OF HEALTH AND HUMAN SERVICES			
1	TARTA, DELARTMENT OF MEALTH AND HOMAN DERVICED			
2	SUBPART 1. ADMINISTRATION			
3				
1	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan			
5	PETROLEUM OVERCHARGE FUNDS ALLOCATION			
5	<b>SECTION 10.1.(a)</b> There is appropriated from funds and interest thereon			
, 7	received from the case of <u>United States v. Exxon</u> that remain in the Special Reserve for			
8	Oil Oversbarge Funds to the Department of Health and Human Services the sum of one			
) )	Oil Overcharge Funds to the Department of Health and Human Services the sum of one million dollars (\$1,000,000) for the 2003 2004 fiscal year to be allocated for the			
	million dollars (\$1,000,000) for the 2003-2004 fiscal year to be allocated for the Weatherization Assistance Program			
) [	Weatherization Assistance Program.			
	<b>SECTION 10.1.(b)</b> Any funds remaining in the Special Reserve for Oil			
r	Overcharge Funds after the allocation made pursuant to subsection (a) of this section			
	may be expended only as authorized by the General Assembly. All interest or income			
ŀ	accruing from all deposits or investments of cash balances shall be credited to the			
5	Special Reserve for Oil Overcharge Funds.			
7	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan			
3	OFFICE OF POLICY AND PLANNING			
)	<b>SECTION 10.2.(a)</b> To promote coordinated policy development and			
)	strategic planning for the State's health and human services systems, the Secretary of			
L	Health and Human Services shall establish an Office of Policy and Planning from			
2	existing resources across the Department. The Director of the Office of Policy and			
3	Planning shall report directly to the Secretary and shall have the following			
4	responsibilities:			
	L			

1	(1) Coordinate the development of departmental policies, plans, and rules,
	in consultation with the Divisions of the Department.
2 3	(2) Development of a departmental process for the development and
4	implementation of new policies, plans, and rules.
5	(3) Development of a departmental process for the review of existing
6	policies, plans, and rules to ensure that departmental policies, plans,
7	and rules are relevant.
8	
	(4) Coordination and review of all departmental policies before
9	dissemination to ensure that all policies are well-coordinated within
10	and across all programs.
11	(5) Implementation of ongoing strategic planning that integrates budget,
12	personnel, and resources with the mission and operational goals of the
13	Department.
14	(6) Review, disseminate, monitor, and evaluate best practice models.
15	SECTION 10.2.(b) Under the direction of the Secretary of Health and
16	Human Services, the Director of the Office of Policy and Planning shall have the
17	authority to direct Divisions, offices, and programs within the Department to conduct
18	periodic reviews of policies, plans, and rules and shall advise the Secretary when it is
19	determined to be appropriate or necessary to modify, amend, and repeal departmental
20	policies, plans, and rules. All policy and management positions within the Office of
21	Policy and Planning are exempt positions as that term is defined in G.S. 126-5.
22	
23	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
24	WEATHERIZATION ASSISTANCE PROGRAM
25	<b>SECTION 10.3.</b> Article 2 of Chapter 108A of the General Statutes is
26	amended by adding the following new Part to read:
27	"Part 9. Weatherization Assistance Program and Heating/Air Repair and Replacement
28	Program.
29	"§ 108A-70.30. Weatherization Assistance Program and Heating/Air Repair and
30	Replacement Program.
31	The Department may administer the Weatherization Assistance Program for
32	Low-Income Families and the Heating/Air Repair and Replacement Program functions.
33	Nothing in this Part shall be construed as obligating the General Assembly to
34	appropriate funds for the Program or as entitling any person to services under the
35	Program."
36	
37	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
38	NONMEDICAID REIMBURSEMENT CHANGES
39	SECTION 10.4. Providers of medical services under the various State
40	programs, other than Medicaid, offering medical care to citizens of the State shall be
41	reimbursed at rates no more than those under the North Carolina Medical Assistance
42	Program.
43	The Department of Health and Human Services may reimburse hospitals at
44	the full prospective per diem rates without regard to the Medical Assistance Program's
45	annual limits on hospital days. When the Medical Assistance Program's per diem rates
46	for inpatient services and its interim rates for outpatient services are used to reimburse
47	providers in nonmedicaid medical service programs, retroactive adjustments to claims
48	already paid shall not be required.
49	Notwithstanding the provisions of paragraph one, the Department of Health
50	and Human Services may negotiate with providers of medical services under the various
51	Department of Health and Human Services programs, other than Medicaid, for rates as
52	close as possible to Medicaid rates for the following purposes: contracts or agreements
53	for medical services and purchases of medical equipment and other medical supplies.
54	These negotiated rates are allowable only to meet the medical needs of its nonmedicaid

1	eligible patients, residents, and clients who require such services which cannot be
2	provided when limited to the Medicaid rate.
3	Maximum net family annual income eligibility standards for services in these

Maximum net family annual income eligibility standards for services in these programs shall be as follows: D 1 -1-114-44

5		Medical Eye	<u>Rehabilitation Except</u>	
6		-	-	
7	Family Size	Care Adults	DSB Over 55 Grant	Other
8	<b>•</b>			
9	1	\$4,860	\$8,364	\$4,200
10	2	5,940	10,944	5,300
11	3	6,204	13,500	6,400
12	4	7,284	16,092	7,500
13	5	7,821	18,648	7,900
14	6	8,220	21,228	8,300
15	7	8,772	21,708	8,800
	8			9,300
15 16	8	8,772 9,312	21,708 22,220	

The eligibility level for children in the Medical Eye Care Program in the 17 18 Division of Services for the Blind shall be one hundred percent (100%) of the federal 19 poverty guidelines, as revised annually by the United States Department of Health and Human Services and in effect on July 1 of each fiscal year. The eligibility level for adults 55 years of age or older who qualify for services through the Division of Services 20 21 for the Blind, Independent Living Rehabilitation Program, shall be two hundred percent 22 (200%) of the federal poverty guidelines, as revised annually by the United States Department of Health and Human Services and in effect on July 1 of each fiscal year. 23 24 The eligibility level for adults in the Atypical Antipsychotic Medication Program in the 25 Division of Mental Health, Developmental Disabilities, and Substance Abuse Services 26 shall be one hundred fifty percent (150%) of the federal poverty guidelines, as revised annually by the United States Department of Health and Human Services and in effect 27 28 29 on July 1 of each fiscal year. Additionally, those adults enrolled in the Atypical Antipsychotic Medication Program who become gainfully employed may continue to be 30 eligible to receive State support, in decreasing amounts for the purchase of atypical 31 32 antipsychotic medication and related services up to three hundred percent (300%) of the 33 poverty level.

34 State financial participation in the Atypical Antipsychotic Medication 35 Program for those enrollees who become gainfully employed is as follows:

36	Income S	State Participation	<u>Client Partic</u>	<u>ipation</u>
37	(% of poverty)	•		•
38	0-150%	100%	0%	6
39	151-200%	75%	25%	6
40	201-250%	50%	50%	6
41	251-300%	25%	75%	6
42	300% and over	0%	100%	6
		a		

43 The Department of Health and Human Services shall contract at, or as close as possible to, Medicaid rates for medical services provided to residents of State 44 facilities of the Department. 45

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47 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 48

SENIOR CÁRES PROGRAM ADMINISTRATION

**SECTION 10.5.** The Department of Health and Human Services may administer the "Senior Cares" prescription drug access program approved by the Health 49 50 and Wellness Trust Fund Commission and funded from the Health and Wellness Trust 51 52 Fund.

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54 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

55 **PHYSICIAN SERVICES** 

**SECTION 10.6.** With the approval of the Office of State Budget and 1 Management, the Department of Health and Human Services may use funds 2 3 appropriated in this act for across-the-board salary increases and performance pay to 4 offset similar increases in the costs of contracting with private and independent 5 universities for the provision of physician services to clients in facilities operated by the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services. 6 7 This offsetting shall be done in the same manner as is currently done with the 8 constituent institutions of The University of North Carolina.

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Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan LIÁBILITÝ INSURANCE

11 12 **SECTION 10.7.(a)** The Secretary of the Department of Health and Human Services, the Secretary of the Department of Environment and Natural Resources, and 13 14 the Secretary of the Department of Correction may provide medical liability coverage not to exceed one million dollars (\$1,000,000) per incident on behalf of employees of 15 the Departments licensed to practice medicine or dentistry, all licensed physicians who are faculty members of The University of North Carolina who work on contract for the 16 17 18 Division of Mental Health, Developmental Disabilities, and Substance Abuse Services 19 for incidents that occur in Division programs, and on behalf of physicians in all residency training programs from The University of North Carolina who are in training at institutions operated by the Department of Health and Human Services. This 20 21 22 coverage may include commercial insurance or self-insurance and shall cover these 23 individuals for their acts or omissions only while they are engaged in providing medical 24 and dental services pursuant to their State employment or training.

25 **SECTION 10.7.(b)** The coverage provided under this section shall not cover 26 any individual for any act or omission that the individual knows or reasonably should know constitutes a violation of the applicable criminal laws of any state or the United 27 28 States, or that arises out of any sexual, fraudulent, criminal, or malicious act, or out of 29 any act amounting to willful or wanton negligence.

30 **SECTION 10.7.(c)** The coverage provided pursuant to this section shall not require any additional appropriations and shall not apply to any individual providing 31 32 contractual service to the Department of Health and Human Services, the Department of 33 Environment and Natural Resources, or the Department of Correction, with the exception that coverage may include physicians in all residency training programs from 34 The University of North Carolina who are in training at institutions operated by the 35 Department of Health and Human Services and licensed physicians who are faculty 36 37 members of The University of North Carolina who work for the Division of Mental 38 Health, Developmental Disabilities, and Substance Abuse Services.

39

40 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: 41

## **BUTNER COMMUNITY LAND RESERVATION**

42 SECTION 10.8. The Department of Health and Human Services shall reserve and dedicate the following described land for the construction of a community 43 44 building and related facilities to serve the Butner Reservation:

45 "Approximately 2 acres, on the east side it borders Central Avenue with a line running along the Wallace Bradshur property on the north back to the tree line next to 46 the ADATC. From there it follows the tree line south and west to and including the 47 48 softball field. From the softball field it turns east to the State Employees Credit Union 49 and follows the Credit Union property on the south side back to Central Avenue."

This land shall be reserved and dedicated for the project which shall be 50 51 funded with contributions from Granville County, contributions from the residents of 52 the Butner Reservation, the use of cablevision franchise rebate funds received by the 53 Department of Health and Human Services on behalf of the Butner Reservation, and 54 other public and private sources. 55

#### Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: 2 DHHS CENTRALIZE INFORMATION TECHNOLOGY OPERATIONS

3 **SECTION 10.8A.(a)** The Department of Health and Human Services shall 4 conduct a thorough, department-wide examination and analysis of its Information 5 Technology (IT) infrastructure, including IT expenditures and management functions. The purpose of the examination is to enable the General Assembly and the Office of 6 State Budget to readily determine the amount of State funds being expended annually 7 8 on each and all IT functions. Upon completion of its examination and analysis, the Department shall develop a plan for the establishment of a Central IT Operations Unit 9 10 encompassing all IT operations and functions that are common to all divisions, offices, and programs of the Department. The Central IT Operations Unit shall be organized 11 such that all IT expenditures and personnel are readily identifiable. The Department 12 may exclude from the Central IT Operations Unit those IT functions that are unique to 13 14 one or more individual divisions, offices, or programs, provided that such separate IT functions are readily identifiable in terms of expenditures and personnel, and the 15 separation allows for combining the expenditures and personnel data with expenditures and personnel data of the Central IT Operations Unit. The Department shall identify all 16 17 18 excluded IT functions and provide reasons why it is more beneficial to the State to 19 exclude those functions from the Central IT Operations Unit.

SECTION 10.8A.(b) The Office of State Budget and Management and the 20 Department of Health and Human Services shall identify the amount of State 21 appropriations necessary to fully fund from the General Fund the current budget for the 22 23 Division of Information Resources. Having determined the amount of General Fund 24 dollars needed, the Office of State Budget and Management shall develop and 25 recommend a plan for providing the necessary funds.

**SECTION 10.8A.(c)** The Department of Health and Human Services shall 26 report on the development of the Central IT Operations Unit to the Senate Appropriations Committee on Health and Human Services, the House of 27 28 29 Representatives Appropriations Subcommittee on Health and Human Services, and the 30 Fiscal Research Division by January 1, 2004. The Office of State Budget and Management shall report on the identification of funds required under subsection (b) of 31 32 this section to the Senate Appropriations Committee on Health and Human Services, the 33 House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division by January 1, 2004. 34

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Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by:

### 36 37 EDUCATION AND AWARENESS OF INFANT HOMICIDE PREVENTION 38 ACT

39 **SECTION 10.8B.(a)** The Department of Health and Human Services, Division of Public Health and the Division of Social Services, shall incorporate 40 41 education and awareness of the Infant Homicide Prevention Act pursuant to S.L. 2001-291, into other State-funded programs at the local level. 42

**SECTION 10.8B.(b)** The Department shall report on its activities to the 43 44 House of Representatives Appropriations Subcommittee on Health and Human 45 Services, the Senate Appropriations Committee on Health and Human Services, and the Fiscal Research Division not later than April 1, 2004. 46

47

48 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

#### 49 MÉDICAL CARE COMMISSION TEMPORARY **RULE-MAKING AUTHORITY EXTENDED** 50 51

SECTION 10.8C. Section 6.(d) of S.L. 2002-160 reads as rewritten:

52 "SECTION 6.(d) Notwithstanding 26 NCAC 2C .0102(11), the Commission for Health Services and the Medical Care Commission may adopt temporary rules as 53 54 provided in this section until 1 July 2003.2004."

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- Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 1 IMPLEMENT A PILOT PROJECT FOR LONG-TERM CARE COMMUNITY 2 3 SERVICE COORDINATION 4 **SECTION 10.8D.(a)** In accordance with the recommendations in the final 5 report from the Institute of Medicine Task Force on Long-Term Care and the study report recommendations resulting from S.L. 2001-491, Part XXII, the Department of 6 Health and Human Services shall implement a communications and coordination 7 8 initiative to support local coordination of long-term care and shall pilot the establishment of local lead agencies to facilitate the long-term care coordination process 9 10 at the county or regional level. For those counties that voluntarily participate, the local long-term care coordination initiative shall aid in the development of core services, 11 coordinate local services, and streamline access to services. The initiative shall 12 13 eliminate fragmentation and barriers to information and services; provide a seamless connection among State agencies and local entities, regardless of funding sources; and 14 allow consumers to efficiently and effectively navigate among long-term care services. 15 16 **SECTION 10.8D.(b)** The Department shall submit an interim report on the 17 pilot project for local long-term care coordination to the North Carolina Study 18 Commission on Aging by October 1, 2004, and a final report by October 1, 2005. 19 SUBPART 2. DIVISION OF MENTAL HEALTH, DEVELOPMENTAL 20 DISABILITIES, AND SUBSTANCE ABUSE SERVICES 21 22 23 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 24 MENTAL HEALTH, DEVELOPMENTAL DISABILITY, AND SUBSTANCE 25 ABUSE SERVICES TRUST FUND FOR SYSTEM REFORM BRIDGE AND CAPITAL FUNDING NEEDS AND OLMSTEAD 26 27 **SECTION 10.9.** Moneys in the Trust Fund established pursuant to G.S. 28 143-15.3D shall be used to establish or expand community-based services only if 29 sufficient recurring funds can be identified within the Department of Health and Human 30 Services from funds currently budgeted for mental health, developmental disabilities, 31 and substance abuse services, area mental health programs or county programs, or local 32 government. 33 34 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan HEALTH CONSUMER ADVOCACY MENTAL 35 EXTEND PROGRAM **CONTINGENT UPON FUNDS APPROPRIATED BY THE 2005 GENERAL** 36 37 ASSEMBLY 38 **SECTION 10.10.** Section 4 of S.L. 2001-437, as amended by Section 10.30 39 of S.L. 2002-126, reads as rewritten: 40 **SECTION 4.** Sections 1.1 through 1.21(b) of this act become effective July 1, 41 2002. Section 2 of this act becomes effective only if funds are appropriated by the  $\frac{2003}{2003}$ 2005 General Assembly for that purpose. Section 2 of this act becomes effective July 1 42 of the fiscal year for which funds are appropriated by the 2003-2005 General Assembly 43 44 for that purpose. The remainder of this act is effective when it becomes law." 45 Senators Purcell, Reeves, Garrou, Dalton, Hagan 46 Requested by: SUBSTANCE ABUSE PREVENTION SERVICES REPORTING 47 **SECTION 10.11.** The Department of Health and Human Services shall 48 report on its activities under Section 10.24 of S.L. 2002-126 to the House of Representatives Appropriations Subcommittee on Health and Human Services, the 49 50 51 Senate Appropriations Committee on Health and Human Services, and the Fiscal 52 Research Division not later than December 1, 2003. 53
- 54 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
- 55 TRANSITIÓN PLANNING FOR STATE PSYCHIATRIC HÖSPITALS

**SECTION 10.12.(a)** In keeping with the United States Supreme Court 1 decision in Olmstead vs. L.C. & E.W.and State policy to provide appropriate services to 2 3 clients in the least restrictive and most appropriate environment, the Department of 4 Health and Human Services shall develop and implement a plan for the construction of a replacement facility for Dorothea Dix Hospital and for the transition of patients to the 5 6 community or to other long-term care facilities, as appropriate. The goal is to develop 7 mechanisms and identify resources needed to enable patients and their families to 8 receive the necessary services and supports based on the following guiding principles: 9

- Individuals shall be provided acute psychiatric care in non-State (1)facilities when appropriate.
- Individuals shall be provided acute psychiatric care in State facilities (2)only when non-State facilities are unavailable.
- Individuals shall receive evidenced-based psychiatric services and care (3)that are cost-efficient.
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(4)The State shall minimize cost shifting to other State and local facilities or institutions.

SECTION 10.12.(b) The Department of Health and Human Services shall 17 18 conduct an analysis of the individual patient service needs and shall develop and 19 implement an individual transition plan, as appropriate, for patients in each hospital. 20 The State shall ensure that each individual transition plan, as appropriate, shall take into consideration the availability of appropriate alternative placements based on the needs 21 22 of the patient and within resources available for the mental health, developmental 23 disabilities, and substance abuse services system. In developing each plan, the 24 Department shall consult with the patient and the patient's family or other legal 25 representative.

26 **SECTION 10.12.(c)** In accordance with the plan established in subsections (a) and (b) of this section, any nonrecurring savings in State appropriations that result from reductions in beds or services shall be placed in the Trust Fund for Mental Health, 27 28 29 Developmental Disabilities, and Substance Abuse Services and Bridge Funding Needs. 30 These funds shall be used to facilitate the transition of clients into appropriate community-based services and supports in accordance with G.S. 143-15.3D. Recurring 31 32 savings realized through implementation of this section shall be retained by the 33 Department of Health and Human Services, Division of Mental Health, Developmental 34 Disabilities, and Substance Abuse Services (i) for implementation of subsections (a) and 35 (b) of this section, and (ii) to support the recurring costs of additional community-based placements from Division facilities in accordance with Olmstead vs. L.C. & E.W. 36

37 **SECTION 10.12.(d)** The Department of Health and Human Services shall 38 submit reports on the status of implementation of this section to the Joint Legislative 39 Commission on Governmental Operations, the Senate Appropriations Committee on 40 Health and Human Services, the House of Representatives Appropriations 41 Subcommittee on Health and Human Services, and the Fiscal Research Division. These reports shall be submitted on December 1, 2003, and May 1, 2004. 42

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#### 44 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: 45

# COMPREHENSIVE TREATMENT SERVICES PROGRAM

SECTION 10.13. The Department of Health and Human Services shall 46 47 report on its continuing implementation of the Comprehensive Treatment Services Program established pursuant to Section 21.60 of S.L. 2001-424. The Department shall 48 submit an interim report on December 1, 2003, and a final report not later than April 1, 49 50 2004, to the House of Representatives Appropriations Subcommittee on Health and 51 Human Services, the Senate Appropriations Committee on Health and Human Services, 52 and the Fiscal Research Division.

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- 54 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

**SECTION 10.14.(a)** In accordance with the Department of Health and 1 2 Human Services' plan for downsizing the State's regional mental retardation facilities by 3 four percent (4%) each year, the Department shall implement cost-containment and 4 reduction strategies to ensure the corresponding financial and staff downsizing of each facility. The Department shall manage the client population of the mental retardation centers in order to ensure that placements for ICF/MR level of care shall be made in 5 6 7 non-State facilities. Admissions to State ICF/MR facilities are permitted only as a last 8 resort and only upon approval of the Department. The corresponding budgets for each 9 of the State mental retardation centers shall be reduced, and positions shall be 10 eliminated as the census of each facility decreases. At no time shall mental retardation 11 center positions be transferred to other units within a facility or assigned nondirect care 12 activities such as outreach.

13 **SECTION 10.14.(b)** Any savings in State appropriations in each year of the 14 2003-2005 fiscal biennium that result from reductions in beds or services shall be 15 applied as follows: 16

- Nonrecurring savings shall be placed in the Trust Fund for Mental (1)Health, Developmental Disabilities, and Substance Abuse Services and Bridge Funding Needs and shall be used to facilitate the transition of clients into appropriate community-based services and support in accordance with G.S. 143-15.3D, and
- Recurring savings realized through implementation of this section (2)shall be retained by the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services to support the recurring costs of additional community-based placements from Division facilities in accordance with Olmstead vs. L.C. & E.W.In determining the savings in this section, savings shall include all savings realized from the downsizing of the State mental retardation centers including both the savings in direct State appropriations in the budgets of the State mental retardation centers as well as the savings in the State matching portion of reduced Medicaid payments associated with downsizing.

32 **SECTION 10.14.(c)** The Department of Health and Human Services shall 33 report on its progress in complying with this section to the Senate Appropriations Committee on Health and Human Services, the House of Representatives 34 Appropriations Subcommittee on Health and Human Services, and the Fiscal Research 35 Division. The progress report shall be submitted not later than January 15, 2004, and a 36 37 final report submitted not later than May 1, 2004.

38 **SECTION 10.14.(d)** Downsizing of mental retardation centers which occurs 39 in the 2003-2004 fiscal year shall be maintained for the 2004-2005 fiscal year. Effective 40 July 1, 2003, downsizing shall be accomplished in accordance with this section and the 41 State Plan for Mental Health, Developmental Disabilities, and Substance Abuse Services. All savings resulting from downsizing occurring on and after July 1, 2003, 42 shall be utilized as set forth in subsection (b) of this section. 43

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### Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by:

### MENTAL ŘETARDATION CENTER TRANSITION PLAN 46

47 **SECTION 10.15.(a)** The Department of Health and Human Services shall 48 develop and implement a plan for the reorganization of outreach services performed by 49 the State mental retardation centers. The plan shall provide for the elimination of self-referrals by the mental retardation centers and shall include the following: 50

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- (1)The area and county mental health programs shall have exclusive authority for referring to the mental retardation centers persons in the community who are in need of specialized services.
- The mental retardation centers shall coordinate the transition of (2)residents from the mental retardation centers to area and county mental

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\end{array} $	<ul> <li>health programs, and shall provide technical assistance to community service providers and families who care for transitioned residents, and to others in the community, as appropriate, for the purpose of furthering community services and placement.</li> <li>(3) The method for allocating savings in State appropriations from the mental retardation centers across the area and county mental health programs.</li> <li>SECTION 10.15.(b) In accordance with the plan established in subsection (a) of this section, any recurring and nonrecurring savings in State appropriations that result from the transfer of referral activities in the mental retardation centers to area and county mental health programs shall be transferred from the Division of Mental Health, Developmental Disabilities, and Substance Abuse Services to area and county mental health programs for referral activities.</li> <li>SECTION 10.15.(c) The Department of Health and Human Services shall report on the implementation of this section to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division. This report shall be submitted on February 1, 2004.</li> </ul>
19 20	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
$\frac{20}{21}$	SERVICES TO MULTIPLY-DIAGNOSED ADULTS
22	<b>SECTION 10.16.(a)</b> In order to ensure that multiply-diagnosed adults are
23	appropriately served by the mental health, developmental disabilities, and substance
24 25	abuse services system, the Department of Health and Human Services, Division of Mental Health, Developmental Disabilities, and Substance Abuse Services, shall do the
26	following with respect to services provided to these adults:
27	(1) Implement the following guiding principles for the provision of
28	services:
29	a. Service delivery system must be outcome oriented and
30	evaluation based.
31	b. Services should be delivered as close as possible to the
32	consumer's home.
33	c. Services selected should be those that are most efficient in
34 35	<ul><li>terms of cost and effectiveness.</li><li>d. Services should not be provided solely for the convenience of</li></ul>
35 36	the provider or the client.
37	e. Families and consumers should be involved in decision making
38	throughout treatment planning and delivery; and
39	(2) Provide those treatment services that are medically necessary.
40	(3) Implement utilization review of services provided.
41	<b>SECTION 10.16.(b)</b> The Department of Health and Human Services shall
42	implement all of the following cost-reduction strategies:
43 44	<ol> <li>Preauthorization for all services except emergency services.</li> <li>Criteria for determining medical necessity.</li> </ol>
45	(3) Clinically appropriate services.
46	(4) Not later than May 1, 2004, conduct a State review of (i)
47	individualized service plans for former Thomas S. class members and
48	for adults whose service plan exceeds one hundred thousand dollars
49	(\$100,000) to ensure that service plans focus on delivery of
50 51	appropriate services rather than optimal treatment and habilitation
51 52	plans, and (ii) staffing patterns of residential services. SECTION 10.16.(c) No State funds shall be used for the purchase of
53	single-family or other residential dwellings to house multiply-diagnosed adults.
54	<b>SECTION 10.16.(d)</b> The Department shall submit a progress report on
55	implementation of this section not later than February 1, 2004, and a final report not

later than May 1, 2004, to the Senate Appropriations Committee on Health and Human 1 2 Services, the House of Representatives Appropriations Subcommittee on Health and 3 Human Services, and the Fiscal Research Division. 4 5 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: 6 **AREA MENTAL HEALTH ADMINISTRATIVE COSTS** 7 **SECTION 10.17.(a)** Area mental health, developmental disabilities, and 8 substance abuse authorities or counties administering mental health, developmental disabilities, and substance abuse services shall develop and implement plans to reduce 9 10 local administrative costs. The plans shall be developed in accordance with guidelines 11 adopted by the Secretary, in consultation with the Local Government Commission and 12 the North Carolina Association of County Commissioners, and in accordance with the 13 following: 14 (1)Administrative costs for area mental health, developmental disabilities, 15 and substance abuse services programs shall not exceed thirteen 16 percent (13%). 17 (2)Administrative costs for counties administering mental health, 18 developmental disabilities, and substance abuse services through a 19 county program shall not exceed thirteen percent (13%). 20 **SECTION 10.17.(b)** The Department of Health and Human Services shall report its progress in complying with this section not later than January 1, 2004, and 21 April 15, 2004. The reports shall be submitted to the Senate Appropriations Committee 22 23 on Health and Human Services, the House of Representatives Appropriations 24 Subcommittee on Health and Human Services, and the Fiscal Research Division and 25 shall include: 26 (1)A description of the process used and the participants involved in 27 complying with subsection (a) of this section. 28 The guidelines developed under subsection (a) of this section. (2)29 (3)A description of local compliance initiatives and efforts including 30 program or function consolidation. 31 (4)A list of area programs at or below the targeted thirteen percent (13%) 32 for the 2003-2004 fiscal year. 33 Projected savings in administrative costs as a result of implementation (5)34 of the targeted limits required under this section. **SECTION 10.17.(c)** The Department may implement alternative approaches 35 to establish reasonable administrative cost limitations for Local Management Entities 36 37 (LMEs), including both county programs and area authority models, and service 38 providers in accordance with system reform and changes in system funding structures. 39 40 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: PRÍVATE ÁGENCY UNIFORM COST FINDING REQUIREMENT 41 42 **SECTION 10.18.(a)** To ensure uniformity in rates charged to area programs and funded with State-allocated resources, the Division of Mental Health, 43 44 Developmental Disabilities, and Substance Abuse Services of the Department of Health 45 and Human Services may require a private agency that provides services under contract with an area program or county program, except for hospital services that have an 46 47 established Medicaid rate, to complete an agency-wide uniform cost finding in accordance with G.S.122C-147.2. The resulting cost shall be the maximum included for 48 the private agency in the contracting area program's unit cost finding. SECTION 10.18.(b) If a private agency fails to timely and accurately 49 50 complete the required agency-wide uniform cost finding in a manner acceptable to the 51 52 Department's controller's office, the Department may suspend all Department funding 53 and payment to the private agency until such time as an acceptable cost finding has been 54 completed by the private agency and approved by the Department's controller's office. 55

<ul> <li>Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan</li> <li>MEDICAID</li> <li>SECTION 10.19.(a) Funds appropriated in this act for services provided in accordance with Title XIX of the Social Security Act (Medicaid) are for both the categorically needy and the medically needy. Funds appropriated for these services shall be expended in accordance with the following schedule of services and payment bases:         <ul> <li>All services and payment bases:</li> <li>Hospital-Inpatient. – Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.</li> <li>Hospital-Outpatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.</li> <li>Nursing Facilities. – Payment for nursing facility services to Medicaid recipients who also qualify for Medicare must be enrolled in the Medicare program. Residents of nursing facilities who are cligible for Medicare program. Residents of nursing facility services nust be placed in a Medicare program. Residents of nursing facility providers. The Medicare is a condition of participation in the Medicare for program. Residents of nursing facility provides as sufficient time from the effective date of this act to certify additional Medicare beds if necessary. In determining the date that the Division of Medical Assistance shall allow nursing facility providers process to be completed.</li> <li>Intermediate Care Facilities for the Mentally Retarded. – A sprescribed in the State Plan as established by the Department of Health and Human Services.</li> </ul> </li> <li>Intermediate Care Facilities for the Mentally Retarded. – As prescribed in the State Plan as established by the Department of Health and Human Services.</li> <li>Medicare beds in necessary. In determining the date that the Division of Medicare bealt and</li></ul>	$\frac{1}{2}$	SUBPART 3. I	DIVISION OF MEDICAL ASSISTANCE
SECTION 10.19(a) Funds appropriated in this act for services provided in accordance with the following schedule of services and payments are subject to the language at the end of this subsection.           All services and payments are subject to the language at the end of this subsection.           Services and payment bases:           (1) Hospital-Inpatient. – Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.           14         (2) Hospital-Duptatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.           17         (3) Nursing Facilities. – Payment for nursing facility services to Medicaid actipients who also qualify for Medicare must be enrolled in the Medicare program as a condition of participation in the Medicard program as a condition of participation in the Medicard Program. State facilities are not subject to the requirement to enroll in the Medicare program. Residents of nursing facility services must be placed in a Medicare coverage of nursing facility services must be placed in a Medicare coverage of nursing facility services must be placed in a Medicare beds if necessary. In determining the date that the Division of Medicare heads and the length of time required for the state Plan as established by the Department of Health and Human Services.           39         requirements of this subject to the regulations governing terdificare must be enrolled in the Medicare program. State facilities are not subject to the requirements endigible for Medicare beds and the length of time required for this sector. The Division of Medicare beds and the length of time required for this process to be completed.	3		Senators Purcell, Reeves, Garrou, Dalton, Hagan
6       accordance with Title XIX of the Social Security Act (Medicaid) are for both the categorically needy and the medically needy. Funds appropriated for these services shall be expended in accordance with the following schedule of services and payment bases.         9       All services and payment bases:         11       (1)       Hospital-Inpatient. – Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.         14       (2)       Hospital-Outpatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.         17       (3)       Nursing Facilities. – Payment for nursing facility services will be prescribed in the State Plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid recipients who also qualify for Medicare neural the Medicaid recipients who also qualify for Medicare morelled in the Medicaid recipients who also qualify for Medicare services must be placed in a Medicare program. Residents of nursing facility services only after the appropriate services have been billed to Medicare. The Division of Medical Assistance shall allow nursing facility services only after the appropriate services have beene billed to Medicare. The Division of Medical Assistance shall allow nursing facility services only after the appropriate services have beene billed to Medicare. The Division of Medical Assistance shall consider the regulations governing the date that the requirements of this subdivision become effective, the Division of Medical Assistance shall allow nursing facility services and place and the state Plan as established by the Department of Health and Human Services. <td>- -</td> <td></td> <td>TION 10.10 (a) Funds appropriated in this act for services provided in</td>	- -		TION 10.10 (a) Funds appropriated in this act for services provided in
7       categorically needy and the medically needy. Funds'appropriated for these services shall         8       be expended in accordance with the following schedule of services and payment bases.         9       (1) Hospital-Inpatient. – Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.         14       (2) Hospital-Outpatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.         17       (3) Nursing Facilities. – Payment for nursing facility services to Medicaid recipients who also quality for Medicare must be enrolled in the State Plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid recipients who also quality for Medicare must be enrolled in the Medicare program. Residents of nursing facility services must be enrolled in the Medicare program. Residents of nursing facility services must be placed in a Medicare coverage of nursing facility services must be placed in a Medicare coverage of nursing facility services must be placed in a Medicare beds and the effective date of this act to certify additional Medicare beds and the length of time required for this act to certify additional Medicare beds and the length of time required for the appropriate setablished by the Department of Health and Human Services.         13       Medicare beds and the length of time required for this appropriate setablished by the Department of the state Plan as established appropriate setablished by the Department of Health and Human Services.         13       the Medicare pacinities are not subject to the requisthy services only after the	5	occordence wit	the Title XIX of the Social Security Act (Medicaid) are for both the
<ul> <li>be expended in accordance with the following schedule of services and payment bases.</li> <li>All services and payment bases:</li> <li>(1) Hospital-Inpatient. – Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.</li> <li>(2) Hospital-Outpatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid recipients who also qualify for Medicare must be enrolled in the Medicare program as a condition of participation in the Medicaid recipients who also qualify for Medicare must be enrolled in the Medicare program as a condition of participation in the Medicaid recipient sub also qualify for Medicare must be enrolled in the Medicare program. Residents of nursing facilities who are eligible for Medicare coverage of nursing facility services only after the appropriate services have been billed to Medicare. The Division of Medical Assistance shall allow nursing facility providers?</li> <li>88 sufficient time from the effective date of this act to certify additional Medicare beds all consider the regulations governing certification of Medical Assistance shall allow nursing facility services of Medicaid and Eare Facilities or the same month. Reimbursent of Health and Human Services.</li> <li>93 (5) Drugs. – Drug costs as allowed by federal regulations plus a professional services fee per month excluding refils for the same forg of this section and thuman Services.</li> <li>94 (5) Drugs. – Drug costs as allowed by federal regulations of subsection (a) of this section and to the provisions at the end of subsection (a) of this section or in accordance with the State Plan adopted by the Department of Health and Human Services.</li> <li>95 (6) Physicians, Chiropractors, Podiatrists, Optometrists, Dentists, Certified Programing terifies for the same drug or generic equivalent there services consiste</li></ul>			
9       All services and payments are subject to the language at the end of this subsection.         10       Services and payment bases:         11       (1)       Hospital-Inpatient. – Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.         14       (2)       Hospital-Outpatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.         17       (3)       Nursing Facilities. – Payment for nursing facility services will be prescribed in the State Plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid recipients who also qualify for Medicare must be enrolled in the Medicare program as a condition of participation in the Medicaid Program. State facilities are not subject to the requirement to enroll in the Medicare program. Residents of nursing facility services only after the appropriate services have been billed to Medicare. The Division of Medicare services have been billed to Medicare. The Division of Medicare beds in necessary. In determining the date that the requirements of this sublivision become effective, the Division of Medicare beds and the length of time required for this process to be completed.         34       (4)       Intermediate Care Facilities for the Mentally Retarded. – As prescribed in the State Plan as established by the Department of Health and Human Services.         35       gradity and the appropriate services have been billed to Medicare. The Division of Medicare coverage of nursing facility services only after the appropriate services have been billed to Medic		categorically ne	eedy and the medicany needy. Funds appropriated for these services shall
10       Services and payment bases:         11       (1)       Hospital-Inpatient Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.         14       (2)       Hospital-Outpatient Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid and Human Services. Nursing facilities providing services to Medicaid recipients who also qualify for Medicare must be enrolled in the Medicare program as a condition of participation in the Medicaid Program. State facilities are not subject to the requirement to enroll in the Medicare coverage of nursing facility services must be placed in a 45         24       for Medicare coverage of nursing facility services only after the appropriate services have been billed to Medicare. The Division of Medical Assistance shall allow nursing facility providers sufficient time from the effective date of this act to certify additional Medicare cost shall consider the regulations governing certification of Medicare beds and the length of time required for this process to be completed.         24       (4)       Intermediate Care Facilities for the Mentally Retarded. – As prescribed in the State Plan as established by the Department of Health and Human Services.         25       Drugs. – Drug costs as allowed by federal regulations plus a professional services fee per month excluding reflis for the same drug or generic equivalent during the same month. Reimbursement shall be available for up to six prescriptions per recipient, per month, including reflis. Payments for drugs are subject to the provisional services fee shall be made i		be expended in	accordance with the following schedule of services and payment bases.
11       (1)       Hospital-Inpatient, - Payment for hospital inpatient services will be prescribed in the State Plan as established by the Department of Health and Human Services.         14       (2)       Hospital-Outpatient, - Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.         17       (3)       Nursing Facilities, - Payment for nursing facility services to Medicaid and Human Services. Nursing facilities providing services to Medicaid prescribed in the State Plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid Program. State facilities are not subject to the requirement to enroll in the Medicare program. Residents of nursing facilities who are eligible for Medicare program. Residents of nursing facility services only after the appropriate services have been billed to Medicare. The Division of Medical Assistance shall allow nursing facility providers sufficient time from the effective date of this act to certify additional Medicare beds if necessary. In determining the date that the requirements of this subdivision become effective, the Division of Medicar Assistance shall consider the regulations governing certification of Medicare fee per month excluding refills for the same drug or generic equivalent during the same month. Reimbursement shall be available for up to six prescriptions per recipient, per month, including refills for the same drug or generic equivalent during the same month. Reimbursement shall be available for up to six prescriptions per recipient, per month, including refills for the same drug or generic equivalent during the same month. Reimbursement shall be available for up to six prescriptions per recipient, per month, including refills for brand aname drugs or generic equivalent during the sam		All services and	a payments are subject to the language at the end of this subsection.
12       prescribed in the State Plan as established by the Department of Health and Human Services.         14       (2)       Hospital-Outpatient. – Eighty percent (80%) of allowable costs or a prospective reimbursement plan as established by the Department of Health and Human Services.         17       (3)       Nursing Facilities. – Payment for nursing facility services will be prescribed in the State Plan as established by the Department of Health and Human Services. Nursing facilities providing services to Medicaid recipients who also qualify for Medicare must be enrolled in the Medicare program as a condition of participation in the Medicaid Program. State facilities are not subject to the requirement to enroll in the Medicare coverage of nursing facility services must be placed in a Medicare certified bed. Medicaid shall cover facility revices only after the appropriate services have been billed to Medicare. The Division of Medical Assistance shall allow nursing facility providers sufficient time from the effective date of this act to certify additional Medicare beds if necessary. In determining the date that the requirements of this subdivision become effective, the Division of Medical Assistance shall consider the regulations governing certification of Medicare beds and the length of time required for this process to be completed.         34       (4)       Intermediate Care Facilities for the Mentally Retarded. – As prescribed in the State Plan as established by the Department of Health and Human Services.         37       (5)       Drugs. – Drug costs as allowed by federal regulations plus a professional services fee per month excluding refills for the same drug or generic equivalent during the same month, Reimbursement shall be avaulable for up to ix prescription ser recipient, per mont			ices and payment bases:
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54 Nurse Midwife Services, Nurse Practitioners. – Fee schedules as		(6)	
		(0)	Nurse Midwife Services Nurse Practitioners – Fee schedules as
			developed by the Department of Health and Human Services

1		
1		Payments for dental services are subject to the provisions of subsection
2 3		(g) of this section.
	(7)	Community Alternative Program, EPSDT Screens Payment to be
4 5		made in accordance with the rate schedule developed by the
		Department of Health and Human Services.
6	(8)	Home Health and Related Services, Private Duty Nursing, Clinic
7		Services, Prepaid Health Plans, Durable Medical Equipment
8		Payment to be made according to reimbursement plans developed by
9		the Department of Health and Human Services.
10	(9)	Medicare Buy-In. – Social Security Administration premium.
11	(10)	Ambulance Services. – Uniform fee schedules as developed by the
12		Department of Health and Human Services. Public ambulance
13		providers will be reimbursed at cost.
14	(11)	Hearing Aids. – Actual cost plus a dispensing fee.
15	(12)	Rural Health Clinic Services. – Provider-based, reasonable cost;
16		nonprovider-based, single-cost reimbursement rate per clinic visit.
17	(13)	Family Planning. – Negotiated rate for local health departments. For
18		other providers, see specific services, for instance, hospitals,
19		physicians.
20	(14)	Independent Laboratory and X-Ray Services. – Uniform fee schedules
21		as developed by the Department of Health and Human Services.
22	(15)	Optical Supplies. – One hundred percent (100%) of reasonable
23		wholesale cost of materials.
24	(16)	Ambulatory Surgical Centers. – Payment as prescribed in the
25		reimbursement plan established by the Department of Health and
26		Human Services.
27	(17)	Medicare Crossover Claims. – An amount up to the actual coinsurance
28		or deductible or both, in accordance with the State Plan, as approved
29		by the Department of Health and Human Services.
30	(18)	Physical Therapy and Speech Therapy. – Services limited to
31		EPSDT-eligible children. Payments are to be made only to qualified
32		providers at rates negotiated by the Department of Health and Human
33		Services. Physical therapy (including occupational therapy) and speech
34		therapy services are subject to prior approval and utilization review.
35	(19)	Personal Care Services. – Payment in accordance with the State Plan
36		approved by the Department of Health and Human Services.
37	(20)	Case Management Services. – Reimbursement in accordance with the
38		availability of funds to be transferred within the Department of Health
39		and Human Services.
40	(21)	Hospice. – Services may be provided in accordance with the State Plan
41		developed by the Department of Health and Human Services.
42	(22)	Other Mental Health Services. – Unless otherwise covered by this
43		section, coverage is limited to:
44		a. Services as defined by the Division of Mental Health,
45		Developmental Disabilities, and Substance Abuse Services and
46		approved by the Centers for Medicare and Medicaid Services
47		(CMS) when provided in agencies meeting the requirements of
48		the rules established by the Commission for Mental Health,
49		Developmental Disabilities, and Substance Abuse Services, and
50		reimbursement is made in accordance with a State Plan
51		developed by the Department of Health and Human Services
52		not to exceed the upper limits established in federal regulations,
53		and
54		b. For children eligible for EPSDT services:

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1 2 3 4 5 6 7 8		1. Licensed or certified psychologists, licensed clinical social workers, certified clinical nurse specialists in psychiatric mental health advanced practice, and nurse practitioners certified as clinical nurse specialists in psychiatric mental health advanced practice, when Medicaid-eligible children are referred by the Carolina ACCESS primary care physician or the area mental health program, and		
9		2. Institutional providers of residential services as defined		
10		by the Division of Mental Health, Developmental		
11		Disabilities, and Substance Abuse Services and approved		
12		by the Centers for Medicare and Medicaid Services		
13		(ČMS) for children and Psychiatric Residential		
14		Treatment Facility services that meet federal and State		
15		requirements as defined by the Department.		
16		Notwithstanding G.S. 150B-21.1(a), the Department of Health and		
17		Human Services may adopt temporary rules in accordance with		
18		Chapter 150B of the General Statutes further defining the		
19 20		qualifications of providers and referral procedures in order to implement this subdivision. Coverage policy for services defined by		
20		implement this subdivision. Coverage policy for services defined by the Division of Mental Health, Developmental Disabilities, and		
$\frac{21}{22}$		Substance Abuse Services under sub-subdivisions a. and b.2. of this		
23		subdivision shall be established by the Division of Medical Assistance.		
24	(23)	Medically Necessary Prosthetics or Orthotics for EPSDT-Eligible		
25		Children. – Reimbursement in accordance with the State Plan		
26		approved by the Department of Health and Human Services.		
27	(24)	Health Insurance Premiums. – Payments to be made in accordance		
28		with the State Plan adopted by the Department of Health and Human		
29	(25)	Services consistent with federal regulations.		
30	(25)	Medical Care/Other Remedial Care. – Services not covered elsewhere		
31 32		in this section include related services in schools; health professional services provided outside the clinic setting to meet maternal and infant		
33		health goals; and services to meet federal EPSDT mandates. Services		
34		addressed by this paragraph are limited to those prescribed in the State		
35		Plan as established by the Department of Health and Human Services.		
36	(26)	Pregnancy-Related Services. – Covered services for pregnant women		
37	× ,	shall include nutritional counseling, psychosocial counseling, and		
38		predelivery and postpartum home visits by maternity care coordinators		
39	~	and public health nurses.		
40		ayment bases may be changed with the approval of the Director of the		
41	Budget.	ant is limited to Madiasid annullad marridans that muchase a		
42		nent is limited to Medicaid-enrolled providers that purchase a and in an amount not to avoid one hundred thousand dollars (\$100,000)		
43 44		nd in an amount not to exceed one hundred thousand dollars (\$100,000) eficiary the Department of Health and Human Services, Division of		
45	Medical Assista	ance, or provide to the Department a validly executed letter of credit or		
46	other financial i	nstrument issued by a financial institution or agency honoring a demand		
47		n an equivalent amount. The Department may waive or limit the		
48	requirements of this paragraph for one or more classes of Medicaid-enrolled providers			
49	based on the provider's dollar amount of monthly billings to Medicaid or the length of			
50	time the provid	ler has been licensed in this State to provide services. In waiving or		
51	limiting requirements of this paragraph, the Department shall take into consideration the			
52		impact of the waiver or limitation on the State Medicaid Program. The		
53 54	Department may to implement th	y adopt temporary rules in accordance with G.S. 150B-21.1 as necessary is provision.		

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\\20\end{array} $	Reimbursement is available for up to 24 visits per recipient per year to any one or combination of the following: physicians, clinics, hospital outpatient, optometrists, chiropractors, and podiatrists. Prenatal services, all EPSDT children, emergency rooms, and mental health services subject to independent utilization review are exempt from the visit limitations contained in this paragraph. Exceptions may be authorized by the Department of Health and Human Services where the life of the patient would be threatened without such additional care. Any person who is determined by the Department to be exempt from the 24-visit limitation may also be exempt from the six-prescription limitation. <b>SECTION 10.19.(b)</b> Allocation of Nonfederal Cost of Medicaid. – The State shall pay eighty-five percent (85%); the county shall pay fifteen percent (15%) of the nonfederal costs of all applicable services listed in this section. <b>SECTION 10.19.(c)</b> Copayment for Medicaid Services. – The Department of Health and Human Services may establish copayment up to the maximum permitted by federal law and regulation. <b>SECTION 10.19.(d)</b> Medicaid and Work First Family Assistance, Income Eligibility Standards. – The maximum net family annual income eligibility standards for Medicaid and Work First Family Assistance and the Standard of Need for Work First Family Assistance shall be as follows:						
21	Cate	gorically Needy	Medically Needy				
22 23		WFFA*					
24							
25	Family	Standard	Families and				
26	<u>Size</u>	of Need	Children Income				
27			Level <u>AA, AB, AD*</u>				
28 29	1	\$4,344	\$2,172 \$2,900				
30	$\frac{1}{2}$	5,664	2,832 3,800				
31	$\frac{2}{3}$	6,528	3 264 4 400				
32	2 3 4 5 6	7,128	$\begin{array}{cccccccccccccccccccccccccccccccccccc$				
33	5	7,776	3,888 5,200				
34	6	8,376	4,188 5,600				
35	7	8,952	4,476 6,000				
36	8	9,256	4,680 6,300				
37			FA); Aid to the Aged (AA); Aid to the Blind (AB);				
38	and Aid to the						
39							
40	The payment le	evel for Work First Fa	mily Assistance shall be fifty percent (50%) of the				
41	standard of nee						
42			changed with the approval of the Director of the				
43			ry Budget Commission.				
44	SEC	<b>TION 10.19.(e)</b> The term of term	ne Department of Health and Human Services,				
45	Division of Medical Assistance, shall provide Medicaid coverage to all elderly, blind,						
46	and disabled people who have incomes equal to or less than one hundred percent						
47	(100%) of the federal poverty guidelines, as revised each April 1. SECTION 10.19.(f) ICF and ICF/MR Work Incentive Allowances. – The						
48	Department of	Hoalth and Human	and ICF/NIK WORK Incentive Allowances. – The				
49 50	Medianid align	nealul allu Human	Services may provide an incentive allowance to				
50 51	Medicaid-eligible recipients of ICF and ICF/MR facilities who are regularly engaged in work activities as part of their developmental plan and for whom retention of additional						
51 52	income contrib	as part of their achiever	nent of independence. The State funds required to				
52 53			uired by these allowances shall be provided from				
55 54	savings within	the Medicaid budget	or from other unbudgeted funds available to the				

1	
	Monthly Not Wagos Monthly Incentive Allowence
2 3	Monthly Net Wages Monthly Incentive Allowance
4	\$1.00 to \$100.99 Up to \$50.00
5	\$100 to \$200.99 \$80.00
6	\$201.00 to \$200.99 \$130.00
7	\$301.00 and greater \$212.00.
8	<b>SECTION 10.19.(g)</b> Dental Coverage Limits. – Dental services shall be
9	provided on a restricted basis in accordance with rules adopted by the Department to
10	implement this subsection.
11	<b>SECTION 10.19.(h)</b> Dispensing of Generic Drugs. – Notwithstanding G.S.
12	90-85.27 through G.S. 90-85.31, or any other law to the contrary, under the Medical
13	Assistance Program (Title XIX of the Social Security Act), and except as otherwise
14	provided in this subsection for atypical antipsychotic drugs and drugs listed in the
15	narrow therapeutic index, a prescription order for a drug designated by a trade or brand
16	name shall be considered to be an order for the drug by its established or generic name,
17	except when the prescriber has determined, at the time the drug is prescribed, that the
18	brand name drug is medically necessary and has written on the prescription order the
19	phrase "medically necessary". An initial prescription order for an atypical antipsychotic
20	drug or a drug listed in the narrow therapeutic drug index that does not contain the
21	phrase "medically necessary" shall be considered an order for the drug by its established
22	or generic name, except that a pharmacy shall not substitute a generic or established
23	name prescription drug for subsequent brand or trade name prescription orders of the
24	same prescription drug without explicit oral or written approval of the prescriber given
25	at the time the order is filled. Generic drugs shall be dispensed at a lower cost to the
26	Medical Assistance Program rather than trade or brand name drugs. As used in this
27	subsection, "brand name" means the proprietary name the manufacturer places upon a
28	drug product or on its container, label, or wrapping at the time of packaging; and
29 30	"established name" has the same meaning as in section $502(e)(3)$ of the Federal Food,
30 31	Drug, and Cosmetic Act as amended, 21 U.S.C. § 352(e)(3). SECTION 10.19.(i) The Department of Health and Human Services shall
32	not impose prior authorization requirements or other restrictions under the State
33	Medical Assistance Program on medications prescribed for Medicaid recipients for the
34	treatment of: (i) mental illness, including, but not limited to, medications for
35	schizophrenia, bipolar disorder, and major depressive disorder, or (ii) HIV/AIDS.
36	<b>SECTION 10.19.(j)</b> Exceptions to Service Limitations, Eligibility
37	Requirements, and Payments Service limitations, eligibility requirements, and
38	payments bases in this section may be waived by the Department of Health and Human
39	Services, with the approval of the Director of the Budget, to allow the Department to
40	carry out pilot programs for prepaid health plans, contracting for services, managed care
41	plans, or community-based services programs in accordance with plans approved by the
42	United States Department of Health and Human Services, or when the Department
43	determines that such a waiver will result in a reduction in the total Medicaid costs for
44	the recipient. The Department of Health and Human Services may proceed with
45	planning and development work on the Program of All-Inclusive Care for the Elderly.
46	<b>SECTION 10.19.(k)</b> Volume Purchase Plans and Single Source
47 48	Procurement. – The Department of Health and Human Services, Division of Medical
48 49	Assistance, may, subject to the approval of a change in the State Medicaid Plan,
49 50	contract for services, medical equipment, supplies, and appliances by implementation of volume purchase plans, single source procurement, or other contracting processes in
51	order to improve cost containment.
52	SECTION 10.19.(I) Cost-Containment Programs. – The Department of
	H 11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

52 **SECTION 10.19.(I)** Cost-Containment Programs. – The Department of 53 Health and Human Services, Division of Medical Assistance, may undertake 54 cost-containment programs in accordance with Section 3 of S.L. 2001-395, including

1	contracting for services, preadmissions to hospitals, and prior approval for certain
2 3	outpatient surgeries before they may be performed in an inpatient setting.
	<b>SECTION 10.19.(m)</b> For all Medicaid eligibility classifications for which
4	the federal poverty level is used as an income limit for eligibility determination, the
5	income limits will be updated each April 1 immediately following publication of federal
6	poverty guidelines.
7	<b>SECTION 10.19.(n)</b> The Department of Health and Human Services shall
8	provide Medicaid to 19-, 20-, and 21-year-olds in accordance with federal rules and
9	regulations.
10	<b>SECTION 10.19.(0)</b> The Department of Health and Human Services shall
11	provide coverage to pregnant women and to children according to the following
12	schedule:
12	(1) Pregnant women with incomes equal to or less than one hundred
	(1) Freghant women with incomes equal to or less than one number $(1950)$ of the federal powerty guidelines as revised
14	eighty-five percent (185%) of the federal poverty guidelines as revised
15	each April 1 shall be covered for Medicaid benefits. In determining
16	income eligibility under this subdivision, the income of a minor's
17	parents shall be counted if the minor is residing in the home.
18	(2) Infants under the age of one with family incomes equal to or less than
19	one hundred eighty-five percent (185%) of the federal poverty
20	guidelines as revised each April 1 shall be covered for Medicaid
21	benefits.
22	(3) Children aged one through five with family incomes equal to or less
23	than one hundred thirty-three percent (133%) of the federal poverty
24	guidelines as revised each April 1 shall be covered for Medicaid
25	benefits.
26	(4) Children aged six through 18 with family incomes equal to or less than
27	the federal poverty guidelines as revised each April 1 shall be covered
28	for Medicaid benefits.
29	(5) The Department of Health and Human Services shall provide Medicaid
30	coverage for adoptive children with special or rehabilitative needs
31	regardless of the adoptive family's income.
32	(6) Infants under the age of one whose family income is above one
33	hundred eighty-five percent (185%) through two hundred percent
34	(200%) of the federal poverty level. Coverage under this subdivision
35	shall be paid for from federal funds received under Title XXI of the
36	Social Security Act, and State matching funds, to implement the
37	Health Insurance Program for Children under Part 8 of Article 2 of
38	Chapter 108A of the General Statutes.
39	(7) Children aged one through five whose family income is above one
40	
40 41	hundred thirty-three percent $(133\%)$ through two hundred percent $(200\%)$ of the federal powerty level. Coverage under this subdivision
41 42	(200%) of the federal poverty level. Coverage under this subdivision
	shall be paid for from federal funds received under Title XXI of the
43	Social Security Act, and State matching funds, to implement the
44	Health Insurance Program for Children under Part 8 of Article 2 of
45	Chapter 108A of the General Statutes.
46	Services to pregnant women eligible under this subsection continue
47	throughout the pregnancy but include only those related to pregnancy and to those other
48	conditions determined by the Department as conditions that may complicate pregnancy.
49	In order to reduce county administrative costs and to expedite the provision of medical
50	services to pregnant women, to infants, and to children described in subdivisions (3) and
51	(4) of this subsection, no resources test shall be applied.
52	<b>SECTION 10.19.(p)</b> Medicaid enrollment of categorically needy families

52 **SECTION 10.19.(p)** Medicaid enrollment of categorically needy families 53 with children shall be continuous for one year without regard to changes in income or 54 assets. 1 2

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**SECTION 10.19.(q)** The Department of Health and Human Services shall disregard earned income for recipients who would otherwise lose Medicaid eligibility under section 1931 of Title XIX of the Social Security Act due to earnings. This disregard shall be applied for a maximum of 12 consecutive months.

disregard shall be applied for a maximum of 12 consecutive months.
SECTION 10.19.(r) The Division of Medical Assistance, Department of
Health and Human Services, may provide incentives to counties that successfully
recover fraudulently spent Medicaid funds by sharing State savings with counties
responsible for the recovery of the fraudulently spent funds.

SECTION 10.19.(s) If first approved by the Office of State Budget and 9 10 Management, the Division of Medical Assistance, Department of Health and Human 11 Services, may use funds that are identified to support the cost of development and acquisition of equipment and software through contractual means to improve and 12 enhance information systems that provide management information and claims 13 processing. The Department of Health and Human Services shall identify adequate 14 15 funds to support the implementation and first year's operational costs that exceed the 16 currently allocated funds for the new contract for the fiscal agent for the Medicaid 17 Management Information System.

18 **SECTION 10.19.(t)** The Department of Health and Human Services may 19 adopt temporary rules according to the procedures established in G.S. 150B-21.1 when it finds that these rules are necessary to maximize receipt of federal funds within 20 existing State appropriations, to reduce Medicaid expenditures, and to reduce fraud and 21 22 abuse. Prior to the filing of these temporary rules with the Office of Administrative 23 Hearings, the Department shall consult with the Office of State Budget and 24 Management on the possible fiscal impact of the temporary rule and its effect on State 25 appropriations and local governments.

26 **SECTION 10.19.(u)** The Department shall report to the Fiscal Research Division of the Legislative Services Office and to the House of Representatives Appropriations Subcommittee on Health and Human Services and the Senate 27 28 29 Appropriations Committee on Health and Human Services or the Joint Legislative 30 Health Care Oversight Committee on any change it anticipates making in the Medicaid program that impacts the type or level of service, reimbursement methods, or waivers, 31 32 any of which require a change in the State Plan or other approval by the Centers for 33 Medicare and Medicaid Services (CMS). The reports shall be provided at the same time 34 they are submitted to CMS for approval.

SECTION 10.19.(v)<sup>11</sup> Upon approval of a demonstration waiver by the Centers for Medicare and Medicaid Services (CMS), the Department of Health and Human Services may provide Medicaid coverage for family planning services to men and women of child-bearing age with family incomes equal to or less than one hundred eighty-five percent (185%) of the federal poverty level. Coverage shall be contingent upon federal approval of the waiver and shall begin no earlier than January 1, 2001.

**SECTION 10.19.(w)** The Department of Health and Human Services, 41 42 Division of Medical Assistance, shall use the latest audited cost reporting data available when establishing Medicaid provider rates or when making changes to the 43 44 reimbursement methodology. For hospital services, the Division shall use the latest audited cost reporting data available, supplemented by additional financial information 45 available to the Division if and to the extent that the Division concludes that the 46 47 information is reliable and relevant, when establishing rates or when making changes to 48 the reimbursement methodology.

49 **SECTION 10.19.(x)** The Department of Health and Human Services, 50 Division of Medical Assistance, shall implement a new coding system for therapeutic 51 mental health services as required by the Health Insurance Portability and 52 Accountability Act of 1996. In implementing the new coding system, the Division shall 53 ensure that the new coding system does not discriminate between providers of 54 therapeutic mental health services with similar qualifications and training. In meeting 55 the requirements of this subsection, the Division shall consult with the Division of 1 Mental Health, Developmental Disabilities, and Substance Abuse Services and the 2 professional licensing boards responsible for licensing the affected professionals.

3 **SECTION 10.19.(y)** The Department of Health and Human Services may 4 apply federal transfer of assets policies, as described in Title XIX, section 1917(c) of the 5 Social Security Act, including the attachment of liens, to real property excluded as "income producing", tenancy-in-common, or nonhomesite property made "income producing" under Title XIX, section 1902(r)(2) of the Social Security Act. The transfer 6 7 of assets policy shall apply only to an institutionalized individual or the individual's spouse as defined in Title XIX, section 1917(c) of the Social Security Act. This 8 9 10 subsection becomes effective no earlier than October 1, 2001. Federal transfer of asset policies and attachment of liens to properties excluded as tenancy-in-common or as 11 nonhomesite property made "income producing" in accordance with this subsection 12 shall become effective not earlier than November 1, 2002. 13

14 **SECTION 10.19.(z)** When implementing the Supplemental Security Income 15 (SSI) method for considering equity value of income producing property, the 16 Department shall, to the maximum extent possible, employ procedures to mitigate the 17 hardship to Medicaid enrollees occurring from application of the Supplemental Security 18 Income (SSI) method.

19 **SECTION 10.19.(aa)** The Department shall not change medical policy affecting the amount, sufficiency, duration, and scope of health care services and who 20 may provide services until the Division of Medical Assistance has prepared a five-year 21 22 fiscal analysis documenting the increased cost of the proposed change in medical policy 23 and submitted it for Departmental review. If the fiscal impact indicated by the fiscal 24 analysis for any proposed medical policy change exceeds three million dollars 25 (\$3,000,000) in total requirements for a given fiscal year, then the Department shall submit the proposed policy change with the fiscal analysis to the Office of State Budget 26 and Management and the Fiscal Research Division. 27

28 **SECTION 10.19.(bb)** The Department shall develop, amend, and adopt 29 medical coverage policy in accordance with the following: 30 (1) During the development of new medical coverage policy or

- (1) During the development of new medical coverage policy or amendment to existing medical coverage policy, consult with and seek the advice of the Physician Advisory Group of the North Carolina Medical Society and other organizations the Secretary deems appropriate.
- (2) At least 45 days prior to the adoption of new or amended medical coverage policy, the Department shall:
  - a. Publish the proposed new or amended medical coverage policy on the Department's web site;
  - b. Notify all Medicaid providers of the proposed, new, or amended policy; and
  - c. Upon request, provide persons copies of the proposed medical coverage policy.
- (3) During the 45-day period immediately following publication of the proposed new or amended medical coverage policy, accept oral and written comments on the proposed new or amended policy.
- (4) If, following the comment period, the proposed new or amended medical coverage policy is modified, then the Department shall, at least 15 days prior to its adoption:
  - a. Notify all Medicaid providers of the proposed policy;
  - b. Upon request, provide persons notice of amendments to the proposed policy; and
  - c. Accept additional oral or written comments during this 15-day period.

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55 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

#### MEDICAID RESERVE FUND TRANSFER

**SECTION 10.20.** Of the funds transferred to the Department of Health and Human Services for Medicaid programs pursuant to G.S. 143-23.2, the sum of thirty-seven million five hundred thousand dollars (\$37,500,000) for the 2003-2004 fiscal year and the sum of thirty-seven million five hundred thousand dollars (\$37,500,000) for the 2004-2005 fiscal year shall be allocated as prescribed by G.S. 143-23.2(b) for Medicaid programs. Notwithstanding the prescription in G.S. 143-23.2(b) that these funds not reduce State general revenue funding, these funds shall replace the reduction in general revenue funding effected in this act.

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# Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

 DIŚPOSITION OF DISPROPORTIONATE SHARE RECEIPTS
 SECTION 10.21.(a) Disproportionate share receipts reserved at the end of the 2003-2004 and 2004-2005 fiscal years shall be deposited with the Department of

the 2003-2004 and 2004-2005 fiscal years shall be deposited with the Department of
 State Treasurer as nontax revenue for each of those fiscal years.
 SECTION 10.21.(b) For each year of the 2003-2005 fiscal biennium, as it
 receives funds associated with Disproportionate Share Payments from State hospitals,
 the Department of Health and Hearth Services Division of Medical Assistance about

the Department of Health and Human Services, Division of Medical Assistance, shall deposit up to one hundred million dollars (\$100,000,000) of these Disproportionate Share Payments to the Department of State Treasurer for deposit as nontax revenue. Any Disproportionate Share Payments collected in excess of one hundred million dollars (\$100,000,000) shall be reserved by the State Treasurer for future appropriations.

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Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan COUNTY MEDICAID COST SHARE

COUNTY MEDICAID COST SHARE
 SECTION 10.22.(a) Effective July 1, 2000, the county share of the cost of
 Medicaid services currently and previously provided by area mental health authorities
 shall be increased incrementally each fiscal year until the county share reaches fifteen
 percent (15%) of the nonfederal share by State fiscal year 2009-2010.

31 SECTION 10.22.(b) Effective July 1, 2000, the county share of the cost of 32 Medicaid Personal Care Services paid to adult care homes shall be decreased 33 incrementally each fiscal year until the county share reaches fifteen percent (15%) of 34 the nonfederal share by State fiscal year 2009-2010.

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Requested by: Senators Purcell, Reeves, Pittenger, Garrou, Dalton, Hagan
 MEDICAID COST CONTAINMENT ACTIVITIES

38 SECTION 10.23.(a) The Department of Health and Human Services may use not more than six million dollars (\$6,000,000) for the 2003-2004 fiscal year in 39 40 Medicaid funds budgeted for program services to support the cost of administrative 41 activities when cost-effectiveness and savings are demonstrated. The funds shall be 42 used to support activities that will contain the cost of the Medicaid Program, including contracting for services or hiring additional staff. Medicaid cost-containment activities 43 44 may include prospective reimbursement methods, incentive-based reimbursement 45 methods, service limits, prior authorization of services, periodic medical necessity reviews, revised medical necessity criteria, service provision in the least costly settings, 46 47 plastic magnetic stripped Medicaid identification cards for issuance to Medicaid 48 enrollees, fraud detection software or other fraud detection activities, credit balance recovery and data mining services, and other cost-containment activities. Funds may be 49 50 expended under this section only after the Office of State Budget and Management has 51 approved a proposal for the expenditure submitted by the Department. Proposals for 52 expenditure of funds under this section shall include the cost of implementing the 53 cost-containment activity and documentation of the amount of savings expected to be realized from the cost-containment activity. The Department shall provide a copy of 54 55 proposals for expenditures under this section to the Fiscal Research Division.

**SECTION 10.23.(b)** As part of any efforts to contain Medicaid Program 1 costs, the Department of Health and Human Services, Division of Medical Assistance, 2 3 shall establish reimbursement rates that will allow efficient Medicaid providers to 4 comply with certification requirements, licensure rules, or other mandated quality or 5 safety standards.

6 **SECTION 10.23.(c)** The Department of Health and Human Services shall 7 identify software available to improve the Department's detection of Medicaid fraud and 8 shall contract with a software consultant to test, on a pilot basis, the software's effectiveness in detecting Medicaid provider fraud. The pilot test shall focus on 9 10 professional services claims under the Medicaid program and shall produce analytic reports that highlight episodes of care and enable the Department to perform more 11 detailed and in-depth data mining and analysis than is currently being conducted. In 12 13 order to promote maximum effectiveness of the software being tested, the Department 14 shall establish a robust data mining system to review dynamic episodes of care and shall 15 provide the software consultant with access to between one and three years of paid claims' data and to both an eligibility file and a recipient history file. A contract or 16 agreement between the Department and the software consultant shall provide for 17 protecting the confidentiality of all confidential data to which the software consultant 18 19 may have access.

20 The Department of Health and Human Services, Division of Medical Assistance, shall implement the pilot test of fraud detection software not later than 21 22 October 1, 2003, and shall report on the status and results of the pilot to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the 23 24 25 Fiscal Research Division on or before December 1, 2003, and again on April 1, 2004. 26 The Department shall make recommendations to the General Assembly upon its 27 convening on the effectiveness of the software pilot tested, anticipated savings to be 28 realized from the purchase of the software for systemwide use, and the amount of funds 29 needed to purchase the software.

30 Funds allocated in subsection (a) of this section to the Department of Health 31 and Human Services shall be used to implement this subsection. Of these funds, the 32 Department may use up to seventy-five thousand dollars (\$75,000) for the pilot test of 33 the software and for consulting services. If, upon completion of the pilot test, the Secretary finds that the software used in the pilot is successful in identifying Medicaid 34 35 fraud and that application of the software to the full Medical Assistance Program will result in substantial savings to the Program and the State, the Department shall use 36 37 funds allocated in this section in an amount not to exceed the actual cost of purchasing the software and contracting for consulting services to apply the software technology to 38 39 the full Medical Assistance Program. The requirement in subsection (a) of this section 40 pertaining to approval by the Office of State Budget and Management does not apply to 41 funds expended under this subsection.

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#### 43 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 44

**INCREASES IN FEDERAL MEDICAID FUNDS** 

45 **SECTION 10.24.(a)** Notwithstanding any other provision of law to the contrary, the total amount of State funds that become available to the Department of 46 47 Health and Human Services for the 2003-2004 fiscal year due to an increase in federal 48 Medicaid funds resulting from increases in the Federal Financial Participation rate shall 49 be used to increase funds appropriated to the Department for the 2003-2004 fiscal year for the Medicaid program without any reduction in what is otherwise allocated to the 50 51 Department from appropriated funds.

52 SECTIÓN 10.24.(b) The Department of Health and Human Services, Division of Medical Assistance, may reinstate eligibility policies changed by this act 53 when all of the following conditions are met: 54

(1)Congress approves enhanced Federal Financial Participation for State 1 2 Medicaid programs. 3 (2)Receipt of the enhanced Federal Financial Participation is dependent 4 on a State's maintenance of effort in Medicaid eligibility. 5 (3)The Department has concluded that the enacted policy changes render 6 the State ineligible for the enhanced Federal Financial Participation. 7 (4)Enhanced Federal Financial Participation receipts exceed the 8 anticipated savings in State funds from the enacted policy changes. 9 10 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 11 TRANSFER OF PROPERTY TO QUALIFY FOR MEDICAID 12 SECTION 10.26. G.S. 108A-58 reads as rewritten: 13 Transfer of property for purposes of qualifying for medical "§ 108A-58. 14 assistance; periods of ineligibility. 15 (a) Any person, otherwise eligible, who, either while receiving medical assistance benefits or within one year prior to the date of applying for medical assistance benefits, unless some other within the time period is mandated by controlling 16 17 18 federal law, sells, gives, assigns or transfers countable real or personal property or an 19 interest in real or personal property for the purpose of retaining or establishing 20 eligibility for medical assistance benefits, shall be ineligible to receive medical 21 assistance benefits as set forth in subsection (c) of this section. section 1917(c) of the 22 Social Security Act. Countable real and personal property includes real property, excluding a homesite, unless other applicable federal or State law requires the homesite 23 24 to be counted for transfer of property purposes, intangible personal property, 25 nonessential motor and recreational vehicles, nonincome producing business equipment, 26 boats and motors. The provisions of this act shall not apply to the sale, gift, assignment 27 or transfer of real or personal property if and to the extent that the person applying for 28 medical assistance would have been eligible for such assistance notwithstanding 29 ownership of such property or an interest therein. 30 Any sale, gift, assignment or transfer of real or personal property or an (b) 31 interest in real or personal property, as provided in subsection (a) of this section, shall 32 be presumed to have been made for the purpose of retaining or establishing eligibility 33 for medical assistance benefits unless the person, or the person's legal representative, 34 who sells, gives, assigns or transfers the property or interest, receives valuable 35 consideration at least equal to the fair market value, less encumbrances, of the property 36 or interest. 37 (c) Any person who sells, gives, assigns or transfers real or personal property or 38 an interest in real or personal property for the purpose of retaining or establishing 39 eligibility for medical assistance benefits, as provided in subsection (a) of this section, 40 shall, after the time of transfer, be ineligible to receive these benefits until an amount equal to the uncompensated value of the property or interest has been expended by or on 41 42 behalf of the person for the person's maintenance and support, including medical expenses, paid or incurred, or shall be ineligible based on the period of time required 43 44 under section 1917(c) of the Social Security Act. in accordance with the following 45 schedule, whichever is sooner; 46 (1)For uncompensated value of at least one thousand dollars (\$1,000) but 47 not more than six thousand dollars (\$6,000), a one year period of 48 ineligibility from date of sale, gift, assignment or transfer; 49 (2)For uncompensated value of more than six thousand dollars (\$6,000) 50 but not more than twelve thousand dollars (\$12,000), a two-year 51 period of ineligibility from date of sale, gift, assignment or transfer; 52 (3)For uncompensated value of more than twelve thousand dollars 53 (\$12,000), a two-year period of ineligibility from date of sale, gift, 54 assignment or transfer, plus one additional month of ineligibility for 55 each five hundred dollar (\$500.00) increment or portion thereof by

which the uncompensated value exceeds twelve thousand dollars 1 2 (\$12,000), but in no event to exceed three years. 3 The sale, gift, assignment or transfer for a consideration less than fair market (d) 4 value, less encumbrances, of any tangible personal property which was acquired with the proceeds of sale, assignment or transfer of real or intangible personal property 5 6 described in subsection (a) of this section or in exchange for such real or intangible 7 personal property shall be presumed to have been for the purpose of evading the 8 provisions of this section if the acquisition and sale, gift, assignment or transfer of the 9 tangible personal property is by or on behalf of a person receiving medical assistance or 10 within the time period mandated by controlling federal law one year of making 11 application for such assistance and the consequences of the sale, gift, assignment of 12 transfer of such tangible personal property shall be determined under the provisions of 13 subsections (c), (f) and (g) (c) and (f) of this section. 14 The presumptions created by subsections (b) and (d) may be overcome if the (e) 15 person receiving or applying for medical assistance, or the person's legal representative, 16 establishes by the greater weight of the evidence that the sale, gift, assignment or 17 transfer was exclusively for some purpose other than retaining or establishing eligibility 18 for medical assistance benefits. 19 For the purpose of establishing uncompensated value under subsection (c), (f)20 the value of property or an interest therein shall be the fair market value of the property or interest at the time of the sale, gift, assignment or transfer, less the amount of 21 22 compensation, if any, received for the property or interest. There shall be a rebuttable presumption that the fair market value of real property is the most recent property tax 23 24 value of the property, as ascertained according to Subchapter II of Chapter 105 of the 25 General Statutes. Fair market value for purpose of this subsection shall be such value, determined as above set out, less any legally enforceable encumbrances to which the 26 27 property is subject. 28 In the event that there is more than one sale, gift, assignment or transfer of <del>(g)</del> 29 property or an interest therein by a person receiving medical assistance or within one 30 year of the date of an application for medical assistance, unless some other time period 31 is mandated by controlling federal law, the uncompensated value, for the purposes of 32 subsection (c), shall be the aggregate uncompensated value of all sales, gifts, 33 assignments and transfers. The date which is the midpoint between the date of the first 34 and last sale, gift, assignment or transfer shall be the date from which the period of 35 ineligibility shall be determined under subsection (c). This section shall not apply to applicants for or recipients of Work First 36 (h) 37 Family Assistance or to persons entitled to medical assistance by virtue of their 38 eligibility for Work First Family Assistance. 39 This section shall apply only to transfers made before July 1, 1988." (i)40 41 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: MEDICARE ENROLLMENT REQUIRED 42 SECTION 10.27. Part 6 of Article 2 of Chapter 108A of the General 43 44 Statutes is amended by adding the following new section to read: 45 "<u>§ 108A-55.1. Medicare enrollment required.</u> The Department shall require State Medical Assistance Program recipients who 46 qualify for Medicare to enroll in Medicare, in accordance with Title XIX of the Social 47 Security Act, in order to pay medical expenditures that qualify for payment under 48 Medicare Part B. Failure to enroll in Medicare shall result in nonpayment of these 49 expenditures under the State Medical Assistance Program. A provider may seek 50 51 payment for services from Medicaid enrollees who are eligible for but not enrolled in 52 Medicare Part B." 53

$\frac{1}{2}$	MEDICAID ASSESSMENT P FACILITIES	ROGRAM	FOR	SKILLED	NURSING
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17	SECTION 10.28.(a) The implement a Medicaid assessment pro Chapter 131E of the General Statutes consistent with federal regulations Department shall impose the assessment assessments imposed shall be used onl for implementing the new reimbursen nursing facility rates in accordance wit SECTION 10.28.(b) Funds established pursuant to subsection (a) funds appropriated for nursing facility SECTION 10.28.(c) Funds one hundred percent (100%) of the non nursing homes.	gram for skill . The assessi- under 42 C. nt effective O y to draw dow ment plan for h the plan. s realized from of this section services. realized from hfederal share	led nursi ment sha F.R. Pa ctober 1, vn federa nursing n the Me shall no the asse for the r	ing facilities li ill be imposed rt 433, Subpa 2003. Funds al Medicaid ma bedicaid assessed the used to s essment shall b new reimburses	censed under in a manner art B. The realized from atching funds or increasing nent program upplant State e used to pay
18 19	Requested by: Senators Purcell, I HEALTH CHOICE	Reeves, Garro	u, Dalto	n, Hagan	
20	SECTION 10.29.(a) G.S. 1			written:	
21 22	" <b>§ 108A-70.19. Short title; purpose;</b> This Part may be cited as "The Hea	no entitleme	nt. Program	for Children	Act of 1998 "
$\frac{22}{23}$	The purpose of this Part is to provi	de comprehei	nsive he	alth insurance	coverage to
24	uninsured low-income children who	are residents	s of this	State. Cover	age shall be
25	provided from federal funds rec	eived, State	funds	appropriated,	and other
26	nonappropriated funds made available	for this purpo	ose <sub>.</sub> <u>Fund</u>	ls received, app	propriated, or
27	otherwise made available for the Progr	am shall be us	sed to co	ver:	
28	(1) <u>Children eligible und</u>			formiler in come	in from one
29 30	(2) Infants under the age hundred eighty-five				
30 31	(200%) of the federa				
32	State Medical Assista				es under the
33	(3) Children age one ye			s whose fami	ly income is
34	above one hundred t				
35	percent (200%) of the	e federal pove	erty level	who receive	service under
36	the State Medical Ass	sistance Progra	<u>am.</u>		
37	NothingExcept for infants and chil	dren describe	<u>d in sub</u>	<u>divisions (2) a</u>	nd (3) of this
38	section who receive services under th				
39 40	this Part shall be construed as obligating the Program or as entitling any person				late funds for
40	SECTION 10.29.(b) G.S. 1				
42	"(a) Eligibility. – The Depart				n based on
43	availability of funds. Following are el				
44	in the Program:	0		1	I I
45	(1) Children must:				
46	a. Be under the a				
47	b. Be ineligible				other federal
48	government-sp	onsored healt	th insurat	nce;	
49 50	c. Be uninsured;	ily that ma	ata tha	following for	mily income
50 51	d. <del>Be in a far</del>	my that me	<del>cis ine</del>	ionowing fai	mity meome
52	requirements: 1. Infants	under the age	of one v	ear whose fam	ilv income is
53				<del>e percent (18</del>	
54				of the federal p	
		-		1	-

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(2)

(3)

2. Children age one year through five years whose family income is above one hundred thirty three percent (133%) through two hundred percent (200%) of the federal poverty level; and

3. Children

<u>Be</u> age six years through eighteen years whose family income is above one hundred percent (100%) through two hundred percent (200%) of the federal poverty level;

- Be a resident of this State and eligible under federal law; and
- f. Have paid the Program enrollment fee required under this Part. Proof of family income and residency and declaration of uninsured status shall be provided by the applicant at the time of application for Program coverage. The family member who is legally responsible for the children enrolled in the Program has a duty to report any change in the enrollee's status within 60 days of the change of status.

If a responsible parent is under a court order to provide or maintain health insurance for a child and has failed to comply with the court order, then the child is deemed uninsured for purposes of determining eligibility for Program benefits if at the time of application the custodial parent shows proof of agreement to notify and cooperate with the child support enforcement agency in enforcing the order.

If health insurance other than under the Program is provided to the child after enrollment and prior to the expiration of the eligibility period for which the child is enrolled in the Program, then the child is deemed to be insured and ineligible for continued coverage under the Program. The custodial parent has a duty to notify the Department within 10 days of receipt of the other health insurance, and the Department, upon receipt of notice, shall disenroll the child from the Program. As used in this paragraph, the term "responsible parent" means a person who is under a court order to pay child support.

(4) Except as otherwise provided in this section, enrollment shall be continuous for one year. At the end of each year, applicants may

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reapply for Program benefits."

**SECTION 10.29.(c)** G.S. 108A-70.21(b) reads as rewritten:

Benefits. - Except as otherwise provided for eligibility, fees, deductibles, 35 "(b) copayments, and other cost-sharing charges, health benefits coverage provided to 36 37 children eligible under the Program shall be equivalent to coverage provided for dependents under the North Carolina Teachers' and State Employees' Comprehensive 38 39 Major Medical Plan, including optional prepaid plans. Prescription drug providers shall 40 accept as payment in full, for outpatient prescriptions filled, ninety percent (90%) of the average wholesale price for the prescription drug or the amounts published by the 41 Centers for Medicare and Medicard Services plus a dispensing fee of five dollars and 42 sixty cents (\$5.60) per prescription for generic drugs and four dollars (\$4.00) per 43 prescription for brand name drugs. All other health care providers providing services to 44 Program enrollees shall accept as payment in full for services rendered the maximum allowable charges under the North Carolina Teachers' and State Employees' Comprehensive Major Medical Plan for services less any copayments assessed to 45 46 47 48 enrollees under this Part. No child enrolled in the Plan's self-insured indemnity program 49 shall be required by the Plan to change health care providers as a result of being 50 enrolled in the Program.

51 In addition to the benefits provided under the Plan, the following services and 52 supplies are covered under the Health Insurance Program for Children established under 53 this Part:

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(1) Dental: Oral examinations, teeth cleaning, and scaling twice during a 12-month period, full mouth X-rays once every 60 months,

supplemental bitewing X-rays showing the back of the teeth once during a 12-month period, fluoride applications twice during a 12-month period, sealants, simple extractions, therapeutic pulpotomies, prefabricated stainless steel crowns, and routine fillings of amalgam or other tooth-colored filling material to restore diseased teeth. No benefits are to be provided for services under this subsection that are not performed by or upon the direction of a dentist, doctor, or other professional provider approved by the Plan nor for services and materials that do not meet the standards accepted by the American Dental Association.

- (2)Vision: Scheduled routine eye examinations once every 12 months, eyeglass lenses or contact lenses once every 12 months, routine replacement of eyeglass frames once every 24 months, and optical supplies and solutions when needed. Optical services, supplies, and solutions must be obtained from licensed or certified opthamologists, optometrists, or optical dispensing laboratories. Eyeglass lenses are limited to single vision, bifocal, trifocal, or other complex lenses necessary for a Plan enrollee's visual welfare. Coverage for oversized lenses and frames, designer frames, photosensitive lenses, tinted contact lenses, blended lenses, progressive multifocal lenses, coated lenses, and laminated lenses is limited to the coverage for single vision, bifocal, trifocal, or other complex lenses provided by this subsection. Eyeglass frames are limited to those made of zylonite, metal, or a combination of zylonite and metal. All visual aids covered by this subsection require prior approval of the Plan. Upon prior approval by the Plan, refractions may be covered more often than once every 12 months.
  - (3) Hearing: Auditory diagnostic testing services and hearing aids and accessories when provided by a licensed or certified audiologist, otolaryngologist, or other hearing aid specialist approved by the Plan. Prior approval of the Plan is required for hearing aids, accessories, earmolds, repairs, loaners, and rental aids.

The Department may provide services to children enrolled in the Program through the State Medical Assistance managed care program. Services provided through the managed care program shall be paid for from Program funds."

**SECTION 10.29.(d)** G.S. 108A-70.21(d) reads as rewritten:

37 "(d) Cost-Sharing. – There shall be no deductibles, copayments, or other 38 cost-sharing charges for families covered under the Program whose family income is at 39 or below one hundred fifty percent (150%) of the federal poverty level. level, except that fees for outpatient prescription drugs are applicable and shall be one dollar (\$1.00) 40 for each outpatient generic prescription drug and for each outpatient brand-name prescription drug for which there is no generic substitution available. The fee for each 41 42 outpatient brand-name prescription drug for which there is a generic substitution 43 44 available is three dollars (\$3.00). Families covered under the Program whose family 45 income is above one hundred fifty percent (150%) of the federal poverty level shall be responsible for copayments to providers as follows: 46 47 (1)

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- Five dollars (\$5.00) per child for each visit to a provider, except that there shall be no copayment required for well-baby, well-child, or age-appropriate immunization services;
- (2) Five dollars (\$5.00) per child for each outpatient hospital visit;
- (3) A six dollar (\$6.00) fee for each outpatient prescription drug purchased; one-dollar (\$1.00) fee for each outpatient generic prescription drug and for each outpatient brand-name prescription drug for which there is no generic substitution available. The fee for each

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1	outpatient brand-name prescription drug for which there is a generic
2	substitution available is ten dollars (\$10.00).
3	(4) Twenty dollars (\$20.00) for each emergency room visit unless:
4	a. The child is admitted to the hospital, or
5	b. No other reasonable care was available as determined by the
6	Claims Processing Contractor of the North Carolina Teachers'
7	and State Employees' Comprehensive Major Medical Plan.
8	Copayments required under this subsection for prescription drugs apply only to
9	prescription drugs prescribed on an outpatient basis."
10	<b>SECTION 10.29.(e)</b> G.S. 108A-70.24 reads as rewritten:
11	"§ 108A-70.24. Claims processing; payments.
12	(a) The North Carolina Teachers' and State Employees' Comprehensive Major
13	Medical Plan shall be responsible for the administration and processing of claims for
14	benefits under the Program, as provided under Part 5 of Article 3 of Chapter 135 of the
15	General Statutes.
16	(b) <u>The After reserving sufficient funds made available for this Program to cover</u>
17	the cost of State Medical Assistance Program services to infants under the age of one
18	year whose family income is from one hundred eighty-five percent (185%) through two
19	hundred percent (200%) of the federal poverty level, and children age one year through
20	five years whose family income is above one hundred thirty-three percent (133%)
21	through two hundred percent (200%) of the federal poverty level, the Department shall,
22	from State and federal appropriations, and from any other funds made available for this
23 24	purpose, make premium payments to the North Carolina Teachers' and State Employees'
24 25	Comprehensive Major Medical Plan as determined by the Plan for its administration,
$\frac{23}{26}$	claims processing, and other services authorized to provide coverage for acute medical care to children eligible for benefits under this Part.
20 27	(c) The North Carolina Teachers' and State Employees' Comprehensive Major
28	Medical Plan shall also be responsible for the administration and processing of claims
20 29	for benefits provided under G.S. 108A-70.23 and not covered by Part 5 of Article 3 of
$\frac{2}{30}$	Chapter 135 of the General Statutes. Such claims payments shall be made against
31	accounts maintained by the Department."
32	<b>SECTION 10.29.(f)</b> G.S. 108A-70.23(c) reads as rewritten:
33	"(c) Services Provided. – The services authorized to be provided to children
34	eligible under this section are as follows:
35	(1) The same level of services as provided for special needs children under
36	the Medical Assistance Program as authorized in the Current
37	Operations Appropriations Act except that that:
38	<u>a.</u> <u>no-No services for long-term care shall be provided under this</u>
39	section, and section;
40	<u>b.</u> except that services <u>Services</u> for respite care shall be provided
41	only under emergency circumstances; and
42	c. <u>The Department may limit services for special needs children</u>
43	after consultation with the Commission on Children with
44	Special Health Care Needs.
45	(2) Only those services eligible under this section that are not covered or
46	otherwise provided under Part 5 of Article 3 of Chapter 135 of the
47	General Statutes."
48 49	Dequasted by: Sanators Durgell Degues Correct Delton Hagen
49 50	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan COLLABORATION AMONG DHHS, DPI, AND LEAS TO ENSURE
50 51	MEDICAID-RELATED SERVICES FOR ELIGIBLE PUBLIC SCHOOL
52	STUDENTS WITH DISABILITIES
53	SECTION 10.29A. Part 6 of Article 2 of Chapter 108A of the General
55	Successfully in a full of the rest of the chapter foor of the Ocheral

54 Statutes is amended by adding the following new section to read:

1	"§ 108A-55.1. Collaboration among agencies to ensure Medicaid-related services
2 3	payments to eligible students with disabilities in public schools.
	The Department shall work with the Department of Public Instruction and local
4	education agencies to develop efficient, effective, and appropriate administrative
5	procedures and guidelines to provide maximum funding for Medicaid-related services
6	for Medicaid-eligible students with disabilities. The procedures and guidelines shall be
7	streamlined to ensure that local education agencies receive Medicaid reimbursement in
8	a timely manner for Medicaid-related services and administrative outreach to
9	a timely manner for Medicaid-related services and administrative outreach to Medicaid-eligible students with disabilities."
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11	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
12	AUDIT OF CAP/DA PROGRAMS BY STATE AUDITOR
13	<b>SECTION 10.29B.(a)</b> The State Auditor shall perform an audit of the
14	Community Alternatives Program for Disabled Adults (CAP/DA). The audit shall build
15	upon the results of the study conducted in accordance with S.L. 2002-126, Section
16	10.16(c), by the North Carolina Institute of Medicine and shall provide information
17	necessary to determine whether CAP/DA is operating within waiver guidelines and
18	program goals. The State Auditor shall report the results of the audit to the North
19	Carolina Study Commission on Aging by January 1, 2004.
20	<b>SECTION 10.29B.(b)</b> The Department of Health and Human Services shall
$\overline{21}$	continue to examine CAP/DA and shall make a report of its findings to the North
22	Carolina Study Commission on Aging by January 1, 2004. The report shall include the
$\overline{23}$	following information:
24	(1) A review of the current assessment process for CAP/DA clients,
25	including an explanation of how assessments are conducted and a
26	comparison of the assessment process for CAP/DA clients with the
27	assessment process for nursing home and adult care home clients.
28	(2) A description of total program costs to the State and counties for
29	clients receiving CAP/DA payments and an analysis of per-client costs
$\frac{2}{30}$	in CAP/DA to per-client costs in nursing homes and adult care homes.
31	This analysis shall include the costs of all forms of assistance received
32	by CAP/DA clients, such as food stamps and housing assistance.
33	(3) A description of total program costs and an analysis of per-participant
34	costs for individuals in the State-County In-Home Program. The
35	analysis shall include a comparison of per-client costs for participants
36	in the In-Home Program to pe-client costs in adult care homes.
37	(4) A description of the monitoring of quality of care for CAP/DA clients.
38	<ul> <li>(4) A description of the monitoring of quality of care for CAP/DA clients.</li> <li>(5) An evaluation of the current waiting list procedures.</li> </ul>
38 39	(5) All evaluation of the current waiting list procedures.
40	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
41	BLUE RIBBON COMMISSION ON MEDICAID REFORM
42	SECTION 10.29C.(a) There is established the North Carolina Blue Ribbon
43	Commission on Medicaid Reform (Commission). The Commission shall examine the
44	State's Medicaid program and make comprehensive recommendations for fundamental
45	reform. The Commission shall consider:
46	(1) Methods to responsibly restrain the growth in Medicaid spending.
47	(2) Best practices in both the public and private sectors in managing and
48	administering health care.
49	(3) Options for maximizing existing resources while controlling Medicaid
50	program costs.
51	(4) Current array of services available within the State Medicaid program
52	to determine the appropriateness of the type, frequency, and duration
52	of those services.
55 54	(5) Opportunities for long-term, systemic change in the Medicaid program
54 55	through the use of federal waivers and other management tools.
55	unough the use of rederar warvers and other management tools.

1	(6)	The impact on the Medicaid program of expanding eligibility and
2 3		services in order to maximize federal funds to replace State and county funds for Medicaid programs.
4	(7)	The role of Medicaid in the State's economy, including:
5	(7)	a. The role played by Medicaid in ensuring an adequate and
6		effective health care delivery system;
7		b. The role of an adequate and effective health care delivery
8		system in economic development;
9		c. Jobs created by Medicaid programs; and
10		d. The adverse effects of inadequate Medicaid payments and
11		reduced Medicaid eligibility on private sector health benefit
12		plans.
13	(8)	Any other matter relating to reform of the State Medicaid program.
14		<b>ION 10.29C.(b)</b> The Commission shall consist of 12 members
15	appointed as foll	
16	(1)	Six members appointed by the Speaker of the House of
17 18		Representatives, including one member who shall be designated as House Cochair. No more than three may be legislators.
19	(2)	Six members appointed by the President Pro Tempore of the Senate,
20	(2)	including one member who shall be designated as Senate Cochair. No
$\overline{21}$		more than three may be legislators.
22	The ap	ppointing officer shall fill vacancies. The Commission shall meet at the
23	call of the Coch	airs. Members of the Commission shall receive per diem, subsistence,
24		nses as provided in G.S. 120-3.1, 138-5, or 138-6, as appropriate. The
25		y contract for consultant services as provided in G.S. 120-32.02. Upon
26	approval of the	Legislative Services Commission, the Legislative Services Officer shall
27	assign professio	nal staff to assist the Commission in its work. Clerical staff shall be
28	Sanata Directore	Commission through the offices of the House of Representatives and of Legislative Assistants. The Commission may meet in the Legislative
29 30	Building or the	Legislative Office Building. The Commission may exercise all of the
31	nowers provided	I under G.S. 120-19 through G.S. 120-19.4 while in the discharge of its
32		The Department of Health and Human Services shall transfer funding
33		id program to cover the cost of the Commission's study.
34	SECT	TON 10.29C.(c) By April 1, 2004, the Commission shall make an
35	interim report to	the 2003 General Assembly. The Commission shall make its final
36	report to the 20	005 General Assembly by February 1, 2005, and shall expire upon
37	submitting that r	eport.
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39	SUBPART 4. D	IVISION OF PUBLIC HEALTH
40	Doguested by:	Sanators Durgall Daguas Carroy Dalton Hagan
41 42	Requested by:	Senators Purcell, Reeves, Garrou, Dalton, Hagan ON PROGRAM FUNDING
43		<b>TON 10.30.(a)</b> Of the funds appropriated in this act to the Department
44	of Health and I	Human Services for childhood immunization programs for positions,
45	operating suppo	rt, equipment, and pharmaceuticals, the sum of one million dollars
46	(\$1,000,000) fo	r the 2003-2004 fiscal year and the sum of one million dollars
47	(\$1,000,000) for	the 2004-2005 fiscal year may be used for projects and activities that
48	are also designe	d to increase childhood immunization rates in North Carolina. These

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- and mobile vaccine units. Continued development of an automated immunization registry. (2)

(1) Outreach efforts at the State and local levels to improve service delivery of vaccines. Outreach efforts may include educational seminars, media advertising, support services to parents to enable children to be transported to clinics, longer operating hours for clinics,

**SECTION 10.30.(b)** Funds authorized to be used for immunization efforts 1 2 under subsection (a) of this section shall not be used to fund additional State positions in 3 the Department of Health and Human Services or contracts, except for contracts to 4 develop an automated immunization registry or with local health departments for 5 outreach. 6

7 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 8

#### AIDS DRUĞ ASSISTANCE PROGRAM (ADAP)

9 **SECTION 10.31.(a)** For the 2003-2004 fiscal year and for the 2004-2005 10 fiscal year, HIV-positive individuals with incomes at or below one hundred twenty-five percent (125%) of the federal poverty level are eligible for participation in ADAP. 11 Eligibility for participation in ADAP during the 2003-2005 fiscal biennium shall not be 12 13 extended to individuals with incomes above one hundred twenty-five percent (125%) of 14 the federal poverty level.

15 **SECTION 10.31.(b)** The Department of Health and Human Services shall make an interim report on ADAP program utilization by January 1, 2004, and a final 16 report on ADAP program utilization by May 1, 2004, to the Senate Appropriations Committee on Health and Human Services, the House of Representatives 17 18 19 Appropriations Subcommittee on Health and Human Services, and the Fiscal Research 20 Division on ADAP. The reports shall include the following:

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- ADAP program utilization: (1)
  - Monthly data on total cumulative AIDS/HIV cases reported in a. North Carolina.
  - Monthly data on the number of individuals who have applied to b. participate in ADAP that have been determined to be ineligible.
  - c. Monthly data on the income level of participants in ADAP and of individuals who have applied to participate in ADAP who have been determined to be ineligible.
  - Monthly data on fiscal year-to-date expenditures of ADAP. The d. interim report shall contain monthly data on the calendar year-to-date expenditures of ADAP.
  - An update on the status of the information management system. e.
  - f. Monthly data on ADAP usage patterns and demographics of participants in ADAP.
  - Fiscal year-to-date budget information. g.

37 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

#### 38 **NEWBORN HEARING SCREENING PROGRAM REPORT**

SECTION 10.32. The Department of Health and Human Services shall 39 40 report the following information on the newborn hearing screening program:

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- Unduplicated number of infants screened. (1)Number of infants who failed the second hearing screening. (2)
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- (3) Number of infants receiving the diagnostic evaluation. (4) Number and types of services provided.
- (5)Number and types of follow-up services provided to children.

The Department shall submit the report not later than May 1, 2004, to the Senate 46 47 Appropriations Committee on Health and Human Services, the House of 48 Representatives Appropriations Subcommittee on Health and Human Services, and the 49 Fiscal Research Division.

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- 51 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

#### 52 **EMPLOYEES EXAMINED FOR ASBESTOSIS OR SILICOSIS UNDER** 53 WORKERS COMPENSATION STATUTE. 54

**SECTION 10.33.(a)** G.S. 97-61.1 reads as rewritten:

#### § 97-61.1. First examination of and report on employee having asbestosis or silicosis.

3 When an employee and the Industrial Commission are advised by the Department of 4 Health and Human Services that an employee has asbestosis or silicosis, the employer 5 shall be notified by the Industrial Commission, and the employee, when ordered by the 6 Industrial Commission, shall go to a place designated by the Industrial Commission and 7 submit to X rays and a physical examination by the advisory medical committee, at least 8 one of whom shall conduct the examination, and the member or members of the advisory medical committee conducting the examination shall forward the X rays and 9 10 findings to the member or members of the committee not present for the physical 11 examination. The employer shall pay the expenses connected with the examination in such amounts as shall be directed by the Industrial Commission. Within 30 days after 12 13 the completion of the examination, the advisory medical committee shall make a written 14 report signed by all of its members setting forth:

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> The X rays and clinical procedures used by the committee in arriving (1)at its findings. Whether or not the claimant has contracted asbestosis or silicosis.

The committee's opinion expressed in percentages of the impairment

of the employee's ability to perform normal labor in the same or any

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(2)

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- other employment. Any other matter deemed pertinent by the committee. (4)

21 22 When a competent physician certifies to the Industrial Commission that the 23 employee's physical condition is such that his movement to the place of examination ordered by the Industrial Commission as herein provided in G.S. 97-61.1, 97-61.3 and 24 25 97-61.4 would be harmful or injurious to the health of the employee, the Industrial 26 Commission shall cause the examination of the employee to be made by the advisory 27 medical committee as herein provided at some place in the vicinity of the residence of 28 the employee suitable for the purposes of making such examination."

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**SECTION 10.33.(b)** G.S. 97-72(b) reads as rewritten:

30 "(b) The members of the advisory medical committee shall be paid one hundred dollars (\$100.00) per month plus not more than forty dollars (\$40.00) per film 31 32 examined. The fee per film shall be established by the Secretary of Health and Human 33 Services, Commissioner of Labor, as guided by the current Medicaid/Medicare 34 reimbursement schedules for North Carolina."

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SECTION 10.33.(c) G.S. 97-73(b) reads as rewritten:

The Secretary of Health and Human Services Commissioner of Labor shall 36 "(b) 37 establish a schedule of fees for examinations conducted by the Department of Health 38 and Human Services pursuant to G.S. 97-60. The fees shall be collected in accordance 39 with rules adopted by the Secretary of Health and Human Services. Commissioner of 40 Labor."

42 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

#### RENAME NORTH CAROLINA HEART 43 DISEASE AND STROKE **PREVENTION TASK FORCE** 44

**SECTION 10.33B.** G.S. 143B-216.60 reads as rewritten:

#### 45 North Carolina The Ed Warren Heart Disease and Stroke 46 "§ 143B-216.60. 47 **Prevention Task Force.**

The North CarolinaEd Warren Heart Disease and Stroke Prevention Task 48 (a) 49 Force is created in the Department of Health and Human Services.

The Task Force shall have 27 members. The Governor shall appoint the 50 (b) 51 Chair, and the Vice-Chair shall be elected by the Task Force. The Director of the 52 Department of Health and Human Services, the Director of the Division of Medical Assistance in the Department of Health and Human Services, and the Director of the 53 Division of Aging in the Department of Health and Human Services, or their designees, 54

1 2	shall be members of the Task Force. Appointments to the Task Force shall be made as follows:
3	(1) By the General Assembly upon the recommendation of the President
4	Pro Tempore of the Senate, as follows:
5	a. Three members of the Senate;
6	b. A heart attack survivor;
7	c. A local health director;
8	d. A certified health educator;
9	e. A hospital administrator; and f. A representative of the North Carolina Association of Area
10 11	f. A representative of the North Carolina Association of Area Agencies on Aging.
12	(2) By the General Assembly upon the recommendation of the Speaker of
13	the House of Representatives, as follows:
14	a. Three members of the House of Representatives;
15	b. A stroke survivor;
16	c. A county commissioner;
17	d. A licensed dietitian/nutritionist;
18	e. A pharmacist; and
19	f. A registered nurse.
20	(3) By the Governor, as follows:
21	a. A practicing family physician, pediatrician, or internist;
22 23	b. A president or chief executive officer of a business upon recommendation of a North Carolina wellness council which is
23 24	a member of the Wellness Councils of America;
25	c. A news director of a newspaper or television or radio station;
26	d. A volunteer of the North Carolina Affiliate of the American
27	Heart Association;
28	e. A representative from the North Carolina Cooperative
29	Extension Service;
30	f. A representative of the Governor's Council on Physical Fitness
31	and Health; and
32 33	<ul><li>g. Two members at large.</li><li>(c) Each appointing authority shall assure insofar as possible that its appointees</li></ul>
33 34	to the Task Force reflect the composition of the North Carolina population with regard
35	to ethnic, racial, age, gender, and religious composition.
36	(d) The General Assembly and the Governor shall make their appointments to the
37	Task Force not later than 30 days after the adjournment of the 1995 General Assembly,
38	Regular Session 1995. A vacancy on the Task Force shall be filled by the original
39	appointing authority, using the criteria set out in this section for the original
40	appointment.
41	(e) The Task Force shall meet at least quarterly or more frequently at the call of
42 43	the Chair.
43 44	(f) The Task Force Chair may establish committees for the purpose of making special studies pursuant to its duties, and may appoint non-Task Force members to serve
45	on each committee as resource persons. Resource persons shall be voting members of
46	the committees and shall receive subsistence and travel expenses in accordance with
47	G.S. 138-5 and G.S. 138-6. Committees may meet with the frequency needed to
48	accomplish the purposes of this section.
49	(g) Members of the Task Force shall receive per diem and necessary travel and
50	subsistence expenses in accordance with G.S. 120-3.1, 138-5 and 138-6, as applicable.
51	(h) A majority of the Task Force shall constitute a quorum for the transaction of
52 53	(i) The Task Force may use funds allocated to it to establish two positions and
55 54	for other expenditures needed to assist the Task Force in carrying out its duties.

$\frac{1}{2}$	(j) duties:	The -	Heart Disease and Stroke Prevention Task Force has the following
$\frac{2}{3}$	autos.	(1)	To undertake a statistical and qualitative examination of the incidence
4		(-)	of and causes of heart disease and stroke deaths and risks, including
5			identification of subpopulations at highest risk for developing heart
6			disease and stroke, and establish a profile of the heart disease and
7			stroke burden in North Carolina.
8		(2)	To publicize the profile of the heart disease and stroke burden and its
9			preventability in North Carolina.
10		(3)	To identify priority strategies which are effective in preventing and
11		$(\mathbf{A})$	controlling risks for heart disease and stroke.
12 13		(4)	To identify, examine limitations of, and recommend to the Governor
13 14			and the General Assembly changes to existing laws, regulations, programs, services, and policies to enhance heart disease and stroke
15			prevention by and for the people of North Carolina.
16		(5)	To determine and recommend to the Governor and the General
17		(0)	Assembly the funding and strategies needed to enact new or to modify
18			existing laws, regulations, programs, services, and policies to enhance
19			heart disease and stroke prevention by and for the people of North
20			Carolina.
21		(6)	To adopt and promote a statewide comprehensive Heart Disease and
22			Stroke Prevention Plan to the general public, State and local elected
23 24			officials, various public and private organizations and associations,
24 25			businesses and industries, agencies, potential funders, and other community resources.
$\frac{23}{26}$		(7)	To identify and facilitate specific commitments to help implement the
27		(')	Plan from the entities listed in subdivision (6) above.
28		(8)	To facilitate coordination of and communication among State and local
29			agencies and organizations regarding current or future involvement in
30			achieving the aims of the Heart Disease and Stroke Prevention Plan.
31		(9)	To receive and consider reports and testimony from individuals, local
32			health departments, community-based organizations, voluntary health
33 34			organizations, and other public and private organizations statewide, to
54 35			learn more about their contributions to heart disease and stroke prevention, and their ideas for improving heart disease and stroke
36			prevention, and then ideas for improving heart disease and shoke prevention in North Carolina.
37	(k)	Notw	ithstanding Section 11.57 of S.L. 1999-237, the Task Force shall submit
38	a final rep	port to	the Governor and the General Assembly by June 30, 2003, and a report
39	to each st	ibsequ	ent regular legislative session within one week of its convening."
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41	SUBPAR	CT 5. L	DIVISION OF CHILD DEVELOPMENT
42 43	Requested	d by:	Senators Purcell, Reeves, Garrou, Dalton, Hagan
44			FUNDS MATCHING REQUIREMENT
45		SEC	<b>FION 10.34.</b> No local matching funds may be required by the
46	Departme	ent of H	Health and Human Services as a condition of any locality's receiving any
47	State chil	d care	funds appropriated by this act unless federal law requires a match. This
48	shall not j	prohibi	it any locality from spending local funds for child care services.
49 50	Dogue	4 6	Senators Dursell Deeves Corresp Delter House
50 51	Requested		Senators Purcell, Reeves, Garrou, Dalton, Hagan SUBSIDY RATES
51 52	CHILD		<b>FION 10.35.(a)</b> The maximum gross annual income for initial
52 53	eligibility	, adjus	sted biennially, for subsidized child care services shall be seventy-five

eligibility, adjusted biennially, for subsidized child care services shall be seventy-five
 percent (75%) of the State median income, adjusted for family size.

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1	<b>SECTION 10.35.(b)</b> Fees for families who are required to share in the cost
2	of care shall be established based on a percent of gross family income and adjusted for
3	family size. Fees shall be determined as follows:
4	FAMILY SIZE PERCENT OF GROSS FAMILY INCOME
5	1-3 10%
6	4-5 9%
7	6 or more 8%.
8	<b>SECTION 10.35.(c)</b> Payments for the purchase of child care services for
9	low-income children shall be in accordance with the following requirements:
10	(1) Religious-sponsored child care facilities operating pursuant to G.S.
11	110-106 and licensed child care centers and homes that meet the
12	minimum licensing standards that are participating in the subsidized
13	child care program shall be paid the one-star county market rate or the
14	rate they charge privately paying parents, whichever is lower.
15	(2) Licensed child care centers and homes with two or more stars shall
16	receive the market rate for that rated license level for that age group or
17	the rate they charge privately paying parents, whichever is lower.
18	(3) Nonlicensed homes shall receive fifty percent (50%) of the county
19	market rate or the rate they charge privately paying parents, whichever
20	is lower.
21	(4) Maximum payment rates shall also be calculated periodically by the
22	Division of Child Development for transportation to and from child
23	care provided by the child care provider, individual transporter, or
24	transportation agency, and for fees charged by providers to parents.
25	These payment rates shall be based upon information collected by
26	market rate surveys.
27	<b>SECTION 10.35.(d)</b> Provision of payment rates for child care providers in
28	counties that do not have at least 50 children in each age group for center-based and
29	home-based care are as follows:
30	(1) Except as applicable in subdivision (2) of this subsection, payment
31	rates shall be set at the statewide or regional market rate for licensed
32	child care centers and homes.
33	(2) If it can be demonstrated that the application of the statewide or
34	regional market rate to a county with fewer than 50 children in each
35	age group is lower than the county market rate and would inhibit the
36	ability of the county to purchase child care for low-income children,
37	then the county market rate may be applied.
38	<b>SECTION 10.35.(e)</b> A market rate shall be calculated for child care centers
39	and homes at each rated license level for each county and for each age group or age
40	category of enrollees and shall be representative of fees charged to unsubsidized
41	privately paying parents for each age group of enrollees within the county. The Division
42	of Child Development shall also calculate a statewide rate and regional market rates for
43	each rated license level for each age category.
44	<b>SECTION 10.35.(f)</b> Facilities licensed pursuant to Article 7 of Chapter 110
45	of the General Statutes and facilities operated pursuant to G.S. 110-106 may participate
46	in the program that provides for the purchase of care in child care facilities for minor
47	children of needy families. No separate licensing requirements shall be used to select
48	facilities to participate. In addition, child care facilities shall be required to meet any
49	additional applicable requirements of federal law or regulations. Child care
50	arrangements exempt from State regulation pursuant to Article 7 of Chapter 110 of the
51	General Statutes shall meet the requirements established by other State law and by the
52	Social Services Commission.
53	County departments of social services or other local contracting agencies
54	shall not use a provider's failure to comply with requirements in addition to those

1	specified in this subsection as a condition for reducing the provider's subsidized child
2 3	care rate. <b>SECTION 10.35.(g)</b> Payment for subsidized child care services provided
4	with Work First Block Grant funds shall comply with all regulations and policies issued
5	by the Division of Child Development for the subsidized child care program.
6	<b>SECTION 10.35.(h)</b> Noncitizen families who reside in this State legally
7	shall be eligible for child care subsidies if all other conditions of eligibility are met. If
8 9	all other conditions of eligibility are met, noncitizen families who reside in this State illegally shall be eligible for child care subsidies only if at least one of the following
10	conditions is met:
11	(1) The child for whom a child care subsidy is sought is receiving child
12	protective services or foster care services.
13 14	(2) The child for whom a child care subsidy is sought is developmentally delayed or at risk of being developmentally delayed.
14	(3) The child for whom a child care subsidy is sought is a citizen of the
16	United States.
17	
18	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
19 20	CHILD CARE ALLOCATION FORMULA SECTION 10.36.(a) The Department of Health and Human Services shall
20	allocate child care subsidy voucher funds to pay the costs of necessary child care for
22	minor children of needy families. The mandatory thirty percent (30%) Smart Start
23	subsidy allocation under G.S. 143B-168.15(g) shall constitute the base amount for each
24 25	county's child care subsidy allocation. The Department of Health and Human Services shall use the following method when allocating federal and State child care funds, not
26	including the aggregate mandatory thirty percent (30%) Smart Start subsidy allocation:
27	(1) Funds shall be allocated based upon the projected cost of serving
28	children in a county under age 11 in families with all parents working
29 30	who earn less than seventy-five percent (75%) of the State median income.
30 31	(2) No county's allocation shall be less than ninety percent (90%) of its
32	State Fiscal Year 2001-2002 initial child care subsidy allocation.
33	<b>SECTION 10.36.(b)</b> The Department of Health and Human Services may
34 35	reallocate unused child care subsidy voucher funds in order to meet the child care needs
35 36	of low-income families. Any reallocation of funds shall be based upon the expenditures of all child care subsidy voucher funding, including Smart Start funds, within a county.
37	of all child care subsidy voucher funding, including sinal state funds, whill a county.
38	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
39 40	CHILD CARE REVOLVING LOAN SECTION 10.37 Notwithstanding any law to the contrary funds hudgeted
40 41	<b>SECTION 10.37.</b> Notwithstanding any law to the contrary, funds budgeted for the Child Care Revolving Loan Fund may be transferred to and invested by the
42	financial institution contracted to operate the Fund. The principal and any income to the
43	Fund may be used to make loans, reduce loan interest to borrowers, serve as collateral
44	for borrowers, pay the contractor's cost of operating the Fund, or pay the Department's
45 46	cost of administering the program.
47	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
48	EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES
49 50	ENHANCEMENTS SECTION 10.28 (a) Administrative costs shall be equivalent to on an
50 51	<b>SECTION 10.38.(a)</b> Administrative costs shall be equivalent to, on an average statewide basis for all local partnerships, not more than eight percent (8%) of
52	the total statewide allocation to all local partnerships. For purposes of this subsection,
53	administrative costs shall include costs associated with partnership oversight, business
54	and financial management general accounting human resources hudgeting

54 and financial management, general accounting, human resources, budgeting, 55 purchasing, contracting, and information systems management.

**SECTION 10.38.(b)** The North Carolina Partnership for Children, Inc., and all local partnerships shall use competitive bidding practices in contracting for goods and services on contract amounts as follows:

- (1)For amounts of five thousand dollars (\$5,000) or less, the procedures specified by a written policy to be developed by the Board of Directors of the North Carolina Partnership for Children, Inc.
- (2)For amounts greater than five thousand dollars (\$5,000), but less than fifteen thousand dollars (\$15,000), three written quotes.
- For amounts of fifteen thousand dollars (\$15,000) or more, but less (3) than forty thousand dollars (\$40,000), a request for proposal process.
- (4)For amounts of forty thousand dollars (\$40,000) or more, request for proposal process and advertising in a major newspaper.

13 SECTION 10.38.(c) The North Carolina Partnership for Children, Inc., and 14 all local partnerships shall, in the aggregate, be required to match no less than fifty 15 percent (50%) of the total amount budgeted for the program in each fiscal year of the biennium as follows: contributions of cash equal to at least fifteen percent (15%) and 16 in-kind donated resources equal to no more than five percent (5%) for a total match 17 requirement of twenty percent (20%) for each fiscal year. The North Carolina 18 Partnership for Children, Inc., may carry forward any amount in excess of the required 19 match for a fiscal year in order to meet the match requirement of the succeeding fiscal 20 year. Only in-kind contributions that are quantifiable shall be applied to the in-kind 21 22 match requirement. Volunteer services may be treated as an in-kind contribution for the 23 purpose of the match requirement of this subsection. Volunteer services that qualify as 24 professional services shall be valued at the fair market value of those services. All other 25 volunteer service hours shall be valued at the statewide average wage rate as calculated 26 from data compiled by the Employment Security Commission in the Employment and 27 Wages in North Carolina Annual Report for the most recent period for which data are 28 available. Expenses, including both those paid by cash and in-kind contributions, 29 incurred by other participating non-State entities contracting with the North Carolina 30 Partnership for Children, Inc., or the local partnerships, also may be considered 31 resources available to meet the required private match. In order to qualify to meet the 32 required private match, the expenses shall:

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- Be verifiable from the contractor's records. (1)
- (2)If in-kind, other than volunteer services, be quantifiable in accordance with generally accepted accounting principles for nonprofit organizations.
- (3)Not include expenses funded by State funds.
- (4) Be supplemental to and not supplant preexisting resources for related program activities.
  - (5)Be incurred as a direct result of the Early Childhood Initiatives Program and be necessary and reasonable for the proper and efficient accomplishment of the Program's objectives.
  - Be otherwise allowable under federal or State law. (6)
  - Be required and described in the contractual agreements approved by (7)the North Carolina Partnership for Children, Inc., or the local partnership.
  - (8) Be reported to the North Carolina Partnership for Children, Inc., or the local partnership by the contractor in the same manner as reimbursable expenses.

50 Failure to obtain a twenty percent (20%) match by June 30 of each fiscal year 51 shall result in a dollar-for-dollar reduction in the appropriation for the Program for a 52 subsequent fiscal year. The North Carolina Partnership for Children, Inc., shall be 53 responsible for compiling information on the private cash and in-kind contributions into a report that is submitted to the Joint Legislative Commission on Governmental 54 55 Operations in a format that allows verification by the Department of Revenue. The same

1	match requirements shall apply to any expansion funds appropriated by the General
2 3	Assembly.
5 4	<b>SECTION 10.38.(d)</b> The Department of Health and Human Services shall continue to implement the performance-based evaluation system.
5	SECTION 10.38.(e) The Department of Health and Human Services and the
6	North Carolina Partnership for Children, Inc., shall ensure that the allocation of funds
7	for Early Childhood Education and Development Initiatives for State fiscal years
8	2003-2004 and 2004-2005 shall be administered and distributed in the following
9	manner:
10	(1) The North Carolina Partnership for Children, Inc., shall develop a
11	policy to allocate the reduction of funds for Early Childhood
12	Education and Development Initiatives for the 2003-2004 and
13 14	(2) 2004-2005 fiscal years.
14	(2) Capital expenditures and playground equipment expenditures are prohibited for fiscal years 2003-2004 and 2004-2005. For the purposes
16	of this section, "capital expenditures" means expenditures for capital
17	improvements as defined in G.S. 143-34.40.
18	(3) Expenditures of State funds for advertising and promotional activities
19	are prohibited for fiscal years 2003-2004 and 2004-2005.
20	<b>SECTION 10.38.(f)</b> For the 2003-2004 and 2004-2005 fiscal years, the
21	North Carolina Partnership for Children, Inc., shall not approve local partnership plans
22	that allocate State funds to child care providers for one-time quality improvement
23	initiatives in the following circumstances:
24 25	(1) Child care facilities with licensure of four or five stars, unless the expenditure of funds is to expand capacity for low-income children.
26	(2) Child care facilities that do not accept child care subsidy funds.
27	<b>SECTION 10.38.(g)</b> For the 2003-2004 fiscal year, the local partnerships
28	shall spend an amount for child care subsidies that provides at least fifty-two million
29	dollars (\$52,000,000) for the TANF maintenance of effort requirement and the Child
30	Care Development Fund and Block Grant match requirement.
31	<b>SECTION 10.38.(h)</b> The North Carolina Partnership for Children, Inc., shall
32	develop a plan to focus on quality child care initiatives and child care subsidies, and
33	shall study any duplication of health services, family support, and program support
34 35	activities, and report same to the House and Senate Appropriations Chairs. SECTION 10.38.(i) The North Carolina Partnership for Children, Inc., shall
36	develop a plan to incorporate a penalty into a local partnership's allocation based upon
37	poor audit results.
38	<b>SECTION 10.38.(j)</b> The North Carolina Partnership for Children, Inc., shall
39	report on activities and directives of this act by March 1, 2004, to the House of
40	Representatives Appropriations Subcommittee on Health and Human Services, the
41	Senate Appropriations Committee on Health and Human Services, and the Fiscal
42	Research Division.
43	<b>SECTION 10.38.(k)</b> G.S. 143B-168.12(a)(1) reads as rewritten:
44 45	"(1) The North Carolina Partnership shall have a Board of Directors consisting of the following 25 members:
46	a. The Secretary of Health and Human Services, ex officio, or the
47	Secretary's designee;
48	b. Repealed by Session Laws 1997, c. 443, s. 11A.105.
49	c. The Superintendent of Public Instruction, ex officio, or the
50	Superintendent's designee;
51	d. The President of the Community Colleges System, ex officio, or
52 52	the President's designee;
53 54	e. Three members of the public, including one child care provider, one other who is a parent, and one other who is a board chair of
54 55	a local partnership serving on the North Carolina Partnership
55	a focur partitership serving on the Hortin Caronna Farthership

1	local partnership advisory committee, appointed by the Canaral
1	local partnership advisory committee, appointed by the General
2 3	Assembly upon recommendation of the President Pro Tempore
3	of the Senate;
4	f. Three members of the public, including one who is a parent,
4 5	one other who is a representative of the faith community, and
6	one other who is a board chair of a local partnership serving on
0	the North Corpline Double that of a local participation drivery
7	the North Carolina Partnership local partnership advisory
8	committee, appointed by the General Assembly upon
9	recommendation of the Speaker of the House of
10	Representatives;
11	g. Twelve members, appointed by the Governor. Three of these 12
12	members shall be members of the party other than the
12	
	Governor's party, appointed by the Governor. Seven of these 12
14	members shall be appointed as follows: one who is a child care
15	provider, one other who is a pediatrician, one other who is a
16	health care provider, one other who is a parent, one other who is
17	a member of the business community, one other who is a
18	member representing a philanthropic agency, and one other who
19	is an early childhood educator;
20	
	h. Repealed by Session Laws 1998-212, s. 12.37B(a), effective
21	October 30, 1998.
22	h1. The Chair of the North Carolina Partnership Board shall be
23	appointed by the Governor;
24	i. Repealed by Session Laws 1998-212, s. 12.37B(a), effective
25	October 30, 1998.
26	
20 27	
	upon recommendation of the Majority Leader of the Senate;
28	k. One member of the public appointed by the General Assembly
29	upon recommendation of the Majority Leader of the House of
30	Representatives;
31	1. One member of the public appointed by the General Assembly
32	upon recommendation of the Minority Leader of the Senate;
33	and
34	m. One member of the public appointed by the General Assembly
35	upon recommendation of the Minority Lorder of the House of
	upon recommendation of the Minority Leader of the House of
36	Representatives.
37	All members appointed to succeed the initial members and
38	members appointed thereafter shall be appointed for three-year terms.
39	Members may succeed themselves.
40	All appointed board members shall avoid conflicts of interests and
41	the appearance of impropriety. Should instances arise when a conflict
42	may be perceived, any individual who may benefit directly or
42 43	
	indirectly from the North Carolina Partnership's disbursement of funds
44	shall abstain from participating in any decision or deliberations by the
45	North Carolina Partnership regarding the disbursement of funds.
46	All ex officio members are voting members. Each ex officio
47	member may be represented by a designee. These designees shall be
48	voting members. No members of the General Assembly shall serve as
49	members.
50	The North Carolina Partnership may establish a nominating
51	committee and, in making their recommendations of members to be
52	appointed by the General Assembly or by the Governor, the President
53	Pro Tempore of the Senate, the Speaker of the House of
54	Representatives, the Majority Leader of the Senate, the Majority
55	Leader of the House of Representatives, the Minority Leader of the

$\frac{1}{2}$	Senate, the Minority Leader of the House of Representatives, and the
$\frac{2}{3}$	Governor shall consult with and consider the recommendations of this nominating committee.
4	The North Carolina Partnership may establish a policy on
5	members' attendance, which policy shall include provisions for
6	reporting absences of at least three meetings immediately to the
7	appropriate appointing authority.
8 9	Members who miss more than three consecutive meetings without
9 10	excuse or members who vacate their membership shall be replaced by the appropriate appointing authority, and the replacing member shall
11	serve either until the General Assembly and the Governor can appoint
12	a successor or until the replaced member's term expires, whichever is
13	earlier.
14	The North Carolina Partnership shall establish a policy on
15	membership of the local board, which policy shall include the
16	requirement that all local board members, other than any member
17 18	appointed because of a position held by that individual, be residents of the county or the partnership region they are representing.boards. No
19	member of the General Assembly shall serve as a member of a local
20	board. Within these requirements for local board membership, the
21	North Carolina Partnership shall allow local partnerships that are
22	regional to have flexibility in the composition of their boards so that
23	all counties in the region have adequate representation.
24	All appointed local board members shall avoid conflicts of interests
25 26	and the appearance of impropriety. Should instances arise when a conflict may be perceived, any individual who may benefit directly or
20 27	indirectly from the partnership's disbursement of funds shall abstain
28	from participating in any decision or deliberations by the partnership
29	regarding the disbursement of funds."
30	<b>SECTION 10.38.(I)</b> G.S. 143B-168.12(a)(8) reads as rewritten:
31	
32 33	(8) The North Carolina Partnership shall establish a local partnership
33 34	advisory committee comprised of 15 members. Eight of the members shall be chairs of chosen from past board chairs or duly elected officers
35	<u>currently serving on</u> local partnerships' board of <del>directors, and seven</del>
36	directors at the time of appointment and shall serve three-year terms.
37	Seven of the members shall be staff of local partnerships. Members
38	shall be chosen by the Chair of the North Carolina Partnership from a
39	pool of candidates nominated by their respective boards of directors.
40 41	The local partnership advisory committee shall serve in an advisory capacity to the North Carolina Partnership and shall establish a
42	schedule of regular meetings. Members shall be chosen from local
43	partnerships on a rotating basis. The advisory committee shall annually
44	elect a chair from among its members.
45	
46	<b>SECTION 10.38.(m)</b> G.S. 143B-168.12 is amended by adding a new
47	subsection to read:
48 49	"(f) The North Carolina Partnership for Children, Inc., shall establish uniform guidelines and reporting format for local partnerships to document the qualifying
49 50	expenses occurring at the contractor level. Local partnerships shall monitor qualifying
51	expenses to ensure they have occurred and meet the requirements prescribed in this
52	subsection."
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51	Dequested by Sensters Dursell Decues Correy Delton Hagen

<sup>54</sup> Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

1 2	EARLY CHILDHOOD EDUCATION AND DEVELOPMENT INITIATIVES EVALUATION
3 4	<b>SECTION 10.39.</b> The Department of Health and Human Services, Division of Child Development, may evaluate the Early Childhood Education and Development
5 6 7 8	Initiatives. The evaluation may include: (1) Evaluation of the Early Childhood Education and Development Initiatives, including the ongoing review of quality child care efforts and child care providers' progress in preparing children to be ready to
9 10 11 12	<ul><li>(2) enter school and succeed.</li><li>(2) Continuation of technical assistance to local partnerships in data collection and evaluation.</li></ul>
13 14 15 16 17 18 19 20 21	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan <b>DEPARTMENT PLAN FOR FAMILY CHILD CARE HOME FEES</b> SECTION 10.39A. The Department of Health and Human Services, Division of Child Development, shall develop a plan proposing fees for the licensing of family child care homes. The Department shall report on the plan to the Senate Appropriations Committee on Health and Human Services, the House of Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division not later than April 1, 2004.
22 23 24 25	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan <b>MORE AT FOUR PROGRAM</b> <b>SECTION 10.40.(a)</b> Of the funds appropriated to the Department of Health and Human Services the sum of forty-three million one hundred twenty-one thousand
26 27 28 29 30	eight hundred dollars (\$43,121,800) in the 2003-2004 fiscal year and the sum of forty-one million nine hundred twenty-one thousand eight hundred dollars (\$41,921,800) in the 2004-2005 fiscal year shall be used to implement "More At Four", a voluntary prekindergarten program for at-risk four-year-olds. <b>SECTION 10.40.(b)</b> The Department of Health and Human Services and the
31 32 33	Department of Public Instruction shall establish the "More At Four" Pre-K Task Force to oversee development and implementation of the pilot program. The membership shall include:
34 35 36 37 38	<ol> <li>Parents of at-risk children.</li> <li>Representatives with expertise in early childhood development.</li> <li>Classroom teachers who are certified in early childhood education.</li> <li>Representatives of the private not-for-profit and for-profit child care providers in North Carolina.</li> </ol>
39 40 41 42	(5) Employees of the Department of Health and Human Services who are knowledgeable in the areas of early childhood development, current State and federally funded efforts in child development, and providing child care.
43 44 45 46	<ul> <li>(6) Representatives of local Smart Start partnerships.</li> <li>(7) Representatives of local school administrative units.</li> <li>(8) Representatives of Head Start prekindergarten programs in North Carolina.</li> </ul>
47 48 49 50 51 52 53 54	(9) Employees of the Department of Public Instruction. SECTION 10.40.(c) The Department of Health and Human Services and the Department of Public Instruction, with guidance from the Task Force, shall continue the implementation of the "More At Four" prekindergarten program for at-risk four-year-olds who are at risk of failure in kindergarten. The program is available statewide to all counties that choose to participate, including underserved areas. The goal of the program is to provide quality prekindergarten services to a greater number of at-risk children in order to enhance kindergarten readiness for these children. The
55	program shall be consistent with standards and assessments established jointly by the

1 2	Department of I	Health and Human Services, the Department of Public Instruction, and be and may consider the "More At Four" Pre-K Task Force
$\frac{2}{3}$		is. The program shall include:
4		A process and system for identifying children at risk of academic
5	(1)	failure.
5	( <b>2</b> )	
6	(2)	A process and system for identifying children who are not being
7		served first priority in formal early education programs, such as child
8		care, public or private preschools, Head Start, Early Head Start, early
9		intervention programs, or other such programs, who demonstrate
10		educational needs, and who are eligible to enter kindergarten the next
11		school year, as well as children who are underserved.
12	(3)	A curriculum or several curricula that are recommended by the Task
13		Force. The Task Force will identify and approve appropriate
14		research-based curricula. These curricula shall: (i) focus primarily on
15		oral language and emergent literacy; (ii) engage children through key
16		experiences and provide background knowledge requisite for formal
17		learning and successful reading in the early elementary years; (iii)
18		involve active learning; (iv) promote measurable kindergarten
19		language-readiness skills that focus on emergent literacy and
20		mathematical skills; and (v) develop skills that will prepare children
21		emotionally and socially for kindergarten.
22	(4)	An emphasis on ongoing family involvement with the prekindergarten
$\frac{1}{23}$	(.)	program.
24	(5)	Evaluation of child progress through pre- and post-assessment of
25		children in the statewide evaluation, as well as ongoing assessment of
26		the children by teachers.
27	(6)	Guidelines for a system to reimburse local school boards and systems,
28	(0)	private child care providers, and other entities willing to establish and
29		provide prekindergarten programs to serve at-risk children.
30	(7)	A system built upon existing local school boards and systems, private
31	(7)	child care providers, and other entities that demonstrate the ability to
32		
	(9)	establish or expand prekindergarten capacity.
33	(8)	A quality-control system. Participating providers shall comply with standards and guidelines as established by the Department of Health
34		standards and guidelines as established by the Department of Health
35		and Human Services, the Department of Public Instruction, and the
36		Task Force. The Department may use the child care rating system to
37	( <b>0</b> )	assist in determining program participation.
38	(9)	Standards for minimum teacher qualifications. A portion of the
39		classroom sites initially funded shall have at least one teacher who is
40	(10)	certified or provisionally certified in birth to kindergarten education.
41	(10)	A local contribution. Programs must demonstrate that they are
42		accessing resources other than "More At Four".
43	(11)	A system of accountability.
44	(12)	Collaboration with State agencies and other organizations. The
45		Department of Health and Human Services, the Department of Public
46		Instruction, and the Task Force shall collaborate with State agencies
47		and other organizations such as the North Carolina Partnership for
48		Children, Inc., in the design and implementation of the program.
49	(13)	Consideration of the reallocation of existing funds. In order to
50	. ,	maximize current funding and resources, the Department of Health and
51		Human Services, the Department of Public Instruction, and the Task
52		Force shall consider the reallocation of existing funds from State and
53		local programs that provide prekindergarten related care and services.
54	(14)	Recommendations for long-term organizational placement and
55		administration of the program.

1	<b>SECTION 10.40.(d)</b> During the 2003-2004 fiscal year, the Department of
2	Health and Human Services shall plan for expansion of the "More At Four" program
$\frac{2}{3}$	within existing resources to include four and five star rated centers and schools serving
4	four-year-olds and develop guidelines for these programs. The Department shall analyze
5	guidelines for use of the "More At Four" funds, State subsidy funds, and Smart Start
6	subsidy funds and devise a complementary plan for administration of funds for all
7	four-year-old classrooms. The four and five star centers that choose to become a "More
8	at Four" program shall, at a minimum, receive curricula and access to training and
9	workshops for "More at Four" programs and be considered along with other "More at
	East programs for T E A C II funding. The Department shell any use that no individual
10	Four" programs for T.E.A.C.H. funding. The Department shall ensure that no individual
11	receives funding from more than one source for the same purpose or activity during the
12	same funding period. For purposes of this subsection, sources shall include T.E.A.C.H.,
13	W.A.G.E.\$., and T.E.A.C.H. Health Insurance programs for individual recipients.
14	The Department may use nonobligated "More At Four" funds for the
15	2003-2004 fiscal year to reduce the waiting list for subsidy, with priority given to
16	four-year-olds attending three star or better centers. If there are funds remaining after
17	the waiting list for four-year-olds has been satisfied, then the waiting list for other
18	children may be addressed with the remaining funds.
19	SECTION 10.40.(e) The Department of Health and Human Services, the
20	Department of Public Instruction, and the Task Force shall submit a progress report by
21	January 1, 2004, and May 1, 2004, to the Joint Legislative Commission on
22	Governmental Operations, the Joint Legislative Education Oversight Committee, the
23	Senate Appropriations Committee on Health and Human Services, the House of
24	Representatives Appropriations Subcommittee on Health and Human Services, and the
25	Fiscal Research Division. This final report shall include the following:
26	(1) The number of children participating in the program.
20 27	(2) The number of children participating in the program who have never
$\frac{27}{28}$	been served in other early education programs, such as child care,
29	public or private preschool, Head Start, Early Head Start, or early
30	intervention programs.
31	(3) The expected expenditures for the programs and the source of the local
32	match for each grantee.
33	(4) The location of program sites and the corresponding number of
34	children participating in the program at each site.
35	(5) Activities involving Child Find in counties.
36	(6) A comprehensive cost analysis of the program, including the cost per
37	child served by the program.
38	(7) The plan for expansion of "More At Four" through existing resources
39	as outlined in this section.
40	
41	SUBPART 6. OFFICE OF EDUCATIONAL SERVICES
42	
43	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
44	RESIDENTIAL SCHOOLS REPORTING
45	SECTION 10.41. The Office of Education Services shall report not later
46	than December 1, 2003, to the Senate Appropriations Committee on Health and Human
47	Services, the House of Representatives Appropriations Subcommittee on Health and
	Human Services, and the Fiscal Research Division on the activities of the Eastern North
48 40	Caroling School for the Deef at Wilson the North Caroling School for the Deef at
49 50	Carolina School for the Deaf at Wilson, the North Carolina School for the Deaf at
50	Morganton, and the Governor Morehead School for the Blind. The report shall include
51	enrollment numbers at the schools, the budgets, and the academic status of the schools
52	as defined under the ABCs program.
53	
54	SUBPART 7 DIVISION OF AGING

#### 54 55 **SUBPART 7. DIVISION OF AGING**

1	Dequested by Constant Dynall Degues Conney Delton Hegen
1	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
2 3	SENIOR CENTER OUTREACH
3	SECTION 10.42.(a) Funds appropriated to the Department of Health and
4	Human Services, Division of Aging, for the 2003-2005 fiscal biennium, shall be used by
5	the Division of Aging to enhance senior center programs as follows:
6	(1) To expand the outreach capacity of senior centers to reach unserved or
7	underserved areas; or
8	(2) To provide start-up funds for new senior centers.
9	All of these funds shall be allocated by October 1 of each fiscal year.
10	<b>SECTION 10.42.(b)</b> Prior to funds being allocated pursuant to this section
11	for start-up funds for a new senior center, the county commissioners of the county in
12	which the new center will be located shall:
13	
14	(2) Formally agree on the sponsoring agency for the center; and
15	(3) Make a formal commitment to use local funds to support the ongoing
16	operation of the center.
17	SECTION 10.42.(c) State funding shall not exceed seventy-five percent
18	(75%) of reimbursable costs.
19	
20	SUBPART 8. DIVISION OF SOCIAL SERVICES
21	
22	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
23	ADULT CARE HOME MODEL FOR COMMUNITY-BASED SERVICES
24	<b>SECTION 10.43.(a)</b> In keeping with the United States Supreme Court
25	<b>SECTION 10.43.(a)</b> In keeping with the United States Supreme Court Decision in <u>Olmstead vs. L.C. &amp; E.W.</u> and with State policy to provide appropriate
26	services to clients in the least restrictive and most appropriate environment, the
27	Department of Health and Human Services shall develop a model project for delivering
28	community-based mental health, developmental disabilities, and substance abuse
28 29	housing and services through adult care homes that have excess capacity. The model
30	shall be designed for implementation on a pilot basis and shall address the following:
31	(1) Services that will be provided by the facility or under contract with the
32	facility, including assistance with daily medication.
33	(2) Access of clients to mental health, developmental disabilities, and
34	substance abuse services provided in the community, including
35	transportation to services outside of the client's residence in the adult
36	care home facility.
37	(3) Physical plant additions or changes necessary to provide for
38	independent living of residents.
39	(4) Methods for assuring quality of services, resident safety, and
40	cost-effectiveness.
41	(5) Consistency with the Department's Olmstead plan, other policies on
42	community-integration, and disability plans adopted by the State.
43	SECTION 10.43.(b) The Department shall submit a final report on the
44	development of the model to the Senate Appropriations Committee on Health and
45	Human Services, the House of Representatives Appropriations Subcommittee on Health
46	and Human Services, and the Fiscal Research Division on or before March 1, 2004. The
47	report shall address the following:
48	
49 50	(2) Proposed number of residents to be placed and services to be provided directly by the facility or under contract with the facility
50	directly by the facility or under contract with the facility.
51	(3) Method for evaluating the pilot, including services provided, on a
52	regular basis.
53	(4) A description of the living environment for each resident and a
54	comparison of how the living environment compares to that of other
55	residents in the adult care home.

1 2 3	<ul> <li>(5) Changes to State law necessary to implement the pilot.</li> <li>(6) Projected cost to the State for pilot and statewide implementation.</li> </ul>
4 5	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan CHILD SUPPORT PROGRAM/ENHANCED STANDARDS
6 7	<b>SECTION 10.44.(a)</b> It is the intent of the General Assembly to increase the productivity and enhance the performance of child support enforcement offices
8	statewide.
9 10	<b>SECTION 10.44.(b)</b> The Department of Health and Human Services shall develop and implement performance standards for each of the State and county child
10 11 12	support enforcement offices across the State. To develop these performance standards, the Department of Health and Human Services shall evaluate other private and public
13	child support models and national standards as well as other successful collections
14	models. These performance standards shall include the following:
15	(1) Cost per collections.
16	(2) Consumer satisfaction.
17	(3) Paternity establishments.
18	<ul> <li>(4) Administrative costs.</li> <li>(5) Orders established.</li> </ul>
19	(5) Orders established.
20 21	<ul><li>(6) Collections on arrearages.</li><li>(7) Location of absent parents.</li></ul>
22	(8) Other related performance measures.
23	The Department of Health and Human Services shall monitor the
24	performance of each office and shall implement a system of reporting that allows each
25	local office to review its performance as well as the performance of other local offices.
26	The Department of Health and Human Services shall publish an annual performance
27	report that shall include the statewide and local office performance of each child support
28	office.
29 30	<b>SECTION 10.44.(c)</b> The Department of Health and Human Services shall report on its progress, in compliance with this section, to the Senate Appropriations
31	Committee on Health and Human Services, the House of Representatives
32	Appropriations Subcommittee on Health and Human Services, and the Fiscal Research
33	Division by May 1, 2005.
34	
35	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
36	SPÉCIAL NEEDS ADOPTIONS INCENTIVE FUND
37	<b>SECTION 10.45.</b> Part 4 of Article 2 of Chapter 108A of the General
38 39	Statutes is amended by adding a new section to read: "§ 108A-50A. Special Needs Adoptions Incentive Fund.
40	(a) There is created a Special Needs Adoptions Incentive Fund to provide
41	financial assistance to facilitate the adoption of certain children residing in licensed
42	foster care homes. These funds shall be used to remove financial barriers to the adoption
43	of these children and shall be available to foster care families who adopt children with
44	special needs, as defined by the Social Services Commission. These funds shall be
45	matched by county funds.
46 47	(b) This program shall not constitute an entitlement and is subject to the availability of funds.
48	(c) The Social Services Commission shall adopt rules to implement the
49	provisions of this section."
50	
51	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
52	FOSTER CARE AND ADOPTION ASSISTANCE PAYMENTS
53	<b>SECTION 10.46.(a)</b> The maximum rates for State participation in the foster
54	care assistance program are established on a graduated scale as follows:
55	(1) $3565.00$ per child per month for children aged birth through 5;

1	(2) \$415.00 per child per month for children aged 6 through 12; and
2 3	(3) \$465.00 per child per month for children aged 13 through 18.
3	Of these amounts, fifteen dollars (\$15.00) is a special needs allowance for the
4	child.
5	<b>SECTION 10.46.(b)</b> The maximum rates for State participation in the
6	adoption assistance program are established on a graduated scale as follows:
7	(1) \$365.00 per child per month for children aged birth through 5;
8	(2) \$415.00 per child per month for children aged 6 through 12; and
9	(3) \$465.00 per child per month for children aged 13 through 18.
10	<b>SECTION 10.46.(c)</b> In addition to providing board payments to foster and
11	adoptive families of HIV-infected children, as prescribed in Section 23.28 of Chapter
12	324 of the 1995 Session Laws, any additional funds remaining that were appropriated
12	for this number shall be used to provide medical training in avoiding HIV transmission
	for this purpose shall be used to provide medical training in avoiding HIV transmission
14	in the home.
15	<b>SECTION 10.46.(d)</b> The maximum rates for the State participation in HIV
16	foster care and adoption assistance are established on a graduated scale as follows:
17	(1) \$800.00 per month per child with indeterminate HIV status;
18	(2) \$1,000 per month per child confirmed HIV-infected, asymptomatic;
19	(3) \$1,200 per month per child confirmed HIV-infected, symptomatic; and
20	(4) \$1,600 per month per child terminally ill with complex care needs.
21	
22	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
23	SPÉCIAL CHILDREN ADOPTION FUND
24	<b>SECTION 10.47.(a)</b> Of the funds appropriated to the Department of Health
25	and Human Services in this act, the sum of one million one hundred thousand dollars
26	(\$1,100,000) shall be used to support the Special Children Adoption Fund for each year
27	of the 2003-2005 fiscal biennium. The Division of Social Services, in consultation with
28	the North Carolina Association of County Directors of Social Services and
29	representatives of licensed private adoption agencies, shall develop guidelines for the
30	awarding of funds to licensed public and private adoption agencies upon the adoption of
31	children described in G.S. 108A-50 and in foster care. Payments received from the
32	Special Children Adoption Fund by participating agencies shall be used exclusively to
33	enhance the adoption services. No local match shall be required as a condition for
34	receipt of these funds. In accordance with State rules for allowable costs, the Special
35	Children Adoption Fund may be used for post-adoption services for families whose
36	income exceed two hundred percent (200%) of the federal poverty level.
37	<b>SECTION 10.47.(b)</b> Of the total funds appropriated for the Special Children
38	Adoption Fund each year, twenty-five percent (25%) of the total funds available shall be
39	reserved for payment to participating private adoption agencies. If the funds reserved in
40	this subsection for payments to private agencies have not been spent on or before March
41	31, 2004, the Division of Social Services may reallocate those funds, in accordance with
42	this section, to other participating adoption agencies.
43	
44	Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan
45	INTENSIVÉ FAMILY PRESÉRVATION SERVICES FUNDING AND
46	PERFORMANCE ENHANCEMENTS
47	<b>SECTION 10.48.(a)</b> The Department of Health and Human Services shall
48	review the Intensive Family Preservation Services Program (IFPS) to enhance and
49	implement initiatives that focus on increasing the sustainability and effectiveness of the
50	Program.
51	<b>SECTION 10.48.(b)</b> Notwithstanding the provisions of G.S. 143B-150.6,
52	the Program shall provide intensive services to children and families in cases of abuse,
53	neglect, and dependency where a child is at imminent risk of removal from the home
54	and to children and families in cases of abuse where a child is not at imminent risk of
55	removal. The Program shall be developed and implemented statewide on a regional
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basis. The revised IFPS shall ensure the application of standardized assessment criteria 1 2 for determining imminent risk and clear criteria for determining out-of-home placement. 3 **SECTION 10.48.(c)** The Department of Health and Human Services shall 4 require that any program or entity that receives State, federal, or other funding for the 5 purpose of Intensive Family Preservation Services shall provide information and data 6 that allows for: 7 (1)An established follow-up system with a minimum of six months of 8 follow-up services. 9 (2)Detailed information on the specific interventions applied including 10 utilization indicators and performance measurement. 11 (3)Cost-benefit data. Data on long-term benefits associated with Intensive Family Preservation Services. This data shall be obtained by tracking families (4) 12 13 14 through the intervention process. 15 (5)The number of families remaining intact and the associated 16 interventions while in IFPS and 12 months thereafter. 17 (6) The number and percentage by race of children who received Intensive 18 Family Preservation Services compared to the ratio of their distribution 19 in the general population involved with Child Protective Services. The Department shall establish performance-based 20 **SECTION 10.48.(d)** funding protocol and shall only provide funding to those programs and entities 21 providing the required information specified in subsection (c) of this section. The 22 23 amount of funding shall be based on the individual performance of each program. SECTION 10.48.(e) The Department of Health and Human Services shall 24 25 report to the Senate Appropriations Committee on Health and Human Services, the 26 House of Representatives Appropriations Subcommittee on Health and Human 27 Services, and the Fiscal Research Division not later than April 1, 2004. The report shall 28 include information and data collected pursuant to subsection (c) of this section. 29 30 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: 31 TANF STATE PLAN 32 **SECTION 10.49.(a)** The General Assembly approves the plan titled "North Carolina Temporary Assistance for Needy Families State Plan FY 2003-2005", prepared 33 by the Department of Health and Human Services and presented to the General 34 Assembly on May 15, 2003, as revised in accordance with subsection (b) of this section. 35 The North Carolina Temporary Assistance for Needy Families State Plan covers the 36 37 period October 1, 2003, through September 30, 2005. The Department shall submit the 38 State Plan, as revised in accordance with subsection (b) of this section, to the United States Department of Health and Human Services as amended by this act or any other 39 40 act of the 2003 General Assembly. **SECTION 10.49.(b)** The Department of Health and Human Services shall 41 revise the North Carolina Temporary Assistance for Needy Families State Plan FY 2003-2005, submitted to the General Assembly for approval on May 15, 2003. The 42 43 44 revisions shall be made to the following Plan components: 45 Enhanced Employee Assistance Program to reflect changes in funding. (1)Services for Families to remove reference to start-up activities. (2)46 Work Responsibility to remove reference to start-up activities. 47 (3)48 (4)Cabarrus County Waiver to reflect changes in the law made by the 49 2003 General Assembly. 50 Goal number eight to provide that caseload reduction goals are subject (5)to economic conditions in the county. 51 52 **SECTION 10.49.(c)** The counties approved as Electing Counties in North 53 Carolina's Temporary Assistance for Needy Families State Plan FY 2003-2005 as approved by this section are: Beaufort, Caldwell, Iredell, Lenoir, Lincoln, Macon, 54 55 McDowell, Sampson, and Wilkes.

**SECTION 10.49.(d)** Counties designated as Electing Counties pursuant to 1 2 G.S. 108A-27(d) and who submitted the letter of intent to be redesignated as a standard 3 county and the accompanying county plan for fiscal years 2003 through 2005, pursuant 4 to G.S. 108A-27(e), shall operate under the standard county budget requirements effective July 1, 2003. Counties that submitted the letter of intent to remain as an 5 Electing County or to be redesignated as an Electing County and the accompanying 6 county plan for fiscal years 2003 through 2005, pursuant to G.S. 108A-27(e), shall 7 8 operate under the Electing County budget requirements effective July 1, 2003. For programmatic purposes, all counties referred to in this subsection shall remain under 9 10 their current county designation through September 30, 2003.

Senators Purcell, Reeves, Garrou, Dalton, Hagan

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Requested by:

13 14 ELECTING COUNTY TANF FUNDS REVERT SECTION 10.50. G.S. 108A-27.11(c) reads as rewritten:

15 "(c) Each Electing County's allocation for Work First Family Assistance shall be computed based on the percentage of each Electing County's total expenditures for cash 16 assistance to statewide actual expenditures for cash assistance in 1995-96. The resulting 17 18 percentage shall be applied to the federal TANF block grant funds appropriated for cash 19 assistance by the General Assembly each fiscal year. The Department shall transmit the federal funds contained in the county block grants to Electing Counties as soon as 20 practicable after they become available to the State and in accordance with federal cash 21 22 management laws and regulations. The Department shall transmit one fourth of the 23 State funds contained in county block grants to Electing Counties at the beginning of 24 each quarter."

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Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan

## SPÉCIAL ÁSSISTANCE IN-HOME PROGRAM

28 **SECTION 10.51.(a)** The Department of Health and Human Services may 29 use funds from the existing State-County Special Assistance for Adults budget to 30 provide Special Assistance payments to eligible individuals in in-home living arrangements. These payments may be made for up to 800 individuals during the 2003-2004 fiscal year and the 2004-2005 fiscal year. The standard monthly payment to 31 32 33 individuals enrolled in the Special Assistance in-home program shall be fifty percent (50%) of the monthly payment the individual would receive if the individual resided in 34 35 an adult care home and qualified for Special Assistance, except if a lesser payment amount is appropriate for the individual as determined by the local case manager. For 36 37 State fiscal year 2003-2004, qualified individuals shall not receive payments at rates 38 less than they would have been eligible to receive in State fiscal year 2002-2003. The Department shall implement Special Assistance in-home eligibility policies and 39 40 procedures to assure that in-home program participants are those individuals who need and, but for the in-home program, would seek placement in an adult care home facility. 41 The Department's policies and procedures shall include the use of a functional 42 assessment. The Department shall make this in-home option available to all counties on 43 a voluntary basis. To the maximum extent possible, the Department shall consider 44 geographic balance in the dispersion of payments to individuals across the State. 45

46 **SECTION 10.51.(b)** The Department shall report to the cochairs of the 47 House of Representatives Appropriations Committee, the House of Representatives 48 Appropriations Subcommittee on Health and Human Services, the cochairs of the 49 Senate Appropriations Committee, and the cochairs of the Senate Appropriations 50 Committee on Health and Human Services by January 1, 2005. This report shall include 51 the following information:

- 52
- 53 54

A description of cost savings that result from allowing individuals eligible for State-county Special Assistance the option of remaining in the home.

(1)

(2)A complete fiscal analysis of the in-home option to include all federal, 1 2 State, and local funds expended. 3 How much case management is needed and which types of individuals (3) 4 are most in need of case management. 5 (4) The geographic location of individuals receiving payments under this 6 section. 7 A description of the services purchased with these payments. (5) 8 (6)A description of the income levels of individuals who receive 9 payments under this section and the impact on the Medicaid program. 10 Findings and recommendations as to the feasibility of continuing or (7)11 expanding the in-home program. The level and quantity of services (including personal care services) 12 (8) 13 provided to the demonstration project participants compared to the 14 level and quantity of services for residents in adult care homes. 15 **SECTION 10.51.(c)** The Department shall incorporate data collection tools 16 designed to compare quality of life among institutionalized versus noninstitutionalized 17 populations (i.e., an individual's perception of his or her own health and well-being, 18 years of healthy life, and activity limitations). To the extent national standards are 19 available, the Department shall utilize those standards. 20 21 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan STÂTE/COUNTY SPECIAL ASSISTANCE 22 23 **SECTION 10.52.(a)** The eligibility of Special Assistance recipients residing 24 in adult care homes on August 1, 1995, shall not be affected by an income reduction in 25 the Special Assistance eligibility criteria resulting from adoption of the Rate Setting Methodology Report and Related Services, providing these recipients are otherwise 26 27 eligible. The maximum monthly rate for these residents in adult care home facilities 28 shall be one thousand two hundred thirty-one dollars (\$1,231) per month per resident. 29 **SECTION 10.52.(b)** The maximum monthly rate for residents in adult care 30 home facilities shall be one thousand ninety-one dollars (\$1,091) per month per resident 31 through September 30, 2003. 32 **SECTION 10.52.(c)** Effective October 1, 2003, the maximum monthly rate 33 for residents in adult care home facilities shall be one thousand forty dollars (\$1,040) 34 per month per resident unless adjusted by the Department in accordance with subsection 35 (f) of this section. **SECTION 10.52.(d)** The eligibility of Special Assistance recipients who 36 37 reside in adult care homes on September 30, 2003, and remain continuously eligible 38 shall not be affected by an income reduction in the Special Assistance eligibility criteria, providing these recipients are otherwise eligible. The maximum monthly rate for these 39 40 residents in adult care home facilities shall be one thousand ninety-one dollars (\$1,091) 41 per month per resident. 42 **SECTION 10.52.(e)** The sum of three million one hundred eighty-nine thousand six hundred seventy-five dollars (\$3,189,675) for the 2003-2004 fiscal year 43 and the sum of four million four hundred thirty-one thousand eight hundred forty-six 44 dollars (\$4,431,846) for the 2004-2005 fiscal year appropriated to the Department of Health and Human Services shall be transferred from the Division of Social Services to 45 46 47 the Division of Medical Assistance and used as State match to draw down federal 48 matching funds to help pay for Medicaid's personal care services for adult care homes (ACH-PCS) rather than the State/County Special Assistance Program. 49 50 **SECTION 10.52.(f)** Notwithstanding any other provision of this section, the Department of Health and Human Services shall review activities and costs related to 51 52 the provision of care in adult care homes and shall determine what costs may be 53 considered to properly maximize allowable reimbursement available through Medicaid personal care services for adult care homes (ACH-PCS) under federal law. 54 As 55 determined, and with any necessary approval from the Centers for Medicare and

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Medicaid Services (CMS), and the approval of the Office of State Budget and 1 Management, the Department may transfer necessary funds from the State/County 2 3 Special Assistance program within the Division of Social Services to the Division of 4 Medical Assistance and may use those funds as State match to draw down federal matching funds to pay for such activities and costs under Medicaid's personal care 5 services for adult care homes (ACH-PCS), thus maximizing available federal funds. 6 7 The established rate for State/County Special Assistance set forth in subsection (c) of 8 this section shall be reduced by the Department to reflect any transfer of funds from the 9 Division of Social Services to the Division of Medical Assistance, and related transfer 10 costs and responsibilities from State/County Special Assistance to the Medicaid personal care services for adult care homes (ACH-PCS). Such rate adjustments to the 11 Special Assistance rate shall be effective with the effective date of increased reimbursement under ACH-PCS. In no event shall the reimbursement for services 12 13 14 through the ACH-PCS exceed the average cost of such services as determined by the 15 Department from review of cost reports as required and submitted by adult care homes. The Department shall report any transfers of funds and modifications of rates to the 16 House of Representatives Appropriations Subcommittee on Health and Human 17 Services, the Senate Appropriations Committee on Health and Human Services, and the 18 19 Fiscal Research Division. 20 21 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan STÂTE/COUNTY SPECIAL ASSISTANCE TRANSFER OF ASSETS 22 SECTION 10.53.(a) G.S. 108A-46 is repealed. SECTION 10.53.(b) Part 3 of Article 2 of Chapter 108A is amended by 23 24 25 adding the following new section to read: "§ 108A-46A. Transfer of assets for purposes of qualifying for State-county Special 26 27 Assistance for adults. 28 Notwithstanding any other provision of law to the contrary, Supplemental Security 29 Income (SSI) policy applicable to transfer of assets and estate recovery, as prescribed by federal law, shall apply to applicants for State-county Special Assistance." SECTION 10.53.(b) The Department of Health and Human Services shall 30 31 continue to review whether policy for State-county Special Assistance should be changed to permit an assisted living facility to accept from a family member of a 32 33 resident who qualifies for State-county Special Assistance payment for the difference in 34 the monthly rate for room, board, and services available. In reviewing current policy, 35 the Department shall consider the following conditions on family contributions to the 36 37 resident's cost of care: 38 Ensuring that the resident meets all income and resource eligibility (1)39 requirements for State-county Special Assistance. 40 (2)Not counting payments made by family members to the facility as 41 income to the resident or as an in-kind contribution when calculating the monthly rate applicable to the resident. 42 Ensuring that supplemental payments are made on a voluntary basis as 43 (3)44 specified in the resident agreement. Not later than March 1, 2004, the Department shall report on its activities under this 45 subsection to the Senate Appropriations Committee on Health and Human Services, the 46 47 House of Representatives Appropriations Subcommittee on Health and Human 48 Services, and the Fiscal Research Division. 49 50 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: LIMITATIÓN ON STATE ABORTION FUNDING 51 52 **SECTION 10.54.** The limitations on funding of the performance of abortion established in Section 23.27 of Chapter 324 of the 1995 Session Laws, as amended by 53 Section 23.8A of Chapter 507 of the 1995 Session Laws, apply to the 2003-2004 and 54

55 2004-2005 fiscal years.

1 2 Requested by: Senators Purcell, Reeves, Garrou, Dalton, Hagan 3 **FUNDS FOR FOOD BANKS** 4 **SECTION 10.55.(a)** Of the funds appropriated to the Department of Health 5 and Human Services in this act, the sum of one million dollars (\$1,000,000) for the 6 2003-2004 fiscal year shall be allocated equally among the six Second Harvest North 7 Carolina food banks. 8 **SECTION 10.55.(b)** Each organization shall report to the Department of Health and Human Services and the Fiscal Research Division on the activities 9 10 performed and the impact on local communities directly associated with the funds allocated in subsection (a) of this section by April 1, 2004. Each organization shall 11 12 provide to the Department of Health and Human Services and the Fiscal Research 13 Division a copy of its annual audited financial statement within 30 days of issuance of 14 the statement. 15 16 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: CHILD WELFARE SYSTEM PILOTS SYSTEM 17 18 **SECTION 10.56.(a)** The Department of Health and Human Services, 19 Division of Social Services, shall continue working with local departments of social services to implement an alternative response system of child protection in no fewer 20 than 10 and no more than 33 demonstration areas in this State. The Division of Social 21 22 Services may exceed the maximum number of demonstration areas if a county specifically requests inclusion and the Division determines that resources are available. The demonstration projects in place in the 2003-2004 fiscal year shall continue. The 23 24 25 alternative response system shall provide for a family-centered approach to child 26 protective services which local departments of social services utilize family assessment 27 tools and family support principles when responding to selected reports of suspected 28 child neglect and dependency. 29 **SECTION 10.56.(b)** The Department of Health and Human Services shall evaluate the original pilot demonstration areas to determine the impact the alternative 30 31 response system to child protective services has had in the following areas: 32 (1)Child safety. 33 (2)Timeliness of response. (3)34 Timeliness of service. 35 Coordination of local human services. (4)**SECTION 10.56.(c)** The Department of Health and Human Services shall 36 37 proceed to expand this demonstration project if non-State funds are identified for this 38 purpose. 39 **SECTION 10.56.(d)** The Department of Health and Human Services shall 40 report on the outcome of the evaluation of the original pilot demonstration areas pursuant to subsection (b) of this section and the expansion of the demonstration areas. 41 42 The Department shall make recommendations for statewide implementation of an alternative response system to child protective services. The report shall include any 43 statutory changes required for full implementation. Any recommendations for statutory 44 45 changes contained in the report shall be eligible for consideration by the 2003 General Assembly in the 2004 Regular Session. The report shall be submitted to the Senate 46 47 Appropriations Committee on Health and Human Services, the House of 48 Representatives Appropriations Subcommittee on Health and Human Services, and the Fiscal Research Division not later than April 1, 2004. 49 50 51 Senators Purcell, Reeves, Garrou, Dalton, Hagan Requested by: 52 **ELÎMINATE REPORTING REQUIREMENTS FOR WORK FIRST PROGRAM** 53 **SECTION 10.57.** G.S. 108A-27.2 reads as rewritten: 54 "§ 108A-27.2. General duties of the Department.

1 2	The Departn First Program:	nent shall have the following general duties with respect to the Work
3 4 5 6	(1)	Ensure that the specifications of the general provisions of the State Plan regarding the procedures required when recipients are sanctioned, prescribed in G.S. 108A-27.9(c), are uniformly developed and
7	(1a)	implemented across the State; Provide technical assistance to counties developing and implementing
8 9 10		their County Plans, including providing information concerning applicable federal law and regulations and changes to federal law and regulations that affect the permissible use of federal funds and scope of
11		the Work First Program in a county;
12	(1b)	Reserved for future codification purposes.
13	(1c)	Ensure that two-parent families receive cash assistance for three
14		months after qualifying for assistance without being subject to pay for
15		performance requirements, in order to encourage families to stay
16		together and to overcome barriers to self-sufficiency and gainful
17		employment. Cash assistance or diversion assistance received prior to
18		being subject to pay for performance requirements is limited to one
19		time within a 12-month period.
20	(2)	Describe authorized federal and State work activities. For up to twenty
21		percent (20%) of Work First recipients, authorized State work
22		activities shall include at least part-time enrollment in a postsecondary
23		education program. In Standard Counties, recipients enrolled on at
24		least a part-time basis in a postsecondary education program and
25		maintaining a 2.5 grade point average or its equivalent shall have their
26		two-year time limit suspended for up to three years.
27	(3)	Define requirements for assignment of child support income and
28		compliance with child support activities;
29	(4)	Establish a schedule for counties to submit their County Plans to
30		ensure that all Standard County Plans are adopted by the Standard
31		Program Counties by January 15 of each odd-numbered year and all
32		Electing County Plans are adopted by Electing Counties by February 1
33		of each odd-numbered year and review and then recommend a State
34	(5)	Plan to the General Assembly;
35	(5)	Ensure that the County Plans comply with federal and State laws,
36		rules, and regulations, are consistent with the overall purposes and
37		goals of the Work First Program, and maximize federal receipts for the
38	(6)	Work First Program;
39 40	(6)	Prepare the State Plan in accordance with G.S. 108A-27.9 and federal laws and regulations and submit it to the Budget Director for approval:
40 41	(7)	laws and regulations and submit it to the Budget Director for approval; Submit the State Plan, as approved by the Budget Director, to the
42	(7)	General Assembly for approval;
43	<del>(8)</del>	Report monthly to the Senate Appropriations Committee on Health
44	(0)	and Human Services and the House of Representatives Appropriations
45		Subcommittee on Health and Human Services on the monthly progress
46		reports submitted by the counties to the Department;
47	(9)	Develop and implement a system to monitor and evaluate the impact
48	()	of the Work First Program on children and families, including the
49		impact of the Work First Program on job retention and advancement,
50		child abuse and neglect, caseloads for child protective services and
51		foster care, school attendance, academic and behavioral performance,
52		and other measures of the economic security and health of children and
53		families. The system should be developed to allow monitoring and
54		evaluation of impact based on both aggregated and disaggregated data.
55		State and county agencies shall cooperate in providing information

needed to conduct these evaluations, sharing data and information 1 2 except where prohibited specifically by federal law or regulation; 3 (10)Monitor the performance of counties relative to their County Plans and 4 the overall goals of the Work First Program and report every six 5 months to the Director of the Budget and the Senate Appropriations 6 Committee on Health and Human Services and the House of 7 **Representatives** Appropriations Subcommittee on Health and Human 8 Services and annually to the General Assembly on the counties' 9 attainment of the outcomes and goals; Program; 10 (11)Provide quarterly progress reports to the county departments of social 11 services, the county boards of commissioners, and the Senate 12 Appropriations Committee on Health and Human Services and the 13 House of Representatives Appropriations Subcommittee on Health and 14 Human Services on the performance of counties in achieving Work 15 First Program expectations; Report to the Senate Appropriations Committee on Health and Human (12)16 17 Services and the House of Representatives Appropriations 18 Subcommittee on Health and Human Services the counties which have 19 requested Electing status; provide copies of the proposed Electing 20 County Plans to [C]ommission and the members of the Senate 21 Appropriations Committee on Health and Human Services and the 22 House of Representatives Appropriations Subcommittee on Health and 23 Human Services Services, if requested; and make recommendations to 24 the Senate Appropriations Committee on Health and Human Services 25 and the House of Representatives Appropriations Subcommittee on 26 Health and Human Services on which of the proposed Electing County 27 Plans ensure compliance with federal and State laws, rules, and 28 regulations and are consistent with the overall purposes and goals for 29 the Work First Program; and 30 (13)Make recommendations to the General Assembly for approval of 31 counties to become Electing Counties which represent, in aggregate, 32 no more than fifteen and one-half percent (15.5%) of the total Work 33 First caseload at September 1 of each year and, for each county 34 submitting a plan, the reasons individual counties were or were not 35 recommended. 36 (14)Review the county Work First Program of each electing county and 37 recommend whether the county should continue to be designated an 38 electing county or whether it should be redesignated as a standard 39 county. In conducting its review and making its recommendation, the 40 Department shall: 41 Examine and consider the results of the Department's a. 42 monitoring and evaluation of the impact of the electing county's 43 Work First Program as required under subdivision (9) of this 44 section: 45 b. Determine whether the electing county's Work First Program's 46 unique design requires implementation by an electing county or 47 whether the Work First Program could be implemented by a 48 county designated as a standard county; Determine whether the electing county's Work First Program 49 c. 50 and policies are unique and innovative in meeting the purpose 51 of the Work First Program as stated under G.S. 108A-27, and 52 State and federal laws, rules, and regulations, as compared to 53 other standard and electing county Work First programs. The Department shall make its recommendation and the reasons 54 55 therefor to the Senate Appropriations Committee on Health and

Human Services and the House of Representatives Appropriations 1 2 Subcommittee on Health and Human Services not later than three 3 months prior to submitting the State Plan to the Commission for 4 review as required under G.S. 108A-27.9(a)." 5 6 Requested by: Senator Holloman 7 SOCIAL SÉRVICES COMMISSION RULES ON RATE-SETTING FOR ADULT 8 DAY CENTERS AND ADULT DAY HEALTH CENTERS SECTION 10.58. The Social Services Commission shall consider adopting 9 10 rules increasing the rates for adult day centers and adult day health centers. Any rate 11 increase adopted by the Social Services Commission for adult day centers and adult day health centers shall be implemented within existing funds. 12 13 PART XI. DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES 14 15 16 Senators Weinstein, Garrou, Dalton, Hagan, Rand Requested by: **GRASSROOTS SCIENCE PROGRAM** 17 18 **SECTION 11.1.(a)** Of the funds appropriated in this act to the Department 19 of Environment and Natural Resources for the Grassroots Science Program, the sum of 20 two million five hundred fifty-one thousand seven hundred sixty dollars (\$2,551,760) for fiscal year 2003-2004 and the sum of two million five hundred fifty-one thousand 21 22 seven hundred sixty dollars (\$2,551,760) for fiscal year 2004-2005 are allocated as 23 grants-in-aid for each fiscal year as follows: 24 25 2003-2004 2004-2005 26 27 Aurora Fossil Museum \$56,504 \$56,504 28 Cape Fear Museum \$181,711 \$181,711 29 Catawba Science Center \$132.557 \$132.557 30 Colburn Gem and Mineral Museum, Inc. \$66,390 \$66,390 31 **Discovery Place** \$608,466 \$608,466 32 Granville County Museum Commission, 33 Inc. - Harris Gallery \$55,721 \$55,721 The Health Adventure Museum of Pack 34 35 Place Education. Arts and Science Center, Inc. \$119,141 \$119.141 36 37 **Imagination Station** \$84,328 \$84,328 38 Iredell County Children's Museum \$56,433 \$56,433 Museum of Coastal Carolina 39 \$68,775 \$68,775 40 Natural Science Center of Greensboro \$179,713 \$179,713 41 North Carolina Museum of Life \$378.895 \$378.895 42 and Science Rocky Mount Children's Museum \$72,177 \$72,177 43 Schiele Museum of Natural History \$229,403 44 \$229,403 Sci Works Science Center and 45 Environmental Park of Forsyth County \$144.870 \$144.870 46 Western North Carolina Nature Center 47 \$116,675 \$116,675 48 49 Total \$2,551,760 \$2,551,760 50 **SECTION 11.1.(b)** Of the funds appropriated in this act to the Department of Environment and Natural Resources for the Grassroots Science Program, the sum of 51 52 two hundred fifty thousand dollars (\$250,000) for the 2003-2004 fiscal year is allocated 53 as initial grants-in-aid of fifty thousand dollars (\$50,000) to each of the following 54 unfunded members of the Grassroots collaborative:

- 55
- (1) Wilmington Children's Museum, Inc.

1	(2) Carolina Raptor Center, Inc.
2 3 4 5 6	(3) Highlands Nature Center
3	(4) Fascinate-U Children's Museum
4	(5) KidSenses, Inc.
5	<b>SECTION 11.1.(c)</b> It is the intent of the General Assembly that the museums receiving initial allocations under subsection (b) of this section shall receive
7	recurring allocations in subsequent fiscal years based on the formula used to calculate
8	the allocations under subsection (a) of this section.
9	
10	Requested by: Senators Weinstein, Garrou, Dalton, Hagan
11	STATEWIDE BEAVER DAMAGE CONTROL PROGRAM FUND
12	<b>SECTION 11.2.</b> Of the funds appropriated to the Wildlife Resources Fund
13	in this act, the sum of four hundred forty-nine thousand dollars (\$449,000) for the
14 15	2003-2004 fiscal year and the sum of four hundred forty-nine thousand dollars (\$449,000) for the 2004-2005 fiscal year shall be used to provide the State share
16	necessary to support the beaver damage control program established in G.S.
17	113-291.10, provided the sum of at least twenty-five thousand dollars (\$25,000) in
18	federal funds is available each fiscal year of the biennium to provide the federal share.
19	
20	Requested by: Senators Weinstein, Garrou, Dalton, Hagan, Holloman
21	FUNDS FOR CLEANUP OF WARREN COUNTY PCB LANDFILL
22	<b>SECTION 11.3.(a)</b> Notwithstanding the provisions of G.S. 143-215.3A, the
23 24	Department of Environment and Natural Resources may use up to five hundred thousand dollars (\$500,000) for the 2003 2004 fixed war from the face collected for
24 25	thousand dollars (\$500,000) for the 2003-2004 fiscal year from the fees collected for water quality permits under G.S. 143-215.3D and credited to the Water Permits Fund if
26	both of the following conditions are satisfied:
27	(1) The detoxification and remediation of the landfill located in Warren
28	County cannot be completed without these additional funds.
29	(2) All other funds, including all contingency funds, available to the
30	Department for the detoxification and remediation of the landfill
31	located in Warren County that contains polychlorinated biphenyl
32	(PCBs) and dioxin/furan contaminated materials have been spent or
33 34	encumbered. SECTION 11.3.(b) It is the intent of the General Assembly that the funds
35	authorized under subsection (a) of this section will be sufficient to complete the
36	detoxification and remediation of this landfill, based on representations made to the
37	General Assembly.
38	•
39	Requested by: Senators Weinstein, Garrou, Dalton, Hagan, Jenkins
40	COMMERCIAL AND NONCOMMERCIAL UNDERGROUND STORAGE
41 42	TANK FUNDS SECTION 114 (a) Section 10 of S.L. 1080 652 Section 67 of S.L.
42 43	<b>SECTION 11.4.(a)</b> Section 19 of S.L. 1989-652, Section 67 of S.L. 1991-1044, Section 15(a) and Section 15(b) of S.L. 1995-377, and Section 1 of S.L.
44	2001-454 are repealed, which has the effect of repealing two million six hundred
45	twenty-five thousand dollars (\$2,625,000) in appropriations from the Commercial
46	Leaking Petroleum Underground Storage Tank Cleanup Fund to the Department of
47	Environment and Natural Resources and one million two hundred ninety-five thousand
48	dollars (\$1,295,000) in appropriations from the Noncommercial Leaking Petroleum
49 50	Underground Storage Tank Cleanup Fund to the Department of Environment and
50 51	Natural Resources. SECTION 11.4 (b) There is appropriated from the Commercial Leaking
52	<b>SECTION 11.4.(b)</b> There is appropriated from the Commercial Leaking Petroleum Underground Storage Tank Cleanup Fund to the Department of Environment
53	and Natural Resources the sum of two million six hundred twenty-five thousand dollars
54	(\$2,625,000) for the 2003-2004 fiscal year and the sum of two million six hundred
55	twenty-five thousand dollars (\$2,625,000) for the 2004-2005 fiscal year to administer

the underground storage tank program under Parts 2A and 2B of Article 21A of Chapter 1 2 143 of the General Statutes. 3 **SECTION 11.4.(c)** It is the intent of the General Assembly that the funds 4 under subsection (b) of this section are recurring funds. 5 **SECTION 11.4.(d)** There is appropriated from the Noncommercial Leaking Petroleum Underground Storage Tank Cleanup Fund to the Department of Environment 6 7 and Natural Resources the sum of one million two hundred ninety-five thousand dollars 8 (\$1,295,000) for the 2003-2004 fiscal year and the sum of one million two hundred ninety-five thousand dollars (\$1,295,000) for the 2004-2005 fiscal year to administer 9 10 the underground storage tank program under Parts 2A and 2B of Article 21A of Chapter 11 143 of the General Statutes. 12 **SECTION 11.4.(e)** It is the intent of the General Assembly that the funds 13 under subsection (c) of this section are recurring funds. 14 **SECTION 11.4.(f)** The Office of State Budget and Management shall certify the appropriations under subsections (b) and subsection (d) of this section in the budget 15 16 codes for the Commercial and Noncommercial Leaking Petroleum Underground Storage Tank Cleanup Funds and in the General Fund budget code for the Department 17 18 of Environment and Natural Resources. 19 20 Requested by: Senators Weinstein, Garrou, Dalton, Hagan **EXPRESS ŘEVIEW PILOT PROGRAM** 21 The Department of Environment and Natural 22 SECTION 11.4A.(a) 23 Resources may develop the Express Review Pilot Program, a pilot program to provide 24 express permit and certification reviews. Participation in the Express Review Pilot 25 Program is voluntary, and the program is to become supported by the fees determined pursuant to subsection (b) of this section. The Department of Environment and Natural 26 27 Resources shall determine the project applications to review under the Express Review 28 Pilot Program from those who request to participate in the Pilot Program. The Express 29 Review Pilot Program may be applied to any one or all of the permits, approvals, or 30 certifications in the following programs: the erosion and sedimentation control program, the coastal management program, and the water quality programs, including water 31 quality certifications and stormwater management. The Express Review Pilot Program 32 33 shall focus on the following permits or certifications: 34 Stormwater permits under Part 1 of Article 21 of Chapter 143 of the (1)35 General Statutes. Stream origination certifications under Article 21 of Chapter 143 of 36 (2)37 the General Statutes. 38 (3) Water quality certification under Article 21 of Chapter 143 of the 39 General Statutes. 40 (4)Erosion and sedimentation control permits under Article 4 of Chapter 41 113A of the General Statutes. 42 (5)Permits under the Coastal Area Management Act (CAMA), Part 4 of Article 7 of Chapter 113A of the General Statutes. 43 SECTION 11.4A.(b) 44 The Department of Environment and Natural 45 Resources may establish up to eight positions to administer the Express Review Pilot Program and may determine the fees for express application review under the Pilot 46 Program. Notwithstanding G.S. 143-215.3D, the maximum permit application fee to be 47 charged under subsection (a) of this section for the express review of a project 48 49 application requiring all of the permits under subdivisions (1) through (5) of subsection (a) of this section shall not exceed five thousand five hundred dollars (\$5,500). 50 Notwithstanding G.S. 143-215.3D, the maximum permit application fee to be charged 51 52 for the express review of a project application requiring all of the permits under subdivisions (1) through (4) of subsection (a) of this section shall not exceed four 53 thousand five hundred dollars (\$4,500). Notwithstanding G.S. 143-215.3D, the 54 55 maximum permit application fee charged for the express review of a project application

for any other combination of permits under subdivisions (1) through (5) of subsection 1 (a) of this section shall not exceed four thousand dollars (\$4,000). Express review of a 2 3 project application involving additional permits or certifications issued by the 4 Department of Environment and Natural Resources other than those under subdivisions 5 (1) through (5) of subsection (a) of this section may be allowed by the Department, and, 6 notwithstanding G.S. 143-215.3D or any other statute or rule that sets a permit fee, the 7 maximum permit application fee charged for the express review of a project application 8 shall not exceed four thousand dollars (\$4,000), plus one hundred fifty percent (150%) 9 of the fee that would otherwise apply by statute or rule for that particular permit or 10 certification. Additional fees, not to exceed fifty percent (50%) of the original permit 11 application fee under this section, may be charged for subsequent reviews due to the insufficiency of the permit applications. The Department of Environment and Natural 12 Resources may establish the procedure by which the amount of the fees under this 13 14 subsection is determined, and the fees and procedures are not rules under G.S. 15 150B-2(8a) for the Express Review Pilot Program under this section.

16 SECTION 11.4A.(c)The funds appropriated to the Department of Environment and Natural Resources in this act for the 2003-2004 fiscal year shall be 17 18 used for the costs of implementing the Express Review Pilot Program under this section 19 during the 2003-2004 fiscal year.

SECTION 11.4Å.(d) 20 The Express Review Fund is created as a special The Express Review Fund shall be used for the costs of 21 nonreverting fund. 22 implementing the Express Review Pilot Program under this section. All fees collected 23 under this section shall be credited to the Express Review Fund. If the Express Review 24 Pilot Program is abolished, the funds in the Express Review Fund shall be credited to 25 the General Fund.

26 **SECTION 11.4A.(e)** No later than May 1, 2004, the Department of 27 Environment and Natural Resources shall report to the General Assembly its findings on 28 the success of the Express Review Pilot Program and whether it recommends that the 29 Pilot Program be continued or expanded. 30

### 31 Requested by: Senators Weinstein, Garrou, Dalton, Hagan, Albertson COST SHARE FUNDS FOR LIMITED RESOURCE/NEW FARMERS 32 33

- **SECTION 11.6.** G.S. 143-215.74(b) reads as rewritten:
- "(b) The program shall be subject to the following requirements and limitations:
  - The purpose of the program shall be to reduce the input of agricultural (1) nonpoint source pollution into the water courses of the State.
  - (2)The program shall initially include the present 16 nutrient sensitive watershed counties and 17 additional counties.
  - (3) Subject to subdivision (7) of this subsection, priority designations for inclusions in the program shall be under the authority of the Soil and Water Conservation Commission. The Soil and Water Conservation Commission shall retain the authority to allocate the cost share funds.
  - (4)Areas shall be included in the program as the funds are appropriated and the technical assistance becomes available from the local Soil and Water Conservation District.
  - Funding may be provided to assist practices including conservation (5)tillage, diversions, filter strips, field borders, critical area plantings, sedimentation control structures, sod-based rotations, grassed waterways, strip-cropping, terraces, cropland conversion to permanent vegetation, grade control structures, water control structures, closure of lagoons, emergency spillways, riparian buffers or equivalent controls, odor control best management practices, insect control best management practices, and animal waste management systems and application. Funding for animal waste management shall be allocated

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1		for practices in river basins such that the funds will have the greatest
2		impact in improving water quality.
$\frac{2}{3}$	(6)	Except as provided in subdivision (8) and subdivision (9) of this
	(0)	Except as provided in subdivision (3) and subdivision (5) or more the
4		subsection, State funding shall be limited to seventy-five percent
5		(75%) of the average cost for each practice with the assisted farmer
6		providing twenty-five percent (25%) of the cost, which may include
7		in-kind support of the practice, with a maximum of seventy-five
8		thousand dollars (\$75,000) per year to each applicant.
9	(7)	Priority designation for inclusion in the program for State funding
10	(')	shall be given to projects that improve water quality. To be eligible for
10		shar be given to projects that improve water quanty. To be engine for
		cost share funds under this subdivision, a project shall be evaluated
12		before funding is awarded and after the project is completed to
13		determine the impact on water quality.
14	(8)	For practices that are eligible for funding from the federal
15		Conservation Reserve Enhancement Program, State funding from the
16		program shall be limited to seventy-five percent (75%) of the average
17		cost of each practice, with the remainder paid from funding from the
18		Conservation Reserve Enhancement Program, other available federal
19		funds, other State funds, or the assisted farmer, whose contribution
20		may include in-kind support of the practice. <u>This subdivision is subject</u>
		to subdivision (0) of this subsection
21	$\langle 0 \rangle$	to subdivision (9) of this subsection.
22	<u>(9)</u>	When the applicant is either a limited-resource farmer or a beginning
23		farmer, State funding shall be limited to ninety percent (90%) of the
24		average cost for each practice with the assisted farmer providing ten
25		percent (10%) of the cost, which may include in-kind support of the
26		practice, with a maximum of one hundred thousand dollars (\$100,000)
27		per year to each applicant. The following definitions apply in this
28		subdivision:
29		<u>a.</u> <u>Beginning farmer. – A farmer who has not operated a farm or</u>
30		who has operated a farm for not more than 10 years and who
31		will materially and substantially participate in the operation of
32		the farm.
33		<u>b.</u> <u>Limited-resource farmer. – A farmer with direct and indirect</u>
34		gross farm sales that do not exceed one hundred thousand
34 35		dollars (\$100,000).
		<u>uonars (\$100,000).</u> Matarially, and substantially, nartiainata
36		<u>c.</u> <u>Materially and substantially participate.</u>
37		<u>1.</u> In the case of an individual, for the individual, including
38		members of the immediate family of the individual, to
39		provide substantial day-to-day labor and management of
40		the farm, consistent with the practices in the county in
41		which the farm is located.
42		<u>2.</u> In the case of an entity, for all members of the entity, to
43		participate in the operation of the farm, with some
44		members providing management and some members
45		providing labor and management necessary for day-to-
46		day activities such that if the members did not provide
47		the management and labor, the operation of the farm
48		would be seriously impaired."
48 49		would be seriously impaired.
	Doguested by:	Sanators Wainstain Corrow Dalton Usaan
50	Requested by:	Senators Weinstein, Garrou, Dalton, Hagan
51	ULEAN WAL	ER MANAGEMENT TRUST FUND APPŘOPRIATION
52	SEC.	<b>FION 11.8.</b> Notwithstanding G.S. 143-15.3B(a) for the 2003-2005
53	tiscal biennium	only, the appropriation to the Clean Water Management Trust Fund for
54	the 2003-2004	fiscal year is only one hundred million dollars (\$100,000,000) as
~ ~		
55	provided by the	is act and is only one hundred million dollars (\$100,000,000) for the

2004-2005 fiscal year as provided by this act. The funds appropriated by this act to the 1 2 Clean Water Management Trust Fund shall be used as provided by G.S. 143-15.3B(b). 3 4 Requested by: Senators Garrou, Dalton, Hagan, Albertson, Weinstein 5 CLÉAN WATER MANAGEMENT TRUST FUND MAY FUND FARMLAND 6 **PRESERVATION PROJECTS** 7 SECTION 11.8A. G.S. 113-145.3(c) is amended by adding a new 8 subdivision to read: 9 "(2a) To match federal, State, local, and private farmland preservation and 10 forestland preservation funds and to acquire permanent conservation 11 easements on working farms and forests. 12 13 PART XII. DEPARTMENT OF COMMERCE 14 15 Requested by: Senators Weinstein, Garrou, Dalton, Hagan 16 WANCHESE SEAFOOD INDUSTRIAL PARK/OREGON INLET FUNDS 17 **SECTION 12.1.(a)** Of the funds appropriated in this act to the Department 18 of Commerce for the Wanchese Seafood Industrial Park, the sum of one hundred 19 twenty-seven thousand eight hundred seventy dollars (\$127,870) for the 2003-2004 fiscal year and the sum of one hundred twenty-seven thousand eight hundred seventy 20 dollars (\$127,870) for the 2004-2005 fiscal year may be expended by the North 21 22 Carolina Seafood Industrial Park Authority for operations, maintenance, repair, and 23 capital improvements in accordance with Article 23C of Chapter 113 of the General 24 Statutes, in addition to funds available to the Authority for these purposes. 25 **SECTION 12.1.(b)** Funds appropriated to the Department of Commerce for the 2002-2003 fiscal year for the Oregon Inlet Project that are unexpended and 26 unencumbered as of June 30, 2003, shall not revert to the General Fund on June 30, 27 28 2003, but shall remain available to the Department for legal costs associated with the 29 Project. This section becomes effective June 30, 2003. 30 31 Requested by: Senators Weinstein, Garrou, Dalton, Hagan **COUNCIL OF GOVERNMENT FUNDS** 32 33 SECTION 12.2.(a) Of the funds appropriated in this act to the Department 34 of Commerce, eight hundred thirty-two thousand one hundred fifty dollars (\$832,150) for the 2003-2004 fiscal year and eight hundred thirty-two thousand one hundred fifty 35 dollars (\$832,150) for the 2004-2005 fiscal year shall only be used as provided by this 36 37 section. Each regional council of government or lead regional organization is allocated 38 up to forty-eight thousand nine hundred fifty dollars (\$48,950) for the 2003-2004 and 39 the 2004-2005 fiscal years. 40 **SECTION 12.2.(b)** A regional council of government may use funds 41 appropriated by this section only to assist local governments in grant applications, economic development, community development, support of local industrial 42 development activities, and other activities as deemed appropriate by the member 43 44 governments. **SECTION 12.2.(c)** Funds appropriated by this section shall be paid by electronic transfer in two equal installments, the first no later than September 1, 2003, 45 46 47 and the second subsequent to acceptable submission of the annual report due to the Joint 48 Legislative Commission on Governmental Operations and the Fiscal Research Division by January 15, 2005, as specified in subdivision (e)(2) of this section. 49 50 **SECTION 12.2.(d)** Funds appropriated by this section shall not be used for 51 payment of dues or assessments by the member governments and shall not supplant 52 funds appropriated by the member governments.

53 **SECTION 12.2.(e)** Each council of government or lead regional 54 organization shall do the following:

1 2 3 4 5 6 7 8	(1)	By January 15, 2004, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the Fiscal Research Division the following information:
4 5		a. State fiscal year 2002-2003 program activities, objectives, and accomplishments;
6 7		b. State fiscal year 2002-2003 itemized expenditures and fund sources;
8 9 10		c. State fiscal year 2003-2004 planned activities, objectives, and accomplishments, including actual results through December 31, 2003; and
11 12 13		d. State fiscal year 2003-2004 estimated itemized expenditures and fund sources, including actual expenditures and fund sources through December 31, 2003;
14 15	(2)	By January 15, 2005, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the
16		Fiscal Research Division the following information:
17 18		a. State fiscal year 2003-2004 program activities, objectives, and accomplishments;
19		b. State fiscal year 2003-2004 itemized expenditures and fund
20 21 22		<ul> <li>sources;</li> <li>State fiscal year 2004-2005 planned activities, objectives, and accomplishments, including actual results through December</li> </ul>
23		31, 2004; and
24 25 26		d. State fiscal year 2004-2005 estimated itemized expenditures and fund sources, including actual expenditures and fund sources through December 31, 2004; and
27 28	(3)	Provide to the Fiscal Research Division a copy of the organization's annual audited financial statement within 30 days of issuance of the
29		statement.
30 31	Requested by:	
32		OMOTION FUNDS
33 34 35	Commerce for t	<b>FION 12.3.</b> Funds appropriated in this act to the Department of tourism promotion grants shall be allocated to counties in an effort to counties most in need. Determinations of which counties are most in
36	need shall focus	on those with the lowest per capita income, highest unemployment, and
37 38	slowest populati	on growth, in the following manner: Counties 1 through 20 are each eligible to receive a maximum grant of
39	(1)	seven thousand five hundred dollars (\$7,500) for each fiscal year,
40		provided these funds are matched on the basis of one non-State dollar
41		for every four State dollars.
42	(2)	Counties 21 through 50 are each eligible to receive a maximum grant of three thousand five hundred dollars (\$2,500) for two of the part
43 44		of three thousand five hundred dollars (\$3,500) for two of the next three fiscal years, provided these funds are matched on the basis of one
45		non-State dollar for every three State dollars.
46	(3)	Counties 51 through 100 are each eligible to receive a maximum grant
47		of three thousand five hundred dollars (\$3,500) for alternating fiscal
48		years, beginning with the 1991-1992 fiscal year, provided these funds
49 50		are matched on the basis of four non-State dollars for every State dollar.
51	<b>D</b>	
52 53	Requested by:	Senators Weinstein, Clodfelter, Garrou, Dalton, Hagan CAROLINA – INDUSTRIAL RECRUITMENT COMPETITIVE
55 54	FUND	CAROLINA - INDUSTRIAL RECRUITIVIENT CONTENTIVE

1	SECT	<b>ION 12.4.(a)</b> Funds appropriated to the Department of Commerce for
2	the One North (	Carolina - Industrial Recruitment Competitive Fund shall be used to
$\frac{2}{3}$	continue the Fun	d. The purpose of the Fund is to provide financial assistance to those
4	businesses or ind	lustries deemed by the Governor to be vital to a healthy and growing
5		nd that are making significant efforts to establish or expand in North
6	Carolina. It is the	e policy of the State of North Carolina to stimulate economic activity
7	and to create nev	w jobs for the citizens of the State by encouraging and promoting the
8	growth and expa	insion of businesses and industries within the State. Accordingly, the
9	Department of C	ommerce shall allocate one million dollars (\$1,000,000) from the Fund
10	to Johnson & Wa	ales University for the creation of jobs in this State as a credit against
11		incentives heretofore extended to Johnson & Wales University by the
12		re be. Johnson & Wales shall reimburse the Fund if the projected
13	number of jobs an	
14	SECT	ION 12.4.(b) Moneys allocated from the One North Carolina -
15		tment Competitive Fund shall be used for the following purposes:
16		Installation or purchase of equipment.
17		Structural repairs, improvements, or renovations of existing buildings
18		to be used for expansion.
19	(3)	Construction of or improvements to new or existing water, sewer, gas
20 21		or electric utility distribution lines, or equipment for existing buildings.
$\frac{21}{22}$		Any other purposes specifically provided by an act of the General
$\frac{22}{23}$		Assembly.
$\frac{23}{24}$		vs may also be used for construction of or improvements to new or
25		ewer, gas or electric utility distribution lines, or equipment to serve new
26		istrial buildings used for manufacturing and industrial operations. The
27	Governor shall a	dopt guidelines and procedures for the commitment of moneys from the
<i>_</i> ,	OUVERIOI Shan at	application of the procedures for the communication moneys from the
$\frac{27}{28}$	Fund.	dopt guidennes and procedures for the communent of moneys from the
28 29		
28 29 30	Fund. Requested by:	Senators Weinstein, Garrou, Dalton, Hagan, Queen
28 29 30 31	Fund. Requested by: <b>WORKER TRA</b>	Senators Weinstein, Garrou, Dalton, Hagan, Queen
28 29 30 31 32	Fund. Requested by: WORKER TRA SECT	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust
28 29 30 31 32 33	Fund. Requested by: WORKER TRA SECT Fund to the Em	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five
28 29 30 31 32 33 34	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars (	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust
28 29 30 31 32 33 34 35	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices.	Senators Weinstein, Garrou, Dalton, Hagan, Queen INING TRUST FUND ION 12.6.(a) There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local
28 29 30 31 32 33 34 35 36	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is
28 29 30 31 32 33 34 35 36 37	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the
28 29 30 31 32 33 34 35 36 37 38	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes:
28 29 30 31 32 33 34 35 36 37 38 39	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars
28 29 30 31 32 33 34 35 36 37 38 39 40	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security
28 29 30 31 32 33 34 35 36 37 38 39	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating
28 29 30 31 32 33 34 35 36 37 38 39 40 41	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated fro following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	Fund. Requested by: WORKER TRA SECT: Fund to the Em million dollars ( offices. SECT: appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	Fund. Requested by: WORKER TRA SECT: Fund to the Em million dollars ( offices. SECT: appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	Fund. Requested by: WORKER TRA SECT Fund to the Em million dollars ( offices. SECT appropriated from following sums for (1)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>JNING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	Fund. Requested by: WORKER TRA SECT: Fund to the Em million dollars ( offices. SECT: appropriated from following sums for (1) (2)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the State's job training, education, and placement programs;
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	Fund. Requested by: WORKER TRA SECT: Fund to the Em million dollars ( offices. SECT: appropriated from following sums for (1) (2)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the State's job training, education, and placement programs; Eight hundred sixty-one thousand six hundred eighty-four dollars
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	Fund. Requested by: WORKER TRA SECT: Fund to the Em million dollars ( offices. SECT: appropriated from following sums for (1) (2)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the State's job training, education, and placement programs; Eight hundred sixty-one thousand six hundred eighty-four dollars (\$861,684) for the 2003-2004 fiscal year to the Department of Labor to
$\begin{array}{c} 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ \end{array}$	Fund. Requested by: WORKER TRA SECT: Fund to the Em million dollars (confices. SECT: appropriated from following sums for (1) (2)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the State's job training, education, and placement programs; Eight hundred sixty-one thousand six hundred eighty-four dollars (\$861,684) for the 2003-2004 fiscal year to the Department of Labor to continue the Apprenticeship Program; and
28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	Fund. Requested by: <b>WORKER TRA</b> <b>SECT</b> Fund to the Em million dollars ( offices. <b>SECT</b> appropriated from following sums for (1) (2) (3) (4)	Senators Weinstein, Garrou, Dalton, Hagan, Queen <b>INING TRUST FUND</b> <b>ION 12.6.(a)</b> There is appropriated from the Worker Training Trust ployment Security Commission of North Carolina the sum of five \$5,000,000) for the 2003-2004 fiscal year for the operation of local <b>ION 12.6.(b)</b> Notwithstanding the provisions of G.S. 96-5(f), there is m the Worker Training Trust Fund to the following agencies the or the 2003-2004 fiscal year for the following purposes: One hundred ninety-three thousand eight hundred seventy-nine dollars (\$193,879) for the 2003-2004 fiscal year to the Employment Security Commission for the State Occupational Information Coordinating Committee to develop and operate an interagency system to track former participants in State education and training programs; Fifty-three thousand eight hundred fifty-six dollars (\$53,856) for the 2003-2004 fiscal year to the Employment Security Commission to maintain compliance with Chapter 96 of the General Statutes, which directs the Commission to employ the Common Follow-Up Management Information System to evaluate the effectiveness of the State's job training, education, and placement programs; Eight hundred sixty-one thousand six hundred eighty-four dollars (\$861,684) for the 2003-2004 fiscal year to the Department of Labor to

1		program in entrepreneurial skills to be operated by North Carolina
2		REĂL Enterprises.
2 3	SEC'	<b>TION 12.6.(c)</b> The agencies listed in subsections (a) and (b) of this
4	section shall, b	y January 15, 2004, and more frequently as requested, for the programs
5	for which fun	ds are appropriated in this section, report to the Joint Legislative
6	Commission o	n Governmental Operations and the Fiscal Research Division the
7	following inform	mation:
8	(1)	State fiscal year 2003-2004 program activities, objectives, and
9		accomplishments;
10	(2)	State fiscal year 2003-2004 itemized expenditures and fund sources;
11	(3)	State fiscal year 2004-2005 planned activities, objectives, and
12		accomplishments including actual results through December 31, 2003;
13		and
14	(4)	State fiscal year 2004-2005 estimated itemized expenditures and fund
15		sources including actual expenditures and fund sources through
16		December 31, 2003.
17	SEC	<b>TION 12.6.(d)</b> Notwithstanding the provisions of G.S. 96-5(f), funds
18	appropriated to	r 2002-2003 from the Worker Training Trust Fund to the Community
19	Colleges Syste	m Office for both the Focused Industrial Training Program and the
20	I raining Initiat	ives shall not revert, but shall remain available to the System Office for
21 22	the support of e	ach program in fiscal year 2003-2004.
22	Paguastad by:	Senators Weinstein, Garrou, Dalton, Hagan
23 24	FILM INDUS	<b>FRY DEVELOPMENT ACCOUNT</b>
$24^{-24}_{-25}$		<b>TION 12.6A.(a)</b> G.S. 143B-434.3 is repealed.
$\frac{25}{26}$		<b>TION 12.6A.(b)</b> Part 2 of Article 10 of Chapter 143B is amended by
27		wing new section to read:
	udding the rono	
28	"8 143B-434.4.	Film Industry Development Account.
28 29	" <u>§ 143B-434.4.</u> (a) Legis	<u>Film Industry Development Account.</u> slative Findings and Purpose. – The General Assembly finds that:
29		Film Industry Development Account. Stative Findings and Purpose. – The General Assembly finds that: It is the policy of the State of North Carolina to stimulate economic
29 30	" <u>§ 143B-434.4.</u> (a) Legis (1)	It is the policy of the State of North Carolina to stimulate economic
29 30 31 32		It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by
29 30 31 32 33		It is the policy of the State of North Carolina to stimulate economic
29 30 31 32 33 34		It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late
29 30 31 32 33 34 35	<u>(1)</u> (2)	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late 1970s.
29 30 31 32 33 34 35 36	<u>(1)</u>	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown
29 30 31 32 33 34 35 36 37	<u>(1)</u> (2)	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio
29 30 31 32 33 34 35 36 37 38	<u>(1)</u> (2)	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies,
29 30 31 32 33 34 35 36 37 38 39	<u>(1)</u> (2)	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals,
29 30 31 32 33 34 35 36 37 38 39 40	<u>(1)</u> (2)	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of
29 30 31 32 33 34 35 36 37 38 39 40 41	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments.
29 30 31 32 33 34 35 36 37 38 39 40 41 42	<u>(1)</u> (2)	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s.</u> Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late 1970s. Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late 1970s. Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties.
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s</u> . Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties. Because of the nature of the national film production industry, the
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late 1970s. Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties. Because of the nature of the national film production industry, the success and economic viability of North Carolina's film production
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s</u> . Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties. Because of the nature of the national film production industry, the success and economic viability of North Carolina's film production industry depend in many respects on the State's ability to attract
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late <u>1970s</u> . Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties. Because of the nature of the national film production industry, the success and economic viability of North Carolina's film production industry depend in many respects on the State's ability to attract productions originating from other states such as California and New
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> ) ( <u>5</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late 1970s. Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties. Because of the nature of the national film production industry, the success and economic viability of North Carolina's film production industry depend in many respects on the State's ability to attract productions originating from other states such as California and New York to undertake production activity in North Carolina utilizing the State's existing film industry infrastructure.
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	( <u>1</u> ) ( <u>2</u> ) ( <u>3</u> ) ( <u>4</u> ) ( <u>5</u> )	It is the policy of the State of North Carolina to stimulate economic activity and to create new jobs for the citizens of the State by encouraging and promoting the growth and expansion of businesses and industries within the State. The North Carolina film production industry barely existed in the late 1970s. Since that time, the North Carolina film production industry has grown to employ thousands of North Carolinians and to support seven studio complexes, hundreds of production service and support companies, and a substantial permanent resident crew base of film professionals, all of which contribute to the economy of the State and are a source of tax revenue for the State and local governments. North Carolina, through its film industry, has hosted over 600 productions over the past 20 years, is regarded as the country's third largest film-making State behind California and New York, and has hosted productions in at least 75 out of our 100 counties. Because of the nature of the national film production industry, the success and economic viability of North Carolina's film production industry depend in many respects on the State's ability to attract productions originating from other states such as California and New York to undertake production activity in North Carolina utilizing the State's existing film industry infrastructure.
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1	<u>(7)</u>	However, current trends in the industry, including trends in foreign
2		countries such as Canada, to develop new and creative means to attract
3		and cut production costs for the type of productions that, in the past,
4		have sustained North Carolina's film industry, threaten the viability of
5		the State's investments in its film industry and film production
6		infrastructure.
7	<u>(8)</u>	The economic condition of the State is not static, and recent changes in
8		the State's economic condition have created a level of economic
9		distress that requires a reevaluation of certain existing State programs,
10		and the enactment and funding of programs such as the Film Industry
11		Development Account are designed to stimulate new economic
12		activity and to create new jobs and opportunities for employment
13		within the State.
14	<u>(9)</u>	The enactment, funding, and administration of this program is
15		necessary to stimulate the economy, facilitate economic recovery,
16		create new jobs in North Carolina, and help sustain and preserve the
17		State's investments in the film production industry, and will promote
18		the general welfare and confer, as its primary purpose and effect,
19		benefits on citizens throughout the State through the creation of new
20		jobs and opportunities for employment, an enlargement of the overall
21		tax base, an expansion and diversification of the State's industrial base,
22		and an increase in revenue to the State and its political subdivisions, in
23	(10	accord with the policies declared in G.S. 143B-428.
24	<u>(10</u>	
25		economic activity and to create jobs and employment opportunities
26		within the State.
27	$\frac{(b)}{Cre}$	ation of Account. – There is created in the Department of Commerce,
28	$\frac{D1V1S1011}{A}$	<u>Sourism, Film, and Sports Development, the Film Industry Development</u>
29 30	Account to pl	ovide annual grants as incentives to production companies that engage in
30 31		ctivities in this State. The Division of Tourism, Film, and Sports shall administer this program in accordance with the following provisions:
32	(1)	To be eligible for a grant, a production company must engage in
32	<u>(1)</u>	production activities in this State with expenditures in this State of at
33		least one million dollars (\$1,000,000). A grant may not be used for
35		political or issue advertising.
36	(2)	A grant may not exceed fifteen percent (15%) of the amount the
37	<u>(2)</u>	production company spends for goods and services in this State during
38		the calendar year.
39	(3)	A grant may not exceed two hundred thousand dollars (\$200,000) per
40	<u>(0)</u>	production.
41	<u>(4)</u>	Grants shall be awarded to productions that substantially utilize North
42	<u>, , , , , , , , , , , , , , , , , , , </u>	Carolina's film industry infrastructure and workforce, that stimulate
43		economic activity within the State, and that create employment
44		opportunities within the State.
45	(c) Pro	duction Company Defined. – As used in this section, the term "production
46		the meaning provided in G.S. 105-164.3.
47	(d) Lin	nitation on Eligibility. – No production company shall be eligible for a
48		his section if an original motion picture, television, or radio image for
49	theatrical, co	mmercial, advertising, or educational purposes made by that company
50	contains mate	rial that is considered obscene, as defined by G.S. 14-190.1(b).
51		ports. – The Department of Commerce shall report annually to the General
52		ncerning the applications made to the account, the payments made from the
53		the effect of the payments on job creation in the State. The Department of
54	Commerce s	hall also report quarterly to the Joint Legislative Commission on
55	Governmenta	l Operations and the Fiscal Research Division on the use of the moneys in

1	the account including information recording to whom recordents were made and in what
$\frac{1}{2}$	the account, including information regarding to whom payments were made and in what amounts."
2 3	<b>SECTION 12.6A.(c)</b> This section is effective on and after August 2, 2000.
4	
5	Requested by: Senators Garrou, Dalton, Hagan
6	STUDY WORKFORCE DEVELOPMENT PROGRAMS
7	SECTION 12.6B. The Department of Commerce and the Employment
8 9	Security Commission shall report not later than January 1, 2004, to the House of Representatives and Senate Appropriations Committees on proposals to improve the
10	efficiency and effectiveness of State workforce development programs. The
11	Department and Commission may consult with other State agencies and departments in
12	the formulation of the proposals. The proposals may include, but shall not be limited to,
13	the following:
14	(1) Changes in the membership of the Employment Security Commission
15 16	to include other State officials with significant responsibility for the provision of workforce development services;
10	(2) Co-location of workforce development officials across agencies and
18	departments to improve efficiency and coordination of service
19	provision;
20	(3) Organizational structure changes to improve efficiency, planning,
21 22	accountability, and coordination of service provision. The approval of
$\frac{22}{23}$	the Secretary or the equivalent of any affected agency shall be required as part of any organizational structure change proposal; and
$\frac{23}{24}$	(4) Other relevant recommendations that would result in the improvement
25	of efficiency and effectiveness of State workforce development
26	programs.
27	Dequested by Senators Decues Corney Dalton Heach
28 29	Requested by: Senators Reeves, Garrou, Dalton, Hagan INDUSTRIAL COMMISSION FEES/COMPUTER SYSTEM REPLACEMENT
30	<b>SECTION 12.6C.(a)</b> The North Carolina Industrial Commission may retain
31	up to five hundred thousand dollars (\$500,000) in the fiscal year 2003-2004 and five
32	hundred thousand dollars (\$500,000) in the fiscal year 2004-2005 in additional fees
33	charged to parties for the filing of compromise settlements to be used to replace existing
34 35	computer hardware and software used for the operations of the Commission. These funds may also be used to prepare any assessment of hardware and software needs prior
36	to purchase. Any fees retained under this section must be in excess of the current
37	two-hundred-dollar (\$200.00) fee charged by the Commission for filing a compromise
38	settlement. All plans and purchases by the Commission utilizing these funds are subject
39	to project certification by the Information Resources Management Commission.
40 41	<b>SECTION 12.6C.(b)</b> The Commission may retain additional fees as authorized in this section only in the 2003-2005 fiscal biennium and shall not retain any
42	additional fees after the 2003-2005 fiscal biennium.
43	
44	Requested by: Senators Weinstein, Garrou, Dalton, Hagan
45	REGIONAL ECONOMIC DEVELOPMENT COMMISSION ALLOCATIONS
46 47	<b>SECTION 12.7.(a)</b> Funds appropriated in this act to the Department of Commerce for regional economic development commissions shall be allocated to the
47 48	following commissions in accordance with subsection (b) of this section: Western North
49	Carolina Regional Economic Development Commission, Research Triangle Regional
50	Commission, Southeastern North Carolina Regional Economic Development
51	Commission, Piedmont Triad Partnership, Northeastern North Carolina Regional
52 53	Economic Development Commission, Global TransPark Development Commission, and Carolinas Partnership. Inc.
55	and Carolinas Partnership, Inc.

1	SECT	<b>FION 12.7.(b)</b> Funds appropriated pursuant to subsection (a) of this
2	section shall be	e allocated to each regional economic development commission as
3	follows:	
4	(1)	First, the Department shall establish each commission's allocation by
5	(-)	determining the sum of allocations to each county that is a member of
6		that commission. Each county's allocation shall be determined by
0 7		
/		dividing the county's enterprise factor by the sum of the enterprise
8		factors for eligible counties and multiplying the resulting percentage
9		by the amount of the appropriation. As used in this subdivision, the
10		term "enterprise factor" means a county's enterprise factor as
11		calculated under G.S. 105-129.3; seven million five hundred thousand
12		dollars (\$7,500,000) appropriated to the Global TransPark
13		Development Zone in Section 6 of Chapter 561 of the 1993 Session
14		Laws; and
15	(2)	Next, the Department shall subtract from funds allocated to the Global
16		TransPark Development Zone the sum of one hundred seventy-one
17		thousand nine hundred seventy-nine dollars (\$171,979) in each fiscal
18		year, which sum represents the interest earnings in each fiscal year on
19		the estimated balance of seven million five hundred thousand dollars
20		(\$7,500,000) appropriated to the Global TransPark Development Zone
21		in Section 6 of Chapter 561 of the 1993 Session Laws; and
22	(3)	Next, the Department shall redistribute the sum of one hundred
$\frac{1}{23}$	(0)	seventy-one thousand nine hundred seventy-nine dollars (\$171,979) in
24		each fiscal year to the seven regional economic development
25		commissions named in subsection (a) of this section. Each
26		commission's share of this redistribution shall be determined according
27		to the enterprise factor formula set out in subdivision (1) of this
28		subsection. This redistribution shall be in addition to each
28 29		commission's allocation determined under subdivision (1) of this
29 30		subsection.
30		
	Doguested by:	Sanatora Wainstain Corroy Dalton Hagan
32	Requested by:	
33		OMMISSION REPORTS
34	SECI	<b>FION 12.7A.</b> Each regional economic development commission
35		t-in-aid from the Department of Commerce shall:
36	(1)	By January 15, 2004, and more frequently as requested, report to the
37		Joint Legislative Commission on Governmental Operations, the Fiscal
38		Research Division, and the Department of Commerce the following
39		information:
40		a. State fiscal year 2002-2003 program activities, objectives, and
41		accomplishments;
42		b. State fiscal year 2002-2003 itemized expenditures and fund
43		sources;
44		c. State fiscal year 2003-2004 planned activities, objectives, and
45		accomplishments as specified in sub-sub-subdivisions 1.
46		through 8. of sub-subdivision (2)a. of this section including
47		actual results through December 31, 2003;
48		d. State fiscal year 2003-2004 estimated itemized expenditures
49		and fund sources including actual expenditures and fund
50		and fund sources including actual expenditures and fund sources through December 31, 2003.
51	(2)	Report by January 15, 2004, on the first and second quarters of the
52	~ /	2003-2004 fiscal year, and by July 15, 2004, on the third and fourth
53		quarters of the 2003-2004 fiscal year, regarding the following:
54		a. Program activities, objectives, and accomplishments for its
55		region, to include:
		~

1			1.	Specific businesses and/or industries that have been
2 3 4 5 6 7 8			n	recruited.
3 1			2.	Businesses and/or industries that have located as a result of recruitment efforts and number of new jobs created as
5				a result of that location decision.
6			3.	Existing businesses and/or industries that have expanded
7				as a result of assistance and number of new jobs created
8				as a result of that expansion.
9			4.	Existing businesses and/or industries that have remained
10				as a result of retention efforts and number of jobs saved
11 12			5.	as a result of that retention.
12			5.	For sub-subdivisions 1. through 4. of this sub-subdivision, each Commission shall describe its role
13				in the activities and identify the relative contributions of
15				the Commission and the Department of Commerce to the
16				activities.
17			6.	Number and description of marketing outreach events,
18				including trade shows, recruitment missions, and related
19			7	activities.
20 21			7.	Initiatives undertaken to establish certified sites and shell
22			8.	buildings. Number of referrals or leads handled that were generated
23			0.	by the Department of Commerce and number that were
24				generated by the Commission.
25		b.	Total	itemized actual revenues and expenditures, by fund
26			source	
27		The	report	required by this subdivision shall be made to the
28 29		Gove	rument	of Commerce, the Joint Legislative Commission on al Operations, and the Fiscal Research Division.
30	(3)	Repo	rt by Ia	inuary 15, 2005, to the Joint Legislative Commission on
31	(5)	Gove	rnmenta	al Operations, the Fiscal Research Division, and the
32		Depa	rtment of	of Commerce on the following:
33		a.	State	fiscal year 2003-2004 program activities, objectives, and
34				plishments.
35		b.	State	fiscal year 2003-2004 itemized expenditures, including
36 37			salary	and benefits for all employees regardless of funding es, and fund sources.
38	(4)	Repo	rt by Ia	inuary 15, 2005, to the Department of Commerce on the
39	(1)			listing of available sites and buildings within the region.
40	(5)			the Fiscal Research Division and the Department of
41		Comr	nerce a	copy of its annual audited financial statement within 30
42		days	of issua	nce of the statement.
43	D (11	C	, ,	
44 45	Requested by:	DEDU. DE	enators <b>DTIN</b> C	Weinstein, Garrou, Dalton, Hagan REQUIREMENTS
45 46	SECT	NEFU.	N 1 1190 1 2 9 (a)	The N.C. Institute for Minority Economic Development,
47	Inc., Land Loss	s Preve	ention I	Project, North Carolina Minority Support Center, North
48	Carolina Comn	nunity	Develo	opment Initiative, Inc., North Carolina Association of
49	Community Dev	velopm	ent Cor	porations, Inc., Coalition of Farm and Rural Families, and
50		the Sou	inds, Ing	c., shall do the following:
51	(1)	By Ja	inuary 1	15, 2004, and more frequently as requested, report to the
52 53				ative Commission on Governmental Operations and the
53 54		a.		rch Division the following information: fiscal year 2002-2003 program activities, objectives, and
55		u.		plishments;
				• '

1				
		•	2002-2003 itemized expenditures and fu	nd
2		sources;	2002 2004 planned activities chiestives	nd
3 4			2003-2004 planned activities, objectives, a including actual results through December 3	
5		2003; and		
6		d. State fiscal year	2003-2004 estimated itemized expenditure	reș
7		and fund sourc	es including actual expenditures and fu December 31, 2003;	nd
8 9	(2)	Sources through I	December 31, 2003; nd more frequently as requested report to t	ha
9 10	(2)	Jy January 15, 2005, a Joint Legislative Comr	nd more frequently as requested, report to t nission on Governmental Operations and t	the
11			the following information:	
12			2003-2004 program activities, objectives, a	nd
13		accomplishments	;	
14			2003-2004 itemized expenditures and fu	nd
15 16		sources; State fiscal year	2004-2005 planned activities, objectives, a	nd
10 17			including actual results through December 3	
18		2004; and	mendening detaut results unough December :	<i></i> ,
19		d. State fiscal year	2004-2005 estimated itemized expenditure	res
20		and fund sourc	es including actual expenditures and fu December 31, 2004; and	nd
21	(2)	sources through I	December 31, 2004; and	!a
22 23	(3)	Tovide to the Fiscal K	esearch Division a copy of the organizatio l statement within 30 days of issuance of t	n s he
23 24		statement.	i statement within 50 days of issuance of t	IIC
21 22 23 24 25	SECT	<b>ON 12.9.(b)</b> No funds	appropriated under this act shall be released	to
26	a nonprofit orga	ization listed in subsection	on (a) of this section until the organization h	nas
27	satisfied the rep	ting requirement for Jan	uary 15, 2003. Fourth quarter allotments sh	all
28	not be released	anuary 15, 2004, or Jan	nization that does not satisfy the reporti	ng
29 30	requirements by	alluary 15, 2004, 01 Jan	uary 15, 2005.	
31	Requested by:	Senators Weinstein,	Garrou, Dalton, Hagan	
32	BIÔTECHŇOI	OGY CENTER	·	
	SECI			
33	SECI	ON 12.10.(a) The	North Carolina Biotechnology Center sh	all
34	recapture funds	pent in support of succ	North Carolina Biotechnology Center sh essful research and development efforts in t	all the
34 35	recapture funds for-profit private	pent in support of succ sector.	essful research and development efforts in t	the
34 35 36	recapture funds for-profit private SECT	pent in support of succ sector. <b>ON 12.10.(b)</b> The	essful research and development efforts in t North Carolina Biotechnology Center sh	the all
34 35	recapture funds for-profit private SECT provide funding	pent in support of succ sector. <b>ON 12.10.(b)</b> The for biotechnology, bio	essful research and development efforts in t North Carolina Biotechnology Center sh medical, and related bioscience application	the all
34 35 36 37 38 39	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bic and Science Technolog ON 12.10.(c) The Nort	essful research and development efforts in t North Carolina Biotechnology Center sh medical, and related bioscience application gy Programs. h Carolina Biotechnology Center shall:	the all ons
34 35 36 37 38 39 40	recapture funds for-profit private SECT provide funding under its Busine	pent in support of succ sector. <b>ON 12.10.(b)</b> The for biotechnology, bios and Science Technolog <b>ON 12.10.(c)</b> The Nort By January 15, 2004, a	essful research and development efforts in t North Carolina Biotechnology Center sh medical, and related bioscience application gy Programs. h Carolina Biotechnology Center shall: nd more frequently as requested, report to t	the all ons
34 35 36 37 38 39 40 41	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bios and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr	essful research and development efforts in t North Carolina Biotechnology Center sho medical, and related bioscience application gy Programs. h Carolina Biotechnology Center shall: nd more frequently as requested, report to to mission on Governmental Operations and to	the all ons
34 35 36 37 38 39 40 41 42	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bios and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division	essful research and development efforts in to North Carolina Biotechnology Center sho medical, and related bioscience application by Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to to mission on Governmental Operations and to the following information:	the all ons the the
34 35 36 37 38 39 40 41 42 43	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bio s and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division a. State fiscal year	essful research and development efforts in to North Carolina Biotechnology Center sho medical, and related bioscience application gy Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to to hission on Governmental Operations and to the following information: 2002-2003 program activities, objectives, a	the all ons the the
34 35 36 37 38 39 40 41 42	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bio s and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division a. State fiscal year accomplishments	essful research and development efforts in to North Carolina Biotechnology Center sho medical, and related bioscience application gy Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to to hission on Governmental Operations and to the following information: 2002-2003 program activities, objectives, a	the all ons the the nd
34 35 36 37 38 39 40 41 42 43 44 45 46	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bio s and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division a. State fiscal year accomplishments b. State fiscal year sources;	essful research and development efforts in the North Carolina Biotechnology Center showedical, and related bioscience application gy Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to the nission on Governmental Operations and the the following information: 2002-2003 program activities, objectives, a ; 2002-2003 itemized expenditures and fu	the all ons the the nd nd
34 35 36 37 38 39 40 41 42 43 44 45 46 47	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bios and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division a. State fiscal year accomplishments b. State fiscal year sources; c. State fiscal year	essful research and development efforts in to North Carolina Biotechnology Center sho medical, and related bioscience application gy Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to to hission on Governmental Operations and to the following information: 2002-2003 program activities, objectives, a ; 2002-2003 itemized expenditures and fu 2003-2004 planned activities, objectives, a	the all ons the the nd nd nd
34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bios and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division a. State fiscal year accomplishments b. State fiscal year sources; c. State fiscal year accomplishments	essful research and development efforts in the North Carolina Biotechnology Center showedical, and related bioscience application gy Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to the nission on Governmental Operations and the the following information: 2002-2003 program activities, objectives, a ; 2002-2003 itemized expenditures and fu	the all ons the the nd nd nd
34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	recapture funds for-profit private SECT provide funding under its Busine SECT	pent in support of succ sector. ON 12.10.(b) The for biotechnology, bio s and Science Technolog ON 12.10.(c) The Nort By January 15, 2004, a Joint Legislative Comr Fiscal Research Division a. State fiscal year accomplishments b. State fiscal year sources; c. State fiscal year accomplishments 2003; and	essful research and development efforts in the North Carolina Biotechnology Center showedical, and related bioscience application by Programs. In Carolina Biotechnology Center shall: and more frequently as requested, report to the ission on Governmental Operations and the of the following information: 2002-2003 program activities, objectives, a ; 2002-2003 itemized expenditures and fu 2003-2004 planned activities, objectives, a including actual results through December 3	the all ons the the he h
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$\begin{array}{c} 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\end{array}$	recapture funds for-profit private SECT provide funding under its Busine SECT	<ul> <li>pent in support of succ sector.</li> <li>ON 12.10.(b) The for biotechnology, bios and Science Technology of the North Sy January 15, 2004, a Joint Legislative Comrres and State fiscal year accomplishments b. State fiscal year sources;</li> <li>c. State fiscal year accomplishments 2003; and d. State fiscal year and fund source sources through I By January 15, 2005, a</li> </ul>	essful research and development efforts in the North Carolina Biotechnology Center showedical, and related bioscience application gy Programs. In Carolina Biotechnology Center shall: Ind more frequently as requested, report to the nission on Governmental Operations and the the following information: 2002-2003 program activities, objectives, a ; 2002-2003 itemized expenditures and fur 2003-2004 planned activities, objectives, a including actual results through December 3 2003-2004 estimated itemized expenditures including actual expenditures and fur December 31, 2003; nd more frequently as requested, report to the set of the set of	the all ons the che che all ons the che che and and all, res and che
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State fiscal year 2003-2004 program activities, objectives, and 1 a. 2 accomplishments; 3 State fiscal year 2003-2004 itemized expenditures and fund b. 4 sources: 5 State fiscal year 2004-2005 planned activities, objectives, and c. 6 accomplishments including actual results through December 31, 7 2004: and 8 State fiscal year 2004-2005 estimated itemized expenditures d. and fund sources including actual expenditures and fund sources through December 31, 2004; and 9 10 11 (3) Provide to the Fiscal Research Division a copy of the organization's annual audited financial statement within 30 days of issuance of the 12 13 statement. 14 **SECTION 12.10.(d)** The North Carolina Biotechnology Center shall provide a report containing detailed budget, personnel, and salary information to the 15 16 Office of State Budget and Management and to the Fiscal Research Division in the same manner as State departments and agencies in preparation for biennium budget requests. 17 18 19 Senators Garrou, Dalton, Hagan Requested by: PIÉDMONŤ TRIAD RESEARCH PARK 20 **SECTION 12.10A.** Of the funds appropriated in this act to the North 21 22 Carolina Biotechnology Center, the sum of two hundred fifty thousand dollars (\$250,000) for the fiscal year 2003-2004 shall be transferred to !dealliance for the 23 expansion of the Piedmont Triad Research Park. 24 25 26 Requested by: Senators Weinstein, Garrou, Dalton, Hagan 27 **RURAL ECONOMIC DEVELOPMENT CENTER** 28 **SECTION 12.11.(a)** Of the funds appropriated in this act to the Rural 29 Economic Development Center, Inc., the sum of one million seven hundred fourteen 30 thousand six hundred seventy-seven dollars (\$1,714,677) for the 2003-2004 fiscal year 31 and the sum of one million seven hundred fourteen thousand six hundred seventy-seven 32 dollars (\$1,714,677) for the 2004-2005 fiscal year shall be allocated as follows: 33 2003-2004 FY 2004-2005 FY 34 35 \$370.000 \$370,000 Research and Demonstration Grants Technical Assistance and Center 36 37 Administration of Research 38 and Demonstration Grants 444,399 444,399 39 Center Administration, Oversight, 40 and Other Programs 437.278 437.278 41 Administration of Clean Water/ Natural Gas Critical Needs 42 Bond Act of 1998 199,722 199,722 43 44 Additional Administration of Supplemental 45 Funding Program 138,278 138,278 Administration of Capacity Building 46 Assistance Program (1998 Bond Act) 47 125,000 125.000. **SECTION 12.11.(b)** The Rural Economic Development Center, Inc., shall 48 provide a report containing detailed budget, personnel, and salary information to the 49 Office of State Budget and Management in the same manner as State departments and 50 51 agencies in preparation for biennium budget requests. 52 **SECTION 12.11.(c)** For purposes of this section, the term "community 53 development corporation" means a nonprofit corporation: 54 Chartered pursuant to Chapter 55A of the General Statutes; (1)

1 2	(2)	Tax-exempt pursuant to section $501(c)(3)$ of the Internal Revenue Code of 1986;
3	(3)	Whose primary mission is to develop and improve low-income
4 5		communities and neighborhoods through economic and related development;
6	(4)	Whose activities and decisions are initiated, managed, and controlled
7	$(\boldsymbol{r})$	by the constituents of those local communities; and
8	(5)	Whose primary function is to act as deal-maker and packager of
9 10		projects and activities that will increase their constituencies'
10		opportunities to become owners, managers, and producers of small businesses, affordable housing, and jobs designed to produce positive
12		cash flow and curb blight in the targeted community.
13	SEC	<b>FION 12.11.(d)</b> Of the funds appropriated in this act to the Rural
14	Economic Deve	elopment Center, Inc., the sum of two million four hundred fifteen
15		nundred ten dollars (\$2,415,910) for the 2003-2004 fiscal year and the
16		ion four hundred fifteen thousand nine hundred ten dollars (\$2,415,910)
17		05 fiscal year shall be allocated as follows:
18	(1)	\$1,047,410 in each fiscal year for community development grants to
19		support development projects and activities within the State's minority
20		communities. Any community development corporation as defined in
21		this section is eligible to apply for funds. The Rural Economic
22		Development Center, Inc., shall establish performance-based criteria
23		for determining which community development corporation will
24		receive a grant and the grant amount. The Rural Economic
25		Development Center, Inc., shall allocate these funds as follows:
26		a. \$800,000 in each fiscal year for direct grants to the local
27		community development corporations that have previously
28		received State funds for this purpose to support operations and
29		project activities;
30		b. \$197,410 in each fiscal year for direct grants to local
31 32		community development corporations that have not previously received State funds; and
32 33		c. \$50,000 in each fiscal year to the Rural Economic Development
33 34		Center, Inc., to be used to cover expenses in administering this
35		section.
36	(2)	\$195,000 in each fiscal year to the Microenterprise Loan Program to
37	(2)	support the loan fund and operations of the Program; and
38	(3)	\$983,000 in each fiscal year shall be used for a program to provide
39		supplemental funding for matching requirements for projects and
40		activities authorized under this subsection. The Center shall allocate
41		these funds as follows:
42		a. \$775,000 in each fiscal year to make grants to local
43		governments and nonprofit corporations to provide funds
44		necessary to match federal grants or other grants for:
45		1. Necessary economic development projects and activities
46		in economically distressed areas;
47		2. Necessary water and sewer projects and activities in
48		economically distressed communities to address health
49 50		or environmental quality problems except that funds
50 51		shall not be expended for the repair or replacement of
51 52		low-pressure pipe wastewater systems. If a grant is awarded under this sub-subdivision, then the grant shall
52 53		be matched on a dollar-for-dollar basis in the amount of
55 54		the grant awarded; or
		the Grant antaraea, or

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1 2		3. Projects that demonstrate alternative water and waste management processes for local governments. Special
2 3 4		consideration should be given to cost-effectiveness, efficacy, management efficiency, and the ability of the
5		demonstration project to be replicated.
6		b. \$208,000 in each fiscal year to make grants to local
7 8		governments and nonprofit corporations to provide funds
o 9		necessary to match federal grants or other grants related to water, sewer, or business development projects.
10	(4)	\$190,500 in each fiscal year for the Agricultural Advancement
11	(1)	Consortium. These funds shall be placed in a reserve and allocated as
12		follows:
13		a. \$75,000 in each fiscal year for operating expenses associated
14		with the Consortium; and
15		b. \$115,500 in each fiscal year for research initiatives funded by
16		the Consortium.
17		The Consortium shall facilitate discussions among interested parties
18		and shall develop recommendations to improve the State's economic
19	<b>T</b> 1	development through farming and agricultural interests.
20	The g	rant recipients in this subsection shall be selected on the basis of need.
21		<b>FION 12.11.(e)</b> The Rural Economic Development Center, Inc., shall:
22 23	(1)	By January 15, 2004, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the
23 24		Fiscal Research Division the following information:
24 25		a. State fiscal year 2002-2003 program activities, objectives, and
26		accomplishments;
27		b. State fiscal year 2002-2003 itemized expenditures and fund
28		sources;
29		c. State fiscal year 2003-2004 planned activities, objectives, and
30		accomplishments including actual results through December 31,
31		2003; and
32		d. State fiscal year 2003-2004 estimated itemized expenditures
33		and fund sources including actual expenditures and fund
34	( <b>0</b> )	sources through December 31, 2003.
35	(2)	By January 15, 2005, and more frequently as requested, report to the
36 37		Joint Legislative Commission on Governmental Operations and the
37 38		Fiscal Research Division the following information: a. State fiscal year 2003-2004 program activities, objectives, and
39		accomplishments;
40		b. State fiscal year 2003-2004 itemized expenditures and fund
41		sources;
42		c. State fiscal year 2004-2005 planned activities, objectives, and
43		accomplishments including actual results through December 31,
44		2004; and
45		d. State fiscal year 2004-2005 estimated itemized expenditures
46		and fund sources including actual expenditures and fund
47		sources through December 31, 2004.
48	(3)	Provide to the Fiscal Research Division a copy of each grant
49 50		recipient's annual audited financial statement within 30 days of
50 51	SECT	issuance of the statement.
51 52		<b>FION 12.11.(f)</b> No funds appropriated under this act shall be released to velopment corporation, as defined in this act, unless the corporation can
52 53		t there are no outstanding or proposed assessments or other collection
55 54		he corporation for any State or federal taxes, including related penalties,

55 interest, and fees.

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	Requested by:	Senators Weinstein, Garrou, Dalton, Hagan
2 3	<b>OPPORTUNIT</b>	IES INDUSTRIALIZATION CENTER FUNDS
4	SECT	<b>ION 12.12.(a)</b> Of the funds appropriated in this act to the Rural
5	Economic Devel	opment Center, Inc., the sum of three hundred sixty-one thousand
6	dollars (\$361,000	)) for the 2003-2004 fiscal year and the sum of three hundred sixty-one
7	thousand dollars	(\$361,000) for the 2004-2005 fiscal year shall be allocated as follows:
8 9	(1)	\$90,250 in each fiscal year to the Opportunities Industrialization
9 10	(2)	Center of Wilson, Inc., for its ongoing job training programs; \$90,250 in each fiscal year to the Opportunities Industrialization
11	(2)	Center, Inc., in Rocky Mount, for its ongoing job training programs;
12	(3)	\$90,250 in each fiscal year to the Opportunities Industrialization
13	(- )	Centers Kinston and Lenoir County, North Carolina, Inc.; and
14	(4)	\$90,250 in each fiscal year to the Opportunities Industrialization
15		Center of Elizabeth City, Inc.
16	SECT	<b>ION 12.12.(b)</b> For each of the Opportunities Industrialization Centers
17	receiving funds	pursuant to subsection (a) of this section, the Rural Economic
18 19	Development Cer	
19 20	(1)	By January 15, 2004, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the
20		Fiscal Research Division the following information:
22		a. State fiscal year 2002-2003 program activities, objectives, and
23		accomplishments;
24		b. State fiscal year 2002-2003 itemized expenditures and fund
25		sources;
26		c. State fiscal year 2003-2004 planned activities, objectives, and
27		accomplishments, including actual results through December
28 29		<ul><li>d. State fiscal year 2003-2004 estimated itemized expenditures</li></ul>
30		and fund sources, including actual expenditures and fund
31		sources through December 31, 2003.
32	(2)	By January 15, 2005, and more frequently as requested, report to the
33		Joint Legislative Commission on Governmental Operations and the
34		Fiscal Research Division the following information:
35		a. State fiscal year 2003-2004 program activities, objectives, and
36		accomplishments;
37 38		b. State fiscal year 2003-2004 itemized expenditures and fund
38 39		c. State fiscal year 2004-2005 planned activities, objectives, and
40		accomplishments, including actual results through December
41		31, 2004; and
42		d. State fiscal year 2004-2005 estimated itemized expenditures
43		and fund sources, including actual expenditures and fund
44		sources through December 31, 2004.
45		Notwithstanding G.S. 143-6.1(d), file annually with the State Auditor
46 47		a financial statement in the form and on the schedule prescribed by the
47		State Auditor. The financial statements must be audited in accordance with standards prescribed by the State Auditor to assure that State
49		funds are used for the purposes provided by law.
50	(4)	Provide to the Fiscal Research Division a copy of the annual audited
51		financial statement required in subdivision (3) of this subsection within
52		30 days of issuance of the statement.
53	SECT	<b>ION 12.12.(c)</b> No funds appropriated under this act shall be released
54	to an Opportuniti	ies Industrialization Center (hereinafter Center) listed in subsection (a)
55	or this section u	unless the Center can demonstrate that there are no outstanding or

proposed assessments or other collection actions against the Center for any State or federal taxes, including related penalties, interest, and fees.

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## PART XIII. JUDICIAL DEPARTMENT

### Senators Thomas, Garrou, Dalton, Hagan Requested by: **AOC OPERATIONAL EFFICIENCY STUDY**

8 **SECTION 13.1.** The Judicial Department shall report by September 1, 2003, to the Chairs of the Senate and House of Representatives Appropriations Committees 9 10 and the Chairs of the Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety on the positions identified in the 11 12 Administrative Office of the Courts in order to implement operational savings.

13 14 Requested by: Senators Thomas, Garrou, Dalton, Hagan

## MÁNAGEMENT FLEXIBILITY RESERVES

16 **SECTION 13.1A.** The Judicial Department, the Department of Correction, the Department of Crime Control and Public Safety, the Department of Juvenile Justice and Delinquency Prevention, and the Department of Justice shall report quarterly to the 17 18 19 Chairs of the Senate and House of Representatives Appropriations Committees and the Chairs of the Senate and House of Representatives Appropriations Subcommittees on 20 Justice and Public Safety on the implementation of management flexibility reserves 21 authorized for any agency in this act. The departments shall report to the Joint 22 23 Legislative Commission on Governmental Operations before implementing 24 management flexibility reserves by eliminating positions or abolishing programs.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

### 26 27 **COLLECTION OF WORTHLESS CHECK FUNDS**

28 **SECTION 13.2.** Notwithstanding the provisions of G.S. 7A-308(c), the 29 Judicial Department may use any balance remaining in the Collection of Worthless 30 Checks Fund on June 30, 2003, for the purchase or repair of office or information technology equipment during the 2003-2004 fiscal year. Prior to using any funds under 31 32 this section, the Judicial Department shall report to the Joint Legislative Commission on 33 Governmental Operations and the Chairs of the Senate and House of Representatives 34 Appropriations Subcommittees on Justice and Public Safety on the equipment to be purchased or repaired and the reasons for the purchases. 35

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37 Requested by: Senators Thomas, Garrou, Dalton, Hagan 38

## **OFFICE OF INDIGENT DEFENSE SERVICES REPORT**

SECTION 13.3. The Office of Indigent Defense Services shall report to the 39 40 Chairs of the Senate and House of Representatives Appropriations Committees and the Chairs of the Senate and House of Representatives Appropriations Subcommittees on 41 42 Justice and Public Safety by March 1 of each year on:

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- 45 46

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- The volume and cost of cases handled in each district by assigned (1)counsel or public defenders;
- Actions taken by the Office to improve the cost-effectiveness and (2)quality of indigent defense, including the capital case program;
- (3) Plans for changes in rules, standards, or regulations in the upcoming year; and
- (4) Any recommended changes in law or funding procedures that would assist the Office in improving the management of funds expended for indigent defense services.
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- 53 Requested by: Senators Thomas, Garrou, Dalton, Hagan

DRUG TREATMENT COURT PROGRAM 54

1 2 3 4 5 6	<b>SECTION 13.4.(a)</b> It is the intent of the for established local differences in implementation, S not be used to fund case manager positions when positions can be reasonably provided by the Treatm (TASC) program in the Department of Health and Hu resources. The Drug Treatment Court Program shall	State Drug Treatment Court funds the services provided by those nent Alternatives to Street Crime uman Services or by other existing Il identify areas of potential cost		
7 8 9	savings in the local programs that would result from manager positions. The Program shall also identify are absorb administrative costs.	om reducing the number of case eas in which federal funding might		
10 11 12 13	The Drug Treatment Court Program shall in Chairs of the Senate and House of Representatives A Chairs of the Senate and House of Representatives A Justice and Public Safety on the savings identified.	ppropriations Committees and the Appropriations Subcommittees on		
14 15 16 17	<b>SECTION 13.4.(b)</b> Prior to the estable treatment court programs, the local drug treatment c consult with the TASC program as to the availability that community.	ourt management committee shall		
18 19	Requested by: Senators Thomas, Garrou, Daltor	a, Hagan		
20 21 22 23 24 25 26 27 28	FEDERAL GRANT FUNDS SECTION 13.5. The Judicial Department million two hundred fifty thousand dollars (\$1,250, Department to provide the State match needed in ord Prior to using funds for this purpose, the Department Senate and House of Representatives Appropriation Public Safety and the Joint Legislative Commission of grants to be matched using these funds.	at shall use up to the sum of one (000) from funds available to the der to receive federal grant funds. It shall report to the Chairs of the as Subcommittees on Justice and		
29	Requested by: Senators Thomas, Garrou, Daltor	n, Hagan		
30 31 32 33 34 35 36 37 38 39	PUBLIC DÉFENDER STUDY SECTION 13.6. The Office of Indigent establishment of additional public defender districts in the State in which savings could be realized by the e the projected savings in each area. The Office of Indi to the Chairs of the Senate and House of Representa and the Chairs of the Senate and House of Subcommittees on Justice and Public Safety by Ma study.	n the State, identifying the areas of establishment of such districts and gent Defense Services shall report atives Appropriations Committees Representatives Appropriations		
40 41 42 43 44 45 46 47	Requested by: Senators Thomas, Garrou, Daltor <b>TRANSFER OF EQUIPMENT AND SUPPLY FU</b> <b>SECTION 13.7.</b> Funds appropriated to 2003-2005 biennium for equipment and supplies shall The Administrative Office of the Courts may transf programs and between programs as the equipment p occur during the operating year. These funds shall purpose.	<b>NDS</b> the Judicial Department in the l be certified in a reserve account. fer these funds to the appropriate riorities and supply consumptions		
48 49 50 51 52 53	Requested by: Senators Thomas, Garrou, Dalton, Hagan <b>ADJUST MAGISTRATE AUTHORIZATIONS</b> <b>SECTION 13.8.</b> G.S. 7A-133(c) reads as rewritten: "(c) Each county shall have the numbers of magistrates and additional seats of district court, as set forth in the following table:			
54 55	Magistrates	Additional Seats of		

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$     \begin{array}{c}       1 \\       2 \\       3 \\       4 \\       5 \\       6 \\       7 \\       8 \\       9 \\       10 \\       11 \\       12 \\       13 \\       14 \\       \end{array} $	County Camden Chowan Currituck Dare Gates Pasquotank Perquimans Martin Beaufort Tyrrell Hyde Washington Pitt	Min 1 2 1 3 2 3 2 <del>54</del> 4 1 2 3 10	- Max. 3 4 8 3 5 4 8 8 3 4 4 12	Court Farmville
14 15 16 17 18 19 20 21 22 23 24 25 26	Craven Pamlico Carteret Sampson Duplin Jones Onslow New Hanover Pender Halifax	7 2 5 6 <u>98</u> 2 8 6 4 9	$     \begin{array}{r}       10 \\       4 \\       8 \\       8 \\       11 \\       3 \\       14 \\       11 \\       6 \\       14 \\     \end{array} $	Ayden Havelock Roanoke Rapids,
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	Northampton Bertie Hertford Nash Edgecombe Wilson Wayne Greene Lenoir Granville Vance Warren Franklin Person Caswell Wake	5 4 5 7 4 4 5 2 4 3 3 3 3 2 12	76710771241076574521	Scotland Neck Rocky Mount Rocky Mount Mount Olive La Grange Apex,
44 45 46 47 48 49 50 51 52 53 54 55	Harnett Johnston Lee Cumberland Bladen Brunswick	$7\\10$ 4 10 4 4	11 12 6 19 6 9	Wendell, Fuquay- Varina, Wake Forest Dunn Benson, Clayton, Selma

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1	Columbus	6	10	Tabor City
	Durham	8	13	rabor city
2 3	Alamance	8 7	11	Burlington
4	_	1	11	Chapel Hill
4 5	Orange	4		Silon City
5	Chatham	2	9 5 5	Siler City
6	Scotland	3	5	
7	Hoke	4 3 4 8		
8	Robeson	8	16	Fairmont,
9				Maxton,
10				Pembroke,
11				Red Springs,
12				Rowland,
13				St. Pauls
14	Rockingham	4	9	Reidsville,
15	6		-	Eden,
16				Madison
17	Stokes	2	5	10 maribon
18	Surry	2 5	9	Mt. Airy
19	Guilford	20	27	High Point
20	Cabarrus	20	9	Kannapolis
		5	4	Kainapons
21	Montgomery	2 5		Tibouty
22	Randolph	5	10	Liberty
23	Rowan	2	10	
24	Stanly	5	6	
25	Union	4	7	
26	Anson	4	6	TT 1 /
27	Richmond	20 5 5 5 5 4 4 5 5	6	Hamlet
28	Moore	5	8	Southern
29		2	1.5	Pines
30	Forsyth	3 2 7 2 4 1 3	15	Kernersville
31	Alexander	2	4	
32	Davidson	1	10	Thomasville
33	Davie	2	3	
34	Iredell	4	3 9 2 4	Mooresville
35	Alleghany	1	2	
36	Ashe	-	-	
37	Wilkes	4	6 5 5 5	
38	Yadkin	3	5	
39	Avery	3	5	
40	Madison	4 3 4 3 4 2 4	5	
41	Mitchell	3	4	
42	Watauga	4	6	
43	Yancey	2	4	
44	Burke	4	7	
45	Caldwell	4	7	
46	Catawba	6	10	Hickory
47	Mecklenburg	15	28	2
48	Gaston	11	22	
49	Cleveland	5	8	
50	Lincoln	4	7	
51	Buncombe	6	15	
52	Henderson	4	7	
53	McDowell	3	6	
54	Polk	4 3 3	4	
55	Rutherford	6	8	
		-	-	

1 2 3 4 5 6 7	Transylvania Cherokee Clay Graham Haywood Jackson Macon	2 3 1 2 5 3 3 2	4 4 2 3 7 5 4	Canton
8 9	Swain	_	<u>34</u> "	
10 11 12	SECTION 13.9.	RBITH	RATION ON API	, Hagan PEAL FROM MAGISTRATE and by adding a new subsection to
13 14 15 16	read: "(b1) <u>A court may not</u> magistrate's decision."	t order	arbitration under	this section on appeal from a
17 18	Requested by: Senator NORTH CAROLINA STA SECTION 13 10	TE BA	<b>R</b> FUNDS	
19 20 21 22 23 24 25 26 27 28 29	grant-in-aid to the North C Carolina State Bar may in thousand dollars (\$590,000) hundred ninety thousand do with the Center for Death banking, and other assistanc Office of Indigent Defense	arolina its disc for the llars (\$ Penalty e to atte Service: opriatio	State Bar for the cretion use up to 2003-2004 fisca 590,000) for the Litigation to pro- prneys representin s shall report by F ns Subcommittees	ed in the continuation budget as a 2003-2005 biennium, the North the sum of five hundred ninety 1 year and up to the sum of five 2004-2005 fiscal year to contract ovide training, consultation, brief g indigent capital defendants. The Gebruary 1, 2004, to the Chairs of s on Justice and Public Safety on this section.
30 31 32 33	Requested by: Senator CLARIFY PARTIAL PA DEFENDANTS SECTION 13.11.	YMEN'	T OF APPOINT	MENT FEE FOR CRIMINAL
34 35 36 37 38	"§ 7A-455.1. Appointment (a) Each person who is pay to the clerk of court a not time of appointment. Partia fifty dollar (\$50.00) fee due.	fee in c requests onrefunc al paym No fee	eriminal cases. Is the appointment dable appointment thents shall be created by the shall be due if the	of counsel in a criminal case shall fee of fifty dollars (\$50.00) at the edited against the amount of the e court finds that the person is not
39         40         41         42         43         44         45         46         47         48         49         50         51         52         53	proceedings. If paid before- amount of the fee paid in ful shall be credited against any legal services rendered to the action at the trial level, the u fifty-dollar (\$50.00) fee shal for the value of legal services same manner as attorneys' fipaid in full at the time of an action is finally determined indexed pursuant to G.S. 1-	fee in t the fina <u>at the</u> amour defence the defence the defence t	his section is due al determination of time of appointm its the court detern lant. If not paid be amount of the in fu- ded to any amount lered to the defend collected for suc- ment, and no attorn ial level, a judgment the amount of the	regardless of the outcome of the f the action at the trial level, the ent, the fifty dollars (\$50.00) paid mines to be owed for the value of the final determination of the fore the final determination of the full at the time of appointment, the s the court determines to be owed dant and shall be collected in the h representation. If the fee is not neys' fees are found due when the ent shall be entered, docketed, and unpaid fee fifty dollars (\$50.00) ral law of the State applicable to

The attorney representing the defendant when the action is finally determined 1 (c) 2 at the trial level shall advise the court whether the appointment fee required by this 3 section has been paid.

4 (d) Inability, failure, or refusal to pay the appointment fee shall not be grounds 5 for denying appointment of counsel, for withdrawal of counsel, or for contempt.

6 The appointment fee required by this section shall be assessed only once for (e) 7 each affidavit of indigency submitted by a defendant or other determination of 8 indigency by the court, regardless of the number of cases for which an attorney is 9 appointed. An additional appointment fee shall not be assessed for any additional cases 10 thereafter assigned to an attorney if any cases for which a defendant was previously assessed an appointment fee are still pending. Nor shall an additional appointment fee 11 be assessed if the charges for which an attorney was appointed are dismissed and 12 13 subsequently refiled or if the defendant is appointed an attorney on appeal on a matter 14 for which the defendant was assessed an appointment fee at the trial level.

Of each appointment fee collected under this section, the sum of forty-five 15 (f)16 dollars (\$45.00) shall be credited to the Indigent Persons' Attorney Fee Fund and the 17 sum of five dollars (\$5.00) shall be credited to the Court Information Technology Fund 18 under G.S. 7A-343.2. These fees shall not revert.

19 The Office of Indigent Defense Services shall adopt rules and develop forms (g) 20 to govern implementation of this section."

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### Requested by: Senators Thomas, Clodfelter, Garrou, Dalton, Hagan

## PILOT PRÓJECT ON ASSIGNMENT OF CIVIL CASES

24 **SECTION 13.12.(a)** The Administrative Office of the Courts may conduct a 25 pilot project in up to four judicial districts to assess a system for the assignment and 26 processing of general civil cases filed in the General Court of Justice. No district may be 27 selected without the concurrence of the senior resident superior court judge and the 28 chief district court judge.

29 The project shall evaluate methods of assigning cases to individual judges or 30 sessions of court in the district court division or the superior court division, considering 31 the nature of the case, the amount in controversy, the complexity of the issues, the 32 likelihood of settlement, the availability and suitability of alternative dispute resolution 33 programs, and any other appropriate factors relevant to just resolution of the cases and efficient use of court resources. In pilot districts designated by the Administrative Office of the Courts under this section, general civil cases may be assigned or 34 35 transferred to alternative dispute resolution programs used within the district court or 36 37 superior court, notwithstanding the provisions of G.S. 7A-37.1, G.S. 7A-38.1, or 38 Articles 20 and 21 of Chapter 7Å of the General Statutes. 39

**SECTION 13.12.(b)** This section expires June 30, 2005.

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### 41 Senators Thomas, Garrou, Dalton, Hagan Requested by:

### 42 **DISPUTE RESOLUTION FEE CLARIFICATION** 43

SECTION 13.13. G.S. 7A-38.7 reads as rewritten:

# "§ 7A-38.7. Dispute resolution fee for cases resolved in mediation.

45 In each criminal case filed in the General Court of Justice that is resolved (a) through referral to a community mediation center, a dispute resolution fee shall be 46 47 assessed in the sum of sixty dollars (\$60.00) per mediation for the support of the General Court of Justice. Fees assessed under this section shall be paid to the clerk of 48 49 superior court in the county where the case was filed and remitted by the clerk to the 50 State Treasurer.

51 Before providing the district attorney with a dismissal form, the community (b) 52 mediation center shall require proof that the defendant has paid the dispute resolution 53 fee as required by subsection (a) of this section."

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### 55 PART XIV. DEPARTMENT OF JUSTICE

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2	Requested by: Senators Thomas, Garrou, Dalton, Hagan
3	USE OF SEIZED AND FORFEITED PROPERTY TRANSFERRED TO STATE
4	LAW ENFORCEMENT AGENCIES BY THE FEDERAL GOVERNMENT
5	SECTION 14.1.(a) Assets transferred to the Departments of Justice,
6	Correction, and Crime Control and Public Safety during the 2003-2005 biennium
7	pursuant to applicable federal law shall be credited to the budgets of the respective
8	departments and shall result in an increase of law enforcement resources for those
9	departments. The Departments of Justice, Correction, and Crime Control and Public
10	Safety shall report to the Joint Legislative Commission on Governmental Operations
11	upon receipt of the assets and, before using the assets, shall report on the intended use of
12	the assets and the departmental priorities on which the assets may be expended.
13	<b>SECTION 14.1.(b)</b> The General Assembly finds that the use of assets
14	transferred pursuant to federal law for new personnel positions, new projects,
15	acquisition of real property, repair of buildings where the repair includes structural
16	change, and construction of or additions to buildings may result in additional expenses
17	for the State in future fiscal periods. Therefore, the Department of Justice, the
18	Department of Correction, and the Department of Crime Control and Public Safety are
19	prohibited from using these assets for such purposes without the prior approval of the
20	General Assembly.
$\frac{20}{21}$	<b>SECTION 14.1.(c)</b> Nothing in this section prohibits North Carolina law
$\frac{21}{22}$	enforcement agencies from receiving funds from the United States Department of
$\frac{22}{23}$	Justice, the United States Department of the Treasury, and the United States Department
23	of Health and Human Services.
24	of ficatul and fiulital Scrvices.
$\frac{23}{26}$	Requested by: Senators Thomas, Garrou, Dalton, Hagan
20 27	PRIVATE PROTECTIVE SERVICES AND ALARM SYSTEMS LICENSING
$\frac{27}{28}$	BOARDS PAY FOR USE OF STATE FACILITIES AND SERVICES
29	<b>SECTION 14.2.</b> The Private Protective Services and Alarm Systems
30	Licensing Boards shall pay the appropriate State agency for the use of physical facilities
31	and services provided to those Boards by the State.
32	Democrated have Compared Commerce Dataset
33	Requested by: Senators Thomas, Garrou, Dalton, Hagan
34	CERTAIN LITIGATION EXPENSES TO BE PAID BY CLIENTS
35	<b>SECTION 14.3.</b> Client departments, agencies, and boards shall reimburse
36	the Department of Justice for reasonable court fees, attorney travel and subsistence
37	costs, and other costs directly related to litigation in which the Department of Justice is
38	representing the department, agency, or board.
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40	Requested by: Senators Thomas, Garrou, Dalton, Hagan
41	REIMBURSEMENT FOR UNC BOARD OF GOVERNORS LEGAL
42	REPRESENTATION
43	<b>SECTION 14.4.</b> The Department of Justice shall be reimbursed by the
44	Board of Governors of The University of North Carolina for two Attorney III positions
45	to provide legal representation to The University of North Carolina System.
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47	Requested by: Senators Thomas, Garrou, Dalton, Hagan
48	REPORT ON CRIMINAL RECORDS CHECKS CONDUCTED FOR
49	CONCEALED HANDGUN PERMITS/STUDY FEE ADJUSTMENT FOR
50	CRIMINAL RECORDS CHECKS
51	<b>SECTION 14.5.(a)</b> The Department of Justice shall report by January 15
52	each year to the Joint Legislative Commission on Governmental Operations, the Chairs
53	of the Senate and House of Representatives Appropriations Committees, and the Chairs
54	of the Senate and House of Representatives Appropriations Subcommittees on Justice
55	and Public Safety on the receipts, costs for, and number of criminal records checks

performed in connection with applications for concealed weapons permits. The report 1 2 by the Department of Justice shall also include information on the number of 3 applications received and approved for firearms safety courses.

4 **SECTION 14.5.(b)** The Office of State Budget and Management, in consultation with the Department of Justice, shall study the feasibility of adjusting the fees charged for criminal records checks conducted by the Division of Criminal 5 6 7 Information of the Department of Justice as a result of the increase in receipts from 8 criminal records checks. The study shall include an assessment of the Division's operational, personnel, and overhead costs related to providing criminal records checks 9 10 and how those costs have changed since the prior fiscal year. The Office of State Budget and Management shall report its findings and recommendations to the Chairs of the 11 Senate and House of Representatives Appropriations Committees, the Chairs of the 12 Senate and House of Representatives Appropriations Subcommittees on Justice and 13 Public Safety, and the Fiscal Research Division on or before March 1, 2004. 14

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Senators Thomas, Garrou, Dalton, Hagan Requested by:

### 16 NC LEGAL EDUCATION ASSISTANCE FOUNDATION REPORT ON FUNDS 17 18 DISBURSED

19 **SECTION 14.6.** The North Carolina Legal Education Assistance Foundation shall report by March 1, 2004, to the Chairs of the House of Representatives and Senate 20 Appropriations Committees and the Chairs of the House of Representatives and Senate 21 22 Justice and Public Safety Subcommittees on its internal controls and procedures for ensuring that all funds designated for payoff of education loans are used for that purpose. The Foundation shall report by March 1 of each year to the Joint Legislative 23 24 25 Commission on Governmental Operations on the expenditure of State funds, the number 26 of attorneys receiving funds, the average award amount, the average student loan 27 amount, the number of attorneys on the waiting list, and the average number of years for 28 which attorneys receive loan assistance.

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- 30 Senators Thomas, Garrou, Dalton, Hagan Requested by: 31

### **COMPUTER CRIMES GRANT FUNDS**

32 **SECTION 14.8.** On July 1, 2004, the Department of Justice may transfer the 33 seven State Bureau of Investigation agents funded in the 2003-2004 fiscal year with federal funds from Computer Crimes grants to agent positions in the State Bureau of Investigation that are (i) vacant, (ii) funded through the General Fund, and (iii) in 34 35 existence on July 1, 2003. 36

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38 Senators Thomas, Hagan, Garrou, Dalton Requested by:

### **RAPE KIT ANALYSES BY PRIVATE VENDORS** 39

SECTION 14.9. The Department of Justice shall issue a Request for 40 41 Information to determine (i) the interest of private vendors in providing analyses of forensic samples of DNA from rape kits in which there is no suspect, (ii) the 42 qualifications of any private vendors who demonstrate such an interest, and (iii) the 43 44 estimated costs of contracting with private vendors to provide analyses of forensic DNA 45 samples.

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### 47 PART XV. DEPARTMENT OF JUVENILE JUSTICE AND DELINOUENCY 48 PREVENTION

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50 Senators Thomas, Garrou, Dalton, Hagan Requested by: S.O.S. ADMINISTRATIVE COST LIMITS 51

52 **SECTION 15.1.** Of the funds appropriated to the Department of Juvenile 53 Justice and Delinquency Prevention in this act, not more than four hundred fifty thousand dollars (\$450,000) for the 2003-2004 fiscal year and not more than four 54 hundred fifty thousand dollars (\$450,000) for the 2004-2005 fiscal year may be used to 55

administer the S.O.S. Program, to provide technical assistance to applicants and to local S.O.S. programs, and to evaluate the local S.O.S. programs. The Department may contract with appropriate public or nonprofit agencies to provide the technical assistance, including training and related services.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

### JUVENILE CRIME PREVENTION COUNCIL GRANT REPORTING AND CERTIFICATION

8 SECTION 15.2.(a) On or before May 1 each year, the Department of 9 10 Juvenile Justice and Delinquency Prevention shall submit to the Joint Legislative 11 Commission on Governmental Operations and the Appropriations Committees of the 12 Senate and House of Representatives a list of the recipients of the grants awarded, or preapproved for award, from funds appropriated to the Department for local Juvenile 13 Crime Prevention Council grants. The list shall include for each recipient the amount of 14 15 the grant awarded, the membership of the local committee or council administering the award funds on the local level, and a short description of the local services, programs, or 16 projects that will receive funds. The list shall also identify any programs that received 17 grant funds at one time but for which funding has been eliminated by the Department of 18 19 Juvenile Justice and Delinquency Prevention. A written copy of the list and other 20 information regarding the projects shall also be sent to the Fiscal Research Division of 21 the General Assembly.

SECTION 15.2.(b) Each county in which local programs receive Juvenile Crime Prevention Council grant funds from the Department of Juvenile Justice and Delinquency Prevention shall certify annually through its local council to the Department that funds received are not used to duplicate or supplant other programs within the county.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

## 29 **REPORTS ON CERTAIN PROGRAMS**

30 **SECTION 15.3.(a)** Project Challenge North Carolina, Inc., shall report to the Chairs of the Senate and House of Representatives Appropriations Subcommittees 31 32 on Justice and Public Safety by April 1 each year on the operation and the effectiveness 33 of its program in providing alternative dispositions and services to juveniles who have 34 been adjudicated delinquent or undisciplined. The report shall include information on 35 the source of referrals for juveniles, the types of offenses committed by juveniles participating in the program, the amount of time those juveniles spend in the program, 36 37 the number of juveniles who successfully complete the program, and the number of juveniles who commit additional offenses after completing the program. 38

39 **SECTION 15.3.(b)** The Department of Juvenile Justice and Delinquency 40 Prevention shall report to the Chairs of the Senate and House of Representatives 41 Appropriations Subcommittees on Justice and Public Safety on the effectiveness of the 42 Juvenile Assessment Center by April 1 each year. The report on the Juvenile 43 Assessment Center shall include information on the number of juveniles served and an 44 evaluation of the effectiveness of juvenile assessment plans and services provided as a 45 result of these plans.

**SECTION 15.3.(c)** Communities in Schools shall report to the Chairs of the 46 47 Senate and House of Representatives Appropriations Subcommittees on Justice and 48 Public Safety, the Joint Legislative Commission on Governmental Operations, the Joint 49 Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee, and the Joint Legislative Education Oversight Committee by April 1 each year on the 50 operation and the effectiveness of its program. The report shall include information on 51 52 the number of children served, the number of volunteers used, the impact on the 53 children who have received services from Communities in Schools, and the operating 54 budget of Communities in Schools. 55

# Requested by: Senators Thomas, Garrou, Dalton, Hagan STATE FUNDS MAY BE USED AS FEDERAL MATCHING FUNDS

3 **SECTION 15.4.** Funds appropriated in this act to the Department of Juvenile 4 Justice and Delinquency Prevention for the 2003-2004 fiscal year may be used as 5 matching funds for the Juvenile Accountability Incentive Block Grants. If North 6 Carolina receives Juvenile Accountability Incentive Block Grants, or a notice of funds 7 to be awarded, the Office of State Budget and Management and the Governor's Crime 8 Commission shall consult with the Department of Juvenile Justice and Delinquency Prevention regarding the criteria for awarding federal funds. The Office of State Budget 9 10 and Management, the Governor's Crime Commission, and the Department of Juvenile 11 Justice and Delinquency Prevention shall report to the Appropriations Committees of the Senate and House of Representatives and the Joint Legislative Commission on 12 Governmental Operations prior to allocation of the federal funds. The report shall 13 identify the amount of funds to be received for the 2003-2004 fiscal year, the amount of 14 15 funds anticipated for the 2004-2005 fiscal year, and the allocation of funds by program 16 and purpose.

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## 18 Requested by: Senators Thomas, Garrou, Dalton, Hagan

### 19 ANNUAL EVALUATION OF COMMUNITY PROGRAMS

20 **SECTION 15.5.** The Department of Juvenile Justice and Delinquency Prevention shall conduct an evaluation of the Eckerd and Camp Woodson wilderness 21 22 camp programs, the teen court programs, the program that grants funds to the local 23 organizations of the Boys and Girls Clubs established pursuant to Section 21.10 of S.L. 24 1999-237, the Save Our Students program, the Governor's One-on-One Programs, and 25 multipurpose group homes. The teen court report shall include statistical information 26 on the number of juveniles served, the number and type of offenses considered by teen 27 courts, referral sources for teen courts, and the number of juveniles that become court-involved after participation in teen courts. The report on the Boys and Girls Clubs 28 29 program shall include information on:

- The expenditure of State appropriations on the program;
   The operations and the effectiveness of the program; and
- 31 32

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(3) The number of juveniles served under the program.

In conducting the evaluation of each of these programs, the Department shall consider whether participation in each program results in a reduction of court involvement among juveniles. The Department shall also identify whether the programs are achieving the goals and objectives of the Juvenile Justice Act, S.L. 1998-202. The Department shall report the results of the evaluation to the Chairs of the House of Representatives and Senate Appropriations Committees and the Chairs of the Subcommittees of Justice and Public Safety of the House of Representatives and Senate Appropriations Committees by March 1 of each year.

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### Requested by: Senators Thomas, Garrou, Dalton, Hagan

### 43 USE OF FUNDS FOR YOUTH DEVELOPMENT CENTER BEDS

44 **SECTION 15.6.(a)** The Department of Juvenile Justice and Delinquency 45 Prevention may use funds available during the 2003-2004 fiscal year to (i) establish or 46 reestablish Youth Development Center beds, (ii) establish up to 16 new sex offender 47 beds, and (iii) convert up to 50 beds in one Eckerd Wilderness Camp for use as a Youth 48 Development Center, as defined in G.S. 7B-1501. Any conversion shall be effectuated 49 with existing contract funds.

50 **SECTION 15.6.(b)** The Department shall report to the Chairs of the Justice 51 and Public Safety Subcommittees of the House of Representatives and the Senate and 52 the Joint Legislative Commission on Governmental Operations and the Corrections, 53 Crime Control, and Juvenile Justice Oversight Committee prior to:

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- (1) Converting any Eckerd Wilderness Camp beds to secure confinement beds during the 2003-2004 fiscal year;

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(2)Establishing bed capacity greater than 740 total beds, including beds converted at Eckerd Wilderness Camps, during the 2003-2004 fiscal vear: or (3)Establishing new sex offender beds. The report shall include the sources of funding for any additional beds. Requested by: Senators Thomas, Garrou, Dalton, Hagan PLÂNNINĞ FOR NEW YOUTH DEVELOPMENT CENTERS **SECTION 15.7.** The Department of Juvenile Justice and Delinquency Prevention may use funds appropriated to the Department in this act to continue the planning and design of new youth development centers with up to 500 total beds. The Department shall design facilities that are conducive to effective security and programming while ensuring improved staffing efficiencies. The Department of Juvenile Justice and Delinquency Prevention shall provide a quarterly report to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee and to the Chairs of the House of Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety on the status of the planning and design of the new facilities. The first status report shall address (i) the number of youth development centers to be designed, (ii) the number of beds at each facility, (iii) the rationale for the number of beds to be built at each facility, and (iv) the proposed sites for the facilities. Prior to completing the design development phase of the plan for new youth development centers, the Department shall report to the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee and to the Chairs of the House of Representatives Appropriations Subcommittee on Justice and Public Safety and the Senate Appropriations Committee on Justice and Public Safety on: How the plan and design will meet the mandate of ensuring effective (1)security and programming while improving staff efficiencies. The Department's long-range plan for closing other youth development (2)centers or individual cottages at selected youth development centers or revising the mission or objective of individual youth development centers. (3)The anticipated total cost of each youth development center proposed, including the cost per bed and per square foot, as well as the rationale for the proposed projected cost. Requested by: Senators Thomas, Garrou, Dalton, Hagan **OPERATIÓN OF BUNCOMBE YOUTH DETENTION CENTER SECTION 15.8.** The Department of Juvenile Justice and Delinquency Prevention shall continue to operate the Buncombe Youth Detention Center at its current site during the 2003-2004 fiscal year. To the extent practicable during the 2003-2004 fiscal year, the Department shall operate the Buncombe Youth Detention Center at the same average population and staffing levels and at the same budget as the 2002-2003 fiscal year. PART XVI. DEPARTMENT OF CORRECTION Requested by: Senators Thomas, Garrou, Dalton, Hagan FEDERAL GRANT REPORTING **SECTION 16.1.** The Department of Correction, the Department of Justice,

51 **SECTION 16.1.** The Department of Correction, the Department of Justice, 52 the Department of Crime Control and Public Safety, the Judicial Department, and the 53 Department of Juvenile Justice and Delinquency Prevention shall report by May 1 of 54 each year to the Joint Legislative Commission on Governmental Operations, the Chairs 55 of the Senate and House of Representatives Appropriations Committees, and the Chairs

of the Senate and House of Representatives Appropriations Subcommittees on Justice 1 2 and Public Safety on federal grant funds received or preapproved for receipt by those 3 The report shall include information on the amount of grant funds departments. 4 received or preapproved for receipt by each department, the use of the funds, the State 5 match expended to receive the funds, and the period to be covered by each grant. If the department intends to continue the program beyond the end of the grant period, the 6 department shall report on the proposed method for continuing the funding of the 7 program at the end of the grant period. Each department shall also report on any information it may have indicating that the State will be requested to provide future 8 9 10 funding for a program presently supported by a local grant.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

### REIMBURSE COUNTIES FOR HOUSING EXTRAORDINARY AND **MEDICAL COSTS FOR INMATES, PAROLEES, AND POST-RELEASE** SUPERVISEES AWAITING TRANSFER TO STATE PRISON SYSTEM

16 **SECTION 16.2.** The Department of Correction may use funds available to 17 the Department for the 2003-2004 fiscal year to pay the sum of forty dollars (\$40.00) per day as reimbursement to counties for the cost of housing convicted inmates, 18 19 parolees, and post-release supervisees awaiting transfer to the State prison system, as provided in G.S. 148-29. The Department shall report quarterly to the Joint Legislative 20 Commission on Governmental Operations, the Joint Legislative Corrections, Crime 21 22 Control, and Juvenile Justice Oversight Committee, the Chairs of the Senate and House 23 of Representatives Appropriations Committees, and the Chairs of the Senate and House 24 of Representatives Appropriations Subcommittees on Justice and Public Safety on the 25 expenditure of funds to reimburse counties for prisoners awaiting transfer and on its 26 progress in reducing the jail backlog.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

### 29 SHIFT PAY FOR SECURITY STAFF

30 **SECTION 16.3.** The Department of Correction may use funds available for 31 the 2003-2004 fiscal year for the payment to security staff of special supplemental 32 weekend shift premium pay that exceeds standard weekend shift pay by up to ten 33 percent (10%). The Department shall also continue to take steps to hold down the cost 34 of shift pay by converting prisons from three eight-hour shifts to two 12-hour shifts 35 whenever practical.

The Department of Correction shall report to the Senate and House of 36 37 Representatives Appropriations Subcommittees on Justice and Public Safety by April 1, 2004, on its progress in converting prison work shifts from eight hours to 12 hours. The 38 39 report shall include information on savings generated to date and potential future 40 savings, as well as any changes in employee morale and leave usage, as a result of 41 converting to 12-hour shifts.

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- 43 Requested by: Senators Thomas, Garrou, Dalton, Hagan 44

## DEPARTMENT OF CORRECTION SECURITY STAFFING FORMULAS

45 **SECTION 16.4.(a)** The Department of Correction shall conduct annual security staffing postaudits of each prison. 46

47 **SECTION 16.4.(b)** The Department of Correction shall annually update the security staffing relief formula. Each update shall include a review of all annual training 48 49 requirements for security staff to determine which of these requirements should be 50 mandatory and the appropriate frequency of the training.

The Department of Correction shall report on its 51 **SECTION** 16.4.(c) 52 progress in implementing the staffing recommendations of the National Institute of Corrections to the Senate and House of Representatives Appropriations Subcommittees 53 on Justice and Public Safety by February 1, 2004. The report shall include a status 54

report on the implementation of a centralized postaudit control system and the 1 2 automation of leave records.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

**USÉ OF CLOSED PRISON FACILITIES** 

5 6 **SECTION 16.5.** In conjunction with the closing of prison facilities, 7 including small expensive prison units recommended for consolidation by the 8 Government Performance Audit Committee, the Department of Correction shall consult 9 with the county or municipality in which the unit is located, with the elected State and 10 local officials, and with State agencies about the possibility of converting that unit to 11 other use. The Department may also consult with any private for-profit or nonprofit firm about the possibility of converting the unit to other use. In developing a proposal for 12 future use of each unit, the Department shall give priority to converting the unit to other 13 criminal justice use. Consistent with existing law and the future needs of the 14 Department of Correction, the State may provide for the transfer or the lease of any of these units to counties, municipalities, State agencies, or private firms wishing to 15 16 convert them to other use. The Department of Correction may also consider converting 17 18 some of the units recommended for closing from one security custody level to another, 19 where that conversion would be cost-effective. A prison unit under lease to a county pursuant to the provisions of this section for use as a jail is exempt for the period of the 20 lease from any of the minimum standards adopted by the Secretary of Health and 21 22 Human Services pursuant to G.S. 153A-221 for the housing of adult prisoners that 23 would subject the unit to greater standards than those required of a unit of the State 24 prison system.

25 Prior to any transfer or lease of these units, the Department of Correction 26 shall report on the terms of the proposed transfer or lease to the Joint Legislative Commission on Governmental Operations and the Joint Legislative Corrections, Crime 27 Control, and Juvenile Justice Oversight Committee. The Department of Correction shall 28 29 also provide annual summary reports to the Joint Legislative Commission on 30 Governmental Operations and the Joint Legislative Corrections, Crime Control, and 31 Juvenile Justice Oversight Committee on the conversion of these units to other use and 32 on all leases or transfers entered into pursuant to this section.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

### INMATE COSTS/BUDGET FOR PRESCRIPTION DRUGS AND INMATE 35 **CLOTHING AND LAUNDRY SERVICES** 36

37 **SECTION 16.6.(a)** If the cost of providing food and health care to inmates housed in the Division of Prisons is anticipated to exceed the continuation budget 38 39 amounts provided for that purpose in this act, the Department of Correction shall report 40 the reasons for the anticipated cost increase and the source of funds the Department intends to use to cover those additional needs to the Joint Legislative Commission on 41 Governmental Operations, the Chairs of the Senate and House of Representatives 42 Appropriations Committees, and the Chairs of the Senate and House of Representatives 43 44 Appropriations Subcommittees on Justice and Public Safety.

45 **SECTION 16.6.(b)** Notwithstanding the provisions of G.S. 143-23(a2), the Department of Correction may use funds available during the 2003-2004 fiscal year for 46 47 the purchase of prescription drugs for inmates if expenditures are projected to exceed 48 the Department's inmate medical continuation budget for prescription drugs. The Department shall consult with the Joint Legislative Commission on Governmental 49 Operations prior to exceeding the continuation budget amount. 50

**SECTION 16.6.(c)** Notwithstanding the provisions of G.S. 143-23(a2), the 51 52 Department of Correction may use funds available during the 2003-2004 fiscal year for 53 the purchase of clothing and laundry services for inmates if expenditures are projected to exceed the Department's budget for clothing and laundry services. The Department 54

shall consult with the Joint Legislative Commission on Governmental Operations prior 1 2 to exceeding the continuation budget amount.

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### Requested by: Senators Thomas, Garrou, Dalton, Hagan

### **MOBILE MEDICAL OPERATING ROOM**

SECTION 16.7. The Department of Correction shall continue the contract 6 7 for a mobile medical operating room at Central Prison for the 2003-2004 fiscal year at a 8 reduced fixed rate that more clearly reflects the usage. However, the Department shall use the mobile unit for additional procedures, as authorized by the terms of the 9 10 agreement, whenever the Department's Utilization Review Team determines that (i) a 11 specific procedure can be performed at a cost below that charged by a public or private 12 hospital; and (ii) there is no compelling medical reason for performing the procedure in 13 a hospital instead of using the mobile medical unit.

14 The Department shall also study the use of this mobile operating room and 15 report by April 1, 2004, to the Chairs of the Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety. The report shall 16 17 recommend whether the mobile unit should be continued, eliminated, or expanded in 18 terms of capacity of the current unit and the potential for establishing an additional 19 mobile unit. The report shall also include information on the number and type of 20 procedures performed over and above the fixed-rate contract and the savings generated.

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22 Requested by: Senators Thomas, Garrou, Dalton, Hagan 23

### **CONVERSION OF CONTRACTED MEDICAL POSITIONS**

24 **SECTION 16.8.(a)** The Department of Correction may convert contract 25 medical positions to permanent State medical positions at individual correctional 26 facilities if the Department can document that the total savings generated will exceed 27 the total cost of the new positions for each facility. Where practical, the Department 28 shall convert contract positions to permanent positions by using existing vacancies in 29 medical positions.

30 **SECTION 16.8.(b)** The Department of Correction shall report by April 1, 2004, to the Joint Legislative Commission on Governmental Operations and the Chairs 31 32 of the Senate and House of Representatives Appropriations Subcommittees on Justice 33 and Public Safety on all conversions made pursuant to this section, by type of position 34 and location, and on the savings generated at each correctional facility.

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36 Requested by: Senators Thomas, Garrou, Dalton, Hagan 37

### LIMIT USE OF OPERATIONAL FUNDS

38 SECTION 16.9. Funds appropriated in this act to the Department of 39 Correction for operational costs for additional facilities shall be used for personnel and 40 operating expenses set forth in the budget approved by the General Assembly in this act. These funds shall not be expended for any other purpose, except as provided for in this 41 act, and shall not be expended for additional prison personnel positions until the new 42 facilities are within 120 days of projected completion, except for certain management, 43 security, and support positions necessary to prepare the facility for opening, as 44 authorized in the budget approved by the General Assembly. 45

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47 Requested by: Senators Thomas, Garrou, Dalton, Hagan 48

### FEDERAL GRANT MATCHING FUNDS

**SECTION 16.10.** Notwithstanding the provisions of G.S. 148-2, the Department of Correction may use up to the sum of nine hundred thousand dollars 49 50 (\$900,000) from funds available to the Department to provide the State match needed in 51 order to receive federal grant funds. Prior to using funds for this purpose, the Department shall report to the Chairs of the Senate and House of Representatives 52 53 Appropriations Subcommittees on Justice and Public Safety and the Joint Legislative 54

Commission on Governmental Operations on the grants to be matched using these 1 2 funds.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

**COMPUTER/DATA PROCESSING SERVICES FUNDS** 

6 **SECTION 16.11.** Notwithstanding the provisions of G.S. 143-23(a2), the 7 Department of Correction may use funds available during the 2003-2004 fiscal year for 8 expenses for computer/data processing services if expenditures exceed the Department's continuation budget amount for those services. The Department shall report to the Joint 9 10 Legislative Commission on Governmental Operations prior to exceeding the 11 continuation budget amount. 12

13 Requested by: Senators Thomas, Garrou, Dalton, Hagan

### MÉDIUM ČUSTODY ROAD CREW COMPENSATION/COMMUNITY WORK CREWS

Of funds appropriated to the Department of 16 **SECTION 16.12.(a)** 17 Transportation by this act, the sum of ten million dollars (\$10,000,000) per year shall be 18 transferred by the Department of Transportation to the Department of Correction during 19 the 2003-2005 biennium for the actual costs of highway-related labor performed by medium-custody prisoners, as authorized by G.S. 148-26.5. This transfer shall be made 20 quarterly in the amount of two million five hundred thousand dollars (\$2,500,000). The 21 Department of Transportation may use funds appropriated by this act to pay an 22 23 additional amount exceeding the ten million dollars (\$10,000,000), but those payments shall be subject to negotiations among the Department of Transportation, the 24 25 Department of Correction, and the Office of State Budget and Management prior to 26 payment by the Department of Transportation.

**SECTION 16.12.(b)** The Department of Correction may use up to 39 work 27 28 crews for Department of Transportation litter control projects. The Department of 29 Transportation shall transfer at least one million three hundred thousand dollars 30 (\$1,300,000) per year from the Highway Fund to the Department of Correction during 31 the 2003-2005 biennium to cover the cost of those work crews. Should the two 32 departments determine that the actual cost of operating 39 work crews exceeds that 33 amount, the Department of Transportation shall transfer an additional amount as agreed 34 upon by the two departments and the Office of State Budget and Management.

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36 Requested by: Senators Thomas, Garrou, Dalton, Hagan 37

# ENERGY COMMITTED TO OFFENDERS/CONTRACT AND REPORT

38 SECTION 16.13. The Department of Correction may continue to contract 39 with Energy Committed To Offenders, Inc., for the purchase of prison beds for minimum security female inmates during the 2003-2005 biennium. Energy Committed 40 To Offenders, Inc., shall report by February 1 of each year to the Joint Legislative 41 Commission on Governmental Operations on the annual cost per inmate and the average 42 daily inmate population compared to bed capacity using the same methodology as that 43 used by the Department of Correction. Energy Committed To Offenders, Inc., shall also 44 45 provide information on the rearrest rate and the return-to-prison rate for inmates participating in the program who are paroled or released from prison. 46

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48 Requested by: Senators Thomas, Garrou, Dalton, Hagan

### ELECTRONIC MONITORING COSTS 49

SECTION 16.14. The Department of Correction shall issue a Request for 50 Information to determine the interest and qualifications of private vendors to provide 51 52 electronic monitoring services for the Department and the estimated costs of 53 outsourcing those services. The Department of Correction shall report by March 1, 2004, to the Chairs of the Senate and House of Representatives Appropriations 54 55 Committees and the Chairs of the Senate and House of Representatives Appropriations

1 Subcommittees on Justice and Public Safety on the results of the Request for 2 Information and on efforts to increase the use of electronic monitoring of sentenced 3 offenders in the community as an alternative to the incarceration of probation violators. 4 The report shall also document the geographical distribution of electronic monitoring 5 use compared to other intermediate sanctions. The Department shall also analyze the 6 reasons for the underutilization of the electronic monitoring program and include its 7 findings in the report.

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Requested by: Senators Thomas, Garrou, Dalton, Hagan

### COLLECTION OF OFFENDER FEES

11 **SECTION 16.15**. The Department of Correction and the Judicial Department shall report by April 1, 2004, to the Chairs of the Senate and House of 12 13 Representatives Appropriations Committees and the Chairs of the Senate and House of 14 Representatives Appropriations Subcommittees on Justice and Public Safety on the success of their efforts to improve the collection rate of offender fees for probationers 15 16 and for nonprobationers sentenced to community service and on any recommendations for statutory or procedural changes that will improve the collection of financial 17 18 obligations from offenders.

19 The report shall include a comparison of the percentage of offender fees collected in the most recent year compared to prior years, including the percentage of 20 offenders who were ordered to pay fees and the percentage of offenders who actually 21 paid those fees. The report shall also include the total offender fees collected, in dollars 22 23 and as a percentage of the fees ordered, and the fees that could have been ordered based 24 on the sentence and conditions imposed by the judge. If any of this information cannot 25 be collected, the report shall include a description of the data collection issues and a 26 plan for addressing those issues.

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## Requested by: Senators Thomas, Garrou, Dalton, Hagan

### CRIMINAL JUSTICE PARTNERSHIP PROGRAM

30 **SECTION 16.16.(a)** It is the intent of the General Assembly that State 31 Criminal Justice Partnership Program funds not be used to fund case manager positions 32 when those services can be reasonably provided by Division of Community Corrections 33 personnel or by the Treatment Alternatives to Street Crime (TASC) Program in the 34 Department of Health and Human Services.

**SECTION 16.16.(b)** Notwithstanding the provisions of G.S. 143B-273.15 specifying that grants to participating counties are for the full fiscal year and that unobligated funds are returned to the State-County Criminal Justice Partnership Account at the end of the grant period, the Department of Correction may reallocate unspent or unclaimed funds distributed to counties participating in the State-County Criminal Justice Partnership Program in an effort to maintain the level of services realized in previous fiscal years.

42 **SECTION 16.16.(c)** The Department of Correction may not deny funds to a 43 county to support both a residential program and a day reporting center if the 44 Department of Correction determines that the county has a demonstrated need and a 45 fully developed plan for each type of sanction.

46 **SECTION 16.16.(d)** The Department of Correction shall report by February 47 1 of each year to the Chairs of the Senate and House of Representatives Appropriations 48 Committees, the Senate and House of Representatives Appropriations Subcommittees 49 on Justice and Public Safety, and the Joint Legislative Corrections, Crime Control, and 50 Juvenile Justice Oversight Committee on the status of the State-County Criminal Justice 51 Partnership Program. The report shall include the following information:

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- (1) The amount of funds carried over from the prior fiscal year;
- 53 54
- (1) The dollar amount and purpose of grants awarded to counties as discretionary grants for the current fiscal year;

1	(3) Any counties the Department anticipates will submit requests for new
2	implementation grants;
3	(4) An update on efforts to ensure that all counties make use of the
4	electronic reporting system, including the number of counties
5	submitting offender participation data via the system;
6	(5) An analysis of offender participation data received, including data on
7	each program's utilization and capacity; and
8	(6) An analysis of comparable programs, prepared by the Research and
9	Planning Division of the Department of Correction, and a summary of
10	the reports prepared by county Criminal Justice Partnerships Advisory
11	Boards.
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13	Requested by: Senators Thomas, Garrou, Dalton, Hagan
14	REPORTS ON NONPROFIT PROGRAMS
15	SECTION 16.17.(a) Funds appropriated in this act to the Department of
16	Correction to support the programs of Harriet's House may be used for program
17	operating costs, the purchase of equipment, and the rental of real property. Harriet's
18	House shall report by February 1 of each year to the Joint Legislative Commission on
19	Governmental Operations on the expenditure of State appropriations and on the
20	effectiveness of the program, including information on the number of clients served and
21	the number of clients who successfully complete the Harriet's House program.
22	<b>SECTION 16.17.(b)</b> Summit House shall report by February 1 of each year
23	to the Joint Legislative Commission on Governmental Operations on the expenditure of
24	State appropriations and on the effectiveness of the program, including information on
25	the number of clients served, the number of clients who have had their probation
26	revoked, and the number of clients who successfully complete the program while
27	housed at Summit House, Inc.
28	<b>SECTION 16.17.(c)</b> Women at Risk shall report by February 1 of each year
29	to the Joint Legislative Commission on Governmental Operations on the expenditure of
30	State funds and on the effectiveness of the program, including information on the
31	number of clients served, the number of clients who have had their probation revoked,
32	and the number of clients who have successfully completed the program.
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34	Requested by: Senators Thomas, Garrou, Dalton, Hagan
35	PROBATIÓN AND PAROLE CASELOADS
36	<b>SECTION 16.18.(a)</b> The Department of Correction shall report by March 1
37	of each year to the Chairs of the Senate and House of Representatives Appropriations
38	Subcommittees on Justice and Public Safety and the Joint Legislative Corrections,
39	Crime Control, and Juvenile Justice Oversight Committee on caseload averages for
40	probation and parole officers. The report shall include:
41	(1) Data on current caseload averages for Probation Parole Officer I,
42	Probation Parole Officer II, and Probation Parole Officer III positions;
43	(2) An analysis of the optimal caseloads for these officer classifications;
44	and
45	(3) An assessment of the role of surveillance officers.
46	<b>SECTION 16.18.(b)</b> The Department of Correction shall conduct a study of
47	probation/parole officer workload at least biannually, the first such study to be
48	completed during the 2003-2004 fiscal year. The initial study shall be conducted jointly
49	by Department staff and a consultant, external to the Department, and shall include
50	analysis of the type of offenders supervised, the distribution of the probation/parole
51	officers' time by type of activity, the caseload carried by the officers, and comparisons
52	to practices in other states. The study shall be used to determine whether the caseload
53	goals established by the Structured Sentencing Act are still appropriate, based on the
54	nature of the offenders supervised and the time required to supervise those offenders.

**SECTION 16.18.(c)** The Department of Correction shall report the results of the initial study and recommendations for any adjustments to caseload goals to the Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety by April 1, 2004.

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### Requested by: Senators Thomas, Garrou, Dalton, Hagan COMMUNITY SERVICE WORK PROGRAM

8 **SECTION 16.19.** The Department of Correction shall report to the Chairs of 9 the Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety by May 1, 2004, on the integration of the Community Service Work 10 11 Program into the Division of Community Corrections, including the Department's ability to monitor the collection of offender payments from unsupervised offenders 12 13 sentenced to community service. The Department shall also report to the Chairs of the 14 Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety by May 1, 2004, and by February 1 annually beginning in 2005, on the 15 16 average caseloads of Community Service Work Program coordinators, by district, division, and statewide. The report shall also include the money collected, the type and 17 value of the work performed, and the number of offenders in the Community Service 18 19 Work Program, by type of referral (i.e. parole, supervised probation, unsupervised probation or community punishment, DWI, any other agency referrals). 20

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## 22 Requested by: Senators Thomas, Garrou, Dalton, Hagan

### 23 **REPORT ON INMATES ELIGIBLE FOR PAROLE**

SECTION 16.20. The Post-Release Supervision and Parole Commission shall report by January 15 and July 15 of each year to the Senate and House of Representatives Appropriations Subcommittees on Justice and Public Safety and the Joint Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee on inmates eligible for parole. These reports shall include at least the following: (1) The total number of Fair Sentencing and Pre-Fair Sentencing inmates

- (1) The total number of Fair Sentencing and Pre-Fair Sentencing inmates that were parole-eligible during the current fiscal year and the total number of those inmates that were paroled. The report should group these inmates by offense type, custody classification, and type of parole. The report should also include a more specific analysis of those inmates who were parole-eligible and assigned to minimum custody classification but not released;
- (2) The average time served, by offense class, of Fair Sentencing and Pre-Fair Sentencing inmates compared to inmates sentenced under Structured Sentencing; and
- (3) The projected number of parole-eligible inmates to be paroled or released by the end of the 2003-2004 fiscal year and by the end of the 2004-2005 fiscal year.

42 43 Requested by: Senators Thomas, Garrou, Dalton, Hagan

## POST-RELEASE SUPERVISION AND PAROLE COMMISSION/REPORT ON STAFFING REORGANIZATION AND REDUCTION

45 STAFFING REORGANIZATION AND REDUCTION
 46 SECTION 16.21. The Post-Release Supervision and Parole Commission
 47 shall report by March 1, 2004, to the Chairs of the Senate and House of Representatives
 48 Appropriations Subcommittees on Justice and Public Safety on a plan for restructuring
 49 the organization and operation of the Commission to reflect both declines and changes
 50 in workload.

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- 52 Requested by: Senators Thomas, Garrou, Dalton, Hagan

## 53 HOUSING OF INMATES

54 **SECTION 16.22.** The Department of Correction shall develop an operating 55 plan for generating the appropriate mix of close, medium, and minimum custody beds.

The plan shall, at a minimum, address the future construction of new beds, conversion 1 2 of facilities from one custody level to another, and the housing of two inmates per cell. 3 The starting point for this plan shall be the Sentencing and Policy Advisory 4 Commission inmate population projections and the Department of Correction's custody 5 population projection model.

6 The portion of the plan regarding the housing of two inmates per cell shall 7 include a facility-by-facility assessment of the pros and cons of housing inmates in that 8 manner. The Department of Correction shall identify those facilities that would be most 9 conducive to housing two inmates per cell. The Department of Correction should focus 10 its review particularly on the potential to house two inmates per cell at Pamlico, 11 Mountain View, Eastern, Southern, Pasquotank, and Marion. The Department should 12 also review the potential to house two inmates per cell in at least one of any new prisons 13 authorized by the 2003 General Assembly.

14 The overall operating plan should address budgetary, security, and other operational needs and, in particular, should note how the plan adheres to or deviates 15 from the Department of Correction's custody population projection model. The Department of Correction shall report by February 1, 2004, to the Joint 16

17 18 Legislative Corrections, Crime Control, and Juvenile Justice Oversight Committee, the 19 Chairs of the Senate and House Appropriations Committees, and the Chairs of the Senate and House Appropriations Subcommittees on Justice and Public Safety on the 20 plan developed pursuant to this section. 21 22

#### 23 PART XVII. DEPARTMENT OF CRIME CONTROL AND PUBLIC SAFETY 24

Requested by: Senators Thomas, Garrou, Dalton, Hagan

#### TRANSFER CJIN TO THE DEPARTMENT OF CRIME CONTROL AND 26 27 PUBLIC SAFETY 28

**SECTION 17.1.(a)** G.S. 143-661(a) reads as rewritten:

29 The Criminal Justice Information Network Governing Board is established "(a) 30 within the Department of Justice, State Bureau of Investigation, Crime Control and Public Safety, to operate the State's Criminal Justice Information Network, the purpose 31 32 of which shall be to provide the governmental and technical information systems infrastructure necessary for accomplishing State and local governmental public safety 33 and justice functions in the most effective manner by appropriately and efficiently 34 35 sharing criminal justice and juvenile justice information among law enforcement, judicial, and corrections agencies. The Board is established within the Department of 36 37 Justice, State Bureau of Investigation, Crime Control and Public Safety, for organizational and budgetary purposes only and the Board shall exercise all of its statutory powers in this Article independent of control by the Department of 38 39 Justice. Crime Control and Public Safety. 40

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**SECTION 17.1.(b)** G.S. 143-664(b) reads as rewritten:

42 Pending permanent staffing, the Department shall provide the Board with professional and clerical staff and any additional support the Board needs to fulfill its 43 mandate. The Board may meet in an area provided by the Department of Justice-Crime 44 Control and Public Safety and the Board's staff shall use space provided by the 45 Department.' 46

47 **SECTION 17.1.(c)** The Criminal Justice Information Network as provided 48 in Article 69 of Chapter 143 of the General Statutes is hereby transferred by a Type II 49 transfer, as defined in G.S. 143A-6, to the Department of Crime Control and Public 50 Safety.

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52 Requested by: Senators Thomas, Garrou, Dalton, Hagan

53 THE JUVENILE JUSTICE INFORMATION SYSTEM

54 **SECTION 17.2.(a)** G.S. 143B-516(b)(13) reads as rewritten:

- "(13) Assist the Criminal Justice Information Network Governing Board 1 2 with administering <u>Develop and administer</u> a comprehensive juvenile 3 justice information system to collect data and information about 4 delinquent juveniles for the purpose of developing treatment and 5 intervention plans and allowing reliable assessment and evaluation of 6 the effectiveness of rehabilitative and preventive services provided to 7 delinquent juveniles." 8 **SECTION 17.2.(b)** G.S. 143-663(a)(1) reads as rewritten: 9 To establish and operate the Network as an integrated system of State "(1) 10 and local government components for effectively and efficiently 11 storing, communicating, and using criminal justice information at the 12 State and local levels throughout North Carolina's law enforcement, 13 judicial, juvenile justice, and corrections agencies, with the 14 components of the Network to include electronic devices, programs, data, and governance and to set the Network's policies and procedures." 15 16 17 18 Senators Thomas, Albertson, Garrou, Dalton, Hagan Requested by: 19 ANNUAL ÉVALUATION OF THE TARHEEL CHALLENGE PROGRAM 20 **SECTION 17.3.** The Department of Crime Control and Public Safety shall report to the Chairs of the House of Representatives and Senate Appropriations 21 22 Committees and the Chairs of the House of Representatives and Senate Appropriations 23 Subcommittees on Justice and Public Safety by April 1 of each year on the operations and effectiveness of the National Guard Tarheel Challenge Program. The report should 24 25 evaluate the program's effectiveness as an intervention method for preventing juveniles 26 from becoming undisciplined or delinquent. The report shall also evaluate the 27 Program's role in improving individual skills and employment potential for participants 28 and shall include: 29 The source of referrals for individuals participating in the Program; (1)30 (2)The summary of types of actions or offenses committed by the 31 participants of the Program; 32 (3)An analysis outlining the cost of providing services for each participant, including a breakdown of all expenditures related to the 33 34 administration and operation of the Program and the education and 35 treatment of the Program participants; The number of individuals who successfully complete the Program; 36 (4) 37 and 38 (5) The number of participants who commit offenses after completing the 39 Program. 40 41 Requested by: Senators Thomas, Garrou, Dalton, Hagan LEGISLATIVE REVIEW OF DRUG LAW ENFORCEMENT AND OTHER 42 43 GRANTS 44 **SECTION 17.4.(a)** Section 1303(4) of the Omnibus Crime Control and Safe 45 Streets Act of 1968 provides that the State application for Drug Law Enforcement Grants is subject to review by the State legislature or its designated body. Therefore, the 46 47 Governor's Crime Commission of the Department of Crime Control and Public Safety 48 shall report on the State application for grants under the State and Local Law Enforcement Assistance Act of 1986, Part M of the Omnibus Crime Control and Safe 49 Streets Act of 1968 as enacted by Subtitle K of P.L. 99-570, the Anti-Drug Abuse Act 50 of 1986, to the Senate and House of Representatives Appropriations Subcommittees on 51 52 Justice and Public Safety when the General Assembly is in session. When the General 53 Assembly is not in session, the Governor's Crime Commission shall report on the State
- 54 application to the Joint Legislative Commission on Governmental Operations.

**SECTION 17.4.(b)** Unless a State statute provides a different forum for 2 review, when a federal law or regulation provides that an individual State application 3 for a grant shall be reviewed by the State legislature or its designated body and at the 4 time of the review the General Assembly is not in session, that application shall be 5 reviewed by the Joint Legislative Commission on Governmental Operations.

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Senators Thomas, Garrou, Dalton, Hagan Requested by:

### VIĈTIMS ÁSSISTANCE NETWORK REPORT

SECTION 17.5. The Department of Crime Control and Public Safety shall 9 10 report on the expenditure of funds allocated pursuant to this section for the Victims 11 Assistance Network. The Department shall also report on the Network's efforts to 12 gather data on crime victims and their needs, act as a clearinghouse for crime victims' services, provide an automated crime victims' bulletin board for subscribers, coordinate 13 and support activities of other crime victims' advocacy groups, identify the training 14 needs of crime victims' services providers and criminal justice personnel, and coordinate training for these personnel. The Department shall submit its report to the Chairs of the Appropriations Subcommittees on Justice and Public Safety of the Senate 15 16 17 18 and House of Representatives by December 1 of each year of the biennium.

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#### 20 Requested by: Senators Thomas, Rand, Garrou, Dalton, Hagan

#### ALE AGENTS SUBJECT TO STATE PERSONNEL ACT 21

22 **SECTION 17.6.** Chapter 126 of the General Statutes, the State Personnel 23 System, applies to all Alcohol Law Enforcement agents of the Department of Crime 24 Control and Public Safety. The Office of State Personnel shall study salary 25 classifications of Alcohol Law Enforcement agents to determine the appropriate 26 classifications and salary ranges for those agents and shall report the results of the 27 study, including any recommendations or legislative proposals, to the Chairs of the 28 Senate and House of Representatives Subcommittees on Justice and Public Safety. 29

#### 30 PART XVIII. DEPARTMENT OF ADMINISTRATION 31

Requested by: Senators Swindell, Garrou, Dalton, Hagan

#### 33 AGENCIES TO USE MAIL SERVICE CENTER 34

**SECTION 18.1.** G.S. 143-341(8)g. reads as rewritten:

#### "§ 143-341. Powers and duties of Department. 35 36

The Department of Administration has the following powers and duties:

- (8) General Services:
  - . . . To establish and operate a central mailing system mail service g. <u>center for that shall be used by all State agencies, agencies other</u> than the Employment Security Commission, and in connection therewith and in the discretion of the Secretary, to make application for and procure a post-office substation for that <del>purpose, and to do all things necessary in connection with the</del> maintenance of the central mailing system. mail service center. The Secretary may shall allocate and charge against the respective departments and agencies their proportionate parts of the cost of the maintenance of the central mailing system. mail service center. The Secretary shall develop a plan for the efficient operation of the center that meets the needs of State agencies and agencies, ensures timely delivery of mail, and shall present that plan to the Office of State Budget and Management and the General Assembly no later than the convening date of

1 2	the 2003 General Assembly.mail, and ensures no loss of federal <u>funds.</u> "
3 4 5	Requested by: Senators Swindell, Garrou, Dalton, Hagan STUDY OF ADVOCACY PROGRAMS IN THE DEPARTMENT OF
6	ADMINISTRATION
7	SECTION 18.2. The Secretary of the Department of Administration, in
8 9	collaboration with appropriate entities which concentrate on public policy and business management, shall study the functions of the advocacy programs that are housed in the
10	Department of Administration to determine the appropriate organizational placement of
11	the programs within State government. The study shall also consider whether the
12	functions of the programs could be more efficiently and effectively performed by an
13	appropriate nonprofit organization. The Secretary shall report the findings and
14	recommendations to the Joint Legislative Commission on Governmental Operations and
15	to the Chairs of the Senate and House of Representatives Appropriations Committees by
16	May 1, 2004.
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18	Requested by: Senators Swindell, Dorsett, Garrou, Dalton, Hagan
19	LOW-INCOME RESIDENTIAL ENERGY PROGRAM
20	SECTION 18.3. G.S. 113B-6 reads as rewritten:
21	"§ 113B-6. General duties and responsibilities.
22	The Energy Policy Council shall have the following general duties and
23	responsibilities:
24 25	(1) To develop and recommend to the Governor a comprehensive long-range State energy policy to achieve maximum effective
25 26	management and use of present and future sources of energy, such
20 27	policy to include but not be limited to an energy efficiency program,
28	an energy management plan, an emergency energy program, and an
28 29	energy research and development program;
30	(2) To conduct an ongoing assessment of the opportunities and constraints
31	presented by various uses of all forms of energy and to encourage the
32	efficient use of all such energy forms in a manner consistent with State
33	energy policy;
34	(3) To continually review and coordinate all State government research,
35	education and management programs relating to energy matters and to
36	continually educate and inform the general public regarding such
37	energy matters;
38	(4) To recommend to the Governor and to the General Assembly needed
39	energy legislation and to recommend for implementation such
40	modifications of energy policy, plans and programs as the Council
41	considers necessary and desirable.
42	(5) To develop and administer the Low-Income Residential Energy
43	Program. Nothing in this subdivision shall be construed as obligating
44	the General Assembly to appropriate funds for the Program or as
45	entitling any person to services under the Program."
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47	Requested by: Senators Swindell, Dorsett, Garrou, Dalton, Hagan
48	PETROLEUM OVERCHARGE FUNDS ALLOCATION
49 50	<b>SECTION 18.4.(a)</b> There is appropriated from funds and interest thereon
50 51	received from the case of <u>United States v. Exxon</u> that remain in the Special Reserve for Oil Oversharge Funds to the Department of Administration the sum of one million
51 52	Oil Overcharge Funds to the Department of Administration the sum of one million dollars (\$1,000,000) for the 2003 2004 fixed year to be allocated for the Low Income
52 53	dollars (\$1,000,000) for the 2003-2004 fiscal year to be allocated for the Low Income
53 54	Residential Energy Program. SECTION 18.4.(b) Any funds remaining in the Special Reserve for Oil
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54 **SECTION 18.4.(b)** Any funds remaining in the Special Reserve for Oil 55 Overcharge Funds after the allocation is made pursuant to subsection (a) of this section

may be expended only as authorized by the General Assembly and upon 1 recommendations of the State Energy Policy Council. All interest or income accruing 2 3 from all deposits or investments of cash balances shall be credited to the Special 4 Reserve for Oil Overcharge Funds. 5

Senators Swindell, Garrou, Dalton, Hagan Requested by: VETERANS SCHOLARSHIPS PARTIALLY FUNDED FROM ESCHEAT FUND

**SECTION 18.5.(a)** G.S. 165-22.1(b) reads as rewritten:

10 Funds for the support of this program shall be appropriated to the Department "(b) 11 of Administration as a reserve for payment of the allocable costs for room, board, tuition, and other charges, and shall be placed in a separate budget code from which 12 disbursements shall be made. Funds to support the program shall be supported by receipts from the Escheat Fund, as provided by G.S. 116B-7, but those funds may be 13 14 used only for worthy and needy residents of this State who are enrolled in public 15 institutions of higher education of this State. In the event the said appropriation for any 16 17 year is insufficient to pay the full amounts allocable under the provisions of this Article, 18 such supplemental sums as may be necessary shall be allocated from the Contingency 19 and Emergency Fund. The method of disbursing and accounting for funds allocated for payments under the provisions of this section shall be in accordance with those 20 standards and procedures prescribed by the Director of the Budget, pursuant to the 21 22 Executive Budget Act." 23

**SECTION 18.5.(b)** G.S. 116B-7 reads as rewritten:

#### 24 "§ 116B-7. Distribution of income of fund.

25 The income derived from the investment or deposit of the Escheat Fund shall (a) 26 be distributed annually on or before July 15 to the State Education Assistance Authority 27 for grants and loans to aid worthy and needy students who are residents of this State and 28 are enrolled in public institutions of higher education in this State. Such grants and 29 loans shall be made upon terms, consistent with the provisions of this Chapter, pursuant 30 to which the State Education Assistance Authority makes grants and loans to other students under G.S. 116-201 to 116-209.23, Article 23 of Chapter 116 of the General 31 32 Statutes, policies of the Board of Governors of The University of North Carolina 33 regarding need-based grants for students of The University of North Carolina, and policies of the State Board of Community Colleges regarding need-based grants for 34 35 students of the community colleges.

An amount specified in the Current Operations Appropriations Act shall be 36 (b) 37 transferred annually from the Escheat Fund to the Department of Administration to partially fund the program of Scholarships for Children of War Veterans established by Article 4 of Chapter 165 of the General Statutes. Those funds may be used only for 38 39 residents of this State who (i) are worthy and needy as determined by the Department of 40 Administration, and (ii) are enrolled in public institutions of higher education of this 41 42 State."

**SECTION 18.5.(c)** In accordance with G.S. 116B-7(b) as enacted by this 43 act, for the 2003-2004 and 2004-2005 fiscal years, there is appropriated from the 44 45 Escheat Fund to the Department of Administration the amount of three million seven hundred twenty-eight thousand three hundred twenty-four dollars (\$3,728,324). 46

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Requested by: Senator Reeves

#### 49 SELL SURPLUS PROPERTY ELECTRONICALLY

**SECTION 18.6(a).** G.S. 143-64.03 is amended by adding the following new 50 51 subsection to read:

52 The State agency for surplus property may sell or otherwise dispose of (d) 53 surplus property, including motor vehicles, through an electronic auction service."

54 **SECTION 18.6(b).** Article 3A of Chapter 143 of the General Statutes is 55 amended by adding a new Part to read:

1

"Part 3. Public agencies.

### "<u>§ 143-64.6. Disposal of surplus property.</u>

A county, municipality, or other public body may sell or otherwise dispose of surplus property, including motor vehicles, through an electronic auction service."

### PART XIX. OFFICE OF THE STATE AUDITOR

Requested by: Senators Swindell, Garrou, Dalton, Hagan SMART START AUDITS

**SECTION 19.1.** G.S. 143B-168.14(b) reads as rewritten:

"(b) Each local partnership shall be subject to audit and review by the State Auditor under Article 5A of Chapter 147 of the General Statutes. The State Auditor shall conduct annual financial and compliance audits of the local partnerships-partnerships that are rated "needs improvement" in performance assessments authorized in G.S. 143B-168.12(a)(7). Local partnerships that are rated "superior" or "satisfactory" in performance assessments authorized in G.S. 143B-168.12(a)(7) shall undergo biennial financial and compliance audits by the State Auditor."

### 0 PART XIX-B. GENERAL ASSEMBLY

2 Requested by: Senators Dalton, Garrou, Hagan, Swindell

LEGISLATIVE FOOD SERVICE DONATE FOOD

**SECTION 19B.1.** The General Assembly food service shall on a daily basis donate to a nonprofit organization food that would otherwise be discarded.

### PART XX. OFFICE OF THE GOVERNOR

P Requested by: Senators Swindell, Garrou, Dalton, Hagan

### HOUSING FINANCE AGENCY HOME MATCHING FUNDS

**SECTION 20.1.(a)** Funds appropriated in this act to the Housing Finance Agency for the federal HOME Program shall be used to match federal funds appropriated for the HOME Program. In allocating State funds appropriated to match federal HOME Program funds, the Agency shall give priority to HOME Program projects, as follows:

) First priority to projects that are located in counties designated as Tier One, Tier Two, or Tier Three Enterprise Counties under G.S. 105-129.3; and

(2) Second priority to projects that benefit persons and families whose incomes are fifty percent (50%) or less of the median family income for the local area, with adjustments for family size, according to the latest figures available from the United States Department of Housing and Urban Development.

The Housing Finance Agency shall report to the Joint Legislative Commission on Governmental Operations by April 1 of each year concerning the status of the HOME Program and shall include in the report information on priorities met, types of activities funded, and types of activities not funded.

48 **SECTION 20.1.(b)** If the United States Congress changes the HOME 49 Program such that matching funds are not required for a given program year, then the 50 Agency shall not spend the matching funds appropriated under this act for that program 51 year.

52 **SECTION 20.1.(c)** Funds appropriated in this act to match federal HOME 53 Program funds shall not revert to the General Fund on June 30, 2004, or on June 30, 54 2005.

1	PART XXI. INFORMATION TECHNOLOGY
2 3	Requested by: Senators Swindell, Garrou, Dalton, Hagan
4	IT LEGACY SYSTEMS AND IT EFFICIENCIES STUDIES AND ITS BUDGET
5	STRUCTURE REVIEW/REPORT
6	<b>SECTION 21.1.(a)</b> The Office of Information Technology Services (ITS)
7	shall analyze the State's legacy information technology systems and develop a plan to
8	ascertain the needs, costs, and time frame required for State agencies to progress to
9	more modern information technology systems. In conducting this legacy system
10	assessment and analysis, ITS shall:
11	(1) Examine the hierarchical structure and interrelated relationships within
12	and between State agency legacy systems.
13	(2) Catalog and analyze the portfolio of legacy applications in use in State
14	agencies and consider the extent to which new applications could be
15	used concurrently with, or should replace, legacy systems.
16 17	(3) Consider issues related to migration from legacy environments to Internet-based and client/server environments and related to the
17	availability of programmers and other information technology
19	professionals with the skills to migrate legacy applications to other
20	environments.
21	(4) Study any other issue relative to the assessment of legacy information
22	technology systems in State agencies, except that the analysis shall not
23	include matters within the purview of the studies authorized in S.L.
24	2001-491 or S.L. 2002-126.
25	State departments, agencies, and institutions shall give to ITS all information and all
26	data within their possession, or ascertainable from their records, that ITS deems
27	necessary to carry out the analysis.
28	By March 1, 2004, ITS shall complete the analysis and shall make a report of the assessment to the Information Resources Management Commission (IBMC), the
29 30	the assessment to the Information Resources Management Commission (IRMC), the Joint Legislative Commission on Governmental Operations, and the Joint Select
31	Committee on Information Technology.
32	<b>SECTION 21.1.(b)</b> The Office of State Budget and Management (OSBM)
33	shall conduct a study of information technology (IT) expenditures across all of State
34	government, with focused attention to identification and elimination of duplicative IT
35	expenditures, operations, and inventory, to identify and recommend potential cost
36	savings and efficiencies in State agency IT operations. In this study, OSBM should
37	address the following questions:
38	(1) Is State government's IT budgeting and organizational structure the
39	most efficient approach?
40 41	(2) What alternative IT budgeting and organizational structures could help
42	North Carolina realize cost savings? OSBM shall work in conjunction with ITS and the IRMC to study the ITS
43	and the IRMC budget structures. As part of this study, OSBM shall prepare at least
44	three alternative budget transition plans for ITS and IRMC. Two of the transition plans
45	shall, at minimum, address the feasibility of (i) making portions or all of the ITS and the
46	IRMC budgets General Fund appropriations and including a proposal for how a nontax
47	revenue source to reimburse the General Fund for appropriations could be made from
48	agency receipts for ITS services utilized and (ii) maintaining ITS and IRMC budgets as
49	Internal Service Funds, but having the budgets approved by the Office of State Budget
50	and Management and the General Assembly instead of being approved by the IRMC as
51 52	they are currently.
52 53	By April 1, 2004, OSBM shall make reports on these matters to the Joint
55 54	Legislative Commission on Governmental Operations, the Chairs of the Joint Appropriations Subcommittee on General Government, and the Fiscal Research
55	Division.

1 2 2	PART XXII. DEPARTMENT OF INSURANCE
3 4 5 6 7 8 9 10	Requested by: Senators Swindell, Garrou, Dalton, Hagan INSURANCE FUND TRANSFER TO GENERAL FUND SECTION 22.1. The Commissioner of Insurance shall transfer funds quarterly from the Department of Insurance Fund to the General Fund to repay the funds appropriated to the Department of Insurance from the General Fund for each fiscal year, plus accrued interest at a rate determined by the State Treasurer.
11 12 13 14	Requested by: Senators Swindell, Garrou, Dalton, Hagan EXTEND THE SUNSET FOR FUNDING CERTAIN OPERATIONS OF THE DEPARTMENT OF INSURANCE THROUGH THE INSURANCE REGULATORY FUND
15 16 17	SECTION 22.2. Section 12 of S.L. 2002-144 reads as rewritten: "SECTION 12. This act becomes effective July 1, 2002. Sections 1 through 8 of this act expire June 30, 2003.June 30, 2004."
18 19 20	PART XXIII. DEPARTMENT OF REVENUE
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>Requested by: Senators Swindell, Garrou, Dalton, Hagan DOR TAXPAYER TELECOMMUNICATIONS SERVICE SECTION 23.1. Section 22.6 of S.L. 2002-126 reads as rewritten:</li> <li>"SECTION 22.6.(a) The Department of Revenue may draw up to seven million eight hundred forty thousand five hundred thirteen dollars (\$7,840,513) through June 30, 2004, There is appropriated from the collection assistance fee account created in G.S. 105-243.1 to the Department of Revenue the sum of one million six hundred twenty-two thousand eight hundred ninety-six dollars (\$1,622,896) for the 2003-2004 fiscal year and the sum of two million one hundred fifty-four thousand five hundred ninety-three dollars (\$2,154,593) for the 2004-2005 fiscal year in order to pay for the costs of establishing and equipping a central taxpayer telecommunications service center for collections and assistance and for the costs associated with aligning local field offices with the new center.</li> <li>"SECTION 22.6.(b) The Secretary of Revenue shall consult with the Joint Legislative Commission on Governmental Operations on a detailed plan with proposed costs before any funds may be expended for these purposes. This plan must be presented by October 31, 2002.</li> <li>"SECTION 22.6.(c) Beginning January 1, 2003, and ending on the second quarter following completion of the projects described in subsection (a) of this section, the Department of Revenue must report quarterly to the Joint Legislative Commission on Governmental Operations and the progress of establishing the new center."</li> </ul>
43 44 45 46 47 48 49 50 51 52 53 54 55	Requested by: Senators Swindell, Garrou, Dalton, Hagan <b>CERTAIN DOR POSITIONS FEE-SUPPORTED</b> <b>SECTION 23.2.</b> There is appropriated from the collection assistance fee account created in G.S. 105-243.1 to the Department of Revenue the sum of five hundred thirty-one thousand five hundred twelve dollars (\$531,512) for the 2003-2004 fiscal year and the sum of five hundred thirty-one thousand five hundred twelve dollars (\$531,512) for the 2004-2005 fiscal year for salary and related fringe benefits for the following positions formerly supported from the General Fund: Position No. 4784-0000-0076-621 - Revenue Officer II Position No. 4784-0000-0076-622 - Revenue Officer II Position No. 4784-0000-0076-636 - Revenue Officer I Position No. 4784-0000-0076-637 - Revenue Officer I

1	Position No. 4784-0000-0076-638 - Revenue Officer I
2	Position No. 4784-0000-0076-639 - Revenue Officer I
3	Position No. 4784-0000-0076-640 - Revenue Officer I
4	Position No. 4784-0000-0076-641 - Revenue Officer I
5	Position No. 4784-0000-0076-642 - Revenue Officer I
6	Position No. 4784-0000-0076-643 - Revenue Officer I
7	Position No. 4784-0000-0076-644 - Revenue Officer I
2 3 4 5 6 7 8	Position No. 4784-0000-0076-645 - Revenue Officer I
9	Position No. 4784-0000-0076-647 - Revenue Officer I
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11	Requested by: Senators Swindell, Garrou, Dalton, Hagan
12	DOR TAXPAYER CALL CENTER FUND CODE
13	SECTION 23.3. Funds appropriated to the Department of Revenue for a
14	central taxpayer telecommunications service center for collections and assistance shall
15	be transferred to a separate, receipts-supported Fund Code in the Department's budget.
16	The Fund Code number is 1662.
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18	Requested by: Senators Swindell, Garrou, Dalton, Hagan
19	DOR REPORT ON PROJECT COMPLIANCE
20	<b>SECTION 23.4.</b> The Department of Revenue must report to the Joint
21 22	Legislative Commission on Governmental Operations and to the Revenue Laws Study Committee on its efforts to address abuse of the voluntary tax compliance system,
22	including fraudulent activity, which has resulted in undercollections. Reports must be
23 24	submitted quarterly beginning February 1, 2004, through July 30, 2006. Each report
25	must include a breakdown of the Department's additional initiatives resulting directly
26	from the Project Compliance funding provided for the 2003-2005 fiscal biennium. The
27	report must itemize additional collections by type of tax as compared to an objectively
$\frac{1}{28}$	determined baseline of collections resulting from preexisting collection activities. Each
29	report must also include a long-term plan, a time line for implementing each step of the
30	plan, a summary of steps taken since the last report and their results, and any other data
31	requested by the Commission or the Committee.
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33	PART XXIV. SECRETARY OF STATE
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35	Requested by: Senators Swindell, Garrou, Dalton, Hagan
36	STUDY OF THE FEASIBILITY OF TRANSFERRING THE CONSULTATION
37	REQUIREMENT FROM THE BUSINESS LICENSE INFORMATION
38	OFFICE TO THE SMALL BUSINESS CENTERS
39 40	<b>SECTION 24.1.(a)</b> The Department of the Secretary of State (Department) and the North Carolina Community College System (System) shall study the feesibility
40 41	and the North Carolina Community College System (System) shall study the feasibility of transferring the consultation function of the Business License Information Office
42	(BLIO) in the Department to the Small Business Centers that are located within each of
43	the community colleges in the System. The study shall consider the feasibility of the
44	following:
45	(1) Establishing a Statewide Coordinator position that will develop and
46	maintain a web-based master application system of all State licensing
47	and regulatory requirements.
48	(2) Developing and maintaining a web-based master application system of
49	all State licensing and regulatory requirements.
50	(3) Training the Small Business Center employees to provide the
51	consultation function to their clients.
52	(4) Providing public access to the web-based master application system.
53	<b>SECTION 24.1.(b)</b> The Department and the System shall present their
54	findings and recommendations to the Joint Legislative Commission on Governmental

54 findings and recommendations to the Joint Legislative Commission on Governmental

Operations and to the Chairs of the Senate and House of Representatives Appropriations 1 2 Committees by January 1, 2004. 3 4 Requested by: Senators Swindell, Garrou, Dalton, Hagan 5 **PUBLICATION OF NORTH CAROLINA MANUAL** 6 **SECTION 24.2.** The Department of the Secretary of State shall support the 7 publication of the North Carolina Manual with receipts from sales of the manual when 8 budgeting for the 2005-2007 biennium. The Department shall consider the feasibility of 9 providing the manual by Internet. 10 PART XXV. STATE BOARD OF ELECTIONS 11 12 13 Senators Swindell, Garrou, Dalton, Hagan Requested by: 14 **HELP AMERICA VOTE ACT MATCHING FUNDS SECTION 25.1.(a)** Of the funds appropriated to the State Board of Elections 15 16 for the 2003-2004 fiscal year by Section 2.1 of this act: The sum of \$1,791,936 is transferred to a Reserve Fund to meet the 17 (1)18 Maintenance of Effort requirements of section 254(a)(7) of the Help 19 America Vote Act, Public Law 107-252. 20 The sum of \$1,665,650 currently appropriated to Fund 1100 (2)Administration for the SEIMS RCC is transferred to a Reserve Fund 21 22 for the State Board of Elections. 23 (3)The sum of \$2,524,400 is transferred to the Election Fund established 24 by S.L. 2003-12 to meet the five percent (5%) matching requirement of Title II Help America Vote Act, Public Law 107-252. It is estimated 25 that the amount needed for the 2003-2004 fiscal year will be 26 \$1,130,000. The funds shall be available only for matching federal funds under HAVA for the 2003-2004, 2004-2005, and 2005-2006 27 28 29 fiscal years. The money shall only be expended as federal funds are 30 available to match, and if the amount available to the State is less than 31 projected, the unexpended remainder of the \$2,524,400 shall revert to the General Fund on the earlier of: 32 33 June 30, 2006; or a. 34 A determination by the Office of State Budget and Management b. that the unexpended remainder will not be needed. 35 **SECTION 25.1.(b)** The 107th Congress established the Help America Vote 36 Act (HAVA) as Public Law 107-252 establishing a program to assist in the 37 38 administration of Federal elections and provide assistance with the administration of 39 certain Federal elections laws and programs; establish minimum election administration standards for States and units of local government with the responsibility for the 40 41 administration of Federal elections. In HAVA, Congress authorized appropriations for elections assistance in the form of a matching grant program (Title II of HAVA, Requirements Payments) for which states are required as one condition of the Election 42 43 44 Assistance Requirements Payments to match federal allocations with a five percent 45 (5%) match of State dollars. The federal government has additional requirements, including a required state plan and a stipulation for each participating state to implement 46 the Maintenance of Effort (MOE) requirements of Title II, section 254(a)(7) of HAVA. 47 48 The MOE requires that the state maintain the expenditures of the state for activities 49 funded by the payment at a level that is not less than the level of such expenditures maintained by the state for the fiscal year ending prior to November 2000. Congress 50 authorized up to \$1.4 billion for Requirements Payments, and \$810 million for Title II 51 52 requirements grants was funded for fiscal year 2003. Title II requirements funding has 53 not been passed by Congress for fiscal years 2004-2005 and 2005-2006 but is currently proposed at \$500 million for each year. 54

Based upon the 2003 approved funding, it is estimated that North Carolina 1 2 will receive \$22.6 million of the Title II funding if North Carolina meets all the 3 conditions of the Election Assistance program, including not only the five percent (5%) state match but also maintenance of its expenditure level on HAVA activities at the 4 expense level the State Board of Elections had in State fiscal year 1999-2000. Actual expenditures for the State Elections Information Management System (SEIMS), which 5 6 is a qualified HAVA activity, in 1999-2000 was three million four hundred fifty-seven 7 8 thousand five hundred eighty-five dollars and six cents (\$3,457,585.06). The authorized expenditures on SEIMS in 2002-2003 by the State Board of Elections is one million six 9 10 hundred sixty-five thousand six hundred fifty dollars (\$1,665,650). The difference in 11 expenditure levels is one million seven hundred ninety-one thousand nine hundred 12 thirty-five dollars and six cents (\$1,791,935.06). To meet HAVA's Title II MOE 13 requirement, North Carolina has to appropriate from its General Fund to a Reserve on a recurring basis (or for as long as Congress requires the MOE as a condition of states' 14 15 being eligible to receive Requirements Payments), the amount of three million four 16 hundred fifty-seven thousand five hundred eighty-five dollars and six cents 17 (\$3,457,585.06) annually.

18 For the State to meet its obligatory five percent (5%) match for HAVA's Title 19 II Requirements Payment, North Carolina has to match twenty-two million six hundred 20 thousand dollars (\$22,600,000) estimated federal funds in 2003-2004; thirteen million nine hundred forty-four thousand dollars (\$13,944,000) estimated federal funds in both 21 22 2004-2005 and 2005-2006. The State's match is one million one hundred thirty thousand 23 dollars (\$1,130,000) in 2003-2004; six hundred ninety-seven thousand two hundred 24 dollars (\$697,200) in 2004-2005 and six hundred ninety-seven thousand two hundred 25 dollars (\$697,200) in 2005-2006. The nonrecurring match total required from the 26 General Fund is two million five hundred twenty-four thousand four hundred dollars 27 (\$2,524,400).

### PART XXVI. OFFICE OF STATE BUDGET AND MANAGEMENT

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31 Requested by: Senators Garrou, Swindell, Dalton, Hagan

## 32 NC HUMANITIES COUNCIL 33 SECTION 26.1. The I

- **SECTION 26.1.** The North Carolina Humanities Council shall:
  - (1) By January 15, 2004, and more frequently as requested, report to the Joint Legislative Commission on Governmental Operations and the Fiscal Research Division the following information:
    - a. State fiscal year 2002-2003 program activities, objectives, and accomplishments;
    - b. State fiscal year 2002-2003 itemized expenditures and fund sources;
    - c. State fiscal year 2003-2004 planned activities, objectives, and accomplishments including actual results through December 31, 2003; and
    - d. State fiscal year 2003-2004 estimated itemized expenditures and fund sources including actual expenditures and fund sources through December 31, 2003.
- (2) Provide to the Fiscal Research Division a copy of the organization's annual audited financial statement within 30 days of issuance of the statement.

# 50 51 PART XXVII. OFFICE OF THE STATE CONTROLLER

- 5253 Requested by: Senators Swindell, Garrou, Dalton, Hagan
- 54 **OVERPAYMENTS AUDIT**

SECTION 27.1.(a) During the 2003-2004 fiscal year, receipts generated by the collection of inadvertent overpayments by State agencies to vendors as a result of pricing errors, neglected rebates and discounts, miscalculated freight charges, unclaimed refunds, erroneously paid excise taxes, and related errors as required by G.S. 147-86.22(c) are to be deposited in the Special Reserve Account 24172. SECTION 27.1.(b) For the 2003-2004 fiscal year, two hundred thousand

SECTION 27.1.(b) For the 2003-2004 fiscal year, two hundred thousand dollars (\$200,000) of the funds transferred from the Special Reserve Account 24172 shall be used by the Office of the State Controller for data processing, debt collection, or e-commerce costs.

**SECTION 27.1.(c)** All funds available in the Special Reserve Account 24172 on July 1, 2003, are transferred to the General Fund on that date.

12 SECTION 27.1.(d) Any unobligated funds in the Special Reserve Account 13 24172 that are realized above the allowance in subsection (b) of this section are subject 14 to appropriation by the General Assembly in the 2004 Regular Session of the 2003 15 General Assembly.

SECTION 27.1.(e) The State Controller shall report quarterly to the Joint
 Legislative Commission on Governmental Operations and the Fiscal Research Division
 on the revenue deposited into the Special Reserve Account and the disbursement of that
 revenue.

### 21 PART XXVIII. DEPARTMENT OF THE STATE TREASURER

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Requested by: Senators Swindell, Garrou, Dalton, Hagan

### 24 **REPORT OF THE STATUS OF THE TECHNOLOGY INFRASTRUCTURE** 25 **ENHANCEMENTS**

SECTION 28.3. The Department of the State Treasurer shall report to the Joint Legislative Commission on Governmental Operations and to the Chairs of the Appropriations Committees for the Senate and the House of Representatives on the status of the replacement of the multitude of information technology systems with an integrated system for all the retirement plans and other programs administered by the Retirement Systems Division. The Department shall report semiannually by October 1 and April 1 until the enhancements are fully implemented.

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34 Requested by: Senators Swindell, Garrou, Dalton, Hagan

### 35 STAFFING ANALYSIS FOLLOW-UP

**SECTION 28.4.(a)** The Office of State Budget and Management shall 36 37 conduct semiannual follow-up analyses to the Staffing Analysis that was completed in 38 April 2003 on the Retirement Systems Division within the Department of State Treasurer by October 1 and April 1 of each year to assure that the staffing levels remain 39 appropriate. The semiannual analyses shall be conducted throughout the implementation 40 of the enhancements to the information technology infrastructure within the Retirement 41 42 Systems Division that were authorized by this act. The follow-up analyses shall also continue for a reasonable time after the completion of the enhancements to ensure that 43 44 the staffing levels are adjusted based on the increased efficiency provided by the 45 enhancements.

46 **SECTION 28.4.(b)** The Retirement Systems Division shall maintain 47 monthly workload statistics and productivity data for the various functions within the 48 Division. The Department of State Treasurer shall report the workload statistics and 49 productivity data to the Fiscal Research Division and to the Office of State Budget and 50 Management on a quarterly basis.

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Requested by: Senators Gulley, Garrou, Dalton, Hagan

PART XXIX. DEPARTMENT OF TRANSPORTATION

SESSION 2003

1 2 3 4 5	CASH-FLOW HIGHWAY FUND AND HIGHWAY TRUST FUND APPROPRIATIONS
3	<b>SECTION 29.1.(a)</b> . The General Assembly authorizes and certifies
6 7 8 9 10	anticipated revenues of the Highway Fund as follows: For Fiscal Year 2005-2006 \$1,409.2 Million For Fiscal Year 2006-2007 \$1,458.9 Million For Fiscal Year 2007-2008 \$1,509.4 Million For Fiscal Year 2008-2009 \$1,558.8 Million SECTION 29.1.(b) The General Assembly authorizes and certifies anticipated revenues of the Highway Trust Fund as follows:
11 12 13 14 15	For Fiscal Year 2005-2006         \$1,096.3 Million           For Fiscal Year 2006-2007         \$1,148.0 Million           For Fiscal Year 2007-2008         \$1,202.6 Million           For Fiscal Year 2008-2009         \$1,252.4 Million
16 17 18	Requested by: Senators Gulley, Garrou, Dalton, Hagan, Jenkins, Hargett SMALL URBAN CONTINGENCY FUNDS SECTION 29.2. Of the funds appropriated in this act to the Department of
19	Transportation:
20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	<ol> <li>Twenty-eight million dollars (\$28,000,000) in fiscal year 2003-2004 and fourteen million dollars (\$14,000,000) in fiscal year 2004-2005 shall be allocated for small urban construction projects. These funds shall be allocated equally in each fiscal year of the biennium among the 14 Highway Divisions for the small urban construction program for small construction projects that are located within the area covered by a two-mile radius of the municipal corporate limits.</li> <li>Fifteen million dollars (\$15,000,000) in fiscal year 2003-2004 and ten million dollars (\$10,000,000) in fiscal year 2004-2005 shall be used statewide for rural or small urban highway improvements and related transportation enhancements to public roads and public facilities, industrial access roads, and spot safety projects as approved by the Secretary of Transportation.</li> <li>None of these funds used for rural secondary road construction are subject to the county allocation formulas in G.S. 136-44.5(b) and (c). These funds are not subject to G.S. 136-44.7.</li> </ol>
36 37 38 39 40 41	The Department of Transportation shall report to the members of the General Assembly on projects funded pursuant to this section in each member's district prior to the Board of Transportation's action. The Department shall make a quarterly comprehensive report on the use of these funds to the Joint Legislative Transportation Oversight Committee and the Fiscal Research Division.
42 43	Requested by: Senators Gulley, Garrou, Dalton, Hagan <b>REDUCE HIGHWAY TRUST FUND ADMINISTRATION ALLOCATION</b> SECTION 20.4 C S 126 176(b) reads as rewritten:
44 45 46 47 48 49 50 51 52 53 54 55	<b>SECTION 29.4.</b> G.S. 136-176(b) reads as rewritten: "(b) Funds in the Trust Fund are annually appropriated to the Department of Transportation to be allocated and used as provided in this subsection. A sum, not to exceed four and one half percent (4.5%) four percent (4%) of the amount of revenue deposited in the Trust Fund under subdivisions (a)(1), (2), and (3) of this section, section for the 2003-2004 fiscal year and three and eight-tenths percent (3.8%) thereafter, may be used each fiscal year by the Department for expenses to administer the Trust Fund. Operation and project development costs of the North Carolina Turnpike Authority are eligible administrative expenses under this subsection. Any funds allocated to the Authority pursuant to this subsection shall be repaid by the Authority from its toll revenue as soon as possible, subject to any restrictions included in the agreements entered into by the Authority in connection with the issuance of the

Authority's revenue bonds. Beginning one year after the Authority begins collecting 1 2 tolls on a completed Turnpike Project, interest shall accrue on any unpaid balance owed 3 to the Highway Trust Fund at a rate equal to the State Treasurer's average annual yield on its investment of Highway Trust Fund funds pursuant to G.S. 147-6.1. Interest earned on the unpaid balance shall be deposited in the Highway Trust Fund upon 4 5 repayment. The rest of the funds in the Trust Fund shall be allocated and used as 6 7 follows: 8

- (1)Sixty-one and ninety-five hundredths percent (61.95%) to plan, design, and construct the projects of the Intrastate System described in G.S. 136-179 and to pay debt service on highway bonds and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to these projects.
  - Twenty-five and five hundredths percent (25.05%) to plan, design, and (2)construct the urban loops described in G.S. 136-180 and to pay debt service on highway bonds and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to these urban loops.
  - (3)Six and one-half percent (6.5%) to supplement the appropriation to cities for city streets under G.S. 136-181.
- Six and one-half percent (6.5%) for secondary road construction as provided in G.S. 136-182 and to pay debt service on highway bonds (4)and notes that are issued under the State Highway Bond Act of 1996 and whose proceeds are applied to secondary road construction.

24 The Department must administer funds allocated under subdivisions (1), (2), and (4)25 of this subsection in a manner that ensures that sufficient funds are available to make 26 the debt service payments on bonds issued under the State Highway Bond Act of 1996 27 as they become due." 28

#### 29 Senators Gulley, Garrou, Dalton, Hagan Requested by: 30

### **USE OF EXCESS OVERWEIGHT/OVERSIZE FUNDS**

31 **SECTION 29.5.** Funds generated by overweight/oversize permit fees in excess of the cost of administering the program, as determined pursuant to G.S. 20-119(e), shall be used for highway and bridge maintenance required as a result of 32 33 34 damages caused from overweight/oversize loads. 35

36 Requested by: Senators Reeves, Garrou, Dalton, Hagan

#### 37 DEPARTMENT OF TRANSPORTATION MAY NOT DEVELOP THE 38 **I-40/DURALEIGH ROAD CONNECTOR**

39 The Department of Transportation shall permanently **SECTION 29.9.** 40 remove from all thoroughfare or other plans the proposed route commonly known as the "Duraleigh Connector", adjacent to Umstead Park from the intersection of Interstate 40 to existing Duraleigh Road in northwestern Wake County, more precisely described in 41 42 Project U-2110 in the 1997-2003 Transportation Improvement Program. 43

44 The Department shall not expend any State or federal funds on feasibility 45 studies, planning, right-of-way acquisition, or construction on this route.

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47 Senators Gulley, Garrou, Dalton, Hagan Requested by:

### FUNDS FOR REPAIR, RENOVATION, AND REPLACEMENT

49 **SECTION 29.10.** The Department of Transportation may use funds not to 50 exceed one and eight-tenths percent (1.8%) of the funds appropriated in this act to the 51 Department for maintenance to repair, renovate, or replace facilities that fail to meet 52 safety standards or that are obsolete for current or future use. Prior to expending these 53 funds, the Department shall submit its proposed budget for these expenditures to the Senate Appropriations Subcommittee on Department of Transportation, the House of 54

SESSION 2003

1 2 3		ons Subcommittee on Transporta versight Committee each year.	tion, and the Joint
3 4 5 6 7 8 9 10	MODIFY DESCRIPTION INTRASTATE IMPRO SECTION 29.11.(	Gulley, Garrou, Dalton, Hagan OF THE DURHAM NORTH VEMENT PROJECTS (a) G.S. 136-180(a) reads as rewritter om the Trust Fund for urban loops ma	1:
11 12	Loop	Description	Affected Counties
13 14 15 16 17 18 19 20	Asheville Western Loop	Multilane facility on new location from I-26 west of Asheville to US-19/23 north of Asheville for the purpose of connecting these roads. The funds may be used to improve existing	Buncombe
21 22 23 24	Charlotte Outer Loop	corridors. Multilane facility on new location encircling City of Charlotte	Mecklenburg
$\begin{array}{c} 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ 54\\ 55\end{array}$	Durham Northern Loop	The corridor shall be identified as a part of the local long-range transportation plan as mutually adopted in 2003 by the Durham Chapel Hill- Carrboro metropolitan planning organization and the North Carolina Board of Transportation The projects listed below are eligible for funding under this section as part of the Durham Northern Loop. The priorities for planning and constructing these projects will be established by mutual agreement of the Metropolitan Planning Organization (MPO) and the Department of Transportation through the federally mandated Transportation Improvement Program development process. The cross-sections for these projects will be established by mutual agreement of the MPO and the Department of Transportation through the State and federal	Durham, <del>Orange<u>Wake</u></del>

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\\16\\17\\18\\19\end{array} $			environmental review process. (1) East end connector N.C. 147 to U.S. 70 Ea (2) U.S. 70, from Lynn the Northern Durham Parkway. (3) I-85, from U.S. 70 Mill Rd. (4) Northern Durham Parkway, Section B, fr Oxford Rd. to I-85. (5) Northern Durham Parkway, Section A, fr I-85 to I-540. (6) Northern Durham Parkway, Section C, fr Oxford Rd. to Roxbord (7) Roxboro Rd. from	n <u>st.</u> <u>n Rd. to</u> to Red om Old om Old o Rd.	
20 21 22	Greensboro Loop		<u>St. to Goodwin Rd.</u> Multilane facility on no location encircling City	ew y	Guilford
23 24 25 26 27	Raleigh Outer Loo	op	of Greensboro Multilane facility on new location from US- southwest of Cary northerly to US-64 in	-1	Wake
28 29 30 31 32 33 34	Wilmington Bypa	SS	eastern Wake County Multilane facility on no location from US-17 northeast of Wilmingto to US-17 southwest of Wilmington, including the Blue Cla	on	New Hanover
35 36 37 38 39 40 41 42 43 44	"§ 136-179. Proj	ects of Intr d from the	interchange Multilane facility on new location from I-40 of Winston-Salem nort to-I-40 <u>US-311/Future</u> in eastern Forsyth Cou <b>b</b> ) G.S. 136-179 reads a <b>astate System funded</b> f Trust Fund for the Intra Intrastate System:	therly <u>1-74</u> nty" as rewritten: <b>from Trust F</b>	Forsyth und. may be used only for
45 46 47 48	Route I-40	Improvem Widening		Affected Cou Buncombe, H Guilford, Wa	Haywood,
49 50	I-77	Widening		Mecklenburg	5
51 52 53 54 55	I-85	Widening		Durham, Ora Guilford, Cal Mecklenburg	

SESSION 2003

1	I-95	Widening	Halifax
2 3 4 5 6 7	US-1	Complete 4-laning from Henderson to South Carolina Line (including 6-laning of Raleigh Beltline)	Vance, Franklin, Wake, Chatham, Lee, Moore, Richmond
8 9 10	US-13	Connector-Connectors from I-95 to NC-87	Cumberland Cumberland, Robeson
11 12 13 14	US-13	Complete 4-laning from Virginia Line to US-17	Gates, Hertford, Bertie
15 16 17 18 19 20 21	US-17	Complete 4-laning from Virginia Line to South Carolina Line (including Washington, New Bern, and Jacksonville Bypasses)	Camden, Pasquotank, Perquimans, Chowan, Bertie, Martin, Beaufort, Craven, Jones, Onslow, Pender, New Hanover, Brunswick
22 23 24 25	US-19/ US-19E	Complete 4-laning from US-23 to NC 194 in Ingalls	Madison, Yancey, Mitchell, Avery
26 27 28	US-19	Complete 4-laning	Cherokee, Macon, Swain
29 30 31 32 33	US-23	Complete 4-laning and upgrading existing 4-lanes from Tennessee Line to I-240	Madison, Buncombe
34 35 36 37	US-23-441	Complete 4-laning from US-19/US-74 to Georgia Line	Macon
38 39 40 41 42 43 44 45 46 47 48 49 50 51	US-52	Complete 4-laning from I-77 to Lexington (including new I-77 Connector)	Surry, Davidson
	US-64	Complete 4-laning from Raleigh to Coast (including freeway construction from I-95 to US-17)	Edgecombe, Pitt, Martin, Washington, Tyrrell, Dare
	US-64	Complete 4-laning from Lexington to Raleigh	Davidson, Randolph, Chatham, Wake
52 53 54 55	US-70	Complete 4-laning from Raleigh to Morehead City (including Clayton,	Wake, Johnston, Wayne, Lenoir, Craven

1 2 3 4 5 6 7 8		Goldsboro, Kinston, Smithfield-Selma, and Havelock Bypasses predominately freeways on predominately new locations)	
9 10 11 12 13 14	US-74	Complete 4-laning from Charlotte to US-17 (including multilaning of Independence Blvd. in Charlotte, and Bypasses of Monroe, Rockingham, and Hamlet)	Mecklenburg, Union, Richmond, Robeson, Columbus
15 16 17	US-74	Complete 4-laning from I-26 to I-85	Polk, Rutherford
18 19 20 21 22 23 24 25 26 27 28	US-158	Complete 4-laning from Winston-Salem to Whalebone	Forsyth, Guilford, Rockingham, Caswell, Person, Granville, Vance, Warren, Halifax, Northampton, Gates, Hertford, Pasquotank, Camden, Currituck, Dare
28 29 30		New bridge over Currituck Sound	Currituck
31 32 33 34 35	US-221	Complete 4-laning from Linville to South Carolina	Avery, McDowell, Rutherford
36 37	US-220	Complete 4-laning from I-40 to US-1	Guilford, Randolph, Montgomery, Richmond
38 39 40	US-220/NC-68	Complete 4-laning from Virginia Line to I-40	Rockingham, Guilford
41 42 43 44 45 46 47 48 49	US-264	Complete 4-laning from US-64 to Washington (including Wilson and Greenville Bypasses) (including freeway construction from I-95 to Greenville)	Wilson, Greene, Pitt
49 50 51 52 53	US-321	Complete 4-laning from Boone to South Carolina Line	Caldwell, Catawba, Lincoln, Gaston
53 54 55	US-421	Complete 4-laning from Tennessee Line to I-40	Watauga, Wilkes, Yadkin

1			
2	US-421	Complete 4-laning from	Chatham, Lee
2 3 4 5 6 7 8		Greensboro to Sanford	,
4		(including Bypass of	
5		Sanford)	
6	NG 04		
7	NC-24	Complete 4-laning from	Mecklenburg,
8		Charlotte to Morehead	Cabarrus, Stanly,
9 10		City	Montgomery, Moore,
10			Harnett, Cumberland, Sampson, Duplin,
12			Onslow, Carteret
13			Olisiow, Carteret
14	NC-87	Complete 4-laning from	Lee, Harnett,
15		Sanford to US-74	Cumberland, Bladen,
16			Columbus
17			
18	NC-105	Complete 4-laning from	Watauga, Avery
19		Boone to Linville	
20	NO 160		
21	NC-168	Complete multilaning	Currituck
22 23		from Virginia Line to US-158	
23 24		10 03-138	
25	NC-194	Complete 4-laning from	Avery
$\frac{1}{26}$		US-19E to US-221"	
27	SECTI	ON 29.11.(c) This section is effec	tive when it becomes law.
28			
20			
29	Requested by:	Senators Gulley, Garrou, Daltor	n, Hagan
29 30	HIĠHWAÝ TRU	JST FUND STUĎY COMMITTI	EE
29 30 31	HIĜHWAÝ TRU SECTI	<b>JST FUND STUDY COMMITTI ON 29.12.(a)</b> Study Committee E	EE Established. – There is established a
29 30 31 32	HIĠHWAY TRU SECTI Highway Trust Fu	<b>UST FUND STUDY COMMITTI</b> <b>ON 29.12.(a)</b> Study Committee E and Study Committee to report to	EE
29 30 31 32 33	HIĠHWAY TRU SECTI Highway Trust Fu Oversight Commi	<b>UST FUND STUDY COMMITTI</b> <b>ON 29.12.(a)</b> Study Committee E and Study Committee to report to ttee.	EE Established. – There is established a the Joint Legislative Transportation
29 30 31 32 33 34	HIĠHWAY TRU SECTI Highway Trust Fu Oversight Commi SECTI	<b>UST FUND STUDY COMMITTI</b> <b>ON 29.12.(a)</b> Study Committee E and Study Committee to report to ttee. <b>ON 29.12.(b)</b> Membership. –	EE Established. – There is established a
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	HIĠHWAY TRU SECTI Highway Trust Fu Oversight Commi SECTI composed of 20 m (1) (2) (3) (1) (3) (1) The ap urban-rural divers SECTI Committee may so the examination o (1) (1)	JST FUND STUDY COMMITTI ON 29.12.(a) Study Committee E and Study Committee to report to ttee. ON 29.12.(b) Membership. – nembers as follows: The Chairs of the Joint Leg Committee. Five Representatives and four p Speaker of the House of Representa Five Senators and four public mem Tempore of the Senate. Difference of the Senate. Difference of the Senate. Dointing authorities shall make ity of the population of the State. ON 29.12.(c) Duties of the study all aspects of the Highway T f all the following: The current status, cost estimates, Fund projects currently listed in General Statutes.	EE Established. – There is established a the Joint Legislative Transportation The Study Committee shall be islative Transportation Oversight public members appointed by the atives. abers appointed by the President Pro their appointments to reflect the Study Committee. – The Study Trust Fund. The study shall include , and feasibility of Highway Trust Article 14 of Chapter 136 of the
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	HIĠHWAY TRU SECTI Highway Trust Fu Oversight Commi SECTI composed of 20 m (1) (2) (3) (1) (3) (1) (3) (1) (3) (1) (4) (5) (6) (7) (7) (7) (7) (7) (7) (7) (7) (7) (7	JST FUND STUDY COMMITTI ON 29.12.(a) Study Committee E and Study Committee to report to ttee. ON 29.12.(b) Membership. – nembers as follows: The Chairs of the Joint Leg Committee. Five Representatives and four p Speaker of the House of Representa Five Senators and four public mem Tempore of the Senate. pointing authorities shall make ity of the population of the State. ON 29.12.(c) Duties of the study all aspects of the Highway T f all the following: The current status, cost estimates. Fund projects currently listed in General Statutes. Unanticipated problems with the states	EE Established. – There is established a the Joint Legislative Transportation The Study Committee shall be islative Transportation Oversight public members appointed by the atives. bers appointed by the President Pro their appointments to reflect the Study Committee. – The Study Trust Fund. The study shall include , and feasibility of Highway Trust Article 14 of Chapter 136 of the ructure of the Highway Trust Fund.
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29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	HIĠHWAY TRU SECTI Highway Trust Fu Oversight Commi SECTI composed of 20 m (1) (2) (3) The ap urban-rural divers SECTI Committee may s the examination o (1) (2) (3) (3)	JST FUND STUDY COMMITTI ON 29.12.(a) Study Committee E and Study Committee to report to ttee. ON 29.12.(b) Membership. – nembers as follows: The Chairs of the Joint Leg Committee. Five Representatives and four p Speaker of the House of Representa Five Senators and four public mem Tempore of the Senate. opointing authorities shall make ity of the population of the State. ON 29.12.(c) Duties of the study all aspects of the Highway T f all the following: The current status, cost estimates. Fund projects currently listed in General Statutes. Unanticipated problems with the state.	EE Established. – There is established a the Joint Legislative Transportation The Study Committee shall be islative Transportation Oversight public members appointed by the atives. bers appointed by the President Pro their appointments to reflect the Study Committee. – The Study Trust Fund. The study shall include , and feasibility of Highway Trust Article 14 of Chapter 136 of the ructure of the Highway Trust Fund. funding structures and the actual
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	HIĠHWAY TRU SECTI Highway Trust Fu Oversight Commi SECTI composed of 20 m (1) (2) (3) (1) (3) (1) The ap urban-rural divers SECTI Committee may so the examination o (1) (2) (1) (3) (1) (4) (4) (4)	JST FUND STUDY COMMITTI ON 29.12.(a) Study Committee E and Study Committee to report to ttee. ON 29.12.(b) Membership. – nembers as follows: The Chairs of the Joint Leg Committee. Five Representatives and four p Speaker of the House of Representa Five Senators and four public mem Tempore of the Senate. opointing authorities shall make ity of the population of the State. ON 29.12.(c) Duties of the study all aspects of the Highway T f all the following: The current status, cost estimates. Fund projects currently listed in General Statutes. Unanticipated problems with the state.	EE Established. – There is established a the Joint Legislative Transportation The Study Committee shall be islative Transportation Oversight public members appointed by the atives. bers appointed by the President Pro their appointments to reflect the Study Committee. – The Study Trust Fund. The study shall include , and feasibility of Highway Trust Article 14 of Chapter 136 of the ructure of the Highway Trust Fund. funding structures and the actual ucture of the transportation funding

1 2 3 4 5 6 7	(5)	The feasibility of altering the project eligibility requirements of the Highway Trust Fund, including permitting the Department of Transportation to add projects as long as adding those projects does not delay projects already to be funded by the Highway Trust Fund, projects scheduled under the 2002-2008 Transportation Improvement Program, and does not impair the cash-flow provisions of G.S. 136-176(a1).
8	(6)	The feasibility of altering the funding allocation structure of the
9	(0)	Highway Trust Fund, including the possible use of the Highway Trust
10		Fund to provide the State match for available federal aid highway
11		funds as long as using the funds in this manner does not delay projects
12		already funded by the Highway Trust Fund, projects scheduled under
13		the 2002-2008 Transportation Improvement Program, and does not
14		impair the cash-flow provisions of G.S. 136-176(a1).
15	(7)	Any other issue related to the Highway Trust Fund or transportation
16		funding.
17		<b>TION 29.12.(d)</b> Vacancies. – The appointing authority shall fill any
18		Study Committee.
19		<b>TION 29.12.(e)</b> Cochairs. – The Cochairs of the Study Committee shall
20		of the Joint Legislative Transportation Oversight Committee. The Study
21		I meet upon the call of the Cochairs. A quorum of the Study Committee
22	shall be nine me	
23		<b>TION 29.12.(f)</b> Expenses of Members. – Members of the Study
24 25		l receive per diem, subsistence, and travel allowances in accordance .1, 138-5, or 138-6, as appropriate.
23 26		<b>FION 29.12.(g)</b> Staff. – The Legislative Services Office shall assign
20	professional and	I clerical staff to the assist the Study Committee in its work.
28	SEC1	<b>FION 29.12.(h)</b> Consultants. – The Study Committee may hire
29		xamine specific issues and subjects related to the study, in accordance
30	with G.S. 120-32	
31		<b>TION 29.12.(i)</b> Meetings During Legislative Session. – The Study
32	Committee may	meet during a regular or extra session of the General Assembly.
33	SECT	<b>FION 29.12.(j)</b> Meeting Location. – The Study Committee may meet at
34		s around the State in order to promote greater public participation in its
35	deliberations. Th	he Legislative Services Commission shall grant adequate meeting space
36	to the Study C	ommittee in the State Legislative Building or the Legislative Office
37	Building.	
38	SECT	TION 29.12.(k) Report. – The Study Committee may make interim
39	reports and shall	I make a final report to the Joint Legislative Transportation Oversight
40		later than November 1, 2004. Regardless of whether it has filed an
41		report, the Committee shall terminate on November 1, 2004.
42	SECI	<b>(ION 29.12.(I)</b> Funding. – The Study Committee shall be funded from
43		to the Joint Legislative Transportation Oversight Committee, in
44 45		G.S. 120-70.52. <b>TON 29.12.(m)</b> This section is effective when it becomes law.
45 46	SECI	<b>101 27.12.(III)</b> This section is effective when it becomes law.
47	Requested by:	Senators Gulley, Garrou, Dalton, Hagan, Rand, Thomas, Kerr,
48	Hargett	Schators Guney, Garrou, Datton, Hagan, Rand, Thomas, Ren,
49		THE MILITARY BASE GAS TAX
50		<b>TION 29.13.(a)</b> Part 7 of Article 36C of Chapter 105 of the General
51		ded by adding a new section to read:
52		8. Distribution of part of Highway Fund allocation to military
53		lations.
54	(a) Distri	bution. – The Secretary must annually distribute to the morale, welfare,
55	and recreation	program of each military installation located in this State an amount

1	equal to the amount of motor fuel sold by exchange service stations within that military
2	installation during the previous fiscal year, as reported pursuant to subsection (c) of this
3	section, multiplied by the distribution rate. The Secretary must make this distribution
4	within 90 days after the morale, welfare, and recreation program submits a timely
5	report.
6	(b) Rate. – The distribution rate is one-third of the sum of the flat
7	cents-per-gallon rate in effect during the year for which the distribution is made and the
8	average of the two variable cents-per-gallon rates in effect during that year.
9	(c) Report. – The morale, welfare, and recreation program of each military
10	installation in this State must report to the Secretary by October 15 of each year the
11	amount of motor fuel sold by exchange service stations within that military installation
12	during the previous fiscal year. The report must be in the form required by the
13	Secretary. No distribution will be made for reports filed after the due date.
14	(d) Use. – Funds distributed to a morale, welfare, and recreation program under
15	this section must be used only for community services and other expenditures to
16	improve quality-of-life programs for military members and their families in North
17	Carolina."
18	<b>SECTION 29.13.(b)</b> G.S. 105-449.62 reads as rewritten:
19	"§ 105-449.62. Nature of tax.
20	This Article imposes a tax on motor fuel to provide revenue for the State's
21	transportation needs and needs, for the other purposes listed in Part 7 of this
22	Article. Article, and for the purposes provided in G.S. 105-449.128. The tax is collected
23	from the supplier or importer of the fuel because this method is the most efficient way
24	to collect the tax. The tax is designed, however, to be paid ultimately by the person who
25	consumes the fuel. The tax becomes a part of the cost of the fuel and is consequently
26	paid by those who subsequently purchase and consume the fuel."
27	<b>SECTION 29.13.(c)</b> This act becomes effective July 1, 2004, and applies to
28	motor fuel sold on or after that date. The first reports under G.S. 105-449.128, as
29 30	enacted by this act, are due by October 14, 2005.
31	Requested by: Senators Gulley, Garrou, Dalton, Hagan, Clodfelter
32	MPO/RTO TRANSPORTATION PLANNING FUNDING
33	SECTION 29.14.(a) Of the funds allocated for Highway Trust Fund
34	Administration for the 2003-2004 fiscal year:
35	(1) The sum of seven hundred fifty thousand dollars (\$750,000) shall be
36	used to fund the activities of Rural Transportation Planning
37	Organizations created pursuant to Article 17 of Chapter 136 of the
38	General Statutes;
39	(2) The sum of two million dollars (\$2,000,000) shall be used to
40	implement the provisions of subsection (b) of this section; and
41	(3) The sum of seven hundred fifty thousand dollars (\$750,000) shall be
42	used to implement the provisions of subsection (c) of this section.
43	<b>SECTION 29.14.(b)</b> Article 16 of Chapter 136 of the General Statutes is
44	amended by adding a new section to read:
45	" <u>§ 136-200.5. Matching funds for Metropolitan Planning Organizations located in</u>
46	nonattainment areas or maintenance areas.
47	(a) Application. – The lead planning agency for any Metropolitan Planning
48	Organization located in an area designated as a nonattainment or maintenance area
49	under the federal Clean Air Act (42 U.S.C. § 7401, et seq.) may apply to the
50	Department of Transportation for funds to avoid a plan conformity lapse.
51	(b) <u>Matching Required. – Funds provided under this section shall be matched</u>
52	one-for-one by the local applicant agency.
53	(c) <u>Use of Funds</u> . – Funds provided under this section shall be used by the local
54	applicant agency only to avoid a plan conformity lapse.

1	(d) Limit on Funds. – The Department shall not provide more than one million
2	dollars (\$1,000,000) per fiscal year to any lead planning organization of a Metropolitan
3	Planning Organization pursuant to this section.
4	(e) <u>Payback Required. – Any funds provided to a lead planning organization of a</u>
5	Metropolitan Planning Organization under this section shall be repaid within five years,
6	either from local sources or as an offset against planning funds that might otherwise
7	have been made available from the Department to the lead planning organization."
8	<b>SECTION 29.14.(c)</b> Article 16 of Chapter 136 of the General Statutes is
9	amended by adding a new section to read:
10	" <u>§ 136-200.6. Funds for local transportation planning efforts in areas designated</u>
11	nonattainment areas or maintenance areas.
12	(a) <u>Application. – A regional transportation planning agency in an area</u>
13	designated as a nonattainment or maintenance area under the federal Clean Air Act
14	(42 U.S.C. § 7401, et seq.) that has policy-setting authority for the entire designated
15	area and that is representative of all local governments within the area, may apply to the
	Department of Transportation for funds to support local transportation planning efforts
16	Department of Transportation for funds to support local transportation planning errorts
17	in that local government's region.
18	(b) <u>Matching Required. – Funds provided under this section shall be matched</u>
19	one-for-one by the applicant agency.
20	(c) Use of Funds. – Funds provided under this section shall only be used by the
21	local applicant agency to support regional transportation planning within the designated
22	area.
23	(d) Local Staff Required. – Funds shall be provided under this section only if
24	local governments in the designated area support and supply staff to the regional
25	transportation planning agency.
26	(e) Limit on Funds. – The Department shall not provide more than five hundred
27	thousand dollars (\$500,000) in any fiscal year to any agency pursuant to this section."
28	
29	Requested by: Senators Gulley, Garrou, Dalton, Hagan, Jenkins, Thomas
	Requested by. Schalors Guney, Garlou, Dation, Hagan, Jenkins, Thomas
	ΕΕΏΟΥ ΕΜΌΙ ΛΥΕΕ ΟΛΟΙΤΙΛΝΟ
30	FERRY EMPLOYEE POSITIONS
31	<b>SECTION 29.15.</b> The Ferry Division shall use funds available from
31 32	<b>SECTION 29.15.</b> The Ferry Division shall use funds available from increased toll revenues to convert a maximum of 38 temporary employees to permanent
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31 32 33 34 35 36 37 38	SECTION 29.15. The Ferry Division shall use funds available from increased toll revenues to convert a maximum of 38 temporary employees to permanent positions. Requested by: Senators Gulley, Garrou, Dalton, Hagan MOTORIST ASSISTANCE PROGRAM PERSONNEL
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$\begin{array}{c} 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ \end{array}$	<ul> <li>SECTION 29.15. The Ferry Division shall use funds available from increased toll revenues to convert a maximum of 38 temporary employees to permanent positions.</li> <li>Requested by: Senators Gulley, Garrou, Dalton, Hagan MOTORIST ASSISTANCE PROGRAM PERSONNEL SECTION 29.16. All full-time employees of the Interstate Motorist Assistance Program shall be designated as permanent employees.</li> <li>Requested by: Senator Hagan TRANSPORTATION SERVICES AND IMPROVEMENTS FOR TRADE SHOWS SECTION 29.17. The Department of Transportation may, from funds available, provide transportation services and improvements for annual or semiannual trade shows of international significance.</li> <li>PART XXX. SALARIES AND EMPLOYEE BENEFITS</li> <li>Requested by: Senators Garrou, Dalton, Hagan GOVERNOR AND COUNCIL OF STATE SECTION 30.1.(a) Effective July 1, 2003, G.S. 147-11(a) reads as rewritten:</li> </ul>
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$\begin{array}{c} 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ 40\\ 41\\ 42\\ 43\\ 44\\ 45\\ 46\\ 47\\ 48\\ 49\\ 50\\ 51\\ 52\\ 53\\ \end{array}$	<ul> <li>SECTION 29.15. The Ferry Division shall use funds available from increased toll revenues to convert a maximum of 38 temporary employees to permanent positions.</li> <li>Requested by: Senators Gulley, Garrou, Dalton, Hagan MOTORIST ASSISTANCE PROGRAM PERSONNEL SECTION 29.16. All full-time employees of the Interstate Motorist Assistance Program shall be designated as permanent employees.</li> <li>Requested by: Senator Hagan TRANSPORTATION SERVICES AND IMPROVEMENTS FOR TRADE SHOWS SECTION 29.17. The Department of Transportation may, from funds available, provide transportation services and improvements for annual or semiannual trade shows of international significance.</li> <li>PART XXX. SALARIES AND EMPLOYEE BENEFITS</li> <li>Requested by: Senators Garrou, Dalton, Hagan GOVERNOR AND COUNCIL OF STATE SECTION 30.1.(a) Effective July 1, 2003, G.S. 147-11(a) reads as rewritten: "(a) The salary of the Governor shall be one hundred eighteen thousand four</li> </ul>

### SESSION 2003

$\frac{1}{2}$	<b>SECTION 30.1.(b)</b> Effective July 1, 2003, the annual sa members of the Council of State, payable monthly, for the 2003-2004 a	
2 3	fiscal years are:	ind 2001 2005
4		Annual Salary
5	Lieutenant Governor	\$ 106,415
6	Attorney General	106,415
7	Secretary of State	106,415
8	State Treasurer	106,415
9	State Auditor	106,415
10	Superintendent of Public Instruction	106,415
11	Agriculture Commissioner	106,415
12	Insurance Commissioner	106,415
13	Labor Commissioner	106,415
14		
15	Requested by: Senators Garrou, Dalton, Hagan	
16	NONELECTED DEPARTMENT HEADS/SALARY INCREASES	
17	<b>SECTION 30.2.</b> In accordance with G.S. 143B-9, the max	
18	salaries, payable monthly, for the nonelected heads of the principal Stat	e departments
19	for the 2003-2004 and 2004-2005 fiscal years are:	
20		Annual Salary
21	Secretary of Administration	\$ 103,967
22	Secretary of Correction	103,967
23	Secretary of Crime Control and Public Safety	103,967
24	Secretary of Cultural Resources	103,967
25	Secretary of Commerce	103,967
26	Secretary of Environment and Natural Resources	103,967
27 28	Secretary of Health and Human Services	103,967 103,967
28 29	Secretary of Juvenile Justice and Delinquency Prevention Secretary of Revenue	103,967
30	Secretary of Transportation	103,967
31	Secretary of Transportation	103,907
32	Requested by: Senators Garrou, Dalton, Hagan	
33	CERTAIN EXECUTIVE BRANCH OFFICIALS/SALARY INCREA	SES
34	SECTION 30.3. Effective July 1, 2003, the annual sale	
35	monthly, for the 2003-2004 and 2004-2005 fiscal years for the follow	ing executive
36	branch officials are:	0
37		<u>Annual Salary</u>
38	Chairman, Alcoholic Beverage Control Commission	\$ 94,628
39	State Controller	132,432
40	Commissioner of Motor Vehicles	94,628
41	Commissioner of Banks	106,415
42	Chairman, Employment Security Commission	132,264
43	State Personnel Director	103,967
44	Chairman, Parole Commission	86,407
45	Members of the Parole Commission	79,774
46	Chairman, Utilities Commission	118,512
47	Members of the Utilities Commission	106,415
48	Executive Director, Agency for Public Telecommunications	79,774
49 50	General Manager, Ports Railway Commission	72,036
50 51	Director, Museum of Art Executive Director, North Carolina Housing Finance Agency	96,964
51 52	Executive Director, North Carolina Housing Finance Agency	$117,113 \\ 92,108$
52 53	Executive Director, North Carolina Agricultural Finance Authority State Chief Information Officer	132,353
55 54		152,555
55	Requested by: Senators Garrou, Dalton, Hagan	
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1 2 3 4	JUDICIAL BRANCH OFFICIALS/SALARY INCREASE SECTION 30.4.(a) Effective July 1, 2003, the a monthly, for specified judicial branch officials for the 2003-200 years are:	annual salaries, payable 04 and 2004-2005 fiscal
5	Judicial Branch Officials	Annual Salary
6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	Chief Justice, Supreme Court Associate Justice, Supreme Court Chief Judge, Court of Appeals Judge, Court of Appeals Judge, Senior Regular Resident Superior Court Judge, Superior Court Chief Judge, District Court Judge, District Court Administrative Officer of the Courts Assistant Administrative Officer of the Courts <b>SECTION 30.4.(b)</b> The district attorney or public district, with the approval of the Administrative Officer Commission on Indigent Defense Services, respectively, sh assistant district attorneys or assistant district attorneys or assist that the average salaries of assistant district attorney or assist that district do not exceed sixty-one thousand two hundred eigh the minimum salary of any assistant district attorney or adulars (\$200	of the Courts or the nall set the salaries of vely, in that district such tant public defenders in ty dollars (\$61,280) and ant public defender is at
24 25 26 27 28 29 20	least thirty-one thousand five hundred ninety-seven dollars (\$3 2003. SECTION 30.4.(c) Effective July 1, 2003, the sa 2003-2004 and 2004-2005 fiscal years for permanent, full- Judicial Department, except for those whose salaries are itemiz increased by one and eighty-one hundredths percent (1.81%).	alaries in effect for the time employees of the
30 31 32 33 34 35 36 37 38 39 40 41 42 43	Less than 100,000 \$69,9 100,000 to 149,999 74 150,000 to 249,999 86	e of the State and shall based on the population
43 44 45 46 47 48 49 50 51 52 53	The salary schedule in this subsection is intended to a approximate percentage of the salary of a chief district court jud Population Less than 100,000 100,000 to 149,999 150,000 to 249,999 250,000 and above When a county changes from one population group to another shall be changed on July 1 of the fiscal year for which the ch	ge: Annual Salary 73% 82% 91% 100%. er, the salary of the clerk

52 When a county changes from one population group to another, the salary of the clerk 53 shall be changed, on July 1 of the fiscal year for which the change is reported, to the 54 salary appropriate for the new population group, except that the salary of an incumbent

clerk shall not be decreased by any change in population group during his continuance 2 in office."

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#### Senators Garrou, Dalton, Hagan, Thomas Requested by:

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OF ASSISTANT DEPUTY CLERKS AND

### **COURT/SALARY INCREASES/CLERK OF COURT PERSONNEL FLEXIBILITY**

**SECTION 30.6.(a)** Effective July 1, 2003, assistant and deputy clerks shall receive salary increases in the amount of one and eighty-one hundredths percent (1.81%), except that any person entitled to a step increase pursuant to G.S. 7A-102 for the 2003-2004 fiscal year shall not receive the one and eighty-one hundredths percent (1.81%) increase provided by this act.

**SECTION 30.6.(b)** Effective July 1, 2003, G.S. 7A-102 reads as rewritten:

13 "§ 7A-102. Assistant and deputy clerks; appointment; number; salaries; duties. 14 The numbers and salaries of assistant clerks, deputy clerks, and other (a) 15 employees in the office of each clerk of superior court shall be determined by the 16 Administrative Officer of the Courts after consultation with the clerk concerned. All personnel in the clerk's office are employees of the State. The clerk appoints the 17 18 assistants, deputies, and other employees in his-the clerk's office to serve at his or her 19 pleasure. Assistant and deputy clerks shall take the oath of office prescribed for clerks 20 of superior court, conformed to the office of assistant or deputy clerk, as the case may be. The Except as provided by subsection (c2) of this section, the job classifications and 21 22 related salaries of each employee within the office of each superior court clerk shall be 23 subject to the approval of the Administrative Officer of the Courts after consultation 24 with each clerk concerned and shall be subject to the availability of funds appropriated 25 for that purpose by the General Assembly.

26 (b) An assistant clerk is authorized to perform all the duties and functions of the office of clerk of superior court, and any act of an assistant clerk is entitled to the same 27 28 faith and credit as that of the clerk. A deputy clerk is authorized to certify the existence and correctness of any record in the clerk's office, to take the proofs and examinations 29 30 of the witnesses touching the execution of a will as required by G.S. 31-17, and to 31 perform any other ministerial act which the clerk may be authorized and empowered to 32 do, in his own name and without reciting the name of his principal. The clerk is 33 responsible for the acts of his assistants and deputies. With the consent of the clerk of superior court of each county and the consent of the presiding judge in any proceeding, 34 35 an assistant or deputy clerk is authorized to perform all the duties and functions of the office of the clerk of superior court in another county in any proceeding in the district or 36 37 superior court that has been transferred to that county from the county in which the 38 assistant or deputy clerk is employed.

39 Notwithstanding the provisions of subsection (a), the Administrative Officer (c) 40 of the Courts shall establish an incremental salary plan for assistant clerks and for deputy clerks based on a series of salary steps corresponding to the steps contained in the Salary Plan for State Employees adopted by the Office of State Personnel, subject to 41 42 a minimum and a maximum annual salary as set forth below. On and after July 1, 1985, 43 44 each assistant clerk and each deputy clerk shall be eligible for an annual step increase in his salary plan based on satisfactory job performance as determined by each clerk. 45 Notwithstanding the foregoing, if an assistant or deputy clerk's years of service in the 46 47 office of superior court clerk would warrant an annual salary greater than the salary first 48 established under this section, that assistant or deputy clerk shall be eligible on and after July 1, 1984, for an annual step increase in his salary plan. Furthermore, on and after 49 July 1, 1985, that assistant or deputy clerk shall be eligible for an increase of two steps 50 in his salary plan, and shall remain eligible for a two-step increase each year as 51 recommended by each clerk until that assistant or deputy clerk's annual salary 52 53 corresponds to his number of years of service. Any person covered by this subsection who would not receive a step increase in fiscal year 1995-96 because that person is at 54

the top of the salary range as it existed for fiscal year 1994-95 shall receive a salary
increase to the maximum annual salary provided by subsection (c1) of this section.
(c1) A full-time assistant clerk or a full-time deputy clerk, and up to one full-time

(c1) A full-time assistant clerk or a full-time deputy clerk, and up to one full-time deputy clerk serving as head bookkeeper per county, shall be paid an annual salary subject to the following minimum and maximum rates:

Assistant Clerks and Head Bookkeeper<br/>Minimum<br/>MaximumAnnual Salary<br/> $\frac{\$26,515}{46,464}$ Annual Salary<br/> $\frac{\$26,515}{46,464}$ Deputy Clerks<br/>Minimum<br/>MaximumAnnual Salary<br/> $\frac{\$22,565}{322,973}$ <br/> $\frac{\$22,565}{35,934.}$ Annual Salary<br/> $\frac{\$22,565}{35,934.}$ 

14 (c2) The clerk of superior court may appoint assistant clerks, deputy clerks, and a 15 head bookkeeper and set their salaries above the minimum rate established for the 16 positions by subsection (c1) of this section if, in the clerk's discretion, (i) the needs of 17 the clerk's office would be best served by an appointment above the minimum rate, (ii) 18 the appointee's skills and experience support the higher rate, and (iii) the Administrative 19 Office of the Courts certifies that there are sufficient funds available.

20 Full-time assistant clerks, licensed to practice law in North Carolina, who are (d) employed in the office of superior court clerk on and after July 1, 1984, and full-time 21 22 assistant clerks possessing a masters degree in business administration, public 23 administration, accounting, or other similar discipline from an accredited college or 24 university who are employed in the office of superior court clerk on and after July 1, 25 1997, are authorized an annual salary of not less than three-fourths of the maximum 26 annual salary established for assistant clerks; the clerk of superior court, with the 27 approval of the Administrative Office of the Courts, may establish a higher annual 28 salary but that salary shall not be higher than the maximum annual salary established for 29 assistant clerks. Full-time assistant clerks, holding a law degree from an accredited law 30 school, who are employed in the office of superior court clerk on and after July 1, 1984, are authorized an annual salary of not less than two-thirds of the maximum annual 31 32 salary established for assistant clerks; the clerk of superior court, with the approval of 33 the Administrative Office of the Courts, may establish a higher annual salary, but the 34 entry-level salary may not be more than three-fourths of the maximum annual salary 35 established for assistant clerks, and in no event may be higher than the maximum annual salary established for assistant clerks. The Except as provided by subsection (c2) of this 36 37 section, the entry-level annual salary for all other assistant and deputy clerks employed 38 on and after July 1, 1984, shall be at the minimum rates as herein established.

(e) A clerk of superior court may apply to the Director of the Administrative
Office of the Courts to enter into contracts with local governments for the provision by
the State of services of assistant clerks, deputy clerks, and other employees in the office
of each clerk of superior court pursuant to G.S. 153A-212.1 or G.S. 160A-289.1.

(f) The Director of the Administrative Office of the Courts may provide
assistance requested pursuant to subsection (e) of this section only upon a showing by
the senior resident superior court judge, supported by facts, that the overwhelming
public interest warrants the use of additional resources for the speedy disposition of
cases involving drug offenses, domestic violence, or other offenses involving a threat to
public safety.

49 (g) The terms of any contract entered into with local governments pursuant to 50 subsection (e) of this section shall be fixed by the Director of the Administrative Office 51 of the Courts in each case. Nothing in this section shall be construed to obligate the 52 General Assembly to make any appropriation to implement the provisions of this 53 section or to obligate the Administrative Office of the Courts to provide the 54 administrative costs of establishing or maintaining the positions or services provided for 55 under this section. Further, nothing in this section shall be construed to obligate the

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Administrative Office of the Courts to maintain positions or services initially provided 1 2 for under this section." 3 4 Requested by: Senators Garrou, Dalton, Hagan 5 MÁGISTRÁTES/SALARY INCRÉASES/LIMIT 6 **SECTION 30.7.(a)** Effective July 1, 2003, magistrates shall receive salary 7 increases in the amount of one and eighty-one hundredths percent (1.81%), except that 8 any person entitled to a step increase pursuant to G.S. 7A-171.1 for the 2003-2004 fiscal 9 year shall not receive the one and eighty-one hundredths (1.81%) percent increase 10 provided by this act. **SECTION 30.7.(b)** Effective July 1, 2003, G.S. 7A-171.1 reads as rewritten: 11 12 "§ 7A-171.1. Duty hours, salary, and travel expenses within county. 13 The Administrative Officer of the Courts, after consultation with the chief (a) 14 district judge and pursuant to the following provisions, shall set an annual salary for 15 each magistrate. 16 A full-time magistrate shall be paid the annual salary indicated in the (1)17 table set out in this subdivision. A full-time magistrate is a magistrate 18 who is assigned to work an average of not less than 40 hours a week 19 during the term of office. The Administrative Officer of the Courts 20 shall designate whether a magistrate is full-time. Initial appointment 21 shall be at the entry rate. A magistrate's salary shall increase to the next step every two years on the anniversary of the date the magistrate 22 23 was originally appointed for increases to Steps 1 through 3, and every 24 four years on the anniversary of the date the magistrate was originally 25 appointed for increases to Steps 4 through 6. 26 27 Table of Salaries of Full-Time Magistrates 28 29 Step Level Annual Salary Entry Rate <del>\$26,889</del> \$27,376 30 <u>30,059</u> <u>32,979</u> 29.525 31 Step 1 32 Step 2 32,393 33 35,523 36,166 Step 3 39,657 34 Step 4 <del>38,952</del> 42,721 43,494 35 Step 5 4<del>6.864.</del> 47.712. 36 Step 6 37 38 (2)A part-time magistrate is a magistrate who is assigned to work an 39 average of less than 40 hours of work a week during the term, except 40 that no magistrate shall be assigned an average of less than 10 hours of 41 work a week during the term. A part-time magistrate is included, in accordance with G.S. 7A-170, under the provisions of G.S. 135-1(10) 42 and G.S. 135-40.2(a). The Administrative Officer of the Courts 43 designates whether a magistrate is a part-time magistrate. A part-time 44 45 magistrate shall receive an annual salary based on the following formula: The average number of hours a week that a part-time 46 47 magistrate is assigned work during the term shall be multiplied by the 48 annual salary payable to a full-time magistrate who has the same number of years of service prior to the beginning of that term as does the part-time magistrate and the product of that multiplication shall be 49 50 51 divided by the number 40. The quotient shall be the annual salary 52 payable to that part-time magistrate. 53 Notwithstanding any other provision of this subsection, an individual (3)54 who, when initially appointed as a full-time magistrate, is licensed to 55 practice law in North Carolina, shall receive the annual salary provided

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1	in the Table in subdivision (1) of this subsection for Step 4. This
2 3 4 5	magistrate's salary shall increase to the next step every four years on
3	the anniversary of the date the magistrate was originally appointed. An
4	individual who, when initially appointed as a part-time magistrate, is
5	licensed to practice law in North Carolina, shall be paid an annual
6	salary based on that for Step 4 and determined according to the
7	formula in subdivision (2) of this subsection. This magistrate's salary
8	shall increase to the next step every four years on the anniversary of
9	the date the magistrate was originally appointed. The salary of a
10	full-time magistrate who acquires a license to practice law in North
11	Carolina while holding the office of magistrate and who at the time of
12	acquiring the license is receiving a salary at a level lower than Step 4
13	shall be adjusted to Step 4 and, thereafter, shall advance in accordance
13 14	with the Table's schedule. The salary of a part time magistrate who
14 15	with the Table's schedule. The salary of a part-time magistrate who
	acquires a license to practice law in North Carolina while holding the
16	office of magistrate and who at the time of acquiring the license is
17	receiving an annual salary as determined by subdivision (2) of this
18	subsection based on a salary level lower than Step 4 shall be adjusted
19	to a salary based on Step 4 in the Table and, thereafter, shall advance
20	in accordance with the provision in subdivision (2) of this subsection.
21	(a1) Notwithstanding subsection (a) of this section, the following salary provisions
22	apply to individuals who were serving as magistrates on June 30, 1994:
23	(1) The salaries of magistrates who on June 30, 1994, were paid at a salary
24	level of less than five years of service under the table in effect that date
25	shall be as follows:
26	Less than 1 year of service $\frac{\$21,325}{22,289} \frac{\$21,711}{22,289}$
27	1 or more but less than 3 years of service $22,389$ $22,794$ 3 or more but less than 5 years of service $24,530$ . $24,974$ .
28	3 or more but less than 5 years of service $\frac{24,930}{24,930}$ .
29	Upon completion of five years of service, those magistrates shall
30	receive the salary set as the Entry Rate in the table in subsection (a).
31	(2) The salaries of magistrates who on June 30, 1994, were paid at a salary
32	level of five or more years of service shall be based on the rates set out
33	in subsection (a) as follows:
34	Salary Level Salary Level
35	on June 30, 1994 on July 1, 1994
36	5 or more but less than 7 years of service Entry Rate
37	7 or more but less than 9 years of service Step 1
38	9 or more but less than 11 years of service Step 2
39	11 or more years of service Step 3
40	Thereafter, their salaries shall be set in accordance with the
41	provisions in subsection (a).
42	(3) The salaries of magistrates who are licensed to practice law in North
43	Carolina shall be adjusted to the annual salary provided in the table in
44	subsection (a) as Step 4, and, thereafter, their salaries shall be set in
45	accordance with the provisions in subsection (a).
46	(4) The salaries of "part-time magistrates" shall be set under the formula
47	set out in subdivision (2) of subsection (a) but according to the rates
48	set out in this subsection.
49	(a2) The Administrative Officer of the Courts shall provide magistrates with
50	longevity pay at the same rates as are provided by the State to its employees subject to
51	the State Personnel Act.
52	(b) Notwithstanding G.S. 138-6, a magistrate may not be reimbursed by the State
53	for travel expenses incurred on official business within the county in which the
54	magistrate resides."
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1 2 3 4 5 6 7 8 9 10 11 12 13	Requested by: Senators Garrou, Dalton, Hagan GENERAL ASSEMBLY PRINCIPAL CLERKS SECTION 30.8. Effective July 1, 2003, G.S. 120-37(c) reads as rewritten: "(c) The principal clerks shall be full-time officers. Each principal clerk shall be entitled to other benefits available to permanent legislative employees and shall be paid an annual salary of eighty eight thousand three hundred and six dollars (\$88,306) eighty-nine thousand nine hundred four dollars (\$89,904) payable monthly. The Legislative Services Commission shall review the salary of the principal clerks prior to submission of the proposed operating budget of the General Assembly to the Governor and Advisory Budget Commission and shall make appropriate recommendations for changes in those salaries. Any changes enacted by the General Assembly shall be by amendment to this paragraph."
13 14 15 16 17 18 19 20 21 22 23 24 25 26	Requested by: Senators Garrou, Dalton, Hagan SERGEANT-AT-ARMS AND READING CLERKS SECTION 30.9. Effective July 1, 2003, G.S. 120-37(b) reads as rewritten: "(b) The sergeant-at-arms and the reading clerk in each house shall be paid a salary of two hundred ninety two dollars (\$292.00)-two hundred ninety-seven dollars (\$297.00) per week plus subsistence at the same daily rate provided for members of the General Assembly, plus mileage at the rate provided for members of the General Assembly for one round trip only from their homes to Raleigh and return. The sergeants-at-arms shall serve during sessions of the General Assembly and at such time prior to the convening of, and subsequent to adjournment or recess of, sessions as may be authorized by the Legislative Services Commission. The reading clerks shall serve during sessions only."
27 28 29 30 31 32	Requested by: Senators Garrou, Dalton, Hagan LEGISLATIVE EMPLOYEES SECTION 30.10. The Legislative Services Officer shall increase the salaries of nonelected employees of the General Assembly in effect for fiscal year 2002-2003 by one and eighty-one hundredths percent (1.81%). Nothing in this act limits any of the provisions of G.S. 120-32.
33 34 35 36 37 38 39 40 41 42 43	Requested by: Senators Garrou, Dalton, Hagan COMMUNITY COLLEGES PERSONNEL/SALARY INCREASES SECTION 30.11. The Director of the Budget shall transfer from the Reserve for Compensation Increases, created in this act for fiscal years 2003-2004 and 2004-2005, funds to the North Carolina Community College System Office necessary to provide an annual salary increase of one and eighty-one hundredths percent (1.81%) including funds for the employer's retirement and social security contributions, commencing July 1, 2003, for all permanent full-time community college institutional personnel supported by State funds.
43 44 45 46 47 48 49 50 51 52 53 54	Requested by: Senators Garrou, Dalton, Hagan UNIVERSITY OF NORTH CAROLINA SYSTEM/EPA SALARY INCREASES SECTION 30.12.(a) The Director of the Budget shall transfer to the Board of Governors of The University of North Carolina sufficient funds from the Reserve for Compensation Increases, created in this act for fiscal years 2003-2004 and 2004-2005, to provide an annual salary increase of one and eighty-one hundredths percent (1.81%), including funds for the employer's retirement and social security contributions, commencing July 1, 2003, for all employees of The University of North Carolina, as well as employees other than teachers of the North Carolina School of Science and Mathematics, supported by State funds and whose salaries are exempt from the State Personnel Act (EPA).

**SECTION 30.12.(b)** The Director of the Budget shall transfer to the Board 1 2 of Governors of The University of North Carolina sufficient funds from the Reserve for 3 Compensation Increases, created in this act for fiscal years 2003-2004 and 2004-2005, 4 to provide an average annual salary increase of one and eighty-one hundredths percent 5 (1.81%), including funds for the employer's retirement and social security contributions, commencing July 1, 2003, for all teaching employees of the North Carolina School of 6 Science and Mathematics supported by State funds and whose salaries are exempt from 7 8 the State Personnel Act (EPÅ). These funds shall be allocated to individuals according to the rules adopted by the Board of Trustees of the North Carolina School of Science 9 and Mathematics and may not be used for any purpose other than for salary increases 10 11 and necessary employer contributions provided by this section.

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13 Requested by: Senators Garrou, Dalton, Hagan

14 MOST STATE EMPLOYEES

15 **SECTION 30.13.(a)** The salaries in effect June 30, 2003, of all permanent 16 full-time State employees whose salaries are set in accordance with the State Personnel 17 Act and who are paid from the General Fund or the Highway Fund shall be increased on 18 or after July 1, 2003, unless otherwise provided by this act, by one and eighty-one 19 hundredths percent (1.81%).

SECTION 30.13.(b) Except as otherwise provided in this act, the fiscal year 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for permanent full-time State officials and persons in exempt 2003-2004 salaries for per

SECTION 30.13.(c) The salaries in effect for fiscal year 2003-2004 for all permanent part-time State employees shall be increased on and after July 1, 2003, by pro rata amounts of the one and eighty-one hundredths percent (1.81%) salary increase provided for permanent full-time employees covered under subsection (a) of this section.

30 **SECTION 30.13.(d)** The Director of the Budget may allocate out of special 31 operating funds or from other sources of the employing agency, except tax revenues, 32 sufficient funds to allow a salary increase, on and after July 1, 2003, in accordance with 33 subsection (a), (b), or (c) of this section, including funds for the employer's retirement 34 and social security contributions, for the permanent full-time and part-time employees 35 of the agency, provided the employing agency elects to make available the necessary 36 funds.

**SECTION 30.13.(e)** Within regular Executive Budget Act procedures as limited by this act, all State agencies and departments may increase on an equitable basis the rate of pay of temporary and permanent hourly State employees, subject to availability of funds in the particular agency or department, by pro rata amounts of the one and eighty-one hundredths percent (1.81%) salary increase provided for permanent full-time employees covered by the provisions of subsection (a) of this section, commencing July 1, 2003.

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45 Requested by: Senators Garrou, Dalton, Hagan

### 46 ALL STATE-SUPPORTED PERSONNEL

47 **SECTION 30.14.(a)** Salaries and related benefits for positions that are 48 funded partially from the General Fund or Highway Fund and partially from sources 49 other than the General Fund or Highway Fund shall be increased from the General Fund 50 or Highway Fund appropriation only to the extent of the proportionate part of the 51 salaries paid from the General Fund or Highway Fund.

52 **SECTION 30.14.(b)** The granting of the salary increases under this act does 53 not affect the status of eligibility for salary increments for which employees may be 54 eligible unless otherwise required by this act.

1	<b>SECTION 30.14.(c)</b> The salary increases provided in this act are to be
2	effective July 1, 2003, and do not apply to persons separated from State service due to
$\frac{2}{3}$	resignation, dismissal, reduction in force, death, or retirement or whose last workday is
	prior to July 1, 2002
4	prior to July 1, 2003.
5	Payroll checks issued to employees after July 1, 2003, which represent
6	payment of services provided prior to July 1, 2003, shall not be eligible for salary
7	increases provided for in this act. This subsection shall apply to all employees, subject
8	to or exempt from the State Personnel Act, paid from State funds, including public
9	schools, community colleges, and The University of North Carolina.
10	<b>SECTION 30.14.(d)</b> The Director of the Budget shall transfer from the
11	Reserve for Compensation Increases in this act for fiscal year 2003-2004 all funds
12	necessary for the salary increases provided by this act, including funds for the
13	employer's retirement and social security contributions.
13	<b>SECTION 30.14.(e)</b> Nothing in this act authorizes the transfer of funds
	between the Constal Fund and the Highway Fund for solary increases
15	between the General Fund and the Highway Fund for salary increases.
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17	Requested by: Senators Garrou, Dalton, Hagan
18	STUDY COMPENSATION OF CERTAIN HIGH-LEVEL OFFICERS
19	SECTION 30.15. The Office of State Personnel (OSP) and the Office of
20	State Budget and Management (OSBM) shall study jointly the relative compensation of
21	members of the Council of State, State department heads, and other high-ranking
22	elected and nonelected public officials whose salaries are set by the General Assembly
23	to determine whether the officers are being compensated at rates in accordance with:
24	(1) The officer's scope of responsibilities and span of control.
25	(2) The critical nature of the officer's department, agency, institution, or
26	function.
27	(3) The relative size of the operations and budget under the officer's direct
$\frac{27}{28}$	control.
20 29	(4) The required credentials, knowledge, and experience necessary to
30	competently manage the officer's organization or function.
31	In conducting this study, the OSD and OSDM shall feave on the relative
	In conducting this study, the OSP and OSBM shall focus on the relative
32	compensation among these various officers to determine the appropriate salary levels
33	for the officers given the factors identified in this section. By April 15, 2004, OSP and
34	OSBM shall report their findings and recommendations to the Joint Legislative
35	Commission on Governmental Operations.
36	
37	Requested by: Senators Garrou, Dalton, Hagan, Albertson
38	TEMPORARY SALES TAX TRANSFER FOR TEMP SALES TAX FOR
39	WILDLIFE RESOURCES COMMISSION SALARIES
40	SECTION 30.15A. For the 2003-2004 and 2004-2005 fiscal years, the
41	Secretary of Revenue shall transfer at the end of each quarter from the State sales and
42	use tax net collections received by the Department of Revenue under Article 5 of
43	Chapter 105 of the General Statutes to the State Treasurer for the Wildlife Resources
44	Fund to fund the cost of a salary increase authorized by the General Assembly for
45	employees of the Wildlife Resources Commission.
46	
47	Requested by: Senators Garrou, Dalton, Hagan
48	SALARY-RELATED CONTRIBUTIONS/EMPLOYER
49	SECTION 30.16.(a) Required employer salary-related contributions for
50	employees whose salaries are paid from department, office, institution, or agency
50 51	receipts shall be paid from the same source as the source of the amployees' solary. If an
	receipts shall be paid from the same source as the source of the employees' salary. If an
52	employee's salary is paid in part from the General Fund or Highway Fund and in part
53	from department, office, institution, or agency receipts, required employer salary-related
54	contributions may be paid from the General Fund or Highway Fund only to the extent of
55	the proportionate part paid from the General Fund or Highway Fund in support of the

1 salary of the employee, and the remainder of the employer's requirements shall be paid 2 from the source that supplies the remainder of the employee's salary. The requirements 3 of this section as to source of payment are also applicable to payments on behalf of the 4 employee for hospital-medical benefits, longevity pay, unemployment compensation, 5 accumulated leave, workers' compensation, severance pay, separation allowances, and 6 applicable disability income benefits.

**SECTIÓN 30.16.(b)** 7 Effective July 1, 2003, the State's employer 8 contribution rates budgeted for retirement and related benefits as percentage of covered salaries for the 2003-2004 fiscal year are (i) four and fourteen hundredths percent 9 10 (4.14%) - Teachers and State Employees; (ii) nine and fourteen hundredths percent 11 (9.14%) - State Law Enforcement Officers; (iii) ten and fifty-six hundredths percent (10.56%) - University Employees' Optional Retirement System; (iv) ten and fifty-six 12 hundredths percent (10.56%) - Community College Optional Retirement Program; (v) 13 fifteen and twelve hundredths percent (15.12%) - Consolidated Judicial Retirement 14 System; and (vi) three and twenty hundredths percent (3.20%) - Legislative Retirement 15 16 System. Each of the foregoing contribution rates includes three and twenty hundredths percent (3.20%) for hospital and medical benefits. The rate for Teachers and State 17 18 Employees, State Law Enforcement Officers, the Community College Optional 19 Retirement Program, and the University Employees' Optional Retirement Program includes fifty-two hundredths percent (0.52%) for the Disability Income Plan. The rates 20 for Teachers and State Employees and State Law Enforcement Officers include sixteen 21 22 hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 23 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income.

Effective July 1, 2004, the State's employer 24 **SECTION 30.16.(c)** 25 contribution rates budgeted for retirement and related benefits as percentage of covered salaries for the 2004-2005 fiscal year are (i) five and ninety-seven hundredths percent 26 (5.97%) - Teachers and State Employees; (ii) ten and ninety-seven hundredths percent (10.97%) - State Law Enforcement Officers; (iii) ten and fifty-six hundredths percent 27 28 29 (10.56%) - University Employees' Optional Retirement System; (iv) ten and fifty-six 30 hundredths percent (10.56%) - Community College Optional Retirement Program; (v) fifteen and twelve hundredths percent (15.12%) - Consolidated Judicial Retirement 31 32 System; and (vi) three and twenty hundredths percent (3.20%) - Legislative Retirement 33 System. Each of the foregoing contribution rates includes three and twenty hundredths percent (3.20%) for hospital and medical benefits. The rate for Teachers and State 34 Employees, State Law Enforcement Officers, the Community College Optional 35 Retirement Program, and the University Employees' Optional Retirement Program 36 37 includes fifty-two hundredths percent (0.52%) for the Disability Income Plan. The rates 38 for Teachers and State Employees and State Law Enforcement Officers include sixteen 39 hundredths percent (0.16%) for the Death Benefits Plan. The rate for State Law 40 Enforcement Officers includes five percent (5%) for Supplemental Retirement Income.

41 **SECTION 30.16.(d)** The maximum annual employer contributions, payable 42 monthly, by the State for each covered employee or retiree for the 2003-2004 fiscal year 43 to the Teachers' and State Employees' Comprehensive Major Medical Plan are: (i) 44 Medicare-eligible employees and retirees - two thousand five hundred eighteen dollars 45 (\$2,518), and (ii) non-Medicare-eligible employees and retirees - three thousand three 46 hundred seven dollars (\$3,307).

47 **SECTION 30.16.(e)** The maximum annual employer contributions, payable 48 monthly, by the State for each covered employee or retiree for the 2004-2005 fiscal year 49 to the Teachers' and State Employees' Comprehensive Major Medical Plan are: (i) 50 Medicare-eligible employees and retirees - two thousand six hundred twelve dollars 51 (\$2,612), and (ii) non-Medicare-eligible employees and retirees - three thousand four 52 hundred thirty-two dollars (\$3,432).

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54 Requested by: Senators Garrou, Dalton, Hagan

55 **RETIREMÉNT COLAS** 

1	SECTION 30.17.(a) G.S. 135-5 is amended by adding a new subsection to
2 3	read: "(111) From and after July 1, 2003, the retirement allowance to or on account of
4	beneficiaries whose retirement commenced on or before July 1, 2002, shall be increased
5	by one and forty-five hundredths percent (1.45%) of the allowance payable on June 1,
6	2003, in accordance with G.S. 135-5(o). Furthermore, from and after July 1, 2003, the
7	retirement allowance to or on account of beneficiaries whose retirement commenced
8 9	after July 1, 2002, but before June 30, 2003, shall be increased by a prorated amount of one and forty-five hundredths percent (1.45%) of the allowance payable as determined
10	by the Board of Trustees based upon the number of months that a retirement allowance
11	was paid between July 1, 2002, and June 30, 2003."
12	<b>SECTION 30.17.(b)</b> G.S. 135-65 is amended by adding a new subsection to
13	read:
14	"(x) From and after July 1, 2003, the retirement allowance to or on account of
15 16	<u>beneficiaries whose retirement commenced on or before July 1, 2002, shall be increased</u> by one and forty-five hundredths percent (1.45%) of the allowance payable on June 1,
17	2003. Furthermore, from and after July 1, 2003, the retirement allowance to or on
18	account of beneficiaries whose retirement commenced after July 1, 2002, but before
19	June 30, 2003, shall be increased by a prorated amount of one and forty-five hundredths
20	percent (1.45%) of the allowance payable as determined by the Board of Trustees based
21 22	upon the number of months that a retirement allowance was paid between July 1, 2002, and June 30, 2003."
$\frac{22}{23}$	<b>SECTION 30.17.(c)</b> G.S. 120-4.22A is amended by adding a new subsection
24	to read:
25	"(r) In accordance with subsection (a) of this section, from and after July 1, 2003,
26	the retirement allowance to or on account of beneficiaries whose retirement commenced
27 28	on or before January 1, 2003, shall be increased by one and forty-five hundredths percent (1.45%) of the allowance payable on June 1, 2003. Furthermore, from and after
29	July 1, 2003, the retirement allowance to or on account of beneficiaries whose
30	retirement commenced after January 1, 2003, but before June 30, 2003, shall be
31	increased by a prorated amount of one and forty-five hundredths percent (1.45%) of the
32	allowance payable as determined by the Board of Trustees based upon the number of
33 34	months that a retirement allowance was paid between January 1, 2003, and June 30, 2003."
35	2005.
36	Requested by: Senators Garrou, Dalton, Hagan, Kerr
37	INCREASE MONTHLY PENSION FOR MEMBERS OF THE FIREMEN'S AND
38 39	RESCUE SQUAD WORKERS' PENSION FUND SECTION 30.19. G.S. 58-86-55 reads as rewritten:
40	"§ 58-86-55. Monthly pensions upon retirement.
41	Any member who has served 20 years as an "eligible fireman" or "eligible rescue
42	squad worker" in the State of North Carolina, as provided in G.S. 58-86-25 and G.S.
43	58-86-30, and who has attained the age of 55 years is entitled to be paid a monthly
44 45	pension from this fund. The monthly pension shall be in the amount of one hundred fifty six dollars (\$156.00) one hundred fifty-eight dollars (\$158.00) per month. Any
46	retired fireman receiving a pension shall, effective July 1, 2002, July 1, 2003, receive a
47	pension of one hundred fifty six dollars (\$156.00) one hundred fifty-eight dollars
48	(\$158.00) per month.
49 50	Members shall pay ten dollars (\$10.00) per month as required by G.S. 58-86-35 and G.S. 58-86 40 for a period of no longer than 20 years. No "aligible rescue squad
50 51	G.S. 58-86-40 for a period of no longer than 20 years. No "eligible rescue squad member" shall receive a pension prior to July 1, 1983. No member shall be entitled to a
52	pension hereunder until the member's official duties as a fireman or rescue squad
53	worker for which the member is paid compensation shall have been terminated and the
54	member shall have retired as such according to standards or rules fixed by the board of
55	trustees.

A member who is totally and permanently disabled while in the discharge of the 1 2 member's official duties as a result of bodily injuries sustained or as a result of extreme 3 exercise or extreme activity experienced in the course and scope of those official duties 4 and who leaves the fire or rescue squad service because of this disability shall be 5 entitled to be paid from the fund a monthly benefit in an amount of one hundred 6 fifty-six dollars (\$156.00) one hundred fifty-eight dollars (\$158.00) per month 7 beginning the first month after the member's fifty-fifth birthday. All applications for 8 disability are subject to the approval of the board who may appoint physicians to examine and evaluate the disabled member prior to approval of the application, and 9 10 annually thereafter. Any disabled member shall not be required to make the monthly 11 payment of ten dollars (\$10.00) as required by G.S. 58-86-35 and G.S. 58-86-40.

12 A member who is totally and permanently disabled for any cause, other than line of 13 duty, who leaves the fire or rescue squad service because of this disability and who has 14 at least 10 years of service with the pension fund, may be permitted to continue making a monthly contribution of ten dollars (\$10.00) to the fund until the member has made 15 16 contributions for a total of 240 months. The member shall upon attaining the age of 55 17 years be entitled to receive a pension as provided by this section. All applications for 18 disability are subject to the approval of the board who may appoint physicians to 19 examine and evaluate the disabled member prior to approval of the application and 20 annually thereafter.

21 A member who, because his residence is annexed by a city under Part 2 or Part 3 of 22 Article 4 of Chapter 160A of the General Statutes, or whose department is closed 23 because of an annexation by a city under Part 2 or Part 3 of Article 4 of Chapter 160A 24 of the General Statutes, or whose volunteer department is taken over by a city or county, 25 and because of such annexation or takeover is unable to perform as a fireman or rescue 26 squad worker of any status, and if the member has at least 10 years of service with the pension fund, may be permitted to continue making a monthly contribution of ten 27 28 dollars (\$10.00) to the fund until the member has made contributions for a total of 240 29 months. The member upon attaining the age of 55 years and completion of such 30 contributions shall be entitled to receive a pension as provided by this section. Any 31 application to make monthly contributions under this section shall be subject to a 32 finding of eligibility by the Board of Trustees upon application of the member.

The pensions provided shall be in addition to all other pensions or benefits under any other statutes of the State of North Carolina or the United States, notwithstanding any exclusionary provisions of other pensions or retirement systems provided by law."

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Requested by: Senators Rand, Garrou, Dalton, Hagan

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TRANSFER THE DISABILITY INCOME PLAN AND THE DEATH BENEFIT

### PLAN FOR TEACHERS AND STATE EMPLOYEES AND THE SEPARATE INSURANCE BENEFITS PLAN FOR LAW ENFORCEMENT OFFICERS

TO THE EXECUTIVE ADMINISTRATOR AND BOARD OF TRUSTEES OF

THE TEACHERS' AND STATE EMPLOYEES' MAJOR MEDICAL PLAN

**SECTION 30.20.(a)** G.S. 135-101 reads as rewritten:

# 43 SECTION 30.2 44 "§ 135-101. Definitions. 45 The following words a

The following words and phrases as used in this Article, unless a different meaning is plainly required by the context, shall have the following meanings:

- (1) "Base rate of compensation" shall mean the regular monthly rate of compensation not including pay for shift premiums, overtime, or other types of extraordinary pay; in all cases of doubt, the <u>Executive</u> <u>Administrator and the</u> Board of Trustees shall determine what is "base rate of compensation".
- (2) "Beneficiary" shall mean any person in receipt of a disability allowance or other benefit as provided in this Article.
- (3) "Benefits" shall mean the monthly disability income payments made pursuant to the provisions of this Article. In the event of death on or

1		after the first day of a month, or in the event the short-term disability
2		benefit ends on or after the first day of a month where the beneficiary
3		is eligible and applies for an early service or a service retirement
4		allowance the first of the following month, the monthly benefit shall
5		not be prorated and shall equal the benefits paid in the previous month.
6	(4)	"Board of Trustees" shall mean the Board of Trustees of the Teachers'
7	(-)	and State Employees' Comprehensive Major Medical Plan as provided
8		in G.S. 135-39. Retirement System as provided in G.S. 135-6.
9	(5)	"Compensation" shall mean any compensation as the term is defined in
10	(0)	G.S. 135-1(7a).
11	(6)	"Disability" or "Disabled" shall mean the mental or physical incapacity
12	(0)	for the further performance of duty of a participant or beneficiary;
13		physical or cognitive limitations that prevent working as determined
14		by the Executive Director and the Board of Trustees; provided that
15		such incapacity was not the result of terrorist activity, active
16		participation in a riot, committing or attempting to commit a felony, or
17		intentionally self-inflicted injury.
18	(7)	"Earnings" shall mean all income for personal services rendered or
19	$(\prime)$	otherwise receivable, including, but not limited to, salaries and wages,
20		fees, commissions, royalties, awards and other similar items and
20 21		self-employment; in all cases of doubt, the Board of Trustees shall
22		determine what are "earnings".
22	(8)	"Employee" shall mean any employee as the term is defined in G.S.
23	(0)	135-1(10).
24	(9)	"Employer" shall mean any employer as the term is defined in G.S.
25	$(\mathcal{I})$	135-1(11).
20 27	(10)	"Medical Board" shall mean the board of physicians as provided in
28	(10)	G.S. 135-102(d).
29	(11)	"Member" shall mean any member as the term is defined in G.S.
30	(11)	135-1(13).
31	(12)	"Membership service" shall mean any service as defined in G.S.
32	(12)	135-1(14).
33	(13)	"Participant" shall mean any teacher or employee eligible to participate
34	(13)	in the Plan as provided in G.S. 135-103.
35	(14)	"Plan" shall mean the Disability Income Plan of North Carolina as
36	(17)	provided in this Article.
37	(15)	"Retirement" shall mean the withdrawal from active service with a
38	(13)	retirement allowance granted under the provisions of Article 1 of this
39		Chapter.
40	(16)	"Retirement System" shall mean the Teachers' and State Employees'
40	(10)	Retirement System of North Carolina as defined in G.S. 135-2.
42	(17)	"Service" shall mean service as a teacher or employee as defined in
43	(1)	G.S. $135-1(10)$ or G.S. $135-1(25)$ .
44	(18)	"State" shall mean the State of North Carolina.
45	(10) (19)	"Teacher" shall mean any teacher as the term is defined in G.S.
46	(1)	135-1(25).
47	(20)	"Trial Rehabilitation" shall mean a return to service in any capacity, if
48	(20)	the return occurs within the waiting period as provided in G.S.
49		135-104 and shall mean a return to service in the same capacity that
50		existed prior to the disability disability, or in any occupation for which
51		the beneficiary or participant is reasonably qualified for by training or
52		<u>experience</u> , if the return occurs within the short-term disability period
53		as provided in G.S. 135-105.
55		us provided in 0.5. 155-105.

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"Workers' Compensation" shall mean any disability income benefits (21)provided under the North Carolina Workers' Compensation Act, excluding any payments for a permanent partial disability rating."

#### **SECTION 30.20.(b)** G.S. 135-102 reads as rewritten: "§ 135-102. Administration.

5 6 The provisions of this Article shall be administered by the Department of (a) 7 State Treasurer Executive Administrator and the Board of Trustees of the Teachers' and 8 State Employees' Retirement System Comprehensive Major Medical Plan and all 9 expenses in connection with the administration of the Plan, except for expenses incurred 10 by and properly charged to the employer, shall be charged against and paid from the 11 trust fund as created and provided in this Article.

12 The Plan shall have the power and privileges of a corporation and under the (b) name of Disability Income Plan of North Carolina shall all of its business be transacted, 13 14 all of its funds invested and all of its cash, securities and other property be held.

15 The Department of State Treasurer Executive Administrator and the Board of (c) 16 Trustees shall have the full power and authority to adopt rules for the administration of 17 the Plan not inconsistent with the provisions of this Article. The Department of State 18 Treasurer and the Board of Trustees may appoint those agents, contractors, and employees as they deem advisable to carry out the terms and conditions of the Plan. Executive Administrator and the Board of Trustees may contract with a third-party 19 20 administrator or insurer to carry out the terms and conditions of the Plan after a 21 competitive bidding process. 22

23 The Department of State Treasurer Executive Administrator and the Board of (d)24 Trustees shall designate a Medical Board to be composed of not fewer than three nor 25 more than five physicians not eligible for benefits under the Plan. Other physicians, 26 medical clinics, institutions or agencies may be employed to conduct such medical 27 examinations and tests necessary to provide the Medical Board with clinical evidence as 28 may be needed to determine eligibility for benefits under the Plan. The Medical Board 29 shall investigate the results of medical examinations, clinical evidence, all essential 30 statements and certifications by and on behalf of applicants for benefits and shall report 31 in writing to the Board of Trustees the conclusions and recommendations upon all 32 matters referred to it.

33 The Department of State Treasurer Executive Administrator and the Board of (e) 34 Trustees may provide the benefits according to the terms and conditions of the Plan as 35 provided in this Article either by purchasing a contract or contracts with any insurance company licensed to do business in this State or by establishing a separate trust fund 36 37 qualified under Section 501(c)(9) of the Internal Revenue Code of 1986."

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**SECTION 30.20.(c)** G.S. 135-105(a) reads as rewritten:

39 Any participant who becomes disabled and is no longer able to perform his "(a) 40 usual occupation is unable to perform the duties of the participant's job or any other available jobs with the State may, after at least 365 calendar days succeeding his date of 41 initial employment as a teacher or employee and at least one year of contributing 42 membership service, receive a benefit commencing on the first day succeeding the 43 waiting period; provided that the participant's employer and attending physician shall 44 certify that such participant is mentally or physically incapacitated for the further 45 performance of duty, cannot perform the duties of the participant's job or any other jobs 46 47 available with the State, that such incapacity was incurred at the time of active employment and has been continuous thereafter; provided further that the requirement 48 for one year of contributing membership service must have been earned within 36 49 calendar months immediately preceding the date of disability and further, salary 50 51 continuation used during the period as provided in G.S. 135-104 shall count toward the 52 aforementioned one year requirement.

53 Notwithstanding the requirement that the incapacity was incurred at the time of 54 active employment, any participant who becomes disabled while on an employer approved leave of absence and who is eligible for and in receipt of temporary total 55

benefits under The North Carolina Workers' Compensation Act, Article 1 of Chapter 97 1 2 of the General Statutes, will be eligible for all benefits provided under this Article."

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**SECTION 30.20.(d)** G.S. 135-106(a) reads as rewritten:

4 "(a) Upon the application of a beneficiary or participant or of his legal representative or any person deemed by the Board of Trustees to represent the 5 participant or beneficiary, any beneficiary or participant who has had five or more years 6 of membership service may receive long-term disability benefits from the Plan upon 7 approval by the Board of Trustees, commencing on the first day succeeding the 8 conclusion of the short-term disability period provided for in G.S. 135-105, provided 9 10 the beneficiary or participant makes application for such benefit within 180 days after the short-term disability period ceases, after salary continuation payments cease, or after 11 monthly payments for Workers' Compensation cease, whichever is later; Provided, that 12 13 the beneficiary or participant withdraws from active service by terminating employment as a teacher or State employee; Provided, that the Medical Board shall certify that such 14 15 beneficiary or participant is mentally or physically incapacitated for the further performance of duty, unable to perform any occupation for which the beneficiary or 16 17 participant is reasonably qualified for by training or experience, that such incapacity 18 was incurred at the time of active employment and has been continuous thereafter, that 19 such incapacity is likely to be permanent; Provided further that the Medical Board shall 20 not certify any beneficiary or participant as disabled who is in receipt of any payments on account of the same incapacity which existed when the beneficiary first established 21 22 membership in the Retirement System. The Board of Trustees may extend this 180-day 23 filing requirement upon receipt of clear and convincing evidence that application was 24 delayed through no fault of the disabled beneficiary or participant and was delayed due to the employers' miscalculation of the end of the 180-day filing period. However, in no 25 26 instance shall the filing period be extended beyond an additional 180 days.

27 The Board of Trustees may require each beneficiary who becomes eligible to receive 28 a long-term disability benefit to have an annual medical review or examination for the 29 first five years and thereafter once every three years after the commencement of benefits 30 under this section. However, the Board of Trustees may require more frequent 31 examinations and upon the advice of the Medical Board shall determine which cases 32 require such examination. Should any beneficiary refuse to submit to any examination 33 required by this subsection or by the Medical Board, his long-term disability benefit 34 shall be suspended until he submits to an examination, and should his refusal last for one year, his benefit may be terminated by the Board of Trustees. If the Medical Board 35 finds that a beneficiary is no longer mentally or physically incapacitated for the further 36 37 performance of duty, unable to perform any occupation for which the beneficiary or 38 participant is reasonably qualified for by training or experience, the Medical Board shall so certify this finding to the Board of Trustees, and the Board of Trustees may terminate 39 the beneficiary's long-term disability benefits effective on the last day of the month in 40 which the Medical Board certifies that the beneficiary is no longer disabled. 41

42 As to the requirement of five years of membership service, any participant or beneficiary who does not have five years of membership service within the 96 calendar 43 months prior to conclusion of the short-term disability period or cessation of salary 44 45 continuation payments, whichever is later, shall not be eligible for long-term disability 46 benefits.

47 Notwithstanding the requirement that the incapacity was incurred at the time of 48 active employment, any participant who becomes disabled while on an employer approved leave of absence and who is eligible for and in receipt of temporary total 49 50 benefits under The North Carolina Workers' Compensation Act, Article 1 of Chapter 97 51 of the General Statutes, will be eligible for all benefits provided under this Article." 52

**SECTION 30.20.(e)** G.S. 135-109 reads as rewritten:

#### 53 "§ 135-109. Reports of earnings.

The Department of State Treasurer Executive Administrator and Board of Trustees 54 55 shall require each beneficiary to annually provide a copy of the beneficiary's federal

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income tax return certified by the beneficiary to be a true and exact copy of such tax 1 2 return filed with the United States Internal Revenue Service and shall require such other 3 statements of earnings as may be necessary to administer the provisions of this Article. 4 The benefit payable to a beneficiary who does not or refuses to provide the information 5 requested within 60 days after such request shall not be paid a benefit until the 6 information so requested is provided, and should such refusal or failure to provide such 7 information continue for 180 days after such request the right of a beneficiary to a 8 benefit under the Article shall be terminated." 9 **SECTION 30.20.(f)** G.S. 135-5(1) reads as rewritten:

10 Death Benefit Plan. There is hereby created a Group Life Insurance Plan "(1) 11 (hereinafter called the "Plan") which is established as an employee welfare benefit plan 12 that is separate and apart from the Retirement System and under which the members of 13 the Retirement System shall participate and be eligible for group life insurance benefits. 14 Upon receipt of proof, satisfactory to the Board of Trustees in their capacity as trustees 15 under the Group Life Insurance Plan, of the death, in service, of a member who had completed at least one full calendar year of membership in the Retirement System, there 16 17 shall be paid to such person as he shall have nominated by written designation duly 18 acknowledged and filed with the Board of Trustees, if such person is living at the time 19 of the member's death, otherwise to the member's legal representatives, a death benefit. 20 Such death benefit shall be equal to the greater of:

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- (1)The compensation on which contributions were made by the member during the calendar year preceding the year in which his death occurs, or
- (2)The greatest compensation on which contributions were made by the member during a 12-month period of service within the 24-month period of service ending on the last day of the month preceding the month in which his last day of actual service occurs;
- (4) Repealed by Session Laws 1983 (Regular Session, 1984), c. 1049, (3),<del>s. 2.</del>

30 subject to a minimum of twenty-five thousand dollars (\$25,000) and to a maximum of 31 fifty thousand dollars (\$50,000). Such death benefit shall be payable apart and separate 32 from the payment of the member's accumulated contributions under the System on his 33 death pursuant to the provisions of subsection (f) of this section. For the purpose of the 34 Plan, a member shall be deemed to be in service at the date of his death if his death 35 occurs within 180 days from the last day of his actual service.

The death benefit provided in this subsection (1) shall not be payable, 36 37 notwithstanding the member's compliance with all the conditions set forth in the 38 preceding paragraph, if his death occurs

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- <u>After December 31, 1968 and after he has attained age 70; or</u> (1)
- (2)After December 31, 1969 and after he has attained age 69; or
- After December 31, 1970 and after he has attained age 68; or
  - $\frac{3}{4}$ After December 31, 1971 and after he has attained age 67; or
- 42 43
- (5) After December 31, 1972 and after he has attained age 66; or
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- (6) After December 31, 1973 and after he has attained age 65; or
- (7)After December 31, 1978, but before January 1, 1987, and after he has attained age 70.

47 Notwithstanding the above provisions, the death benefit shall be payable on account 48 of the death of any member who died or dies on or after January 1, 1974, but before 49 January 1, 1979, after attaining age 65, if he or she had not yet attained age 65, if he or 50 she had not yet attained age 66, was at the time of death completing the work year for 51 those individuals under specific contract, or during the fiscal year for those individuals 52 not under specific contract, in which he or she attained 65, and otherwise met all 53 conditions for payment of the death benefit.

54 Notwithstanding the above provisions, the Board of Trustees may and is specifically 55 authorized to provide the death benefit according to the terms and conditions otherwise

1	appearing in this Plan in the form of group life insurance, either (i) by purchasing a					
2	contract or contracts of group life insurance with any life insurance company or					
3	<u>companies licensed and authorized to transact business in this State for the purpose of</u>					
4	insuring the lives of members in service, or (ii) by establishing a separate trust fund					
5	qualified under Section 501(c)(9) of the Internal Revenue Code of 1954, as amended,					
6	for such purpose. To that end the Board of Trustees is authorized, empowered and					
7	directed to investigate the desirability of utilizing group life insurance by either of the					
8	foregoing methods for the purpose of providing the death benefit. If a separate trust					
9	fund is established, it shall be operated in accordance with rules and regulations adopted					
10	by the Board of Trustees and all investment earnings on the trust fund shall be credited					
11	to such fund.					
12	In administration of the death benefit the following shall apply:					
13	(1) For the purpose of determining eligibility only, in this subsection					
14	"calendar year" shall mean any period of 12 consecutive months or, if					
15	less, the period covered by an annual contract of employment. For all					
16	other purposes in this subsection "calendar year" shall mean the 12					
17	months beginning January 1 and ending December 31.					
18	(2) Last day of actual service shall be:					
19	a. When employment has been terminated, the last day the					
20	member actually worked.					
21	b. When employment has not been terminated, the date on which					
22	an absent member's sick and annual leave expire, unless he is					
23	on approved leave of absence and is in service under the					
24	provisions of G.S. 135-4(h).					
25	(3) For a period when a member is on leave of absence, his status with					
26	respect to the death benefit will be determined by the provisions of					
27	<del>G.Ś. 135-4(h).</del>					
28	(4) A member on leave of absence from his position as a teacher or State					
29	employee for the purpose of serving as a member or officer of the					
30	General Assembly shall be deemed to be in service during sessions of					
31	the General Assembly and thereby covered by the provisions of the					
32	death benefit. The amount of the death benefit for such member shall					
33	be the equivalent of the salary to which the member would have been					
34	entitled as a teacher or State employee during the 12 month period					
35	immediately prior to the month in which death occurred, not to be less					
36	than twenty five thousand dollars (\$25,000) nor to exceed fifty					
37	thousand dollars (\$50,000).					
38	The provisions of the Retirement System pertaining to Administration, G.S. 135-6,					
39	and management of funds, G.S. 135-7, are hereby made applicable to the Plan.					
40	A member who is a beneficiary of the Disability Income Plan provided for in Article					
41	6 of this Chapter shall be eligible for group life insurance benefits as provided in this					
42	subsection, notwithstanding that the member is no longer an employee or teacher or that					
43	the member's death occurs after the eligibility period after active service. The basis of					
44	the death benefit payable hereunder shall be the higher of the death benefit computed as					
45	above or a death benefit based on compensation used in computing the benefit payable					
46 47	under G.S. 135-105 and G.S. 135-106, as may be adjusted for percentage post-disability					
47 48	increases, all subject to the maximum dollar limitation as provided above. A member in					
48 49	receipt of benefits from the Disability Income Plan under the provisions of G.S.					
49 50	135-112 whose right to a benefit accrued under the former Disability Salary Continuation Plan shall not be covered under the provisions of this paragraph.					
50	Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this					
52	subsection, of the death of a retired member of the Retirement System on or after July 1,					
53	1988, but before January 1, 1999, there shall be paid a death benefit to the surviving					
54	spouse of the deceased retired member or to the deceased retired member's legal					
55	representative if not survived by a spouse; provided the retired member has elected,					
55	representative in not survive of a spouse, provided the retried member has elected,					

when first eligible, to make, and has continuously made, in advance of his death 1 required contributions as determined by the Board of Trustees on a fully contributory 2 3 basis, through retirement allowance deductions or other methods adopted by the Board 4 of Trustees, to a group death benefit trust fund administered by the Board of Trustees 5 separate and apart from the Retirement System's Annuity Savings Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of 6 five thousand dollars (\$5,000) upon the completion of twenty-four months of 7 8 contributions required under this subsection. Should death occur before the completion 9 of twenty-four months of contributions required under this subsection, the deceased 10 retired member's surviving spouse or legal representative if not survived by a spouse shall be paid the sum of the retired member's contributions required by this subsection 11 plus interest to be determined by the Board of Trustees. 12

13 Upon receipt of proof, satisfactory to the Board of Trustees in its capacity under this subsection, of the death of a retired member of the Retirement System on or after 14 January 1, 1999, there shall be paid a death benefit to the surviving spouse of the 15 16 deceased retired member or to the deceased retired member's legal representative if not survived by a spouse; provided the retired member has elected, when first eligible, to 17 18 make, and has continuously made, in advance of his death required contributions as determined by the Board of Trustees on a fully contributory basis, through retirement 19 allowance deductions or other methods adopted by the Board of Trustees, to a group 20 death benefit trust fund administered by the Board of Trustees separate and apart from 21 22 the Retirement System's Annuity Savings Fund and Pension Accumulation Fund. This death benefit shall be a lump-sum payment in the amount of six thousand dollars (\$6,000) upon the completion of 24 months of contributions required under this 23 24 25 subsection. Should death occur before the completion of 24 months of contributions 26 required under this subsection, the deceased retired member's surviving spouse or legal 27 representative if not survived by a spouse shall be paid the sum of the retired member's contributions required by this subsection plus interest to be determined by the Board of 28 29 Trustees."

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35 36 **SECTION 30.20.(g)** G.S. 135-5(11) is repealed.

**SECTION 30.20.(h)** Article 3 of Chapter 135 of the General Statutes is amended by adding a new Part to read:

"Part 6. Death Benefit Plan for Teachers and State Employees.

## "<u>§ 135-43. Death benefits.</u>

(a) The provisions of this Part shall be administered by the Executive Administrator and Board of Trustees of the Teachers' and State Employees' Comprehensive Major Medical Plan.

37 (b) Death Benefit Plan. – There is hereby created a Group Life Insurance Plan (hereinafter called the "Plan") which is established as an employee welfare benefit plan 38 39 40 that is separate and apart from the Retirement System and under which the members of 41 the Teachers' and State Employees' Retirement System shall participate in and be eligible for group life insurance benefits. Upon receipt of proof, satisfactory to the 42 Board of Trustees in their capacity as trustees under the Plan, of the death, in service, of 43 a member who had completed at least one full calendar year of membership in the 44 Retirement System, there shall be paid to such person as he shall have nominated by written designation duly acknowledged and filed with the Executive Administrator and 45 46 47 the Board of Trustees, if such person is living at the time of the member's death, otherwise to the member's legal representatives, a death benefit. Such death benefit shall 48 be equal to fifty thousand dollars (\$50,000). Such death benefit shall be payable apart 49 50 and separate from the payment of the member's accumulated contributions under the System on his death pursuant to the provisions of G.S. 135-5(f). For the purpose of the 51 52 Plan, a member shall be deemed to be in service at the date of his death if his death 53 occurs within 180 days from the last day of his actual service. 54 Notwithstanding the above provisions, the Executive Administrator and the Board of

55 Trustees may and is specifically authorized to provide the death benefit according to the

1	terms and conditions otherwise appearing in this Plan in the form of group life			
2	insurance, either (i) by purchasing a contract or contracts of group life insurance with			
3	any life insurance company or companies licensed and authorized to transact business in			
4	this State for the purpose of insuring the lives of members in service, after a competitive			
5	bidding process as provided for under Article 3 of Chapter 143 of the General Statutes,			
6	or (ii) by establishing a separate trust fund qualified under section 501(c)(0) of the			
	or (ii) by establishing a separate trust fund qualified under section 501(c)(9) of the			
7	Internal Revenue Code of 1954, as amended, for such purpose. To that end, the Board			
8	of Trustees is authorized, empowered, and directed to investigate the desirability of			
9	utilizing group life insurance by either of the foregoing methods for the purpose of			
10	providing the death benefit. If a separate trust fund is established, it shall be operated in			
11	accordance with rules and regulations adopted by the Board of Trustees, and all			
12	investment earnings on the trust fund shall be credited to such fund.			
13	(c) <u>Administration of Death Benefit Plan. – In administration of the death</u>			
14	benefit, the following shall apply:			
15	(1) For the purpose of determining eligibility only, in this subsection			
16	"calendar year" shall mean any period of 12 consecutive months or, if			
17	less, the period covered by an annual contract of employment. For all			
18	other purposes, in this subsection "calendar year" shall mean the 12			
19	months beginning January 1 and ending December 31.			
20	(2) Last day of actual service shall be:			
$\overline{21}$	a. When employment has been terminated, the last day the			
$\overline{22}$	member actually worked.			
${23}$	b. When employment has not been terminated, the date on which			
$\frac{1}{24}$	an absent member's sick and annual leave expire, unless he is			
25	on approved leave of absence and is in service under the			
26	provisions of G.S. $135-4(h)$ .			
27	(3) For a period when a member is on leave of absence, his status with			
$\frac{1}{28}$	respect to the death benefit will be determined by the provisions of			
29	G.S. 135-4(h).			
30	(4) <u>A member on leave of absence from his position as a teacher or State</u>			
31	employee for the purpose of serving as a member or officer of the			
32	General Assembly shall be deemed to be in service during sessions of			
33	the General Assembly and thereby covered by the provisions of the			
34	death benefit. The amount of the death benefit for such member shall			
35	be fifty thousand dollars (\$50,000).			
36	A member who is a beneficiary of the Disability Income Plan provided for in Article			
30 37	<u>6 of this Chapter shall be eligible for group life insurance benefits as provided in this</u>			
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38 39	subsection, notwithstanding that the member is no longer an employee or teacher or that the member's death occurs after the eligibility period after active service. The basis of			
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	the death benefit payable hereunder shall be the higher of the death benefit computed as			
41	above or a death benefit based on compensation used in computing the benefit payable			
42	under G.S. 135-105 and G.S. 135-106, as may be adjusted for percentage postdisability			
43	increases, all subject to the maximum dollar limitation as provided above. A member in			
44	receipt of benefits from the Disability Income Plan under the provisions of G.S.			
45	<u>135-112 whose right to a benefit accrued under the former Disability Salary</u>			
46	Continuation Plan shall not be covered under the provisions of this paragraph.			
47	(d) <u>Reciprocity of Death Benefit Plan. – Only for the purpose of determining</u>			
48	eligibility for the death benefit provided for in subsection (b) of this section,			
49	membership service standing to the credit of a member of the Legislative Retirement			
50	System or the Consolidated Judicial Retirement System shall be added to the			
51	membership service standing to the credit of a member of the Teachers' and State			
52	Employees' Retirement System. However, in the event that a participant or beneficiary			
53	is a retired member of the Legislative Retirement System or the Consolidated Judicial			
54	Retirement System whose retirement benefit was suspended upon entrance into			
55	membership in the Teachers' and State Employees' Retirement System, such			

1	membership service standing to the credit of the retired member prior to retirement shall				
2	be likewise counted. Membership service under this section shall not be counted twice				
3	for the same period of time. In no event shall a death benefit provided for in G.S.				
4	135-5(1) be paid if a death benefit is paid under G.S. 135-63."				
5	<b>SECTION 30.20.(i)</b> G.S. 143-166.60(b) reads as rewritten:				
6	"(b) The Boards of Trustees of the Teachers' and State Employees' Retirement				
7	System and the Local Governmental Employees' Retirement System shall jointly The				
8 9	<u>Executive Administrator and the Board of Trustees of the Teachers' and State</u> <u>Employees' Comprehensive Major Medical Plan shall administer the Plan and shall</u> ,				
10					
10	under the terms and conditions otherwise appearing in this Article, provide Plan benefits either (i) by establishing a separate trust fund in conformance with Section 501(c)(9) of				
12	the Internal Revenue Code of 1954 as amended or, (ii) by causing the Plan to affiliate				
13	with a master trust providing the same benefits for participants."				
14	<b>SECTION 30.20.(j)</b> G.S. 135-39.5 is amended by adding three new				
15	subdivisions to read:				
16	"(28) Administering the Disability Income Plan under Article 6 of Chapter				
17	135 of the General Statutes.				
18	(29) Administering the Death Benefit Plan for teachers and State employees				
19	under Part 6 of Article 3 of Chapter 135 of the General Statutes.				
20	(30) Administering the Separate Insurance Benefits Plan under Article 12F				
21	of Chapter 143 of the General Statutes."				
22	SECTION 20 20 (L) This continue offersting Lemma 1, 2004				
23 24	<b>SECTION 30.20.(k)</b> This section becomes effective January 1, 2004.				
24 25	Requested by: Senators Rand Garroy Dalton Hagan				
26	Requested by: Senators Rand, Garrou, Dalton, Hagan STATEWIDE BENEFIT COMMITTEE ESTABLISHED TO PROVIDE A				
27	MENU OF PORTABLE SUPPLEMENTAL BENEFITS FOR ALL STATE				
$\overline{28}$	EMPLOYEES				
20					
	SECTION 30.21. G.S. 58-31-60 reads as rewritten:				
29 30					
29 30 31	SECTION 30.21. G.S. 58-31-60 reads as rewritten: "§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.				
29 30 31 32	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department</li> </ul>				
29 30 31 32 33	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter</li> </ul>				
29 30 31 32 33 34	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll</li> </ul>				
29 30 31 32 33 34 35	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance</li> </ul>				
29 30 31 32 33 34 35 36	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes:</li> </ul>				
29 30 31 32 33 34 35 36 37	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38 39	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll-Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance committee's payroll unit to determine if those products meet the needs and desires of employees in the Employee Insurance Committee's</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"\$ 58-31-60. Competitive selection of payroll-Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance-State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees in the Employee Insurance Committee's payroll unit. State employees.</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"\$ 58-31-60. Competitive selection of payroll-Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and</li> </ul></li></ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees in the Employee Insurance Committee's payroll</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes:</li> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit. State employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(3) To competitively select the best insurance products of the types</li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees in the Employee Insurance Committee's payroll unit. State employees Insurance Committee's payroll unit. State employees Insurance Committee's payroll unit. all State employees Insurance Committee's payroll unit. all State employees.</li> <li>(3) To competitively select the best insurance products of the types determined by the Employee Insurance Committee to reflect the needs</li> </ul></li></ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance-State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit. State employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees in the Employee Insurance Committee's payroll unit. all State employees.</li> <li>(3) To competitively select the best insurance Committee to reflect the needs and desires of the Employee Insurance Committee to reflect the needs and desires of the employees.</li> </ul> </li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees in the Employee Insurance Committee's payroll unit. all State employees.</li> <li>(3) To competitively select the best insurance products of the types determined by the Employee Insurance Committee to reflect the needs and desires of the employees.</li> </ul> </li> <li>As used in this section, "insurance product" includes a prepaid legal services plan</li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance Committee's payroll unit. all State employee Insurance Committee's payroll unit. State employee Insurance Committee's payroll unit. State employees.</li> <li>(3) To competitively select the best insurance products of the types determined by the Employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee Insurance C</li></ul></li></ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance Committee's payroll unit. all State employee Insurance Committee's payroll unit. State employee Insurance Committee's payroll unit. Between the meeds and desires of the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance products of the types determined by the Employee Insurance Committee to reflect the needs and desires of the employee Insurance Committee to reflect the needs and desires of the employee State payroll unit. products.</li> </ul> </li> <li>As used in this section, "insurance product" includes a prepaid legal services plan registered under G.S. 84-23.1.</li> <li>(b) Appointment of Employee Insurance Committee Members. The members</li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes: <ul> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance Committee's payroll unit. all State employee Insurance Committee to reflect the needs and desires of the Employee Insurance Committee to reflect the needs and desires of the employees.</li> <li>(3) To competitively select the best insurance products of the types determined by the Employee Insurance Committee to reflect the needs and desires of the employees of that payroll unit. products.</li> </ul> </li> <li>As used in this section, "insurance product" includes a prepaid legal services plan registered under G.S. 84-23.1.</li> <li>(b) Appointment of Employee Insurance Committee shall be appointed by the head of the payroll</li> </ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes:</li> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit. State employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance Committee's payroll unit. all State employee Insurance Committee to reflect the needs and desires of the employees.</li> <li>(3) To competitively select the best insurance products.</li> <li>As used in this section, "insurance product" includes a prepaid legal services plan registered under G.S. 84-23.1.</li> <li>(b) Appointment of Employee Insurance Committee Members. The members of the Employee Insurance Committee Admitee Members. The members of the Employee Insurance Committee Admitee Admitee</li></ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes:</li> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit to determine if those products meet the needs and desires of employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance Products.</li> <li>As used in this section, "insurance product" includes a prepaid legal services plan registered under G.S. 84-23.1.</li> <li>(b) Appointment of Employee Insurance Committee Shall be appointed by the head of the payroll unit. State Employee Insurance Committee Shall appoint the members. The members of the Employee Insurance Committee Shall appoint the the payroll unit. State Employee Insurance Committee Shall be appointed by the Employee Insurance Shall appoint the members. The members of the Employee Insurance Committee Shall appoint the members. The members of the Employee Insurance Committee Shall appoint the members of the Employee Insurance Committee Shall appoint the members of the Employee Insurance Committee Shall be appointed by the head of the payroll unit. State Employee Insurance Committee Shall appoint the members of the Employee Insurance Committee Shall appoint the members of the Employee Insurance Committee Shall appoint the members of the State Employee Benefit Committee. The Committee Shall</li></ul>				
29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	<ul> <li>SECTION 30.21. G.S. 58-31-60 reads as rewritten:</li> <li>"§ 58-31-60. Competitive selection of payroll Payroll deduction insurance products paid for by State employees.</li> <li>(a) Employee Insurance State Employee Benefit Committee. – The Department of Administration shall establish a State Employee Benefit Committee (hereinafter "Committee") head of each State government employee payroll unit offering payroll deduction insurance products to employees shall appoint an Employee Insurance Committee for the following purposes:</li> <li>(1) To review insurance products currently offered through payroll deduction to the all State employees in the Employee Insurance Committee's payroll unit. State employees in the Employee Insurance Committee's payroll unit. State employees.</li> <li>(2) To select the types of insurance products that reflect the needs and desires of employees.</li> <li>(3) To competitively select the best insurance Committee's payroll unit. all State employee Insurance Committee to reflect the needs and desires of the employees.</li> <li>(3) To competitively select the best insurance products.</li> <li>As used in this section, "insurance product" includes a prepaid legal services plan registered under G.S. 84-23.1.</li> <li>(b) Appointment of Employee Insurance Committee Members. The members of the Employee Insurance Committee Admitee Members. The members of the Employee Insurance Committee Admitee Admitee</li></ul>				

where necessary initially to establish the rotation herein prescribed, serve three-year 1 2 terms with approximately one-third of the terms expiring annually. Committee 3 membership make-up shall fairly represent the work force in the payroll unit and be 4 selected without regard to any political or other affiliations. It shall be the duty of the 5 payroll unit head to assure that the Employee Insurance Committee Department of 6 Administration to assure that the Committee is completely autonomous in its selection 7 of insurance products and insurance companies and that no member of the Employee 8 Insurance Committee has any conflict of interest in serving on the Committee. A 9 committee on employee benefits elected or appointed by the faculty representative body 10 of a constituent institution of The University of North Carolina shall be deemed 11 constituted and functioning as an employee insurance committee in accordance with this 12 section. Any decision rendered by the Employee Insurance Committee where the 13 autonomy of the Committee or a conflict of interest is questioned shall be subject to 14 appeal pursuant to the Administrative Procedure Act, or in the case of departments, 15 boards and commissions which are specifically exempt from the Administrative 16 Procedure Act, pursuant to the appeals procedure prescribed for such department, board 17 or commission. Act.

18 Payroll Deduction Slots. – Each payroll unit shall be entitled to not less than (c) 19 four payroll deduction slots to be used for payment of insurance premiums for products 20 selected by the Employee Insurance Committee and offered to the employees of the payroll unit. The Employee Insurance Committee shall select only one company per 21 22 payroll deduction slot. The Company selected by the Employee Insurance-Committee 23 shall be permitted to sell through payroll deduction only the products specifically 24 approved by the Employee Insurance Committee. The assignment by the Employee 25 Insurance-Committee of a payroll deduction slot shall be for a period of not less than 26 two years unless the insurance company shall be in violation of the terms of the written agreement specified in this subsection. The insurance company awarded a payroll 27 28 deduction slot shall, pursuant to a written agreement setting out the rights and duties of the insurance company, be afforded an adequate opportunity to solicit employees of the 29 30 payroll unit by making such employees aware that a representative of the company will 31 be available at a specified time and at a location convenient to the employees.

Notwithstanding any other provision of the General Statutes, once an employee has selected an insurance product for payroll deduction, that product may not be removed from payroll deduction for that employee without his or her specific written consent.

When an employee retires from State employment and payroll deduction under this section is no longer available, the insurance company may not terminate life insurance products purchased under the payroll deduction plan without the retiree's specific written consent solely because the premium is no longer deducted from payroll.

(c1) Procedure for Selection of Insurance Product Proposals. – All insurance
 product proposals shall be sealed. The Committee shall open all proposals in public and
 record them in the minutes of the Committee, at which time the proposals become
 public records open to public inspection.

After the public opening, the Committee shall review the proposals, examining the cost and quality of the products, the reputation and capabilities of the insurance companies submitting the proposals, and other appropriate criteria. The Committee shall determine which proposal, if any, would meet the needs and desires of the employees of that Committee's payroll unit and shall award a payroll deduction slot to the company submitting the proposal that meets those needs and desires. The Committee may reject any or all proposals.

A company may seek to modify or withdraw a proposal only after the public opening and only on the basis that the proposal contains an unintentional clerical error as opposed to an error in judgment. A company seeking to modify or withdraw a proposal shall submit to the Committee a written request, with facts and evidence in support of its position, prior to the award of the payroll deduction slot, but not later than two days after the public opening of the proposals. The Committee shall promptly

1	review the request, examine the nature of the error, and determine whether	er to permit or			
2 3 4	<ul> <li>deny the request.</li> <li>(d) Criminal Penalty. – It shall be a Class 3 misdemeanor for any State employee, who has supervisory authority over any member of the Employee Insurance Committee,</li> </ul>				
5	to attempt to influence the autonomy of any Employee Insurance the Committee either				
6	in the appointment of members to such Committee or in the operation of such				
7	Committee; or for anyone to open a sealed insurance product proposal	or disclose or			
8	exhibit the contents of a sealed insurance product proposal, prior to the p	bublic opening			
9 10	of the proposal. The Commissioner of Insurance shall have the authority complaints alleging acts subject to the criminal penalty and shall report	to investigate			
10	the Attorney General of North Carolina."	ins midnigs to			
12	the Automety General of North Caronna.				
13	Requested by: Senators Garrou, Dalton, Hagan				
14	SALARY STUDY				
15	<b>SECTION 30.22.</b> The Senate Appropriations/Base Budget C	committee and			
16	the House Appropriations Committee shall study the compensation p	lans for State			
17	employees. In the course of the study, the Committees shall (i	) review the			
18	compensation plans currently in effect for State employees, (ii) consider	differences in			
19 20	the longevity compensation, special pay plans, performance pay pla components of the plans, and (iii) consider ways to modify the plans to p	romote equity			
20	and efficiency in State government.	follote equity			
22	and efficiency in State government.				
23	PART XXXI. CAPITAL APPROPRIATIONS				
24					
25	Requested by: Senators Garrou, Hagan, Dorsett				
26	CAPITAL ÁPPROPRIATIONS/GÉNĚRÁL FUND				
27	<b>SECTION 31.1.</b> There is appropriated from the General	Fund for the			
28 29	2003-2004 fiscal year the following amount for capital improvements:	2003-2004			
30	Department of Environment and Natural Resources	2003-2004			
31	Water Resources Development Projects	\$27,601,000			
32	Department of Cultural Resources	+_,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
33	International Civil Rights Museum	1,000,000			
34		<b>*</b> • • • • • • • • •			
35	TOTAL CAPITAL APPROPRIATION	\$28,601,000			
36 37	Dequested hu Senators Correy Delton Hagan Thomas				
38	Requested by: Senators Garrou, Dalton, Hagan, Thomas WATER RESOURCES DEVELOPMENT PROJECT FUNDS				
39	SECTION 31.2.(a) The Department of Environment and Natu	iral Resources			
40	shall allocate the funds appropriated in this act for water resources develop				
41	to the following projects whose costs are as indicated:	1 5			
42					
43	Name of Project	2003-2004			
44 45	(1) Wilmington Harbor Deepening	\$6 200 000			
45 46	<ul> <li>(1) Wilmington Harbor Deepening</li> <li>(2) Morehead City Harbor Maintenance</li> </ul>	\$6,800,000 100,000			
40 47	(3) Morehead City Harbor Section 933 Nourishment	4,661,000			
48	(4) Wilmington Harbor Maintenance	2,700,000			
49	(5) Manteo (Shallowbag) Bay Channel Maintenance	3,500,000			
50	(6) John H. Kerr Reservoir Operations Evaluation	200,000			
51	(7) Beaufort Harbor Maintenance Dredging	80,000			
52	(8) Carolina Beach Renourishment (New Hanover County)	1,125,000			
53 54	(9) Kure Beach Renourishment (New Hanover County) (10) Ocean Isla Beach Benourishment (Brunswick County)	1,177,000			
54 55	<ul> <li>(10) Ocean Isle Beach Renourishment (Brunswick County)</li> <li>(11) Bogue Banks Shore Protection Study (Carteret County)</li> </ul>	813,000 200,000			
55	(11) Dogue Danks Shore I following (Carlet County)	200,000			

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\end{array} $	(12)Surf City/North Topsail Beach Protection Study150,000(13)Princeville Flood Control Study400,000(14)West Onslow Beach (Topsail)75,000(15)Deep Creek (Yadkin County) Watershed Management1,500,000(16)State Local Projects2,500,000(17)Currituck Sound Water Management Study150,000(18)Aquatic Weed Control, Lake Gaston and Statewide300,000(19)Swan Quarter (Hyde County) Flood Control Dikes100,000(20)Little Sugar Creek Restoration (Mecklenburg County)20,000(21)Neuse River Basin Feasibility Study100,000(23)Projected Feasibility Studies100,000(24)Planning Assistance to Communities150,000	
14 15	TOTAL \$27,601,00	0
16 17 18 19 20 21 22	<b>SECTION 31.2.(b)</b> Where the actual costs are different from the estimate costs under subsection (a) of this section, the Department may adjust the allocation among projects as needed. If any projects funded under subsection (a) of this sectio are delayed and the budgeted State funds cannot be used during the 2003-2004 fisca year, or if the projects funded under subsection (a) of this section are accomplished at lower cost, the Department may use the resulting fund availability to fund any of th	d is n al a
23 24 25 26 27 28 29 30 31 32	<ul> <li>following:         <ul> <li>(1) Corps of Engineers project feasibility studies.</li> <li>(2) Corps of Engineers projects whose schedules have advanced an require State-matching funds in fiscal year 2003-2004.</li> <li>(3) State-local water resources development projects. Funds not expended or encumbered for these purposes shall revert to th General Fund at the end of the 2004-2005 fiscal year.</li> <li>SECTION 31.2.(c) The Department shall make quarterly reports on the us of these funds to the Joint Legislative Commission on Governmental Operations, th Fiscal Research Division, and the Office of State Budget and Management. Each report</li> </ul> </li> </ul>	d e e
33 34 35 36 37 38	<ul> <li>shall include all of the following: <ul> <li>(1) All projects listed in this section.</li> <li>(2) The estimated cost of each project.</li> <li>(3) The date that work on each project began or is expected to begin.</li> <li>(4) The date that work on each project was completed or is expected to b completed.</li> </ul> </li> </ul>	
39 40 41	(5) The actual cost of each project. The quarterly reports shall also show those projects advanced in schedule those projects delayed in schedule, and an estimate of the amount of funds expected t	
42 43 44 45 46 47 48	revert to the General Fund. <b>SECTION 31.2.(d)</b> Notwithstanding G.S. 143-23, if additional federal fund that require a State match are received for water resources projects or for beac renourishment projects for the 2003-2004 fiscal year, the Director of the Budget may after consultation with the Joint Legislative Commission on Governmental Operations transfer funds from General Fund appropriations to match the federal funds.	h ⁄,
48 49 50 51 52 53 54 55	Requested by: Senators Garrou, Dalton, Hagan <b>PROCEDURES FOR DISBURSEMENT OF CAPITAL FUNDS</b> <b>SECTION 31.3.</b> The appropriations made by the 2003 General Assembl for capital improvements shall be disbursed for the purposes provided by this ac Expenditure of funds shall not be made by any State department, institution, or agenc until an allotment has been approved by the Governor as Director of the Budget. Th allotment shall be approved only after full compliance with the Executive Budget Ac	t. y e

Article 1 of Chapter 143 of the General Statutes. Prior to the award of construction 1 contracts for projects to be financed in whole or in part with self-liquidating 2 3 appropriations, the Director of the Budget shall approve the elements of the method of 4 financing of those projects including the source of funds, interest rate, and liquidation 5 period. Provided, however, that if the Director of the Budget approves the method of 6 financing a project, the Director shall report that action to the Joint Legislative 7 Commission on Governmental Operations at its next meeting.

8 Where direct capital improvement appropriations include the purpose of furnishing fixed and movable equipment for any project, those funds for equipment 9 10 shall not be subject to transfer into construction accounts except as authorized by the 11 Director of the Budget. The expenditure of funds for fixed and movable equipment and furnishings shall be reviewed and approved by the Director of the Budget prior to 12 13 commitment of funds.

14 Capital improvement projects authorized by the 2003 General Assembly shall 15 be completed, including fixed and movable equipment and furnishings, within the limits of the amounts of the direct or self-liquidating appropriations provided, except as 16 17 otherwise provided in this act. Capital improvement projects authorized by the 2003 18 General Assembly for the design phase only shall be designed within the scope of the 19 project as defined by the approved cost estimate filed with the Director of the Budget, including costs associated with site preparation, demolition, and movable and fixed 20 21 equipment.

22

#### 23 Senators Garrou, Dalton, Hagan Requested by: 24

### **ENCUMBERED APPROPRIATIONS AND PROJECT RESERVE FUNDS**

SECTION 31.4. When each capital improvement project appropriated by the 25 26 2003 General Assembly, other than those projects under the Board of Governors of The University of North Carolina, is placed under a construction contract, direct appropriations shall be encumbered to include all costs for construction, design, 27 28 29 investigation, administration, movable equipment, and a reasonable contingency. 30 Unencumbered direct appropriations remaining in the project budget shall be placed in a project reserve fund credited to the Office of State Budget and Management. Funds in 31 32 the project reserve may be used for emergency repair and renovation projects at State 33 facilities with the approval of the Director of the Budget. The project reserve fund may be used, at the discretion of the Director of the Budget, to allow for award of contracts 34 where bids exceed appropriated funds, if those projects supplemented were designed 35 within the scope intended by the applicable appropriation or any authorized change in it, 36 37 and if, in the opinion of the Director of the Budget, all means to award contracts within 38 the appropriation were reasonably attempted. At the discretion of the Director of the 39 Budget, any balances in the project reserve fund shall revert to the original source.

40

41 Senators Garrou, Dalton, Hagan Requested by:

#### **EXPENDITURES OF FUNDS FROM THE RESERVE FOR REPAIRS AND** 42 RENOVATIONS 43

44 **SECTION 31.5.** Of the funds in the Reserve for Repairs and Renovations 45 for the 2003-2004 fiscal year, forty-six percent (46%) shall be allocated to the Board of Governors of The University of North Carolina for repairs and renovations pursuant to 46 47 G.S. 143-15.3A, in accordance with guidelines developed in The University of North 48 Carolina Funding Allocation Model for Reserve for Repairs and Renovations, as 49 approved by the Board of Governors of The University of North Carolina, and fifty-four 50 percent (54%) shall be allocated to the Office of State Budget and Management for repairs and renovations pursuant to G.S. 143-15.3A. 51

52 Notwithstanding G.S. 143-15.3A, the Board of Governors may allocate funds 53 for the repair and renovation of facilities not supported from the General Fund if the Board determines that sufficient funds are not available from other sources and that 54 55 conditions warrant General Fund assistance. Any such finding shall be included in the Board's submission to the Joint Legislative Commission on Governmental Operations
 on the proposed allocation of funds.

Notwithstanding G.S. 143-15.3A, the Office of State Budget and Management shall allocate funds from the Reserve to complete the construction of State-owned facilities that are partially completed; the remainder of funds shall be allocated for other repairs and renovations projects.

7 The Board of Governors and the Office of State Budget and Management 8 shall submit to the Joint Legislative Commission on Governmental Operations and to 9 the Fiscal Research Division of the Legislative Services Office, for their review, the 10 proposed allocations of these funds. Subsequent changes in the proposed allocations 11 shall be reported prior to expenditure to the Joint Legislative Commission on 12 Governmental Operations and to the Fiscal Research Division of the Legislative 13 Services Office.

14

15 Requested by: Senators Garrou, Dalton, Hagan

#### 16 **PRÔJECT COST INCREASE**

17 **SECTION 31.7.** Upon the request of the administration of a State agency, 18 department, or institution, the Director of the Budget may, when in the Director's 19 opinion it is in the best interest of the State to do so, increase the cost of a capital 20 improvement project. Provided, however, that if the Director of the Budget increases the cost of a project, the Director shall report that action to the Joint Legislative 21 22 Commission on Governmental Operations at its next meeting. The increase may be funded from gifts, federal or private grants, special fund receipts, excess patient receipts above those budgeted at the University of North Carolina Hospitals at Chapel Hill, or 23 24 25 direct capital improvement appropriations to that department or institution.

26

# 27 Requested by: Senators Garrou, Dalton, Hagan

### 28 **NEW PROJECT AUTHORIZATION**

29 **SECTION 31.8.** Upon the request of the administration of any State agency, 30 department, or institution, the Director of the Budget may authorize the construction of a capital improvement project not specifically authorized by the General Assembly if 31 32 such project is to be funded by gifts, federal or private grants, special fund receipts, excess patient receipts above those budgeted at the University of North Carolina 33 34 Hospitals at Chapel Hill, or self-liquidating indebtedness. Prior to authorizing the 35 construction of a capital improvement project pursuant to this section, the Director shall consult with the Joint Legislative Commission on Governmental Operations. 36

37

#### 38 Requested by: Senators Garrou, Dalton, Hagan

### 39 ADVANCE PLANNING OF CAPITAL IMPROVEMENT PROJECTS

SECTION 31.9. Funds that become available by gifts, excess patient 40 41 receipts above those budgeted at the University of North Carolina Hospitals at Chapel Hill, federal or private grants, receipts becoming a part of special funds by act of the 42 General Assembly, or any other funds available to a State department or institution may 43 be utilized for advance planning through the working drawing phase of capital improvement projects, upon approval of the Director of the Budget. The Director of the 44 45 Budget may make allocations from the Advance Planning Fund for advance planning 46 47 through the working drawing phase of capital improvement projects, except that this revolving fund shall not be utilized by the Board of Governors of The University of 48 49 North Carolina or the State Board of Community Colleges.

50

51 Requested by: Senators Garrou, Dalton, Hagan

#### 52 APPROPRÍATIONS LIMITS/REVERSIÓN ŎR LAPSE

53 **SECTION 31.10.** Except as permitted in previous sections of this act, the 54 appropriations for capital improvements made by the 2003 General Assembly may be 55 expended only for specific projects set out by the 2003 General Assembly and for no

other purpose. Construction of all capital improvement projects enumerated by the 1 2 2003 General Assembly shall be commenced, or self-liquidating indebtedness with 3 respect to them shall be incurred, within 12 months following the first day of the fiscal 4 year in which the funds are available. If construction contracts on those projects have 5 not been awarded or self-liquidating indebtedness has not been incurred within that period, the direct appropriation for those projects shall revert to the original source, and 6 the self-liquidating appropriation shall lapse; except that direct appropriations may be 7 8 placed in a reserve fund as authorized in this act. This deadline with respect to both 9 direct and self-liquidating appropriations may be extended with the approval of the 10 Director of the Budget up to an additional 12 months if circumstances and conditions 11 warrant such extension.

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## PART XXXII. REGULATORY FEE FOR UTILITIES COMMISSION

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54 55 Requested by: Senators Weinstein, Garrou, Dalton, Hagan

**SÉCTION 32.1.(a)** The percentage rate to be used in calculating the public utility regulatory fee under G.S. 62-302(b)(2) is twelve hundredths of a percent (0.12%) 16 17 18 for each public utility's North Carolina jurisdictional revenues earned during each 19 quarter that begins on or after July 1, 2003. 20

SECTION 32.1.(b) The electric membership corporation regulatory fee imposed under G.S. 62-302(b1) for the 2003-2004 fiscal year is two hundred thousand dollars (\$200,000).

**SECTION 32.1.(c)** This section becomes effective July 1, 2003.

### PART XXXIII. INSURANCE REGULATORY CHARGE

Requested by: Senators Swindell, Garrou, Dalton, Hagan

SECTION 33.1.(a) The percentage rate to be used in calculating the insurance regulatory charge under G.S. 58-6-25 is five percent (5%) for the 2003 calendar year.

**SECTION 33.1.(b)** This section is effective when it becomes law.

### PART XXXIV. DEPARTMENT OF HEALTH AND HUMAN SERVICES FEES

35 Requested by:

Senators Purcell, Reeves, Garrou, Dalton, Hagan

**SECTION 34.1.(a)** G.S. 131D-2(b)(1) reads as rewritten:

"(b) Licensure; inspections. –

The Department of Health and Human Services shall inspect and (1)license, under rules adopted by the Medical Care Commission, all adult care homes for persons who are aged or mentally or physically disabled except those exempt in subsection (c) of this section. Licenses issued under the authority of this section shall be valid for one year from the date of issuance unless revoked earlier by the Secretary for failure to comply with any part of this section or any rules adopted hereunder. Licenses shall be renewed annually upon filing and the Department's approval of the renewal application. The Department shall charge each adult care home with six or fewer beds a nonrefundable annual license fee in the amount of two hundred fifty dollars (\$250.00). The Department shall charge each adult care home with more than six beds a nonrefundable annual license fee in the amount of three hundred fifty dollars (\$350.00) plus a nonrefundable annual per-bed fee of twelve dollars and fifty cents (\$12.50). A license shall not be renewed if outstanding fines fees, fines, and penalties imposed by the State against the home have not been paid. Fines and penalties for which an appeal is pending are exempt from

1	and the time The approach and institution shall experiment and
1	consideration. The renewal application shall contain all necessary and
2	reasonable information that the Department may by rule require.
3	Except as otherwise provided in this subdivision, the Department may
4	amend a license by reducing it from a full license to a provisional
5	license for a period of not more than 90 days whenever the Department
6	finds that:
7	a. The licensee has substantially failed to comply with the
8	provisions of Articles 1 and 3 of Chapter 131D of the General
9	Statutes and the rules adopted pursuant to these Articles;
10	b. There is a reasonable probability that the licensee can remedy
11	the licensure deficiencies within a reasonable length of time;
12	and
12	
14	thereafter to remain in compliance with the licensure rules for
15	the foreseeable future.
16	The Department may extend a provisional license for not more than
17	one additional 90-day period upon finding that the licensee has made
18	substantial progress toward remedying the licensure deficiencies that
19	caused the license to be reduced to provisional status.
20	The Department may revoke a license whenever:
21	a. The Department finds that:
22	1. The licensee has substantially failed to comply with the
23	provisions of Articles 1 and 3 of Chapter 131D of the
24	General Statutes and the rules adopted pursuant to these
25	Articles; and
26	2. It is not reasonably probable that the licensee can remedy
27	the licensure deficiencies within a reasonable length of
28	time; or
29	b. The Department finds that:
30	1. The licensee has substantially failed to comply with the
31	provisions of Articles 1 and 3 of Chapter 131D of the
32	General Statutes and the rules adopted pursuant to these
33	Articles; and
34	2. Although the licensee may be able to remedy the
35	deficiencies within a reasonable time, it is not reasonably
36	probable that the licensee will be able to remain in
37	
	compliance with licensure rules for the foreseeable
38	future; or The Department finds that the licensee has foiled to comply
39	c. The Department finds that the licensee has failed to comply
40	with the provisions of Articles 1 and 3 of Chapter 131D of the
41	General Statutes and the rules adopted pursuant to these
42	Articles, and the failure to comply endangered the health,
43	safety, or welfare of the patients in the facility.
44	The Department may also issue a provisional license to a facility,
45	pursuant to rules adopted by the Medical Care Commission, for
46	substantial failure to comply with the provisions of this section or rules
47	adopted pursuant to this section. Any facility wishing to contest the
48	issuance of a provisional license shall be entitled to an administrative
49	hearing as provided in the Administrative Procedure Act, Chapter
50	150B of the General Statutes. A petition for a contested case shall be
51	filed within 30 days after the Department mails written notice of the
52	issuance of the provisional license."
53	<b>SECTION 34.1.(b)</b> This section becomes effective October 1, 2003.
54	SECTION 34.2.(a) G.S. 131E-77(d) reads as rewritten:

1	"(d) Upon reasing of an application for a license, the Department shall icense a
$\frac{1}{2}$	"(d) Upon receipt of an application for a license, the Department shall issue a license if it finds that the applicant compliant with the provisions of this Article and the
$\frac{2}{3}$	license if it finds that the applicant complies with the provisions of this Article and the
3 4	rules of the Commission. The Department shall renew each license in accordance with
4 5	the rules of the Commission. <u>The Department shall charge the applicant a</u> nonrefundable annual base license fee plus a nonrefundable annual per-bed fee as
6	follows:
7	Facility Type Number of Beds Base Fee Per-Bed Fee
8	General Acute Hospitals: 1-49 beds \$250.00 \$12.50
9	$\frac{1-45 \text{ beds}}{50-99 \text{ beds}} = \frac{12500}{$350.00} = \frac{12.50}{$12.50}$
10	$\frac{50-5500}{100-199 \text{ beds}} \qquad \frac{55000}{$450.00} \qquad \frac{912.50}{$12.50}$
11	$\frac{100 122 000}{200-399 \text{ beds}} \qquad \frac{912.50}{$550.00} \qquad \frac{912.50}{$12.50}$
12	$\frac{200 \ 500 \ 600}{400-699 \ beds} \qquad \frac{93000}{$750.00} \qquad \frac{912.50}{$12.50}$
13	$\frac{100 \text{ obs}}{700 + \text{ beds}}$ $\frac{9750.00}{\$950.00}$ $\frac{912.50}{\$12.50}$
14	<u>Other Hospitals:</u> \$500.00 \$12.50."
15	<b>SECTION 34.2.(b)</b> This section becomes effective October 1, 2003.
16	SECTION 34.3.(a) G.S. 131E-102(b) reads as rewritten:
17	"(b) Applications shall be available from the Department, and each application
18	filed with the Department shall contain all necessary and reasonable information that the
19	Department may by rule require. A license shall be granted to the applicant upon a
20	determination by the Department that the applicant has complied with the provisions of
21	this Part and the rules promulgated under this Part. The Department shall charge the
22	applicant a nonrefundable annual license fee in the amount of four hundred fifty dollars
23	(\$450.00) plus a nonrefundable annual per-bed fee of twelve dollars and fifty cents (\$12.50)."
24	<u>(\$12.50).</u> "
25	<b>SECTION 34.3.(b)</b> This section becomes effective October 1, 2003.
26	<b>SECTION 34.4.(a)</b> G.S. 131E-138(c) reads as rewritten:
27	"(c) An application for a license shall be available from the Department, and each
28 29	application filed with the Department shall contain all information requested by the
29 30	Department. A license shall be granted to the applicant upon a determination by the Department that the applicant has complied with the provisions of this Part and the rules
31	promulgated by the Commission under this Part. <u>The Department shall charge the</u>
32	applicant a nonrefundable annual license fee in the amount of three hundred fifty dollars
33	(\$350.00)."
34	<b>SECTION 34.4.(b)</b> This section becomes effective October 1, 2003.
35	SECTION 34.5.(a) G.S. 131E-147(b) reads as rewritten:
36	"(b) Applications shall be available from the Department, and each application
37	filed with the Department shall contain all necessary and reasonable information that
38	the Department may by rule require. A license shall be granted to the applicant upon a
39	determination by the Department that the applicant has complied with the provisions of
40	this Part and the rules promulgated by the Commission under this Part. The Department
41	shall charge the applicant a nonrefundable annual base license fee in the amount of
42	seven hundred dollars (\$700.00) plus a nonrefundable annual per-operating room fee in
43	the amount of fifty dollars (\$50.00)."
44 45	<b>SECTION 34.5.(b)</b> This section becomes effective October 1, 2003.
43 46	"(a) SECTION 34.6.(a) G.S. 131E-167(a) reads as rewritten: "(a) Applications for certification shall be available from the Department, and
40 47	"(a) Applications for certification shall be available from the Department, and each application filed with the Department shall contain all necessary and reasonable
48	information that the Department may by rule require. A certificate shall be granted to
49	the applicant for a period not to exceed two yearsone year upon a determination by the
50	Department that the applicant has substantially complied with the provisions of this
51	Article and the rules promulgated by the Department under this Article. The Department
52	shall charge the applicant a nonrefundable annual certification fee in the amount of two
53	nundred fifty dollars (\$250.00).
54	<b>SECTION 34.6.(b)</b> This section becomes effective October 1, 2003.

1	SECTION 34.7.(a) Arti	cle 16 of Chapter 131E of the General Statutes is			
2 3	amended by adding the following new section to read:				
3	" <u>§ 131E-269. Authorization to charge fee for certification of facilities suitable to</u>				
4	<u>perform abortions.</u> The Department of Health and Human Services shall charge each hospital or clinic				
5 6					
7	authorized under G S 14-45 1 a nor	urefundable annual certification fee in the amount of			
8	seven hundred dollars (\$700.00) "	refundable annual certification fee in the amount of			
9	SECTION 34.7.(b) This	section becomes effective October 1, 2003.			
10	<b>SECTION 34.8.(a)</b> G.S.	122C-23 is amended by adding the following new			
11	subsection to read:	, , ,			
12	"(h) <u>The Department shall cha</u>	urge facilities licensed under this Chapter that have			
13	licensed beds a nonrefundable ann	ual base license fee plus a nonrefundable annual			
14	per-bed fee as follows:	ale contra de la destruction d			
15	Type of Facility Escilities (non ICE/MD): N	umber of Beds Base Fee Per-Bed Fee			
16 17		or fewer beds         \$250.00         \$0           lore than 6 beds         \$250.00         \$12.50			
18		or fewer beds $\frac{5250.00}{550.00}$ $\frac{512.50}{50}$			
19		1000000000000000000000000000000000000			
20	SECTION 34.8.(b) This	section becomes effective October 1, 2003.			
21		t 3 of Article 6 of Chapter 131E of the General			
22	Statues is amended by adding the fol	llowing new section to read:			
23	" <u>§ 131E-138.1. Licensure fees f</u>	or nursing beds and adult care home beds in			
24	<u>continuing care retireme</u>	<u>nt communities.</u>			
25 26	Article 64 of Chapter 58 of the Cor	tinuing care retirement communities licensed under			
26 27	<u>Article 04 of Chapter 38 of the Ger</u>	neral Statutes that have nursing home beds or adult partment a nonrefundable annual base license fee in			
28	the amount of four hundred fifty dol	llars (\$450.00) plus a nonrefundable appual per-bed			
29	fee in the amount of twelve dollars a	Ilars (\$450.00) plus a nonrefundable annual per-bed nd fifty cents (\$12.50)."			
30	SECTION 34.9.(b) This	section becomes effective October 1, 2003.			
31	SECTION 34.10. Reserv	red.			
32	SECTION 34.11.(a) Art	ticle 16 of Chapter 131E of the General Statutes is			
33	amended by adding the following ne	w section to read:			
34		ntal review of health care facility construction			
35 36	projects. The Department of Health and K	Iuman Services shall charge a fee for the review of			
30 37		ction project to ensure that project plans and			
38	construction are in compliance with	State law. The fee shall be charged on a one-time,			
39	per-project basis, as follows, and	shall not exceed twenty-five thousand dollars			
40	(\$25,000) for any single project:	· · · · ·			
41	Institutional Project	Project Fee			
42	Hospitals	\$300.00 plus \$0.20/square foot of project space			
43	Nursing Homes	\$250.00 plus \$0.15/square foot of project space			
44	Ambulatory Surgical Facility	\$200.00 plus \$0.15/square foot of project space			
45 46	<u>Psychiatric Hospital</u> Adult Care Home more	\$200.00 plus \$0.15/square foot of project space			
40 47	than 7 beds	\$175.00 plus \$0.10/square foot of project space			
48	than 7 beas	<u>\$175.00 plus \$0.10/square 100t of project space</u>			
49	<b>Residential Project</b>	Project Fee			
50	Family Care Homes	<u>\$175.00 flat fee</u>			
51	ICF/MR Group Homes	<u>\$275.00 flat fee</u>			
52	Group Homes: 1-3 beds	<u>\$100.00 flat fee</u>			
53	Group Homes: 4-6 beds	$\frac{175.00 \text{ flat fee}}{225.00 \text{ flat fee}}$			
54	Group Homes: 7-9 beds	\$225.00 flat fee			
55	Other residential:				

1	More tha	<u>n 9 beds</u> <u>\$225.00 plus \$0.075/square foot of project space.</u> "				
2 3 4	<b>SECTION 34.11.(b)</b> This section becomes effective October 1, 2003.					
5 1	SECTION 34.12.(a) G.S. 110-90 reads as rewritten: "§ 110-90. Powers and duties of Secretary of Health and Human Services.					
5	The Secretary shall have the following powers and duties under the policies and					
6	rules of the Con					
7	(1)	To administer the licensing program for child care facilities.				
8	(1) (1a)	To establish a fee for the licensing of child care centers. The fee does				
9	<u>(14)</u>	not apply to a religious-sponsored child care center operated pursuant				
10		to a letter of compliance. The amount of the fee may not exceed the				
11		amount listed in this subdivision.				
12		<u>Capacity of Center</u> <u>Maximum Fee</u>				
13		12 or fewer children				
14		<u>13-50 children</u> <u>\$125.00</u>				
15		51-100 children \$250.00				
16		101 or more children \$400.00				
17	(2)	To obtain and coordinate the necessary services from other State				
18		departments and units of local government which are necessary to				
19		implement the provisions of this Article.				
20	(3)	To employ the administrative personnel and staff as may be necessary				
21		to implement this Article where required services, inspections or				
22		reports are not available from existing State agencies and units of local				
23		government.				
24	(4)	To issue a rated license to any child care facility which meets the				
25		standards established by this Article. The rating shall be based on				
26		program standards, education levels of staff, and compliance history of				
27		the child care facility.				
28	(5)	To revoke the license of any child care facility that ceases to meet the				
29		standards established by this Article and rules on these standards				
30		adopted by the Commission, or that demonstrates a pattern of				
31		noncompliance with this Article or the rules, or to deny a license to				
32 33		any applicant that fails to meet the standards or the rules. These revocations and denials shall be done in accordance with the				
33 34		procedures set out in G.S. 150B and this Article and rules adopted by				
34 35		the Commission.				
36	(6)	To prosecute or defend on behalf of the State, through the office of the				
37	(0)	Attorney General, any legal actions arising out of the administration or				
38		enforcement of this Article.				
39	(7)	To promote and coordinate educational programs and materials for				
40	(*)	operators of child care facilities which are designed to improve the				
41		quality of child care available in the State, using the resources of other				
42		State and local agencies and educational institutions where				
43		appropriate.				
44	(8)	Repealed by Session Laws 1997-506, s. 5.				
45	(9)	To levy a civil penalty pursuant to G.S. 110-103.1, or an				
46		administrative penalty pursuant to G.S. 110-102.2, or to order				
47		summary suspension of a license. These actions shall be done in				
48		accordance with the procedures set out in G.S. 150B and this Article				
49	4.0	and rules adopted by the Commission.				
50	(10)	To issue final agency decisions in all G.S. 150B contested cases				
51		proceedings filed as a result of actions taken under this Article				
52		including, but not limited to the denial, revocation, or suspension of a				
53	(11)	license or the levying of a civil or administrative penalty.				
54 55	(11)	To issue a license to any child care arrangement that does not meet the				
55		definition of child care facility in G.S. 110-86 whenever the operator				

1 2 3 4 5 6 7	Article and the rules adopted	
8 9 10	PART XXXV. FEES FOR DEPARTMENT O NATURAL RESOURCES AND AGRICULTURE AND CONSUM	DEPARTMENT OF
11 12 13 14 15 16 17 18 19	may enter into leases of lands and waters for S purposes; and the Department may construct, of waters suitable public service facilities and con reasonable fees for each of the following: (1) The erection, maintenance and	ads as rewritten: of the Governor and Council of State, tate parks, State lakes and recreational operate, and maintain on the lands and veniences and may charge and collect use of docks, piers and other structures
20 21 22 23 24	extended only to holders of bo and provided further that all St with.	s, provided that the privileges shall be na fide North Carolina fishing licenses, ate fishing laws and rules are complied
25 26 27 28 29	Recreation Area."	
30 31 32 33 34	the effective date of this section. <b>SECTION 35.1.(c)</b> This section beco <b>SECTION 35.2.(a)</b> G.S. 130A-294.10 "(e) A person who generates either one kill waste as listed in 40 C.F.R. § 261.30(d) or § 26	(e) reads as rewritten: ogram or more of any acute hazardous
35 36 37 38	kilograms or more of hazardous waste, in any ca 1 July and ending 30 June shall pay an annual fe thousand dollars (\$1,000)." SECTION 35.2.(b) G.S. 130A-294.1	lendar month during the year beginning e of five hundred dollars (\$500.00). <u>one</u> (f) reads as rewritten:
39 40 41 42 43 44	calendar month during the year beginning 1 July kilograms of hazardous waste in each calendar annual fee of twenty five dollars (\$25.00).one hu SECTION 35.2.(c) This section beco SECTION 35.3.(a) The Board of Ag	month during that year shall pay an <u>ndred twenty-five dollars (\$125.00).</u> "
45 46 47	for animal disease diagnostic tests or services: <u>Test/Service</u>	Fee
48 49 50 51 52 53 54 55	<ol> <li>Pullorum</li> <li>M Synoviae</li> <li>M. meleagridis</li> <li>Necropsy</li> <li>M Gallisep.</li> <li>Mg,Ms,Mm-HI</li> <li>Histopathology</li> <li>Cytology</li> </ol>	

10 to 100 pounds

101 to 500 pounds

Necropsy Disposal

5.00

15.00

30.00

6

1

More than 500 pounds Companion Animal Culture (10)

(9)

10.00 **SECTION 35.3.(b)** The Board of Agriculture shall, pursuant to G.S. 106-420, charge a fee of fifty dollars (\$50.00) for nursery dealer certification.

7 8 9

**SECTION 35.3.(c)** This section becomes effective July 1, 2003. SECTION 35.4.(a) G.S. 143-452(b) reads as rewritten:

10 Applications for pesticide applicator license shall be in the form and shall "(b) 11 contain the information prescribed by the Board. Each application shall be accompanied by a non-refundable fee of thirty dollars (\$30.00) fifty dollars (\$50.00) for each 12 pesticide applicator's license. In addition, an annual inspection fee of ten dollars 13 (\$10.00)twenty-five dollars (\$25.00) shall be submitted for each aircraft to be licensed. 14 15 Should any aircraft fail to pass inspection, making it necessary for a second inspection 16 to be made, the Board shall require an additional ten dollar (\$10.00) twenty-five-dollar 17 (\$25.00) inspection fee. In addition to the required inspection, unannounced inspections 18 may be made without charge to determine if equipment is properly calibrated and 19 maintained in conformance with the laws and regulations. All aircraft licensed to apply 20 pesticides shall be identified by a license plate or decal furnished by the Board at no cost to the licensee, which plate or decal shall be affixed on the aircraft in a location and 21 22 manner prescribed by the Board. No applicator inspection or license fee, original or 23 renewal, shall be charged to State agencies or local governments or their employees. 24 Inspections of ground pesticide application equipment may be made. Any such 25 equipment determined to be faulty or unsafe shall not be used for the purpose of 26 applying a pesticide(s) until such time as proper repairs and/or alterations are made." 27

**SECTION 35.4.(b)** G.S. 143-448(b) reads as rewritten:

28 Applications for a pesticide dealer license shall be in the form and shall "(b) 29 contain the information prescribed by the Board. Each application shall be accompanied 30 by a non-refundable fee of thirty dollars (\$30.00). fifty dollars (\$50.00). All licenses 31 issued under this Part shall expire on December 31 of the year for which they are 32 issued."

33

**SECTION 35.4.(c)** G.S. 143-448(c) reads as rewritten:

34 "(c) The license for a pesticide dealer may be renewed annually upon application to the Board, accompanied by a fee of thirty dollars (\$30.00) fifty dollars (\$50.00) for 35 each license, on or before the first day of January of the calendar year for which the 36 37 license is issued."

**SECTION 35.4.(d)** G.S. 143-455(a) reads as rewritten:

38 39 No person shall perform services as a pest control consultant without first "(a) 40 procuring from the Board a license. Applications for a consultant license shall be in the form and shall contain the information prescribed by the Board. The application for a 41 license shall be accompanied by a non-refundable annual fee of thirty dollars 42 (\$30.00).fifty dollars (\$50.00).' 43

44

**SECTION 35.4.(e)** G.S. 143-442(b) reads as rewritten:

45 The applicant shall pay an annual registration fee of thirty dollars (\$30.00) "(b) one hundred dollars (\$100.00) plus an additional annual assessment for each brand or 46 grade of pesticide registered. The annual assessment shall be fifty dollars (\$50.00) if the 47 48 applicant's gross sales of the pesticide in this State for the preceding 12 months for the 49 period ending September 30th were more than five thousand dollars (\$5,000.00) and twenty-five dollars (\$25.00) if gross sales were less than five thousand dollars 50 (\$5,000.00). An additional two hundred dollars (\$200.00) delinquent registration 51 52 penalty shall be assessed against the registrant for each brand or grade of pesticide which is marketed in North Carolina prior to registration as required by this Article. In 53 the case of multi-year registration, the annual fee and additional assessment for each 54 55 year shall be paid at the time of the initial registration. The Board shall give a pro rata

refund of the registration fee and additional assessment to the registrant in the event that registration is canceled by the Board or by the United States Environmental Protection Agency."				
<b>SECTION 35.4.(f)</b> This section becomes effective July 1, 2003.				
4 SECTION 35.4.(f) This section becomes effective July 1, 200 5 SECTION 35.5.(a) G.S. 113-35(b) reads as rewritten:				
6 "(b) The Department may construct and operate within the Stat	te forests. State			
7 parks, State lakes and any other areas under its charge suitable public s				
8 and conveniences, and may charge and collect reasonable fees for the				
9 may also charge and collect reasonable fees for:				
10 (1) The erection, maintenance and use of docks, piers				
11 structures as may be permitted in or on State lakes	s under its own			
12 rules;rules.				
13 (2) Hunting privileges on State forests and fishing priv	vileges in State			
14 forests, State parks and State lakes, provided that such	privileges shall			
15 be extended only to holders of bona fide North Carol fishing ligeness and provided further that all State gam	ina nunting and			
16 fishing licenses, and provided further that all State gam 17 are complied with.	he and fish laws			
18 (3) The erection, maintenance, and use of a marina at Carol	lina Beach "			
19 <b>SECTION 35.5.(b)</b> G.S. 113-35(c) reads as rewritten:	<u>Initia Deach.</u>			
20 "(c) The Department may make reasonable rules for the operation a	<del>and use</del> of boats			
21 or other craft on the surface of the said waters but shall not be authoriz	zed to charge or			
22 collect fees for such operation or use.lakes and other waters under	its charge. The			
23 Department may charge and collect reasonable fees for the use of t	boats and other			
24 watercraft that are purchased and maintained by the Department:	; however, the			
25 Department shall not charge a fee for the use or operation of any	<u>y other boat or</u>			
26 <u>watercraft on these waters.</u> "				
27 SECTION 35.5.(c) The Department of Environment and Na	atural Resources			
shall, pursuant to G.S. 113-35(b), as amended by subsections (a) and (b)	) of this section,			
29 charge the following fees for the use of public service facilities an	d conveniences			
30 located in State forests, State parks, State lakes, and other areas under th	ne charge of the			
<ul> <li>31 Division of Parks and Recreation:</li> <li>32 Facility/Convenience</li> </ul>	Fee			
	<u>1000</u> 30.00			
33Special activity permit\$34Swimming fees/Adult\$	4.00			
35 Swimming fees/Child \$	3.00			
36 State Lake private pier permit, based on length of pier,	2100			
37 Average per year \$	80.00			
38 State Lake commercial pier permit, based on length of pier				
	200.00			
40 Admission fee for Falls and Jordan Lakes per car \$	5.00			
41 Sr. Citizen admission fee for Falls and Jordan Lakes per car \$	4.00			
42 Hammocks Beach Ferry fee/Adult \$	5.00			
43 Hammocks Beach Ferry fee/Child \$	3.00			
44 Fees for camping per night \$	15.00			
39Average per year\$ 240Admission fee for Falls and Jordan Lakes per car\$41Sr. Citizen admission fee for Falls and Jordan Lakes per car\$42Hammocks Beach Ferry fee/Adult\$43Hammocks Beach Ferry fee/Child\$44Fees for camping per night\$45Fees for camping with hookups per night\$46Fees for primitive camping per night\$	20.00 9.00			
<ul> <li>46 Fees for primitive camping per night \$</li> <li>47 Fees for primitive group camping \$</li> </ul>	9.00			
48 \$ 1.00 Per person per night				
	9.00			
49Minimum per night\$50Rental fees for improved group camping, maximum of 35\$51Rental fees for improved group camping, maximum of 100\$52Rental fees for family cabin per week\$53Rental fees for family cabin per day\$	40.00			
51 Rental fees for improved group camping, maximum of 100 \$	105.00			
52 Rental fees for family cabin per week \$	500.00			
53 Rental fees for family cabin per day \$	100.00			
<ul> <li>Carolina Bch. Marina rental fee for transient rentals,</li> <li>based on length of boat</li> </ul>				

**SESSION 2003** 

1	Average fee per night	\$	20.00	
2	Carolina Bch. Marina rental fee for long-term rentals,			
3	based on length of boat			
4	Average fee per year	\$2.	500.00	
5	Boat rental fee for rowboats	. ,		
6	First hour	\$	5.00	
7	Each additional hour	\$	3.00	
8	Boat rental fee for paddle boats	·		
9	First hour	\$	5.00	
10	Each additional hour	\$	3.00	
11	Picnic shelter rental fee/2-table shelter	\$	25.00	
12	Picnic shelter rental fee/4-table shelter	\$	40.00	
13	Picnic shelter rental fee/8-table shelter	\$	60.00	
14	Picnic shelter rental fee/12-table shelter	\$	85.00	
15	SECTION 35.5.(d) Nothing in this section shall pr	cohibit the	e Departme	ent of
16	Environment and Natural Resources from amending the fees un	nder subs	ection (c) c	of this
17	section pursuant to Chapter 150B of the General Statutes.			
19	<b>SECTION 35.5</b> (a) Subsection (c) of this section h	acomas a	ffactive In	nuora

18 **SECTION 35.5.(e)** Subsection (c) of this section becomes effective January 19 1, 2004. The remainder of this section becomes effective July 1, 2003. 20

#### PART XXXV-A. DEPARTMENT OF CULTURAL RESOURCES FEES 21 22

Senators Swindell, Garrou, Dalton, Hagan Requested by:

SÉCTION 35A.1. G.S. 105-129.35 reads as rewritten:

#### "§ 105-129.35. Credit for rehabilitating income-producing historic structure.

26 (a) Credit. – A taxpayer who is allowed a federal income tax credit under section 27 47 of the Code for making qualified rehabilitation expenditures for a certified historic 28 structure located in this State is allowed a credit equal to twenty percent (20%) of the 29 expenditures that qualify for the federal credit. To claim the credit allowed by this 30 subsection, the taxpayer must provide a copy of the certification obtained from the State 31 Historic Preservation Officer verifying that the historic structure has been rehabilitated in accordance with this subsection. 32

33 Allocation. – Notwithstanding the provisions of G.S. 105-131.8 and G.S. (b) 34 105-269.15, a pass-through entity that qualifies for the credit provided in this section 35 may allocate the credit among any of its owners in its discretion as long as the amount of credit allocated to an owner does not exceed the owner's adjusted basis in the 36 37 pass-through entity, as determined under the Code, at the end of the taxable year in which the certified historic structure is placed in service. Owners to whom a credit is allocated are allowed the credit as if they had qualified for the credit directly. A 38 39 40 pass-through entity and its owners must include with their tax returns for every taxable 41 year in which an allocated credit is claimed a statement of the allocation made by the 42 pass-through entity and the allocation that would have been required under G.S. 105-131.8 or G.S. 105-269.15. 43

44

23

24

25

Definitions. – The following definitions apply in this section:

45 Certified historic structure. – Defined in section 47 of the Code. (1)(2)46 Pass-through entity. – An entity or business, including a limited 47 partnership, a general partnership, a joint venture, a Subchapter S 48 Corporation, or a limited liability company, all of which is treated as owned by individuals or other entities under the federal tax laws, in 49 50 which the owners report their share of the income, losses, and credits 51 from the entity or business on their income tax returns filed with this 52 State. For the purpose of this section, an owner of a pass-through 53 entity is an individual or entity who is treated as an owner under the 54 federal tax laws.

(c)

1	(3) Qualified rehabilitation expenditures. – Defined in section 47 of the
2 3	Code. (4) State Historia Preservation Officer Defined in C.S. 105, 120, 6 "
3 4	(4) <u>State Historic Preservation Officer. – Defined in G.S. 105-129.6.</u> " <b>SECTION 35A.2.</b> G.S. 105-129.36(c) is recodified as G.S. 105-129.36A and
5	reads as rewritten:
6	"§ 105-129.36A. <del>Rules.</del> Rules; fees.
7	(a) <u>Rules. – The North Carolina Historical Commission, in consultation with the</u>
8	State Historic Preservation Officer, may adopt rules needed to administer the
9	certification process required by this section.
10	(b) Fees. – The North Carolina Historical Commission, in consultation with the
11	State Historic Preservation Officer, may adopt a schedule of fees for providing
12	certifications required by this Article. In establishing the fee schedule, the Commission
13	shall consider the administrative and personnel costs incurred by the Department of
14	Cultural Resources. An application fee may not exceed one percent (1%) of the
15	completed qualifying rehabilitation expenditures. The proceeds of the fees are receipts
16	of the Department of Cultural Resources and must be used for performing its duties
17	under this Article."
18	SECTION 35A.3. G.S. 105-129.36(a) reads as rewritten:
19	"(a) Credit. – A taxpayer who is not allowed a federal income tax credit under
20	section 47 of the Code and who makes rehabilitation expenses for a State-certified
21	historic structure located in this State is allowed a credit equal to thirty percent (30%) of
22	the rehabilitation expenses. To qualify for the credit, the taxpayer's rehabilitation
23 24	expenses must exceed twenty-five thousand dollars (\$25,000) within a 24-month period.
24 25	To claim the credit allowed by this subsection, the taxpayer must attach to the returnprovide a copy of the certification obtained from the State Historic Preservation
$\frac{23}{26}$	Officer verifying that the historic structure has been rehabilitated in accordance with
20 27	this subsection."
$\frac{27}{28}$	SECTION 35A.4. Article 1 of Chapter 121 of the General Statutes is
29	amended by adding a new section to read:
30	"§ 121-7.3. Admission fees.
31	The Department of Cultural Resources may charge a reasonable admission fee to
32	any museum administered by the Department. Admission fees collected under this
33	section are receipts of the Department and shall be deposited in a nonreverting account.
34	The Department shall retain unbudgeted receipts at the end of each fiscal year,
35	beginning June 30, 2004, and shall deposit these receipts into the account. Funds in the
36 37	account shall be used to support a portion of each museum's operation. The Secretary
38	may adopt rules necessary to carry out the provisions of this section. The Department shall provide a quarterly report to the Joint Legislative Commission on Governmental
38 39	Operations as the Department's or museums' anticipated use of funds or expend funds
40	pursuant to this section."
41	
42	PART XXXV-B. SECRETARY OF STATE FEES
43	<b>SECTION 35B.1.(a)</b> G.S. 25-9-525(a) reads as rewritten:
44	"(a) Initial financing statement or other record: general rule. – Except as otherwise
45	provided in subsection (e) of this section, the fee for filing and indexing a record under
46	this Part is:
47	(1) Thirty dollars (\$30.00) Thirty-eight dollars (\$38.00) if the record is
48	communicated in writing and consists of one or two pages;
49 50	(2) Forty-five dollars ( $$45.00$ ) if the record is communicated in writing
50 51	and consists of more than two pages, plus two dollars (\$2.00) for each
51 52	<ul><li>(3) page over 10 pages; and</li><li>(3) Thirty dollars (\$30.00) if the record is communicated by another</li></ul>
52 53	medium authorized by filing-office rule."
54	<b>SECTION 35B.1.(b)</b> This section becomes effective July 1, 2003.
55	

## PART XXXVI. RESERVED

## PART XXXVI-A. JUSTICE AND PUBLIC SAFETY FEES

5 Senators Thomas, Garrou, Dalton, Hagan Requested by: 6 **SECTION 36A.1.** G.S. 7A-37.1 is amended by adding a new subsection to 7 read: 8 '(c1) In cases referred to nonbinding arbitration as provided in this section, a fee of 9 one hundred dollars (\$100.00) shall be assessed per arbitration, to be divided equally among the parties, to cover the cost of providing arbitrators. Fees assessed under this section shall be paid to the clerk of superior court in the county where the case was filed and remitted by the clerk to the State Treasurer." **SECTION 36A.2.** G.S. 7A-305(a)(2) reads as rewritten: For support of the General Court of Justice, the sum of sixty-nine "(2) dollars (\$69.00) eighty-two dollars (\$82.00) in the superior court, and the sum of fifty-four dollars (\$54.00) seventy-five dollars (\$75.00) in the district court except that if the case is assigned to a magistrate the sum shall be forty-three dollars (\$43.00). Sums collected under this subdivision shall be remitted to the State Treasurer. The State Treasurer shall remit the sum of one dollar and five cents (\$1.05) of each fee collected under this subdivision to the North Carolina State Bar for the provision of services described in G.S. 7A-474.4." **SECTION 36A.3.** G.S. 7A-306(a)(2) reads as rewritten: For support of the General Court of Justice the sum of thirty dollars "(2) 25 (\$30.00). forty-three dollars (\$43.00). In addition, in proceedings 26 involving land, except boundary disputes, if the fair market value of 27 the land involved is over one hundred dollars (\$100.00), there shall be 28 an additional sum of thirty cents  $(30\phi)$  per one hundred dollars 29 (\$100.00) of value, or major fraction thereof, not to exceed a 30 maximum additional sum of two hundred dollars (\$200.00). Fair 31 market value is determined by the sale price if there is a sale, the 32 appraiser's valuation if there is no sale, or the appraised value from the 33 property tax records if there is neither a sale nor an appraiser's 34 valuation. Sums collected under this subdivision shall be remitted to the State Treasurer. The State Treasurer shall remit the sum of one 35 dollar and five cents (\$1.05) of each thirty-dollar (\$30.00) General 36 37 Court of Justice fee collected under this subdivision to the North 38 Carolina State Bar for the provision of services described in G.S. 39 7A-474.4." 40 **SECTION 36A.4.** G.S. 7A-307(a)(2) reads as rewritten: 41 For support of the General Court of Justice, the sum of thirty dollars "(2) 42 (\$30.00), forty-three dollars (\$43.00), plus an additional forty cents (40c) per one hundred dollars (\$100.00), or major fraction thereof, of 43 44 the gross estate, not to exceed three thousand dollars (\$3,000). Gross 45 estate shall include the fair market value of all personalty when received, and all proceeds from the sale of realty coming into the 46 47 hands of the fiduciary, but shall not include the value of realty. In 48 collections of personal property by affidavit, the fee based on the gross 49 estate shall be computed from the information in the final affidavit of collection made pursuant to G.S. 28A-25-3 and shall be paid when that 50 51 affidavit is filed. In all other cases, this fee shall be computed from the 52 information reported in the inventory and shall be paid when the inventory is filed with the clerk. If additional gross estate, including 53 54 income, comes into the hands of the fiduciary after the filing of the 55 inventory, the fee for such additional value shall be assessed and paid

1 2 3 4 5 6 7 8	upon the filing of any account or report disclosing such additional value. For each filing the minimum fee shall be fifteen dollars (\$15.00). Sums collected under this subdivision shall be remitted to the State Treasurer. The State Treasurer shall remit the sum of one dollar and five cents (\$1.05) of each thirty-dollar (\$30.00) General Court of Justice fee collected under this subdivision to the North Carolina State Bar for the provision of services described in G.S. 7A-474.4." SECTION 36A.5. This Part becomes effective July 1, 2003, and applies to
9	fees assessed or collected on or after that date.
10 11	PART XXXVII. ADJUST LOCAL GOVERNMENT HOLD HARMLESS
11	FART AAAVII, ADJUST LUCAL GOVERINVIENT HULD HARIVILESS
13	Requested by: Senators Garrou, Dalton, Hagan
14	SECTION 37.1. G.S. 105-521 reads as rewritten:
15	"§ 105-521. Transitional local government hold harmless.
16	(a) Definitions. – The following definitions apply in this section:
17	(1) Local government. – A county or municipality that received a
18	distribution of local sales taxes in the most recent fiscal year for which
19 20	a local sales tax share has been calculated.
20 21	(2) Local sales tax share. – A local government's percentage share of the two-cent $(2\phi)$ sales taxes distributed during the most recent fiscal year
$\frac{21}{22}$	for which data are available.
$\overline{23}$	(3) Repealed reimbursement amount. – The total amount a local
24	government would have been entitled to receive during the 2002-2003
25	fiscal year under G.S. 105-164.44C, 105-275.1, 105-275.2,
26	105-277.001, and 105-277.1A, if the Governor had not withheld any
27	distributions under those sections.
28	(4) Two-cent $(2\phi)$ sales taxes. – The first one-cent $(1\phi)$ sales and use tax authorized in Article 20 of this Chapter and in Chapter 1006 of the
29 30	authorized in Article 39 of this Chapter and in Chapter 1096 of the 1967 Session Laws, the first one-half cent $(1/2\phi)$ local sales and use
31	tax authorized in Article 40 of this Chapter, and the second one-half
32	cent $(1/2\phi)$ local sales and use tax authorized in Article 42 of this
33	Chapter.
34	(b) Distributions. – On or before September <u>August</u> 15, 2003, and each
35	September <u>August</u> 15 thereafter, the Secretary must multiply each local government's
36	local sales tax share by the estimated amount that all local governments would be
37	expected to receive during the current fiscal year under G.S. 105-520 if every county
38 39	levied the tax under this Article for the year. If the resulting amount is less than one hundred percent (100%) of the local government's repealed reimbursement amount, the
40	Secretary must pay the local government the difference, but not less than one hundred
41	dollars (\$100.00).
42	On or before May 1, 2003, and each May 1 thereafter, the Office of State Budget
43	and Management and the Fiscal Research Division of the General Assembly must each
44	submit to the Secretary and to the General Assembly a final projection of the estimated
45	amount that all local governments would be expected to receive during the upcoming
46	fiscal year under G.S. 105-520 if every county levied the tax under this Article for the fiscal year. If after May 1 and before a distribution is made, a law is encerted that would
47 48	fiscal year. If, after May 1 and before a distribution is made, a law is enacted that would affect the projection, an updated projection must be submitted as soon as practicable. If
48 49	the Secretary does not use the lower of the two final projections to make the calculation
50	required by this subsection, the Secretary must report the reasons for this decision to the
51	Joint Legislative Commission on Governmental Operations within 60 days after
52	receiving the projections.
53	(c) Source of Funds. – The Secretary must draw the funds distributed under this
54	section from sales and use tax collections under Article 5 of this Chapter.

1	(d) Repo	rts. – The Secretary m	nust report to the Revenu	e Laws Study Committee
2 3	by January 31,	2004, and each Janua	ry 31 thereafter, the amo	ount distributed under this
3		urrent fiscal year."	I 1 2000 C C 1 10	5 501
4	SEC.	<b>FION 37.2.</b> Effective	January 1, 2008, G.S. 10	5-521 is repealed.
5				
6	PART XXXVI	II. TEMPORARILY	MAINTAIN STATE S	ALES TAX RATE
7	<b>D</b> 11	~ ~ ~	<b>D</b> 1 <b>T</b>	
8	Requested by:	Senators Garrou,	Dalton, Hagan	
9	SEC.	<b>FION 38.1.</b> Section 3	4.13(c) of S.L. 2001-424	reads as rewritten:
10				ober 16, 2001, and applies
11	to sales made o	n or after that date. T	his section is repealed ef	ffective for sales made on
12	or after July 1,	2005.2003. This sec	tion does not affect the	rights or liabilities of the
13	State, a taxpaye	er, or another person a	rising under a statute am	ended or repealed by this
14	section before t	he effective date of its	s amendment or repeal; r	nor does it affect the right
15	to any refund of	or credit of a tax that	t accrued under the amo	ended or repealed statute
16	before the effect	tive date of its amendr	nent or repeal."	
17				
18	PART XXXIX	. TEMPORARILY N	IAINTAIN UPPER IN	COME TAX RATE
19	D 11			
20		Senators Garrou,		· · · · · · · · · · · · · · · · · · ·
21	SEC.	<b>FION 39.1.</b> Effective	for taxable years beginn	ing on or after January 1,
22	2006, G.S. 105-	134.2(a) reads as rewr	itten:	6 : 1: : 1 1
23	(a) A tax	is imposed upon the l	North Carolina taxable in	come of every individual.
24	The tax shall t	be levied, collected, a	and paid annually and s	shall be computed at the
25	following perce	ntages of the taxpayer	's North Carolina taxable	income.
26	(1)	For married individu	als who file a joint retur	n under G.S. 105-152 and
27		for surviving spouse	s, as defined in section 20	(a) of the Code:
28				
20		0		Data
29		Over	<b>Up To</b>	Rate
30		-0-		<b>FO /</b>
30 31		-0-		<b>FO /</b>
30 31 32		-0- \$21,250 \$100,000	\$21,250 \$100,000 <del>\$200,000<u>NA</u></del>	6% 7% 7.75%
30 31 32 33		-0- \$21,250 \$100,000 <del>\$200,000</del>	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del>	6% 7% 7.75% <del>8.25%</del>
30 31 32 33 34	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del>	\$21,250 \$100,000 <del>\$200,000<u>NA</u></del>	6% 7% 7.75% <del>8.25%</del>
30 31 32 33 34 35	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section	6% 7% 7.75% <u>8.25%</u> n 2(b) of the Code:
30 31 32 33 34 35 36	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b>	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b>	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b>
30 31 32 33 34 35 36 37	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0-	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6%
30 31 32 33 34 35 36 37 38	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7%
30 31 32 33 34 35 36 37 38 39	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u></del>	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7% 7.75%
30 31 32 33 34 35 36 37 38 39 40		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe Over -0- \$17,000 \$80,000 <del>\$160,000</del>	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del>	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% <u>8.25%</u>
30 31 32 33 34 35 36 37 38 39 40 41	(2)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del>	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7% 7.75%
30 31 32 33 34 35 36 37 38 39 40 41 42		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households:	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del> riduals other than survive</del>	6% 7% 7.75% 8.25% the 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of
30 31 32 33 34 35 36 37 38 39 40 41 42 43		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households: <b>Over</b>	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del> riduals other than surviv <b>Up To</b>	6% 7% 7.75% 8.25% a 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b>
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households: <b>Over</b> -0-	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del> riduals other than surviv <b>Up To</b> \$12,750	6% 7% 7.75% 8.25% an 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b> 6%
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households: <b>Over</b> -0- \$12,750	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del> iduals other than surviv <b>Up To</b> \$12,750 \$60,000	$ \begin{array}{r} 6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\ n 2(b) of the Code: \\         Rate \\                                    $
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households: <b>Over</b> -0- \$12,750 \$60,000	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 \$160,000NA NA iduals other than surviv <b>Up To</b> \$12,750 \$60,000 \$120,000NA	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% <u>8.25%</u> ing spouses and heads of <b>Rate</b> 6% 7% 7.75%
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households: <b>Over</b> -0- \$12,750	\$21,250 \$100,000 <del>\$200,000<u>NA</u> NA</del> olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000<u>NA</u> NA</del> iduals other than surviv <b>Up To</b> \$12,750 \$60,000	$ \begin{array}{r} 6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\ n 2(b) of the Code: \\         Rate \\                                    $
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48	(3)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried indiv households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del>	\$21,250 \$100,000 \$200,000 NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 \$160,000 NA NA riduals other than surviv <b>Up To</b> \$12,750 \$60,000 \$120,000 NA NA	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% <u>8.25%</u> ing spouses and heads of <b>Rate</b> 6% 7% 7.75% <u>8.25%</u>
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49		-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househo <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried individue households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del> For married individue	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section Up To \$17,000 \$80,000 \$160,000NA NA riduals other than survive Up To \$12,750 \$60,000 \$120,000NA NA	6% 7% 7.75% <del>8.25%</del> n 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% <u>8.25%</u> ing spouses and heads of <b>Rate</b> 6% 7% 7.75%
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50	(3)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried individue households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del> For married individue 105-152:	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000NA</del> NA viduals other than surviv <b>Up To</b> \$12,750 \$60,000 <del>\$120,000NA</del> NA luals who do not file a	6% 7% 7.75% 8.25% an 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b> 6% 7% 7.75% 8.25% in joint return under G.S.
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51	(3)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried individue households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del> For married individue 105-152: <b>Over</b>	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000NA</del> NA iduals other than surviv <b>Up To</b> \$12,750 \$60,000 <del>\$120,000NA</del> NA luals who do not file a <b>Up To</b>	6% 7% 7.75% 8.25% an 2(b) of the Code: <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b> 6% 7% 7.75% 8.25% ing spouses and heads of <b>Rate</b> 6% 7% 7.75% 8.25%
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	(3)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried individue households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del> For married individue 105-152: <b>Over</b> -0-	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000NA NA</del> iduals other than surviv <b>Up To</b> \$12,750 \$60,000 <del>\$120,000NA NA</del> luals who do not file a <b>Up To</b> \$10,625	$ \begin{array}{c} 6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\ n 2(b) of the Code: \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         ing spouses and heads of \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         for the term of the term of the term of the term of term $
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53	(3)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried individue households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del> For married individue 105-152: <b>Over</b> -0- \$10,625	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000NA</del> NA riduals other than survive <b>Up To</b> \$12,750 \$60,000 <del>\$120,000NA NA luals who do not file a <b>Up To</b> \$10,625 \$50,000</del>	$ \begin{array}{c} 6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\ n 2(b) of the Code: \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         ing spouses and heads of \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         h joint return under G.S. \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         h joint return under G.S. \\         Rate \\         6\% \\ 7\% \\         7\% \\   $
30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	(3)	-0- \$21,250 \$100,000 <del>\$200,000</del> For heads of househe <b>Over</b> -0- \$17,000 \$80,000 <del>\$160,000</del> For unmarried individue households: <b>Over</b> -0- \$12,750 \$60,000 <del>\$120,000</del> For married individue 105-152: <b>Over</b> -0-	\$21,250 \$100,000 \$200,000NA NA olds, as defined in section <b>Up To</b> \$17,000 \$80,000 <del>\$160,000NA NA</del> iduals other than surviv <b>Up To</b> \$12,750 \$60,000 <del>\$120,000NA NA</del> luals who do not file a <b>Up To</b> \$10,625	$ \begin{array}{c} 6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\ n 2(b) of the Code: \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         ing spouses and heads of \\         Rate \\         6\% \\ 7\% \\ 7.75\% \\ 8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         7\% \\         7.75\% \\         8.25\% \\         ting spouses and heads of \\         Rate \\         6\% \\         for the term of the term of the term of the term of term $

1 2 3 4 5 6 7 8	<b>SECTION 39.2.</b> Section 34.18(b) of S.L. 2001-424 reads as rewritten: " <b>SECTION 34.18.(b)</b> This section becomes effective for taxable years beginning on or after January 1, 2001, and expires for taxable years beginning on or after January 1, 2004.2001. Notwithstanding G.S. 105-163.15, no addition to tax may be made under that statute for a taxable year beginning on or after January 1, 2001, and before January 1, 2002, with respect to an underpayment of individual income tax to the extent the underpayment was created or increased by this section."
9 10 11	PART XXXIX-A. DELAY ELIMINATION OF THE MARRIAGE TAX PENALTY FOR STANDARD DEDUCTION
11 12 13 14 15 16 17 18 19 20 21	<ul> <li>Requested by: Senators Garrou, Dalton, Hagan SECTION 39A.1. The introductory language of Section 34.19(a) of S.L. 2001-424, as amended by Section 30B.1(a) of S.L. 2002-126, reads as rewritten: "SECTION 34.19.(a) Effective for taxable years beginning on or after January 1, 2003,2006, G.S. 105-134.6(c)(3) and (4) reads as rewritten:". SECTION 39A.2. The introductory language of Section 34.19(b) of S.L. 2001-424, as amended by Section 30B.1(b) of S.L. 2002-126, reads as rewritten: "SECTION 34.19.(b) Effective for taxable years beginning on or after January 1, 2004,2007, G.S. 105-134.6(c)(4), as amended by this section, reads as rewritten:".</li> </ul>
22 23	PART XXXIX-B. CONFORM CHILD TAX CREDIT TO FEDERAL CREDIT AND DELAY INCREASE IN CHILD TAX CREDIT
24 25 26 27 28 29 30 31 32 33 34 35 36 37	<ul> <li>Requested by: Senators Kerr, Hoyle, Garrou, Dalton, Hagan SECTION 39B.1. Section 34.20 of S.L. 2001-424, as amended by Section 30B.2 of S.L. 2002-126, is repealed. SECTION 39B.2. G.S. 105-151.24, as amended by Section 39B.1 of this act, reads as rewritten:</li> <li>"§ 105-151.24. Credit for children.</li> <li>(a) Eligibility. – An individual who is allowed a federal child tax credit under section 24 of the Code for the taxable year and whose adjusted gross income (AGI), as calculated under the Code, is less than the amount listed below is allowed a credit against the tax imposed by this Part in an amount equal to sixty dollars (\$60.00) for each dependent child for whom the individual was-is allowed to deduct a personal exemption under section 151(c)(1)(B) of the Code the federal credit for the taxable year:</li> </ul>
38 39 40 41 42 43 44	Filing StatusAGIMarried, filing jointly\$100,000Head of Household80,000Single60,000Married, filing separately50,000.(b)Credit Amount. – The amount of the credit is as follows: Income Years BeginningCredit
45 46 47 48 49 50 51 52 53 54	After 2002 but before 2006\$ 60.00In 200675.00After 2006100.00(c)Nonresident or Part-Year Resident. — A nonresident or part-year resident whoclaims the credit allowed by this section shall-must reduce the amount of the credit bymultiplying it by the fraction calculated under G.S. 105-134.5(b) or (c), as appropriate.The credit allowed under this section may not exceed the amount of tax imposed by thisPart for the taxable year reduced by the sum of all credits allowed, except payments oftax made by or on behalf of the taxpayer."

**SECTION 39B.3.** This part becomes effective for taxable years beginning 1 2 on or after January 1, 2003. 3 4 PART XL. RESERVED 5 6 PART XLI. RESERVED 7 8 PART XLII. RESERVED 9 10 PART XLIII. EQUALIZE INSURANCE TAX RATES ON ARTICLE 65 11 CORPORATIONS 12 13 Requested by: Senators Kerr, Hoyle, Garrou, Dalton, Hagan 14 **SECTION 43.1.** G.S. 105-228.5(d) reads as rewritten: "(d) 15 Tax Rates; Disposition. – 16 (1)Workers' Compensation. – The tax rate to be applied to gross 17 premiums, or the equivalent thereof in the case of self-insurers, on 18 contracts applicable to liabilities under the Workers' Compensation 19 Act is two and five-tenths percent (2.5%). The net proceeds shall be 20 credited to the General Fund. 21 (2)Other Insurance Contracts. – The tax rate to be applied to gross 22 premiums on all other taxable contracts issued by insurers and to be applied to gross premiums and gross collections from membership 23 24 dues, exclusive of receipts from cost plus plans, received by Article 65 25 <u>corporations</u> is one and nine-tenths percent (1.9%). The net proceeds 26 shall be credited to the General Fund. 27 (3) Additional Statewide Fire and Lightning Rate. – An additional tax 28 shall be applied to gross premiums on contracts of insurance 29 applicable to fire and lightning coverage, except in the case of marine 30 and automobile policies, at the rate of one and thirty-three hundredths 31 percent (1.33%). Twenty-five percent (25%) of the net proceeds of this 32 additional tax shall be deposited in the Volunteer Fire Department 33 Fund established in Article 87 of Chapter 58 of the General Statutes. The remaining net proceeds shall be credited to the General Fund. 34 35 (4)Additional Local Fire and Lightning Rate. – An additional tax shall be applied to gross premiums on contracts of insurance applicable to fire 36 37 and lightning coverage within fire districts at the rate of one-half of 38 one percent (1/2 of 1%). The net proceeds shall be credited to the 39 Department of Insurance for disbursement pursuant to G.S. 58-84-25. (Effective January 1, 2004) Article 65 Corporations. The tax rate to 40 (5)be applied to gross premiums and/or gross collections from 41 42 membership dues, exclusive of receipts from cost plus plans, received by Article 65 corporations is one percent (1%). The net proceeds shall 43 44 be credited to the General Fund. 45 (6)(Effective January 1, 2004) Health Maintenance Organizations. – The 46 tax rate to be applied to gross premiums on insurance contracts issued by health maintenance organizations is one percent (1%). The net 47 48 proceeds shall be credited to the General Fund. 49 **SECTION 43.2.** G.S. 58-6-25(a) and (e) read as rewritten: 50 "(a) Charge Levied. – There is levied on each insurance company an annual charge for the purposes stated in subsection (d) of this section. The charge levied in this 51 52 section is in addition to all other fees and taxes. The percentage rate of the charge is established pursuant to subsection (b) of this section. For each insurance company that 53 54

is not an Article 65 corporation nor a health maintenance organization, the rate is applied to the company's premium tax liability for the taxable year. For Article 65

<del>corporations and</del> health maintenance organizations, the rate is applied to a premium tax 1 2 liability for the taxable year calculated as if the corporation or organization were paying 3 tax at the rate in G.S. 105-228.5(d)(2). In determining an insurance company's premium 4 tax liability for a taxable year, the following shall be disregarded: 5 Additional taxes imposed by G.S. 105-228.8. (1)6 (2)The additional local fire and lightning tax imposed by G.S. 7 105-228.5(d)(4). 8 Any tax credits for guaranty or solvency fund assessments under G.S. (3) 105-228.5A or G.S. 97-133(a). 9 10 Any tax credits allowed under Chapter 105 of the General Statutes (4)11 other than tax payments made by or on behalf of the taxpayer. 12 13 (e) Definitions. – The following definitions apply in this section: (1)Article 65 corporation. Defined in G.S. 105-228.3. 14 Insurance company. – A company that pays the gross premiums tax levied in G.S. 105-228.5 and G.S. 105-228.8. (2)15 16 17 (3)Insurer. – Defined in G.S. 105-228.3." 18 SECTION 43.3. Notwithstanding the provisions of G.S 105-228.5(f), the 19 following provisions apply to Article 65 Corporations, as defined in G.S. 105-228.3, for the 2004 and 2005 taxable years in lieu of the provisions of G.S. 105-228.5(f): 20 Article 65 corporations that are subject to the tax imposed by G.S. 105-228.5 21 22 and have an estimated premium tax liability for the 2004 or 2005 taxable year, not 23 including the additional local fire and lightning tax, of ten thousand dollars (\$10,000) or 24 more for business done in North Carolina shall remit two estimated tax payments with 25 each payment equal to fifty percent (50%) of the taxpayer's estimated premium tax liability for the relevant taxable year. The first estimated payment is due on or before 26 April 15 of the relevant year and the second estimated payment is due on or before June 27 15 of the relevant year. The taxpayer must remit the balance by the following March 15 28 in the same manner provided in G.S. 105-228.5(e) for annual returns. 29 An underpayment of an estimated payment required by this section bears interest at the rate established under G.S. 105-241.1(i). Any overpayment bears interest 30 31 32 as provided in G.S. 105-266(b) and, together with the interest, must be credited to the 33 taxpayer and applied against the taxes imposed upon the company under G.S. 34 105-228.5. 35 The penalties provided in Article 9 of Chapter 105 of the General Statutes apply to the estimated tax payments required by this section. 36 37 **SECTION 43.4.** This part is effective for taxable years beginning on or after 38 January 1, 2004. The Commissioner of Insurance must make a certification to the 39 Secretary of Revenue and to the Revisor of Statutes when there are no Article 65 40 corporations that offer medical service plans or hospital service plans. This part is repealed effective for taxable years beginning on or after the January 1 immediately 41 42 following the certification required by this section. 43 44 PART XLIV. **CONTINUE USE TAX LINE ITEM ON INCOME TAX** 45 FORM 46 47 Requested by: Senators Kerr, Hoyle, Garrou, Dalton, Hagan SECTION 44.1. Section 18 of S.L. 2000-120 reads as rewritten: 48 49 "Section 18. Section 7 of this act becomes effective January 1, 2001. Sections 10 50 and 11 of this act become effective for taxable years beginning on or after January 1, 2003.2005. The remainder of this act is effective when it becomes law." 51 52 53 PART XLV. **CONFORM TO STREAMLINED SALES AND USE TAX** 54 AGREEMENT 55

$ \begin{array}{c} 1\\2\\3\\4\\5\\6\\7\\8\\9\\10\\11\\12\\13\\14\\15\end{array} $	SECT multistate agree and administrat Project recogniz audit costs, wh compliance, wh North Carolina the simplification necessary change changes necessa provide for a un SECT "§ 105-164.3. I	Senators Kerr, Hoyle, Garrou, Dalton, Hagan <b>TION 45.1.</b> The Streamlined Sales and Use Tax Agreement is a historic ment designed to simplify and modernize sales and use tax collection ion. The states and businesses involved in the Streamlined Sales Tax that a simplified and uniform system saves businesses compliance and iile also saving states administrative costs and improving voluntary ich should increase state collections. To participate in the Agreement, must amend or modify some of its sales and use tax law to conform to ons and uniformity in the Agreement. This part makes many of those ges. It is the intent of the General Assembly to make any additional ary to conform to the mandates of the Agreement, including changes to iform local tax base. <b>TION 45.2.</b> G.S. 105-164.3 reads as rewritten: <b>Definitions.</b> ng definitions apply in this Article:
16	•••	
17	<u>(4a)</u>	<u>Computer. – An electronic device that accepts information in digital or</u>
18		similar form and manipulates it for a result based on a sequence of
19	( <b>4b</b> )	instructions.
20 21	<u>(4b)</u>	<u>Computer software. – A set of coded instructions designed to cause a</u> <u>computer or automatic data processing equipment to perform a task.</u>
$\frac{21}{22}$	<u>(5c)</u>	Custom computer software. – Computer software that is not prewritten
$\frac{22}{23}$	<u>(JC)</u>	computer software. The term includes a user manual or other
23		documentation that accompanies the sale of the software.
25	<u>(5d)</u>	Delivered electronically. – Delivered to the purchaser by means other
26	<u>,,,,,,</u>	than tangible storage media.
27		<del></del>
28	<u>(7a)</u>	<u>Direct mail. – Printed material delivered or distributed by the United</u>
29		States Postal Service or other delivery service to a mass audience or to
30		addresses on a mailing list provided by the purchaser or at the
31		direction of the purchaser when the cost of the items is not billed
32		directly to the recipients. The term includes tangible personal property
33 34		supplied directly or indirectly by the purchaser to the direct mail seller for inclusion in the package containing the printed material. The term
34 35		does not include multiple items of printed material delivered to a
36		single address.
37		
38	<u>(8a)</u>	Drug. – A compound, substance, or preparation or a component of one
39	<u>-</u>	of these that meets any of the following descriptions and is not food, a
40		dietary supplement, or an alcoholic beverage:
41		a. <u>Is recognized in the United States Pharmacopoeia</u> ,
42		Homeopathic Pharmacopoeia of the United States, or National
43		Formulary.
44		b. <u>Is intended for use in the diagnosis, cure, mitigation, treatment,</u>
45 46		or prevention of disease.
40 47	<u>(8b)</u>	<u>c.</u> <u>Is intended to affect the structure or function of the body.</u> Durable medical equipment. – Equipment that meets all of the
48	<u>(80)</u>	<u>conditions of this subdivision. The term includes repair and</u>
49		replacement parts for the equipment. The term does not include
50		mobility enhancing equipment.
51		
52		b. <u>Primarily and customarily used to serve a medical purpose.</u>
53		c. Generally not useful to a person in the absence of an illness or
54		<u>injury.</u>
55		d. Not worn in or on the body.

1	<u>(8c)</u>	<u>Electronic. – Relating to technology having electrical, digital,</u>
2 3		magnetic, wireless, optical, electromagnetic, or similar capabilities.
	•••	
4	(17)	Lease or rental. – A transfer, for consideration, of the use but not the
5		ownership of property to another for a period of time. A transfer of
6		possession or control of tangible personal property for a fixed or indeterminate term for consideration. The term does not include any of
7		indeterminate term for consideration. The term does not include any of
8		the following:
9		<u>a.</u> <u>A transfer of possession or control of property under a security</u>
10		agreement or deferred payment plan that requires the transfer of
11		title upon completion of the required payments.
12		b. <u>A transfer of possession or control of property under an</u>
13		agreement that requires the transfer of title upon completion of
14		required payments and payment of an option price that does not
15		exceed the greater of one hundred dollars (\$100.00) or one
16		percent (1%) of the total required payments.
17		c. The providing of tangible personal property along with an
18		operator for a fixed or indeterminate period of time if the
19		operator is necessary for the equipment to perform as designed.
20		For the purpose of this sub-subdivision, an operator must do
21		more than maintain, inspect, or set up the tangible personal
22		property.
23	<u>(17a)</u>	Load and leave Delivery to the purchaser by use of a tangible
24		storage media where the tangible storage media is not physically
25		transferred to the purchaser.
26	•••	
27	<u>(21a)</u>	Mobility enhancing equipment. – Equipment that meets all of the conditions of this subdivision. The term includes repair and
28		conditions of this subdivision. The term includes repair and
29		replacement parts for the equipment. The term does not include
30		durable medical equipment.
31		<u>a.</u> <u>Primarily and customarily used to provide or increase the ability</u>
32		of an individual to move from one place to another.
33		<ul> <li><u>b.</u> <u>Appropriate for use either in a home or motor vehicle.</u></li> <li><u>c.</u> <u>Not generally used by a person with normal mobility.</u></li> <li><u>d.</u> Not normally provided on a motor vehicle by a motor vehicle</li> </ul>
34		<u>c.</u> <u>Not generally used by a person with normal mobility.</u>
35		
36		manufacturer.
37	$\cdots$	
38	<u>(25a)</u>	Over-the-counter drug. – A drug that can be dispensed under federal
39		law without a prescription and is required by 21 C.F.R. § 210.66 to
40		have a label containing a "Drug Facts" panel and a statement of its
41		active ingredients.
42		
43	(28)	Prepared food. – Food that meets at least one of the following
44		conditions: conditions of this subdivision. Prepared food does not
45		include food the retailer sliced, repackaged, or pasteurized but did not
46		otherwise process.
47		a. It is sold in a heated state or it is heated by the retailer.
48		b. It consists of two or more foods mixed or combined by the
49 50		retailer for sale as a single item. This sub-subdivision does not include foods containing row aggs fish most or poultry that
50		include foods containing raw eggs, fish, meat, or poultry that
51		require cooking by the consumer as recommended by the Food
52 53		and Drug Administration to prevent food borne illnesses.
53 54		c. It is sold with eating utensils provided by the retailer, such as
J <del>4</del>		plates, knives, forks, spoons, glasses, cups, napkins, and straws.

1		The term does not include food the retailer sliced, repackaged, or
2		pasteurized but did not otherwise process.
3	(29)	
4	(2))	being dispensed or delivered, to be labeled with the following
5		statement: "Caution: Federal law prohibits dispensing without
		statement. Caution. reactar law promotes dispensing without
6		prescription". Prescription. – An order, formula, or recipe issued orally,
7		in writing, electronically, or by another means of transmission by a
8		physician, dentist, veterinarian, or another person licensed to prescribe
9	(***	drugs.
10	<u>(29a</u>	<u>) Prewritten computer software. – Computer software, including</u>
11		prewritten upgrades, that is not designed and developed by the author
12		or another creator to the specifications of a specific purchaser. The
13		term includes software designed and developed by the author or
14		another creator to the specifications of a specific purchaser when it is
15		sold to a person other than the specific purchaser.
16		
17	(30a	) Prosthetic device. – A replacement, corrective, or supporting device
18		worn on or in the body that meets one of the conditions of this
19		subdivision. The term includes repair and replacement parts for the
20		device.
21		<u>a.</u> <u>Artificially replaces a missing portion of the body.</u>
22		b. Prevents or corrects a physical deformity or malfunction.
23		c. Supports a weak or deformed portion of the body.
24		
25	(46)	Tangible personal property. – Personal property that may be seen,
26	(10)	weighed, measured, felt, or touched or is in any other manner
$\frac{1}{27}$		perceptible to the senses. The term does not include stocks, bonds,
28		notes, insurance, or other obligations or securities, nor does it include
29		water delivered by or through main lines or pipes either for
30		commercial or domestic use or consumption. The term includes
31		computer software delivered on a storage medium, such as a cd rom, a
32		disk, or a tape. The term includes electricity, water, gas, steam, and
33		prewritten computer software."
34	SEC	CTION 45.3. G.S. 105-164.4B reads as rewritten:
35	"8 105-164 4R	. Sales are sourced based on destination. Sourcing principles.
36	(a) $Gen$	<u>eral</u> Principles. – The following principles apply in determining where to
37	source the sal	e of a product. These principles apply regardless of the nature of the
38		e of a product. These principles apply regardless of the nature of the
38 39	product. (1)	Over-the-counter. – When a purchaser receives a product at a business
40	(1)	location of the seller, the sale is sourced to that business location.
40 41	(2)	Delivery to specified address. – When a purchaser receives a product
42	(2)	at a location specified by the purchaser and the location is not a
42 43		
43 44		business location of the seller, the sale is sourced to the location where the purchaser receives the product.
	(2)	
45 46	(3)	Delivery address unknown. – When a seller of a product does not
46 47		know the address where a product is received, the sale is sourced to the first address or location listed in this subdivision that is known to the
47 19		first address or location listed in this subdivision that is known to the
48 40		seller:
49 50		a. The business or home address of the purchaser.
50		b. The billing address of the purchaser or, if the product is a
51 52		prepaid telephone calling service that authorizes the purchase of
52		mobile telecommunications service, the location associated with
53		the mobile telephone number.
54		c. The billing address of the purchaser.

1	(b) Deviadia Dantal Daymanta When a lagge on vental agreement veguines
1	(b) <u>Periodic Rental Payments. – When a lease or rental agreement requires</u>
2 3	recurring periodic payments, the payments are sourced as follows:
3 4	(1) For leased or rented property, the first payment is sourced in
4 5	accordance with the principles set out in subsection (a) of this section and each subsequent payment is sourced to the primery location of the
5 6	and each subsequent payment is sourced to the primary location of the
0 7	leased or rented property for the period covered by the payment. This
8	subdivision applies to all property except a motor vehicle, an aircraft,
8 9	(2) <u>and transportation equipment.</u>
9 10	(2) For leased or rented property that is a motor vehicle or an aircraft but
10	is not transportation equipment, all payments are sourced to the
11	primary location of the leased or rented property for the period covered
12	(2) Ear lagged or rented property that is transportation againment all
13 14	(3) For leased or rented property that is transportation equipment, all
	payments are sourced in accordance with the principles set out in
15	subsection (a) of this section.
16	(c) <u>Transportation Equipment Defined. – As used in the section, the term</u>
17	"transportation equipment" means any of the following used to carry persons or
18	property in interstate commerce: a locomotive, a railway car, a commercial motor
19	vehicle as defined in G.S. 20-4.01, or an aircraft. The term includes a container
20	designed for use on the equipment and a component part of the equipment.
21 22	(d) Exceptions. – This section does not apply to <u>the following:</u>
22	(1) telecommunications <u>Telecommunications</u> services. <u>–</u>
23 24	<u>Telecommunications services are sourced in accordance with G.S.</u>
24 25	(2) $\frac{105-164.4C}{Direct meil}$ Direct meil that meets one of the conditions of this
23 26	(2) <u>Direct mail. – Direct mail that meets one of the conditions of this</u>
20 27	subdivision is sourced to the location where the property is delivered.
27	In all other cases, direct mail is sourced in accordance with the
28 29	<u>principles set out in subsection (a) of this section.</u> <u>a.</u> <u>Direct mail purchased pursuant to a direct pay permit.</u>
29 30	
30 31	b. When the purchaser provides the seller with information to show the jurisdictions to which the direct mail is to be
32	show the jurisdictions to which the direct mail is to be delivered."
33	<b>SECTION 45.4.</b> G.S. 105-164.6A(b) reads as rewritten:
34	"(b) Mandatory Provisions. – The agreements must contain the following
35	provisions: – The agreements must contain the following
36	(1) The seller is not liable for use tax not paid to it by a customer.
37	(1) A customer's payment of a use tax to the seller relieves the customer of
38	liability for the use tax.
39	(3) The seller must remit all use taxes it collects from customers on or
40	before the due date specified in the agreement, which may not be later
41	than 31 days after the end of a quarter or other collection period. The
42	collection period cannot be more often than annually if the seller's
43	State and local tax collections are less than one thousand dollars
44	(\$1,000) in a calendar year.
45	(4) A seller who fails to remit use taxes collected on behalf of its
46	customers by the due date specified in the agreement is subject to the
47	interest and penalties provided in Article 9 of this Chapter with respect
48	to the taxes to the same extent as if the seller were a retailer and were
49	required to collect use taxes under this Article."
50	SECTION 45.5. G.S. 105-164.13 reads as rewritten:
51	"§ 105-164.13. Retail sales and use tax.
52	The sale at retail, the use, storage or consumption in this State of the following
53	tangible personal property is specifically exempted from the tax imposed by this Article:
54	
55	(12) Sales of any of the following items:

1			<del>a.</del>	Therapeutic, prosthetic, or artificial devices, such as pulmonary
2				respirators or medical beds, that are designed for individual
$\frac{2}{3}$				personal use to correct or alleviate physical illness, disease, or
4				inconsoity and that are sold on the written preserintion of a
				incapacity and that are sold on the written prescription of a
5				physician, dentist, or other professional person licensed to
6				prescribe.
7			<del>b.</del>	Crutches, artificial limbs, artificial eyes, hearing aids, false
8				teeth, eyeglasses ground on prescription of a physician or an
9				optometrist.
10			<del>c.</del>	Orthopedic appliances designed to be worn by the purchaser or
11				user.
12			<del>d.</del>	Durable medical equipment and related medical supplies that
13			<b>u</b> .	are covered under the Medicare or Medicaid program and are
13				sold on either a certificate of medical necessity or a written
				solu on children a certificate of incurcal necessity of a written
15				prescription of a physician, dentist, or other professional person
16				licensed to prescribe. This exemption applies whether or not the
17				item is purchased by a Medicare or Medicaid beneficiary.
18			<u>a.</u>	Prosthetic devices.
19			b.	Mobility enhancing equipment sold on a prescription.
20			$\overline{c}$ .	Durable medical equipment sold on prescription.
21		(13)	$\overline{A}$ 11 of	the following drugs, including the constituent elements and
22		(15)	ingred	tients used to produce the drugs, the their packaging materials,
$\frac{22}{23}$			matori	als and any instructions or information about the product drugs
			inalud	als and any instructions or information about the product drugs
24				ed in the package with the drugs: them:
25			a.	Prescription drugs.Drugs required by federal law to be
26			_	dispensed only on prescription.
27			b.	Nonprescription drugs sold on prescription of physicians,
28				dentists, or veterinarians. Over-the-counter drugs sold on
29				prescription.
30			c.	Însulin.
31			•••	
32		(43)	Custor	m computer software. — "Custom computer software" is software
33		(43)	writte	n in accordance with the specifications of a specific customer.
			Tho t	arm includes a user menual or other decumentation that
34				erm includes a user manual or other documentation that
35			accom	panies the sale of the software. The term does not include
36			prewr	itten software that can be installed and executed with no changes
37			to the	software's source code other than changes made to configure
38			hardw	are or software. Custom computer software and the portion of
39			prewr	itten computer software that is modified or enhanced if the
40				ication or enhancement is designed and developed to the
41			specif	ications of a specific purchaser and the charges for the
42			modif	ication or enhancement are separately stated.
43		(43a)		uter software delivered electronically or delivered by load and
44		<u>(+3a)</u>		ater software derivered electromeany of derivered by foad and
			leave.	
45		(50)	<b>D</b> 'C	
46		(50)		percent (50%) of the sales price of tangible personal property
47				through a coin-operated vending machine, other than
48				-container soft drinks and tobacco.
49		(51)	<u>Wate</u> r	delivered by or through main lines or pipes for either
50			comm	ercial or domestic use or consumption."
51		SECT	ION 4	<b>5.6.</b> G.S. 105-164.13B reads as rewritten:
52	"§ 105-16			exempt from tax.
53	Food	Excent	as nro	vided in this section, food is exempt from the taxes imposed by
55	this $\Delta rtic$		$\frac{as pro}{as f}$	<del>ollows:</del> Article. The taxes apply to the following:
55	uns muc	$\frac{(1)}{(1)}$	The fo	blowing items are subject to tax:
55				mowing noms are subject to tax.

1	a. Alcoholic beverages, as defined in 105-113.68.
	b. Dietary supplements.
3	c. Food sold through a vending machine.
2 3 4	(2) The following items are subject to tax, unless the items are purchased
5	for home consumption and would be exempt if purchased under the
6	Federal Food Stamp Program, 7 U.S.C. § 51:
07	
7	a. Candy.
8	b. Prepared food.
9	c. Soft drinks.
10	(1) <u>Alcoholic beverages, as defined in G.S. 105-113.68.</u>
11	(2) Candy.
12	(3) <u>Dietary supplements.</u>
13	<ul> <li>(1) Alcoholic beverages, as defined in G.S. 105-113.68.</li> <li>(2) Candy.</li> <li>(3) Dietary supplements.</li> <li>(4) Food sold through a vending machine.</li> <li>(5) Prepared food.</li> </ul>
14	(5) <u>Prepared food.</u>
15	(6) Soft drinks."
16	<b>SECTION 45.7.</b> G.S. 105-164.13C(c) is repealed.
17	<b>SECTION 45.8.</b> G.S. 105-164.16(b1) reads as rewritten:
18	"(b1) Monthly. – A taxpayer who is consistently liable for more than one hundred
19	dollars (\$100.00) but less than ten thousand dollars (\$10,000) a month in State and local
20	sales and use taxes must file a return and pay the taxes due on a monthly basis. A
21	monthly return is due by the $\frac{15^{\text{th}}}{20 \text{ th}}$ day of the month following the calendar month
22	covered by the return."
$\overline{23}$	SECTION 45.9. G.S. 105-164.27A(a) reads as rewritten:
24	"(a) Tangible Personal Property. – A direct pay permit for tangible personal
25	property authorizes its holder to purchase any tangible personal property without paying
26	tax to the seller and authorizes the seller to not collect any tax on a sale to the permit
20 27	
28	holder. A person who purchases tangible personal property under a direct pay permit
	issued under this subsection is liable for use tax due on the purchase. The tax is payable
29	when the property is placed in use. A direct pay permit issued under this subsection does not explicitly to taxe improved under $C = 105 + 164 + 4(a)(14)$
30	does not apply to taxes imposed under G.S. 105-164.4(a)(1f) or G.S. 105-164.4(a)(4a).
31	A person who purchases direct mail may apply to the Secretary for a direct pay
32	permit for the purchase of direct mail. The direct pay permit issued for direct mail does
33	not apply to any purchase other than the purchase of direct mail.
34	A person who purchases tangible personal property whose tax status cannot be
35	determined at the time of the purchase because of one of the reasons listed below may
36	apply to the Secretary for a direct pay permit for tangible personal property:
37	(1) The place of business where the property will be used is not known at
38	the time of the purchase and a different tax consequence applies
39	depending on where the property is used.
40	(2) The manner in which the property will be used is not known at the
41	time of the purchase and one or more of the potential uses is taxable
42	but others are not taxable."
43	<b>SECTION 45.10.</b> G.S. 105-466(c) reads as rewritten:
44	"(c) Collection of the tax, and liability therefor, must begin and continue only on
45	and after the first day of the month of either January or July, as set by the board of
46	county commissioners in the resolution levying the tax. In no event may the tax be
47	imposed, or the tax rate changed, earlier than the first day of the second succeeding
48	calendar month after the date of the adoption of the resolution. The county must give the
49	Secretary at least 90 days advance notice of a new tax levy or tax rate change. The
50	applicability of a new tax or a tax rate change to purchases from printed catalogs
51	becomes effective on the first day of a calendar quarter after a minimum of 120 days
52	from the date the Secretary notifies the seller that receives orders by means of a catalog
53	or similar publication of the new tax or tax rate change."
55 54	<b>SECTION 45.11.</b> Sections 45.2 through 45.10 of this act become effective
55	July 1, 2003. The remainder of this part is effective when it becomes law.
55	surg 1, 2005. The remainder of this part is effective when it becomes law.

PART XLVI. SECURITY INTEREST DEBT

1 2

3 4

26

Requested by: Senators Kerr, Hoyle, Garrou, Dalton, Hagan

**SECTION 46.1.** Repair and Renovation. – This section authorizes the issuance or incurrence of special indebtedness in a maximum aggregate principal 5 6 amount of two hundred fifty million dollars (\$250,000,000) to be used only in 7 8 accordance with this section for the repair and renovation of State facilities and related infrastructure that are supported from the General Fund. 9

10 Proceeds of the Repair and Renovation special indebtedness shall be used only for the purposes and in accordance with the procedures provided in G.S. 11 143-15.3A, the Repairs and Renovations Reserve Account. 12

Except in the case of an emergency as provided in G.S. 143-15.3A, the 13 Director of the Budget shall use the Repair and Renovations funds only for repairs and 14 renovations that have been approved by an act of the General Assembly or, if the 15 General Assembly is not in session, for repairs and renovations about which the 16 Director of the Budget has first consulted with the Joint Legislative Commission on 17 18 Governmental Operations under G.S. 143-15.3A(c). The Director of the Budget shall 19 direct the State Treasurer to carry out the financing for repair and renovation projects selected pursuant to this section. Špecial indebtedness authorized by this section shall be 20 issued or incurred only in accordance with Article 9 of Chapter 142 of the General 21 22 Statutes, as enacted by this part. 23

**SECTION 46.2.** Chapter 142 of the General Statutes is amended by adding a 24 new Article to read: 25

#### "Article 9.

#### "State Capital Facilities Finance Act.

27	"§ 142-80. Sho	rt title
$\frac{27}{28}$		may be cited as the State Capital Facilities Finance Act.
29	"8 142-81 Fin	dings and purpose.
30		Assembly finds as follows:
31	(1)	There is a continuing need for capital facilities for the State, many of
32	(1)	which will continue to be provided on a "pay-as-you-go" basis by
33		direct appropriations.
33	<u>(2)</u>	The State will also continue to provide capital facilities through the
34	<u>(2)</u>	issuance of general obligation bonds.
36	<u>(3)</u>	There is a need, however, for the use of alternative financing methods,
30 37	<u>(5)</u>	such as authorized in this Article, to facilitate the providing of capital
38		facilities when circumstances and conditions warrant the providing of
38 39		capital facilities through financing methods in addition to direct
40		appropriations and the issuance of general obligation bonds.
40	(4)	The use of these alternative financing methods as authorized in this
41	<u>(4)</u>	Article will provide financing flexibility to the State and permit the
42 43		
43 44		
44 45	" <u>§ 142-82. Def</u>	environments.
43 46		ng definitions apply in this Article:
40 47	(1)	Bonded indebtedness. – Limited obligation bonds and bond
48	<u>(1)</u>	anticipation notes, including refunding bonds and notes, authorized to
40		be issued under this Article.
49 50	( <b>2</b> )	Bonds or notes. – Limited obligation bonds and notes authorized to be
50 51	<u>(2)</u>	issued under this Article.
	( <b>2</b> )	
52 52	<u>(3)</u>	<u>Capital facility. – Any one or more of the following:</u>
53		a. Any one or more buildings, utilities, structures, or other
54		facilities or property developments, including streets and

1			landscaping, and the acquisition of equipment, machinery, and
2 3			furnishings in connection with these items.
3		<u>b.</u>	Additions, extensions, enlargements, renovations, and
4 5 6 7 8			improvements to existing buildings, utilities, structures, or other
5			facilities or property developments, including streets and
6			landscaping.
7		<u>c.</u>	Land or an interest in land.
8		<u>c.</u> <u>d.</u> <u>e.</u>	Other infrastructure.
9		<u>e.</u>	Furniture, fixtures, equipment, vehicles, machinery, and similar
10			<u>items.</u>
11	<u>(4)</u>	<u>Certif</u>	<u>icates of participation. – Certificates or other instruments</u>
12		<u>delive</u>	ered by a special corporation evidencing the assignment of
13		<u>propo</u>	rtionate undivided interests in rights to receive payments
14			ant to a financing contract.
15	<u>(5)</u>	Certif	icates of participation indebtedness. – Financing contract
16		indeb	tedness incurred by the State under a plan of finance in which a
17		<u>specia</u>	al corporation obtains funds to pay the cost of a capital facility to
18		be fi	nanced through the delivery by the special corporation of
19		<u>certifi</u>	<u>cates of participation.</u>
20	<u>(6)</u>	Cost.	<u>– Any of the following in financing the cost of capital facilities</u>
21		<u>as aut</u>	horized by this Article:
22		<u>a.</u>	The cost of constructing, reconstructing, renovating, repairing,
23			enlarging, acquiring, and improving capital facilities, including
24			the acquisition of land, rights-of-way, easements, franchises,
25			equipment, machinery, furnishings, and other interests in real or
26			personal property acquired or used in connection with a capital
27			facility.
28		<u>b.</u>	The cost of engineering, architectural, and other consulting
29			services.
30		<u>c.</u>	The cost of providing personnel to ensure effective
31			management of capital facilities.
32		<u>d.</u>	Finance charges, reserves for debt service, and other types of
33			reserves required pursuant to the terms of any special
34			indebtedness or related documents, interest before and during
35			construction or acquisition of a capital facility and, if
36			considered advisable by the State Treasurer, for a period not
37			exceeding two years after the estimated date of completion of
38			construction or acquisition.
39		<u>e.</u> f.	Administrative expenses and charges.
40		<u>f.</u>	The cost of bond insurance, investment contracts, credit
41			enhancement facilities and liquidity facilities, interest rate swap
42			agreements or other derivative products, financial and legal
43			consultants, and related costs of the incurrence or issuance of
44			special indebtedness.
45		<u>g.</u>	The cost of reimbursing the State, a State agency, or a special
46			corporation for any payments made for any cost described in
47			this subdivision.
48		<u>h.</u>	Any other costs and expenses necessary or incidental to the
49		a	purposes of this Article.
50	<u>(7)</u>	-	<u>t facility. – An agreement that:</u>
51		<u>a.</u>	Is entered into by the State with a bank, savings and loan
52			association, or other banking institution, an insurance company,
53			reinsurance company, surety company, or other insurance
54			institution, a corporation, investment banking firm, or other
55			investment institution, or any financial institution or other

1		similar provider of a credit facility, which provider may be
		located within or without the United States of America; and
2 3		
4		or purchase price (whether at maturity, presentment or tender
4 5 6		for purchase, redemption, or acceleration), redemption
6		premium, if any, and interest with respect to any special
7		indebtedness payable on demand or tender by the owner in
8		consideration of the State's agreeing to repay the provider of the
9		credit facility in accordance with the terms and provisions of
10		the agreement.
11	(8)	Department of Administration. – The North Carolina Department of
12		Administration, created by Article 36 of Chapter 143 of the General
13		Statutes, or if the Department is abolished or otherwise divested of its
13		functions under this Article, the public body succeeding it in its
15		principal functions or upon which are conferred by law the rights,
16		powers, and duties given by this Article to the Department.
17	<u>(9)</u>	Financing contract. – A contract entered into pursuant to this Article to
18		finance capital facilities and constituting a lease-purchase contract,
19		installment-purchase contract, or other similar type installment
20		financing contract. The term does not include, however, a contract that
21		meets any one of the following conditions:
22		<u>a.</u> <u>It constitutes an operating lease under generally accepted</u>
23		accounting principles.
24		b. <u>It provides for the payment under the contract over its full term</u> ,
25		including periods that may be added to the original term
26		through the exercise of options to renew or extend, of an
20		
		aggregate principal amount of not in excess of five thousand
28		dollars (\$5,000) or any greater amount that may be established
29		by the Council of State if the Council of State determines (i) the
30		aggregate amount to be paid under these contracts will not have
31		a significant impact on the State budgetary process or the
32		economy of the State and (ii) the change will lessen the
33		administrative burden on the State.
34		c. It is executed and provides for the making of all payments
35		under the contract, including payment to be made during any
36		period that may be added to the original term through the
37		exercise of options to renew or extend, in the same fiscal year.
38	(10)	Financing contract indebtedness. – Indebtedness incurred pursuant to a
39	<u>(10)</u>	financing contract, including certificates of participation indebtedness.
40	(11)	Fiscal period. – A fiscal biennium or a fiscal year of the fiscal
	<u>(11)</u>	
41	(10)	biennium.
42	<u>(12)</u>	<u>Fiscal year. – The fiscal year of the State beginning on July 1 of one</u>
43		calendar year and ending on June 30 of the next calendar year.
44	(13)	Limited obligation bond. – A limited obligation bond issued pursuant
45		to G.S. 142-88 and payable and secured as provided in G.S. 142-89.
46	<u>(14)</u>	Par formula. – A provision or formula adopted by the State to provide
47	<u>(17)</u>	for the adjustment, from time to time, of the interest rate or rates borne
48		or provided for by any special indebtedness, including any of the
49		following:
50		<u>a.</u> <u>A provision providing for an adjustment so that the purchase</u>
51		price of special indebtedness in the open market would be as
52		close to par as possible.
53		b. <u>A provision providing for an adjustment based upon a</u>
54		<u>percentage or percentages of a prime rate or base rate, which</u>
JT		percentage of percentages of a prime rate of base rate, which

1		percentages may vary or be applied for different periods of
2 3		time.
		<u>c.</u> <u>Any provision that the State Treasurer determines is consistent</u>
4 5		with this Article and will not materially and adversely affect the
5 6		financial position of the State and the marketing of special indebtedness at a reasonable interest cost to the State.
7	(15)	Person. – An individual, a firm, a partnership, an association, a
8	<u>(13)</u>	<u>corporation, a limited liability company, or any other organization or</u>
9		group acting as a unit.
10	<u>(16)</u>	<u>Special corporation. – Either of the following:</u>
11	<u> </u>	a. <u>A nonprofit corporation created under Chapter 55A of the</u>
12		General Statutes for the purpose of facilitating the incurrence of
13		certificates of participation indebtedness by the State under this
14		Article.
15		b. <u>A private corporation or other entity issuing certificates of</u>
16	(17)	participation pursuant to this Article.
17	<u>(17)</u>	<u>Special indebtedness</u> . – Financing contract indebtedness and bonded
18	(19)	indebtedness issued or incurred pursuant to this Article.
19 20	$\frac{(18)}{(19)}$	<u>State. – The State of North Carolina, including any State agency.</u> <u>State agency. – Any agency, institution, board, commission, bureau,</u>
20	<u>(17)</u>	<u>council, department, division, officer, or employee of the State. The</u>
$\frac{21}{22}$		term does not include counties, municipal corporations, political
$\frac{22}{23}$		subdivisions, local boards of education, or other local public bodies.
24	<u>(20)</u>	State Treasurer. – The incumbent Treasurer, from time to time, of the
25		State.
26	"§ 142-83. Aut	horization of special indebtedness; General Assembly approval.
27	The State ma	ay incur or issue special indebtedness subject to the terms and conditions
28		s Article for the purpose of financing the cost of capital facilities that
29		following conditions:
30	<u>(1)</u>	The General Assembly has enacted legislation describing the capital
31		facility and authorizing its financing by the incurrence or issuance of
32 33	( <b>2</b> )	special indebtedness up to a specific maximum amount. The General Assembly has enacted legislation authorizing the
33 34	<u>(2)</u>	incurrence or issuance of special indebtedness up to a specific
34 35		maximum amount for a specific category of capital facilities, and the
36		capital facility meets all of the conditions set in that legislation.
37	"§ 142-84. Pro	cedure for incurrence or issuance of special indebtedness.
38	(a) Notic	e and Certificate. – Whenever the State or a State agency determines
39	that special ind	ebtedness is appropriate to finance capital facilities, it shall notify the
40	Department of	Administration. If the Department of Administration concurs, it shall
41	provide written	notice to the State Treasurer advising the State Treasurer of this
42	determination.	
43	After the fi	ling of the notice and after any preliminary conference, the State consult with the Office of State Budget and Management as to the
44	Treasurer shall	consult with the Office of State Budget and Management as to the
45	revenues expect	ted by that Office to be available to pay all sums to come due on the
46	special indebied	<u>Iness during its term. If, after consulting with the Office of State Budget</u> nt, the State Treasurer determines by written certificate that it may be
47 48		special indebtedness to finance the capital facilities, the Department of
48 49	Administration	shall request the Council of State to give its preliminary approval of the
49 50	use of special	indebtedness to finance the capital facilities. The Department of
51	Administration	must promptly file copies of the notice and certificate required by this
52	subsection with	the Governor and the Council of State.
53		ninary Approval. – The Council of State, upon receipt of the notice and
54	certificate requi	red by subsection (a) of this section, shall adopt a resolution granting or
55	denying prelim	inary approval of the financing. A resolution granting preliminary

1	approval may include any other terms, conditions, and restrictions the Council of State
2	considers appropriate and not inconsistent with the provisions of this Article.
3	(c) <u>Final Approval. – Before any special indebtedness may be incurred or issued</u>
4	pursuant to this Article, the Council of State must authorize the indebtedness by
5	resolution, either as part of or separate from the resolution required by subsection (b) of
6	this section. The resolution must do all of the following:
7	(1) Authorize the providing of a particular capital facility or, in general
8	terms, the types or classifications of capital facilities to be provided.
9	(2) Set the aggregate principal amount or maximum principal amount of
10	the special indebtedness authorized.
11	(3) Set the maturity or maximum maturity of the special indebtedness
12	authorized.
13	(4) Set the rate, rates, or maximum rate of interest, which may be fixed or
14	vary over a period of time, of the special indebtedness authorized.
15	(5) Include any other conditions or matters not inconsistent with the
16	provisions of this Article in the discretion of the Council of State,
17	which may include the adoption or approvals as may be authorized in
18	<u>G.S. 142-88 and G.S. 142-89.</u>
19	(d) Financing Terms. – No special indebtedness shall be incurred or issued
20	without the prior written approval of the State Treasurer as provided in this subsection,
21	which is in addition to the certificate given by the State Treasurer pursuant to subsection
$\frac{21}{22}$	(a) of this section. In determining whether to approve the proposed financing, the State
$\frac{22}{23}$	Treasurer may consider any factors the State Treasurer considers relevant in order to
24	find and determine all of the following:
25	(1) The amounts to become due under the special indebtedness, including
26	the interest component or rate, are adequate and not excessive for the
27	purpose proposed.
28	(2) The increase, if any, in State revenues, including taxes, necessary to
29	pay the sums to become due under the special indebtedness, is not
30	excessive.
31	(3) The special indebtedness can be incurred or issued on terms desirable
32	to the State.
33	(e) Designation of Facilities. – If the Council of State authorized in general terms
34	the types or classifications of capital facilities to be financed, then the particular capital
35	facilities and the principal amount of special indebtedness to be incurred or issued for
36	each particular capital facility shall be determined by the Department of Administration
37	after considering any factors it considers relevant in order to determine that the
38	particular capital facility to be provided is desirable for the efficient operation of the
39	State and its agencies and is in the best interests of the State.
40	(f) <u>Type of Debt and Security. – In the absence of a determination by the</u>
41	Council of State, the State Treasurer, after consultation with the Department of
42	Administration, shall determine the specific security offered and whether the special
43	indebtedness to be issued or incurred shall be financing contract indebtedness,
44	certificates of participation indebtedness, bonded indebtedness, or some combination of
45	these.
46	(g) <u>Administration. – The State Treasurer, after consultation with the Department</u>
47	of Administration, shall develop appropriate documents for use under this Article. The
48	State Treasurer shall employ and designate the financial consultants, fiduciaries and
49	other agents, underwriters, and bond attorneys to be associated with the incurrence or
50	issuance of special indebtedness pursuant to this Article.
51	(h) <u>Oversight by Joint Legislative Commission. – After all the requirements for</u>
52	approval and oversight provided in this section have been met, and at least five days
53	before the issuance or incurrence of the special indebtedness, the State Treasurer must
54	report to the Joint Legislative Commission on Governmental Operations. This report
55	must include the details of the proposed special indebtedness, including the capital

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1	facilities to be financed by the indebtedness, the amount of the proposed indebtedness,
2	the type of indebtedness to be issued or incurred, and any other information required by
3	the Commission.
4	" <u>§ 142-85. Security; other requirements.</u>
5	(a) <u>Security. – In order to secure (i)</u> lease or installment payments to be made to
6	the lessor, seller, or other person advancing moneys or providing financing under a
7	financing contract, (ii) payment of the principal of and interest on bonded indebtedness,
8	or (iii) payment obligations of the State to the provider of bond insurance, a credit
9	facility, a liquidity facility, or a derivative agreement, special indebtedness may create
10	any combination of the following:
11	(1) A lien on or security interest in one or more, all, or any part of the
12	capital facilities to be financed by the special indebtedness.
13	(2) If the special indebtedness is to finance construction of improvements
14	on real property, a lien on or security interest in all or any part of the
15	land on which the improvements are to be located.
16	(3) If the special indebtedness is to finance renovations or improvements
17	to existing facilities or the installation of fixtures in existing facilities,
18	a lien on or security interest in one or more, all, or any part of the
19	facilities.
20	(b) Value of Security; Multiple Liens. – The estimated value of the property
20	subject to the lien or security interest need not bear any particular relationship to the
$\frac{21}{22}$	principal amount of the special indebtedness or other obligation it secures. This Article
$\frac{22}{23}$	does not limit the right of the State to grant multiple liens or security interests in a
23 24	capital facility or other property to the extent not otherwise limited by the terms of any
24	special indebtedness.
26	(c) Governor's Budget. – Documentation relating to any special indebtedness
20	may include provisions requesting the Governor to submit in the Governor's budget
28	may include provisions requesting the dovernor to sublint in the dovernor's budget
	proposal or any amendments or supplements to the budget proposed appropriations
29	necessary to make the payments required by the special indebtedness.
30	(d) Source of Repayment. – The payment of amounts payable by the State under
31	special indebtedness or any related documents during any fiscal period shall be limited
32	to funds appropriated for that purpose by the General Assembly in its discretion.
33	(e) <u>No Deficiency Judgment or Pledge. – No deficiency judgment may be</u>
34	rendered against the State in any action for breach of any obligation under special
35	indebtedness or any related documents. The taxing power of the State is not and may
36	not be pledged directly or indirectly to secure any moneys due under special
37	indebtedness or any related documents. In the event that the General Assembly does not
38	appropriate sums sufficient to make payments required under any special indebtedness
39	or any related documents, the net proceeds received from the sale or other disposition of
40	the property subject to the lien or security interest shall be applied to satisfy these
41	payment obligations in accordance with the deed of trust, security agreement, or other
42	documentation relating to the lien or security interest. These net proceeds are
43	appropriated for the purpose of making these payments. Any net proceeds in excess of
44	the amount required to satisfy the obligations of the State under any special
45	indebtedness or any related documents shall be paid to the State Treasurer for deposit to
46	the General Fund.
47	(f) <u>Nonsubstitution Clause. – A financing contract, issue of bonded indebtedness</u> ,
48	or other related document shall not contain a nonsubstitution clause that restricts the
49	right of the State to (i) continue to provide a service or conduct an activity or (ii) replace
50	or provide a substitute for any capital facility.
51	(g) <u>Protection of Lender. – Special indebtedness may contain any provisions for</u>
52	protecting and enforcing the rights and remedies of the person advancing moneys or
53	providing financing under a financing contract, the owners of bonded indebtedness, or
54	others to whom the State is obligated under special indebtedness or any related
55	documents as may be reasonable and proper and not in violation of law. These

1	provisions may include covenants setting forth the duties of the State in respect of any
2	of the following:
3 4	(1) The purposes to which the proceeds of special indebtedness may be applied.
5 6	(2) The disposition and application of the revenues of the State, including
7	(3) <u>Insuring, maintaining, and other duties with respect to the capital</u>
8	<u>facilities financed.</u>
9	(4) <u>The disposition of any charges and collection of any revenues and</u>
10	administrative charges.
11	(5) The terms and conditions of the issuance of additional special
12	indebtedness.
13	(b) <u>The custody, safeguarding, investment, and application of all moneys.</u>
14	(h) <u>State Property Law Exception. – Chapter 146 of the General Statutes does not</u>
15	apply to any transfer of the State's interest in property authorized by this Article,
16 17	whether to a deed of trust trustee or other secured party as security for special indebtedness, or to a purchaser of property in connection with a foreclosure or similar
18	conveyance of property to realize upon the security for special indebtedness following
10	the State's default on its obligations under the special indebtedness.
20	" <u>§ 142-86. Financing contract indebtedness.</u>
20	(a) Documentation. – Financing contract indebtedness shall not be incurred until
22	all documentation providing for its incurrence has been approved by the State Treasurer,
23	after the State Treasurer has consulted with the Department of Administration.
24	(b) Interest Component. – A financing contract may provide for payments under
25	the contract to represent principal and interest components of the cost of the capital
26	facility to be financed, as determined by the State Treasurer.
27	(c) Bidding. – Financing contracts may be entered into pursuant to any applicable
28	public or competitive bidding process or any private or negotiated process, to the extent
29	required by applicable law, and if not so required, as may be determined by the
30	Department of Administration after consulting with the State Treasurer.
31	(d) <u>Party. – All financing contracts shall be executed on behalf of the State by the</u>
32	State Treasurer or, upon delegation by the State Treasurer after having approved the
33	financing contract, by the Department of Administration.
34	(e) <u>Credit Facility. – If the State Treasurer determines that it is in the best interest</u>
35	of the State, the State Treasurer may arrange for the delivery of a credit facility to
36 37	secure payment under any financing contract. The State Treasurer may also provide that payments by the State representing the interest component of the payments to be made
37 38	under a financing contract may be calculated based upon a fixed or a variable rate of
39	interest.
40	(f) Terms and Conditions. – All other conditions set forth elsewhere in this
41	Article with respect to financing contract indebtedness shall also be satisfied prior to
42	incurring any financing contract indebtedness. To the extent applicable as conclusively
43	determined by the State Treasurer, the provisions of G.S. 142-89, 142-90, and 142-91
44	apply to financing contract indebtedness.
45	<sup>*</sup> <sup>1</sup> <sup>4</sup> 2-87. Additional requirements for certificates of participation indebtedness.
46	(a) <u>Documentation</u> . – A financing contract shall not be used in connection with
47	the delivery of certificates of participation by a special corporation until all
48	documentation providing for its use has been approved by the State Treasurer, after the
49	State Treasurer has consulted with the Department of Administration. All
50	documentation providing for the delivery and sale of certificates of participation must
51	be approved by the State Treasurer.
52	(b) <u>Procedure. – The special corporation, if used, shall request the approval of the</u>
53 54	State Treasurer in writing and shall furnish any information and documentation relating to the delivery and sale of the certificates of participation requested by the State
54 55	Treasurer. In determining whether to approve the financing in the documentation, the
55	<u>Treasurer</u> , in determining whether to approve the manening in the documentation, the

State Treasurer shall consider the factors set forth in G.S. 142-84(d), as well as the 1 2 effect of the proposed financing upon any scheduled or proposed sale of debt 3 obligations by the State or a unit of local government in the State. 4 Terms; Interest. - Certificates of participation may be sold by the State (c) Treasurer in the manner, either at public or private sale, and for any price or prices that 5 6 the State Treasurer determines to be in the best interest of the State and to effect the 7 purposes of this Article, except that the terms of the sale must also be approved by the 8 special corporation. Interest payable with respect to certificates of participation shall accrue at the rate or rates determined by the State Treasurer with the approval of the 9 10 special corporation. Trust Agreement. – Certificates of participation may be delivered pursuant to 11 (d) a trust agreement or similar instrument with a corporate trustee approved by the State 12 13 Treasurer, and the provisions of G.S. 142-89(h) apply to the trust agreement or similar 14 instrument to the extent applicable. Other Conditions. - All other conditions set forth elsewhere in this Article 15 (e) with respect to certificates of participation indebtedness, including the conditions set 16 forth in G.S. 142-86, must be satisfied before any certificates of participation 17 18 indebtedness is incurred. 19 § 142-88. Bonded indebtedness. The State Treasurer is authorized, by and with the consent of the Council of State as 20 provided in this Article, to issue and sell at one time or from time to time bonds of the 21 22 State to be designated "State of North Carolina Limited Obligation Bonds, Series\_ 23 or notes of the State as provided in this Article, for the purpose of providing funds, with 24 any other available funds, for the uses authorized in this Article. 25 § 142-89. Issuance of limited obligation bonds and notes. Terms and Conditions. – Bonds or notes may bear any dates, may be serial or 26 <u>(a)</u> term bonds or notes, or any combination of these, may mature in any amounts and at 27 28 any times, not exceeding 40 years from their dates, may be payable at any places, either 29 within or without the United States, in any coin or currency of the United States that at 30 the time of payment is legal tender for payment of public and private debts, may bear interest at any rates, which may vary from time to time, and may be made redeemable 31 32 before maturity, at the option of the State or otherwise as may be provided by the State, at any prices, including a price greater than the face amount of the bonds or notes, and 33 34 under any terms and conditions, all as may be determined by the State Treasurer, by and with the consent of the Council of State. 35 Signatures; Form and Denomination; Registration. – Bonds or notes may be 36 (b) 37 issued in certificated or uncertificated form. If issued in certificated form, bonds or notes shall be signed on behalf of the State by the Governor or shall bear the Governor's facsimile signature, shall be signed by the State Treasurer or shall bear the State 38 39 40 Treasurer's facsimile signature, and shall bear the great seal of the State or a facsimile of 41 the seal impressed or imprinted on them. If bonds or notes bear the facsimile signatures of the Governor and the State Treasurer, the bonds or notes shall also bear a manual 42 signature which may be that of a bond registrar, trustee, paying agent, or designated 43 assistant of the State Treasurer. If any officer whose signature or facsimile signature 44 appears on bonds or notes issued under this Article ceases to be that officer before the 45 delivery of the bonds or notes, the signature or facsimile signature shall nevertheless 46 have the same validity for all purposes as if the officer had remained in office until 47 delivery of the bonds or notes. Bonds or notes issued under this Article may bear the 48 49 facsimile signatures of persons, who at the actual time of the execution of the bonds or notes, were the proper officers to sign any bond or note although at the date of the bond 50 or note those persons may not have been officers. 51 52 The form and denomination of bonds or notes, including the provisions with respect 53 to registration of the bonds or notes and any system for their registration, shall be as 54 prescribed by the State Treasurer in conformity with this Article.

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1	(c) <u>Manner of Sale; Expenses. – Subject to the approval by the Council of State</u>
2	as to the manner in which bonds or notes will be offered for sale, whether at public or
3	private sale, whether within or without the United States, and whether by publishing
4	notices in certain newspapers and financial journals, mailing notices, inviting bids by
5	correspondence, negotiating contracts of purchase or otherwise, the State Treasurer is
6	authorized to sell bonds or notes at one time or from time to time at any rates of interest,
7	which may vary from time to time, and at any prices, including a price less than the face
8	amount of the bonds or notes, as the State Treasurer may determine. All expenses
	amount of the bolids of notes, as the State Heasther may determine. An expenses
9	incurred in the preparation, sale, and issuance of bonds or notes shall be paid by the
10	State Treasurer from the proceeds of bonds or notes or other available moneys.
11	(d) <u>Application of Proceeds. – The proceeds of any bonds or notes shall be used</u>
12	solely for the purposes for which the bonds or notes were issued and shall be disbursed
13	in the manner and under the restrictions, if any, that the Council of State may provide in
14	the resolution authorizing the issuance of, or in any trust agreement securing, the bonds
15	or notes.
16	Any additional moneys that may be received by means of a grant or grants from the
17	United States or any agency or department thereof or from any other source to aid in
18	financing the cost of a capital facility may be disbursed, to the extent permitted by the
19	terms of the grant or grants, without regard to any limitations imposed by this Article.
20	(e) Notes; Repayment. – By and with the consent of the Council of State, the
20	State Treasurer is authorized to borrow money and to execute and issue notes of the
$\frac{21}{22}$	State for the same, but only in any of the following circumstances and under the
$\frac{22}{23}$	following conditions:
23 24	(1) For anticipating the sale of bonds, the issuance of which the Council of
$24^{-25}$	State has approved, if the State Treasurer considers it advisable to
$\frac{23}{26}$	postpone the issuance of the bonds.
20 27	(2) For the payment of interest on or any installment of principal of any
$\frac{27}{28}$	bonds then outstanding, if there are not sufficient funds in the State
28 29	treasury with which to pay the interest or installment of principal as
29 30	they respectively become due.
30 31	
31	(3) For the renewal of any loan evidenced by notes authorized in this Article.
32 33	
	<ul> <li>(4) For the purposes authorized in this Article.</li> <li>(5) For refunding bonds or notes or financing contract indebtedness as</li> </ul>
34	
35	authorized in this Article.
36	Funds derived from the sale of limited obligation bonds or notes may be used in the
37	payment of any bond anticipation notes issued under this Article. Funds provided by the
38	General Assembly for the payment of interest on or principal of bonds shall be used in
39	paying the interest on or principal of any notes and any renewals thereof, the proceeds
40	of which have been used in paying interest on or principal of the bonds.
41	(f) <u>Refunding Bonds and Notes. – By and with the consent of the Council of</u>
42	State, the State Treasurer is authorized to issue and sell refunding bonds and notes for
43	the purpose of refunding special indebtedness and to pay the cost of issuance of the
44	refunding bonds or notes. The refunding bonds and notes may be combined with any
45	other issues of State bonds and notes issued pursuant to this Article. Refunding bonds or
46	notes may be issued at any time prior to the final maturity of the debt or obligation to be
47	refunded. The proceeds from the sale of any refunding bonds or notes shall be applied to
48	the immediate payment and retirement of the obligations being refunded or, if not
49	required for the immediate payment of the obligations being refunded, the proceeds
50	shall be deposited in trust to provide for the payment and retirement of the obligations
51	being refunded and to pay any expenses incurred in connection with the refunding.
52	Money in a trust fund may be invested in (i) direct obligations of the United States
53	government, (ii) obligations the principal of and interest on which are guaranteed by the
54	United States government, (iii) to the extent then permitted by law, obligations of any
55	agency or instrumentality of the United States government, or (iv) certificates of deposit

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issued by a bank or trust company located in the State if the certificates are secured by a 1 2 pledge of any of the obligations described in (i), (ii), or (iii) above having an aggregate 3 market value, exclusive of accrued interest, equal at least to the principal amount of the 4 certificates so secured. This section does not limit the duration of any deposit in trust for 5 the retirement of obligations being refunded but that have not matured and are not presently redeemable, or if presently redeemable, have not been called for redemption. 6 Security. - Payment of the principal of and the interest on bonds and notes 7 (g) 8 shall be secured as provided in G.S. 142-85. Trust Agreement. - In the discretion of the State Treasurer, any bonds and 9 (h) 10 notes issued under this Article may be secured by a trust agreement or similar 11 instrument between the State and a corporate trustee or by a resolution of the Council of State providing for the appointment of a corporate trustee. The corporate trustee may be, 12 in either case, any trust company or bank that has the powers of a trust company within 13 or without the State. The trust agreement or similar instrument or resolution, hereinafter 14 referred to as "the trust", may provide for security and pledges and assignments that are 15 permitted under this Article and may provide for the granting of a lien or security interest as authorized by G.S. 142-85. The trust may contain any provisions for 16 17 18 protecting and enforcing the rights and remedies of the owners of any bonds or notes 19 issued under the trust that are reasonable and not in violation of law, including covenants setting forth the duties of the State with respect to the purposes for which 20 bond or note proceeds may be applied, the disposition and application of the revenues or 21 22 assets of the State, the duties of the State with respect to the capital facilities financed, 23 the disposition of any charges and collection of any revenues and administrative charges, the terms and conditions of the issuance of additional bonds and notes, and the 24 custody, safeguarding, investment, and application of all moneys. All bonds and notes 25 26 issued under this Article pursuant to the same trust shall be equally and ratably secured 27 as provided in the trust, without priority by reasons of number, dates of bonds or notes, 28 execution, or delivery, in accordance with the provisions of this Article and of the trust. 29 The trust may, however, provide that bonds or notes issued pursuant to the trust shall, to 30 the extent and in the manner prescribed in the trust, be subordinated and junior in standing, with respect to the payment of principal and interest and to the security of the 31 32 payment, to any other bonds or notes issued pursuant to the trust. It is lawful for any 33 bank or trust company that may act as depositary of the proceeds of bonds or notes, 34 revenues, or any other money under this Article to furnish any indemnifying bonds or to pledge any securities that may be required by the State Treasurer. The trust may set out 35 the rights and remedies of the owners of any bonds or notes and of any trustee, and may 36 37 restrict the individual rights of action by the owners. In addition to the foregoing, the trust may contain any other provisions the State Treasurer considers appropriate for the 38 39 security of the owners of any bonds or notes. Expenses incurred in carrying out the 40 provisions of the trust may be treated as a part of the cost of any capital facility or as an 41 administrative charge and may be paid from the proceeds of the bonds or notes or from any other available funds. 42 43 142-90. Variable rate demand bonds and notes and financing contract \<u>§</u> 44 indebtedness. In fixing the details of special indebtedness, the State Treasurer may make the 45 (a) special indebtedness subject to any of the following conditions: 46 It is payable from time to time on demand or tender for purchase by 47 (1)48 the owner thereof, if a credit facility supports the special indebtedness, unless the State Treasurer specifically determines that a credit facility 49 50 is not required upon a determination by the State Treasurer that the 51 absence of a credit facility will not materially and adversely affect the 52 financial position of the State or the marketing of the bonds or notes or 53 financing contract indebtedness at a reasonable interest cost to the 54 State. 55 It is additionally supported by a credit facility. (2)

1	(3) It is subject to redemption or mandatory tender for purchase prior to
2	maturity.
2 3	(4) It bears interest at a rate or rates that may be fixed or may vary over
4	any period of time, as may be provided in the proceedings providing
5	for the issuance or incurrence of the special indebtedness, including
6	any variations that may be permitted pursuant to a par formula.
7	(5) It is the subject of a remarketing agreement under which an attempt is
8	made to remarket special indebtedness to new purchasers before its
9	presentment for payment to the provider of the credit facility or to the
10	State.
11	(b) If the aggregate principal amount payable by the State under a credit facility
12	is in excess of the aggregate principal amount of special indebtedness secured by the
13	credit facility, whether as a result of the inclusion in the credit facility of a provision for
14	the payment of interest for a limited period of time or the payment of a redemption
15	premium or for any other reason, then the amount of authorized but unissued bonds or
16	notes and financing contract indebtedness during the term of the credit facility shall not
17	be less than the amount of the excess, unless the payment of the excess is otherwise
18	provided for by agreement of the State executed by the State Treasurer.
19	"§ 142-91. Other agreements.
20	The State Treasurer may authorize, execute, obtain, or otherwise provide for bond
21	insurance, investment contracts, credit and liquidity facilities, credit enhancement
22	facilities, interest rate swap agreements and other derivative products, and any other
23	related instruments and matters the State Treasurer determines are desirable in
24	connection with the issuance of special indebtedness. The State Treasurer is authorized
25	to employ and designate any financial consultants, underwriters, fiduciaries, and bond
26	attorneys to be associated with any incurrence or issuance of special indebtedness under
27	this Article as the State Treasurer considers appropriate.
28	" <u>§ 142-92. Tax exemption.</u>
29	Special indebtedness shall at all times be free from taxation by the State or any
30	political subdivision or any of their agencies, excepting estate, inheritance, and gift
31	taxes; income taxes on the gain from the transfer of the indebtedness; and franchise
32	taxes. The interest component of any payments made by the State under special
33	indebtedness, including the interest component of any certificates of participation, is not
34	subject to taxation as to income.
35	" <u>§ 142-93. Investment eligibility.</u>
36	Special indebtedness are securities or obligations in which all of the following may
37	invest, including capital in their control or belonging to them: public officers, agencies,
38 39	and public bodies of the State and its political subdivisions; insurance companies, trust
39 40	<u>companies, investment companies, banks, savings banks, savings and loan associations, credit unions, pension or retirement funds, and other financial institutions engaged in</u>
40 41	business in the State; and executors, administrators, trustees, and other fiduciaries.
42	Special indebtedness are securities or obligations that may properly and legally be
43	deposited with and received by any officer or agency of the State or political
43 44	subdivision of the State for any purpose for which the deposit of bonds, notes, or
45	obligations of the State of any political subdivision is now or may later be authorized by
46	law.
47	"§ 142-94. Procurement of capital facilities.
48	The provisions of Articles 3, 3B, 3C, 3D, and 8 of Chapter 143 of the General
49	Statutes and any other laws or rules of the State that relate to the acquisition and
50	construction of State property apply to the financing of capital facilities through the use
51	of special indebtedness pursuant to this Article. This section does not apply to the
52	construction and lease-purchase, including leases with an option to purchase at the end
53	of the lease term for a nominal sum, of State office buildings pursuant to proposals
54	submitted before the effective date of this Article in response to requests for proposals,
55	to the extent any of those proposals, as they may be supplemented or amended, are

1	approved by the Department of Administration and any of these leases or lease-purchase
$\frac{1}{2}$	agreements are approved by the Council of State in accordance with G.S.
2 3	$\frac{143-341(4)d2."}{143-341(4)d2."}$
4	<b>SECTION 46.3.</b> G.S. 143-341(4) is amended by adding a new
5	sub-subdivision to read:
6	"d2. To purchase or finance the purchase of buildings, utilities,
7	structures, or other facilities or property developments,
8	including streets and landscaping, the acquisition of land,
9	equipment, machinery, and furnishings in connection therewith;
10	additions, extensions, enlargements, renovations, and
11	improvements to existing buildings, utilities, structures, or other
12	facilities or property developments, including streets and
13	landscaping; land or any interest in land; other infrastructure;
14	furniture, fixtures, equipment, vehicles, machinery, and similar
15	items; or any combination of the foregoing, through
16	installment-purchase, lease-purchase, or other similar type
17 18	installment financing agreements in the manner and to the extent provided in Article 9 of Chapter 142 of the General
10	Statutes. Any contract entered into or any proceeding instituted
20	contrary to the provisions of this paragraph is voidable in the
20	discretion of the Council of State."
22	<b>SECTION 46.4.</b> Interpretation of Part. (a) Additional Method. – This Part
$\frac{-}{23}$	provides an additional and alternative method for the doing of the things authorized by
24	this Part and shall be regarded as supplemental and additional to powers conferred by
25	other laws. Except where expressly provided, this Part shall not be regarded as in
26	derogation of any powers now existing. The authority granted in this Part is in addition
27	to other laws now or hereinafter enacted authorizing the State to issue or incur
28	indebtedness.
29	<b>SECTION 46.4.(b)</b> Statutory References. – References in this Part to
30	specific sections or Chapters of the General Statutes are intended to be references to
31	those sections or Chapters as they may be amended from time to time by the General
32	Assembly.
33 34	<b>SECTION 46.4.(c)</b> Liberal Construction. – This Part, being necessary for the health and walfare of the people of the State, shall be liberally construed to affect its
34 35	the health and welfare of the people of the State, shall be liberally construed to effect its purposes.
36	<b>SECTION 46.4.(d)</b> Severability. – If any provision of this Part or its
37	application to any person or circumstance is held invalid, that invalidity does not affect
38	other provisions or applications of the Part that can be given effect without the invalid
39	provision or application, and to this end the provisions of this Part are severable.
40	
41	PART XLVII LEASE-PURCHASE THREE NEW PRISONS
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43	Requested by: Senators Thomas, Garrou, Dalton, Hagan, Kerr, Jenkins,
44	Holloman, Soles
45	SECTION 47.1. G.S. 148-37.2 reads as rewritten:
46 47	"§ 148-37.2. Lease-purchase of three prison facilities.
47 48	(a) Authorization. – The Secretary of Correction may, as provided in this section, enter contracts with private for-profit or nonprofit firms for the construction of three
40 49	close security correctional facilities totaling up to 3,000 cells described in subsection
50	(a1) of this section to be operated by the Department pursuant to a lease that contains a
51	schedule for purchase of the facilities over a period of up to 20 years.
52	The State, with the prior approval of the Council of State and the State Treasurer as
53	provided in this section, is authorized to execute and deliver one or more lease-purchase
54	agreements with a special nonprofit corporation providing for the lease-purchase by the
55	State of the Projects from the special nonprofit corporation in connection with and

1 2 3 4	special n Projects. special 1	onprofi The P nonprof	ement whereby certificates of participation are sold and delivered by the it corporation in order to provide funds to pay the purchase price of the Projects will be constructed by selected contractors designated to the fit corporation by the State Property Office of the Department of
5	Adminis	tration	in consultation with the Department of Correction. The selected
6	contracto	ors will	be responsible for arranging for and obtaining their own construction
7	financing	g, whic	h will consist solely of private funds. The Projects will be sold to the
8	special r	nonprof	it corporation, with the purchase price paid by the special nonprofit
9	corporati	on from	m the proceeds of the certificates of participation. The State may lease
10			y upon which the Projects will be located, if owned by the State, to the
11 12			ctors constructing the Projects and to the special nonprofit corporation sideration.
12	<u>(a1)</u>		ities Authorized. – The following facilities are authorized under this
13 14	section:	racin	ues Authorized. – The following facilities are authorized under this
14	<u>section.</u>	(1)	<u>2001 Facilities. – Three close security correctional facilities totaling up</u>
16		<u>(1)</u>	to 3,000 cells.
17		(2)	2003 Facilities. – Three close security correctional facilities
18		<u>\_/</u>	substantially identical to the facilities described in subdivision (1) of
19			this subsection and totaling up to 3,000 cells. If the State is able to
20			negotiate a contract for one or more of these facilities with the selected
21			contractor for the facilities described in subdivision (1) of this
22			subsection on terms that are reasonable and desirable to the State as
23			determined by the State Treasurer, the Secretary of Administration,
24			and the Council of State, then a request for proposals under subsection
25			(c) of this section is not required. The remaining provisions of this
26	( <b>b</b> )	Defin	section continue to apply.
27 28	(b)	(1)	itions. – The following definitions apply in this section: Certificates of participation. – Certificates or other instruments
28 29		(1)	delivered by a special nonprofit corporation as provided in this section
30			evidencing the assignment of proportionate and undivided interests in
31			the rights to receive lease payments to be made by the State pursuant
32			to a lease-purchase agreement.
33		(2)	Construction contract agreement. – A contract between the Department
34			of Correction and the selected contractors for construction of the
35			Projects, under which the selected contractors will be responsible for
36			arranging for and obtaining their own construction financing, which
37			will consist solely of private funds.
38		(3)	Lease-purchase agreement. – A lease-purchase agreement entered into
39			pursuant to this section, under which the State will lease the Projects
40		(1)	from the special nonprofit corporation, with option to purchase.
41		(4)	Projects. – Three close security correctional facilities providing up to
42 43			<del>3,000 cells</del> Facilities described in subsection (a1) of this section to be constructed by selected contractors, sold to the special nonprofit
43 44			corporation, and leased to the State pursuant to this section.
45		(5)	Purchase agreement. – A contract under which the special nonprofit
46		$(\mathbf{J})$	corporation will purchase the Projects from the selected contractors.
47		(6)	Selected contractors. – One or more private firms selected to construct
48		(0)	the Projects.
49		(7)	Special nonprofit corporation. – A nonprofit corporation created under
50		. /	Chapter 55A of the General Statutes and designated by the State
51			Treasurer for entering into the transactions contemplated by this
52		P	section.
53	(c)	Requ	est for Proposals. – The Secretary of Correction may issue a request for
54 55			vate firms for the private firms to construct the Projects in accordance

55 with plans and specifications developed by the Department of Correction and reviewed

by the Office of State Construction. The request for proposals shall provide for the option of proposing on one or more of the facilities, and shall require each proposer to provide a separate proposal on a single facility of up to 1,000 cells. It is the intent of the General Assembly that the State may decide to accept proposals for only one, for two, or for all three facilities.

6 The Secretary of Correction shall make recommendations to the State Property 7 Office of the Department of Administration on the final award decision. The 8 Department of Correction and the State Property Office of the Department of 9 Administration shall consult with the Joint Legislative Commission on Governmental 10 Operations before making the final award decision. The Department of Administration 11 shall make the final award decision, which shall then be subject to the approval of the 12 Council of State.

13 The Department of Correction will enter into a construction contract agreement with 14 the selected contractors for the construction of the Projects. The special nonprofit 15 corporation will enter into a purchase agreement with the selected contractors for the 16 sale of the constructed Projects to the special nonprofit corporation. The Department of 17 Correction shall furnish plans and specifications for review by the State Construction 18 Office. Construction contract agreements entered into under this section shall provide 19 that the Department of Correction and the Office of State Construction shall inspect and 20 review each facility during construction to ensure and determine jointly that the facility is suitable for use as a correctional facility and for future acquisition by the State. The 21 22 Department of Correction may contract with a design consortium for construction 23 administration services.

24 Approval of Lease-Purchase Agreement. – A lease-purchase agreement may (d) 25 not be entered into pursuant to this section unless the following conditions are met 26 before the lease-purchase agreement is entered into: (i) the Council of State, by resolution, approves the execution and delivery of the lease-purchase agreement, and 27 28 (ii) the State Treasurer approves the lease-purchase agreement and all other documentation related to it, including any leasehold deed of trust or trust agreement in 29 30 connection with it. The resolution of the Council of State may include any matters the 31 Council of State determines. In determining whether to approve the lease-purchase 32 agreement, the State Treasurer may consider any factors as the State Treasurer considers 33 relevant in order to find and determine that all of the following conditions are met: 34

- (1) The principal amount to be financed under the lease-purchase agreement is adequate and not excessive for the purpose of paying the cost of the Projects.
- (2) The increase, if any, in State revenues necessary to pay the sums to become due under the lease-purchase agreement is not excessive.
- (3) The lease-purchase agreement can be entered into on terms desirable to the State.
- (4) The sale of certificates of participation will not have an adverse effect on any scheduled or proposed sale of obligations of the State or any State agency or of any unit of local government in the State.

44 (e) Terms and Conditions. – The following provisions apply to a lease-purchase 45 agreement entered into under this section:

- (1) In order to secure the performance by the State of its obligations under the lease-purchase agreement, the lease-purchase agreement may require the eviction of the State from the occupancy of one or more of the Projects in the event that the State breaches its obligations and agreements under the lease-purchase agreement.
- (2) No deficiency judgment may be rendered against the State or any agency, department, or commission of the State in any action for breach of any obligation contained in the lease-purchase agreement or any other related documentation, and the taxing power of the State or any agency, department, or commission of the State is not and may not

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be pledged to secure any moneys due under the lease-purchase agreement.

- (3) The lease-purchase agreement shall not contain a nonsubstitution clause that restricts the right of the State to replace or provide a substitute for the Projects.
- (4) The lease-purchase agreement may include provisions requesting the Governor to submit in the Governor's budget proposal, or any amendments or supplements to it, appropriations necessary to make the payments required under the lease-purchase agreement.
- (5) The lease-purchase agreement may contain any provisions for protecting and enforcing the rights and remedies of the special nonprofit corporation that are reasonable and proper and not in violation of law, including covenants setting forth the duties of the State with respect to the Projects, which may include provisions relating to insuring, operating, and maintaining the Projects and the custody, safeguarding, investment, and application of moneys.
- (6) The lease-purchase agreement may designate the lease payments to be paid by the State under it to be "principal components" and "interest components." Any interest component of the lease payments may be calculated based upon a fixed or variable interest rate or rates as determined by the State Treasurer.
- (7) The lease-purchase agreement may be entered into by the State, and certificates of participation may be delivered by the special nonprofit corporation, at any time, including at times prior to the delivery of the Projects to the special nonprofit corporation for purchase, and the related delivery of occupancy of the Projects to the State by the special nonprofit corporation. The costs incurred in connection with the preparation of the lease-purchase agreement and related documents and the delivery of the certificates of participation may be paid from the proceeds of the certificates of participation.
- (8) The State is authorized to agree in the lease-purchase agreement to indemnify the special corporation and its directors and agents for any liabilities that arise to the special corporation or directors or agents on account of their participation in the activities contemplated by this act.

account of their participation in the activities contemplated by this act.
(f) Faith and Credit Not Pledged. – The payment of amounts payable by the State
under the lease-purchase agreement and other related documentation during any fiscal
biennium or fiscal year is limited to funds appropriated for that purpose by the General
Assembly in its discretion. No provision of this section and no lease-purchase
agreement creates any pledge of the faith and credit of the State or any agency,
department, or commission of the State within the meaning of any constitutional debt
limitation.

Certificates of Participation. – The State may cooperate as necessary to (g) effectuate the delivery by the special nonprofit corporation of tax-exempt certificates of participation, including participating in the preparation of offering documents, the filing of required tax forms and agreeing to comply with restrictions on the use of the Projects as required in order for the interest component of the lease payments to be tax-exempt. Disclosures and compliance with other federal law requirements by the special nonprofit corporation shall be under the direction of the State Treasurer. Certificates of participation may be sold at the direction of the State Treasurer in the manner, either at public or private sale, and for any price or prices that the State Treasurer determines to be in the best interest of the State and to effect the purposes of this section. Interest payable with respect to certificates of participation shall accrue at the rate or rates determined by the State Treasurer with the approval of the special nonprofit corporation.

Certificates of participation may be delivered pursuant to a trust agreement with a 1 corporate trustee approved by the State Treasurer. The corporate trustee may be any 2 3 trust company or bank having the powers of a trust company within or without the State. 4 A trust agreement may (i) provide for security and pledges and assignments with respect to the security as may be permitted under this section and further provide for the 5 enforcement of any lien or security interest created pursuant to this section, and (ii) 6 7 contain any provisions for protecting and enforcing the rights and remedies of the 8 owners of any certificates of participation that are reasonable and proper and not in violation of law as determined by the State Treasurer. The State Treasurer shall 9 designate the professionals providing legal or financial services relating to the 10 lease-purchase agreement and the delivery of certificates of participation, including the 11 provider of any credit facility and the underwriter or placement agent for any 12 13 certificates of participation.

14 Tax Exemption. – The lease purchase agreement and any certificates of (h) 15 participation relating to it shall at all times be free from taxation by the State or any 16 political subdivision or any of their agencies, excepting estate, inheritance, or gift taxes, income taxes on the gain from the transfer of the lease-purchase agreement and 17 18 certificates of participation, and franchise taxes. The interest component of the lease 19 payments made by the State under the lease-purchase agreement, including the interest 20 payable with respect to any certificates of participation, is not subject to taxation as 21 income.

22 (i) <u>Licensing Requirements. – The private for-profit or nonprofit firms</u> 23 authorized to respond to requests for proposal proposals authorized by this section, or 24 entitled to be a Selected Contractor selected contractor pursuant to any response to such 25 proposal, this section, need not be a licensed general contractor within the meaning of 26 G.S. 87-1 so that providing a response to such request for proposal the request or entering a Construction Contract Agreement or Purchase Agreement shall not be 27 28 deemed construction contract agreement or purchase agreement is not general contracting within the meaning of G.S. 87-1; provided that this 87-1. This subsection 29 30 shall not be deemed to does not remove the actual construction of any prison facility 31 from the provisions of G.S. 87-1.

32 (j) <u>Minority Business Participation. - G.S. 143-128.2 applies to the Projects</u>
 33 <u>authorized in this section.</u>"

#### PART XLVIII. GENERAL PROVISIONS

35 36 37

Requested by: Senators Garrou, Dalton, Hagan

38 **SÉCTION 48.1.** Parts 32 through 47 of this act do not affect the rights or 39 liabilities of the State, a taxpayer, or another person arising under a statute amended or 40 repealed by those parts before the effective date of its amendment or repeal; nor does it 41 affect the right to any refund or credit of a tax that accrued under the amended or 42 repealed statute before the effective date of its amendment or repeal.

43 SECTION 48.2. Except as otherwise provided in this act, parts 32 through
 44 48 of this act are effective when this act becomes law.
 45

#### 46 PART XLIX. MISCELLANEOUS PROVISIONS

47

48 Requested by: Senators Garrou, Dalton, Hagan

### 49 **EXECUTIVE BUDGET ACT APPLIES**

50 **SECTION 49.1.** The provisions of the Executive Budget Act, Chapter 143, 51 Article 1 of the General Statutes, are reenacted and shall remain in full force and effect 52 and are incorporated in this act by reference. 53

54 Requested by: Senators Garrou, Dalton, Hagan

55 COMMITTEE REPORT

1	<b>SECTION 49.2.(a)</b> The Senate Appropriations/Base Budget Committee
2 3	Report on the Continuation, Expansion and Capital Budgets, dated April 28, 2003,
3	which was distributed in the Senate and used to explain this act, shall indicate action by
4	the General Assembly on this act and shall therefore be used to construe this act, as
5	provided in G.S. 143-15 of the Executive Budget Act, and for these purposes shall be
6	considered a part of this act and as such shall be printed as a part of the Session Laws.
7	SECTION 49.2.(b) The budget enacted by the General Assembly for the
8	maintenance of the various departments, institutions, and other spending agencies of the
9	State for the 2003-2005 fiscal biennium is a line-item budget, in accordance with the
10	Budget Code Structure and the State Accounting System Uniform Chart of Accounts set
11	out in the Administrative Policies and Procedures Manual of the Office of the State
12	Controller. This budget includes the appropriations made from all sources including the
13	General Fund, Highway Fund, special funds, cash balances, federal receipts, and
14	departmental receipts.
15	The General Assembly amended the itemized budget requests submitted to
16	the General Assembly by the Director of the Budget and the Advisory Budget
17	Commission, in accordance with the steps that follow and the line-item detail in the
18	budget enacted by the General Assembly may be derived accordingly:
19	(1) The base budget was adjusted in accordance with the base budget cuts
20	and additions that were set out in the Senate Appropriations/Base
20	Budget Committee Report on the Continuation, Expansion and Capital
$\frac{21}{22}$	Budgets, dated April 28, 2003, together with any accompanying
23	correction sheets.
23 24	
25	(2) Transfers of funds supporting programs were made in accordance with the Senate Appropriations Committee Report on the Continuation,
26	
20	Expansion and Capital Budgets, dated April 28, 2003, together with
28	any accompanying correction sheets. <b>SECTION 49.2.(c)</b> The budget enacted by the General Assembly shall be
28 29	interpreted in accordance with the special provisions in this act and in accordance with
29 30	
30 31	other appropriate legislation.
31	In the event that there is a conflict between the line-item budget certified by
32 33	the Director of the Budget and the budget enacted by the General Assembly, the budget
33 34	enacted by the General Assembly shall prevail.
34 35	Requested by: Senators Garrou, Dalton, Hagan
35 36	Requested by: Senators Garrou, Dalton, Hagan MOST TEXT APPLIES ONLY TO THE 2003-2005 FISCAL BIENNIUM
30 37	
	<b>SECTION 49.3.</b> Except for statutory changes or other provisions that clearly indicate on intention to have affects havend the 2002 2005 figure hiermium the tartual
38	indicate an intention to have effects beyond the 2003-2005 fiscal biennium, the textual
39 40	provisions of this act apply only to funds appropriated for, and activities occurring during, the 2003-2005 fiscal biennium.
40	during, the 2005-2005 fiscal dieminum.
41	Dequested by Senators Correct Delton Hagan
42	Requested by: Senators Garrou, Dalton, Hagan
43	EFFECT OF HEADINGS
44 45	<b>SECTION 49.4.</b> The headings to the parts and sections of this act are a
45	convenience to the reader and are for reference only. The headings do not expand,
46	limit, or define the text of this act, except for effective dates referring to a Part.
47	Deguasted have Carrow Doltan Hagan
48	Requested by: Senators Garrou, Dalton, Hagan
49 50	SEVERABILITY CLAUSE SECTION 49.5 If any social or provision of this act is declared
50 51	<b>SECTION 49.5.</b> If any section or provision of this act is declared
51 52	unconstitutional or invalid by the courts, it does not affect the validity of this act as a whole or any part other than the part so declared to be unconstitutional or invalid.
52	whole or any part other than the part so declared to be unconstitutional or invalid.
53	Dequested by Senators Correct Delton Useen
54	Requested by: Senators Garrou, Dalton, Hagan
55	EFFECTIVE DATE

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1 **SECTION 49.6.** Except as otherwise provided, this act becomes effective July 1, 2003.