GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 125

Senate Appropriations/Base Budget Committee Substitute Adopted 6/23/25

Short Title: Continuing Budget Operations. (Public) Sponsors: Referred to:

February 17, 2025

1 A BILL TO BE ENTITLED 2 AN ACT TO AMEND THE PROCEDURE FOR BUDGET CONTINUATIONS PURSUANT 3 TO G.S. 143C-5-4 FOR THE 2025-2027 FISCAL BIENNIUM AND TO MAKE OTHER 4 CHANGES IN THE BUDGET OPERATIONS OF THE STATE. 5 The General Assembly of North Carolina enacts: 7 PART I. MODIFICATIONS TO RESERVES 9 SAVINGS RESERVE 10 SECTION 1.1. Notwithstanding G.S. 143C-4-2, the State Controller shall transfer 11 to the Savings Reserve the sum of one billion one hundred forty million one hundred forty-eight 12 thousand eight hundred eighty-six dollars (\$1,140,148,886) in nonrecurring funds in the 13 2025-2026 fiscal year. 14 15 **FUTURE BUILDING RESERVES** 16 SECTION 1.2. The funds appropriated pursuant to G.S. 143C-5-4(b) for the 17 2025-2027 fiscal biennium to Future Building Reserves for the building and operating expenses of State agencies are reduced by the sum of forty-two million two hundred six thousand nine 18 19 hundred nine dollars (\$42,206,909) in recurring funds for each year of the 2025-2027 fiscal 20 biennium. 21 PART II. DISASTER RECOVERY

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24 **DISASTER RECOVERY FUNDS**

25 **SECTION 2.1.** The State Controller shall transfer from the State Emergency 26 Response and Disaster Relief Fund to the State Match Fund, established in Section 5.9(d) of S.L. 2021-180, the sum of forty million dollars (\$40,000,000) in nonrecurring funds for the 2025-2026 27 fiscal year. There is appropriated from the State Match Fund the sum of forty million dollars 28 29 (\$40,000,000) in nonrecurring funds for the 2025-2026 fiscal year to the Department of Public 30 Safety, Division of Emergency Management, to provide the nonfederal share for Federal Emergency Management Agency disaster recovery programs for qualifying disasters that 31 32 occurred prior to Hurricane Helene.

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34 LUMBER RIVER BASIN DISASTER RECOVERY FUNDS

35 **SECTION 2.2.(a)** Lumber River Basin Funding. – In conjunction with previously 36 enacted funding for providing necessary relief and assistance to citizens of this State from



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1 Potential Tropical Cyclone #8 and Tropical Storm Debby, the State Controller shall transfer from 2 the State Emergency Response and Disaster Relief Fund to the to the OSBM Disaster Relief 3 Reserve (Budget Code 23009) the sum of twenty million dollars (\$20,000,000) in nonrecurring 4 funds for the 2025-2026 fiscal year. There is appropriated from the OSBM Disaster Relief 5 Reserve to the Office of State Budget and Management the sum of twenty million dollars 6 (\$20,000,000) in nonrecurring funds for the 2025-2026 fiscal year to allocate to Robeson County 7 for State matching requirements for federal funding for the community-led Lumber River Basin 8 Coalition waterway restoration project to mitigate damage from those storms.

9 SECTION 2.2.(b) Reversion. – Remaining unspent funds appropriated under this
 10 section shall revert to the Savings Reserve on June 30, 2027.

12 PART III. EDUCATION

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COMMUNITY COLLEGE ENROLLMENT GROWTH ADJUSTMENT

SECTION 3.1. There is appropriated from the General Fund to the Community 15 16 Colleges System Office for each year of the 2025-2027 fiscal biennium the recurring sums of (i) 17 ninety-four million nine hundred thirty-five thousand two hundred sixty-seven dollars 18 (\$94,935,267) in total requirements and (ii) nineteen million nine hundred thirty-six thousand six 19 hundred sixty-four dollars (\$19,936,664) in receipts. Appropriations pursuant to this section 20 result in a total net appropriation of seventy-four million nine hundred ninety-eight thousand six 21 hundred three dollars (\$74,998,603) in recurring funds and shall be used to account for an 22 increase in enrollment at community colleges in the State.

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PUBLIC SCHOOLS ENROLLMENT AND TECHNICAL ADJUSTMENTS

SECTION 3.2. There is appropriated from the General Fund to the Department of Public Instruction the sum of one hundred four million two hundred forty-eight thousand six hundred twenty-four dollars (\$104,248,624) in recurring funds for each year of the 2025-2027 fiscal biennium for changes in average salaries, special population headcounts, supplemental funding in low-wealth counties, and other technical adjustments.

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UNC ENROLLMENT ADJUSTMENT

32 **SECTION 3.3.** There is appropriated from the General Fund to the Board of 33 Governors of The University of North Carolina the sum of forty-six million three hundred 34 seventy-five thousand five hundred eight dollars (\$46,375,508) in recurring funds for each year 35 of the 2025-2027 fiscal biennium to be allocated to the constituent institutions of The University 36 of North Carolina to account for increased enrollment at those institutions.

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FUNDS FOR NC PROMISE TUITION PLAN

SECTION 3.4. There is appropriated from the General Fund to the Board of Governors of The University of North Carolina the sum of nine million five hundred thousand dollars (\$9,500,000) in recurring funds for each year of the 2025-2027 fiscal biennium to account for increased enrollment of undergraduate resident and nonresident students receiving reduced tuition rates under the NC Promise Tuition Plan pursuant to G.S. 116-143.11 at Elizabeth City State University, Fayetteville State University, the University of North Carolina at Pembroke, and Western Carolina University.

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ADDITIONAL FUNDS FOR ADM CONTINGENCY RESERVE

48 **SECTION 3.5.** There is appropriated from the General Fund to the Department of 49 Public Instruction the sum of three million nine hundred eighty-four thousand four hundred 50 ninety-one dollars (\$3,984,491) in nonrecurring funds for the 2025-2026 fiscal year to provide 51 additional funds to the ADM Contingency Reserve to fund growing public school units.

UNIFORM EDUCATION REPORTING SYSTEM
SECTION 3.6. There is appropriated from the General Fund to the Department of
Public Instruction the sum of nine million four hundred thousand dollars (\$9,400,000) in
recurring funds for the 2025-2026 and 2026-2027 fiscal years to increase funding for the Uniform
Education Reporting System, which supports multiple software platforms, for costs associated
with transitioning to a new student information system.
UNC BUILDING RESERVES
SECTION 3.7. There is appropriated from the General Fund to the Board of
Governors of The University of North Carolina the following amounts to support the operation
and maintenance of completed capital projects at North Carolina State University, the University
of North Carolina at Chapel Hill, and the North Carolina School of Science and Mathematics:
(1) For each year of the 2025-2027 fiscal biennium, the sum of two million eight
hundred sixty-seven thousand two hundred twenty-two dollars (\$2,867,222)
in recurring funds.
(2) For the 2025-2026 fiscal year, the sum of five hundred sixteen thousand six
hundred sixty-four dollars (\$516,664) in nonrecurring funds.
SEAA MAY REALLOCATE UNENCUMBERED FUNDS FROM PRIVATE
NEED-BASED SCHOLARSHIPS TO PROVIDE FUNDS FOR AWARDS FOR
CHILDREN OF WARTIME VETERANS SCHOLARSHIPS
SECTION 3.8. Notwithstanding G.S. 116-283(c), of the funds appropriated to the
Board of Governors of The University of North Carolina and allocated to the State Education
Assistance Authority for need-based scholarships for students attending private institutions of
higher education in accordance with Article 34 of Chapter 116 of the General Statutes that are
unexpended at the end of the 2024-2025 fiscal year, the Authority may reallocate up to two
million one hundred thousand dollars (\$2,100,000) in nonrecurring funds for the 2025-2026
fiscal year to instead support scholarships for children of wartime veterans under Part 2 of Article
14 of Chapter 143B of the General Statutes awarded for the spring 2025 academic semester and
for the 2025-2026 academic year.
WILSON COMMUNITY COLLEGE BIOLOGICS
SECTION 3.9. There is appropriated from the General Fund to the Community
Colleges System Office the sum of five million dollars (\$5,000,000) in nonrecurring funds for
each year of the 2025-2027 fiscal biennium to provide funds to Wilson Community College to
support the operation of its biologics training center.
TUITION GRANT SCALE-UP FUNDS FOR THE NORTH CAROLINA SCHOOL OF
SCIENCE AND MATHEMATICS AND THE UNIVERSITY OF NORTH
CAROLINA SCHOOL OF THE ARTS
SECTION 3.10. There is appropriated from the General Fund to the Board of
Governors of The University of North Carolina for each year of the 2025-2027 fiscal biennium
the sum of two million eight hundred thousand dollars (\$2,800,000) in recurring funds to support
tuition grants for increased eligible high school graduates of the North Carolina School of Science
and Mathematics and the University of North Carolina School of the Arts under Part 6 of Article
23 of Chapter 116 of the General Statutes.
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49 DPI TO CONTINUE PROVIDING CSRB OPERATING FUNDS

50 **SECTION 3.11.** For the 2025-2027 fiscal biennium, the Department of Public 51 Instruction shall use eighty-two thousand one hundred dollars (\$82,100) per fiscal year of lapsed

General Assembly Of North Carolina Session 2025 1 salary funds to provide dedicated operating funds for the Charter Schools Review Board, 2 including funds for meeting expenses, non-employee travel and subsistence reimbursement, and 3 legal services. Notwithstanding G.S. 143C-6-9, 147-17, and 114-2.3, legal counsel retained by 4 the Review Board and funded pursuant to this section may provide litigation services to the 5 Review Board. 6 7 **RURAL RESIDENCY MEDICAL EDUCATION TRAINING FUND** 8 SECTION 3.12.(a) Part 3 of Article 1 of Chapter 116 of the General Statutes is 9 amended by adding the following new section to read: "§ 116-36.10. Rural Residency Medical Education and Training Fund. 10 11 Fund Established. - There is established the Rural Residency Medical Education and (a) Training Fund (Fund) as a nonreverting special fund to support training and residency programs 12 at medical schools and health affairs programs operated by constituent institutions of The 13 14 University of North Carolina, including the medical schools and health affairs programs at East Carolina University and the University of North Carolina at Chapel Hill. The Fund shall consist 15 16 of funds appropriated by the General Assembly. 17 Administration. - The University of North Carolina System Office shall administer (b) the Fund." 18 19 **SECTION 3.12.(b)** Notwithstanding any provision of S.L. 2023-134 or the 20 Committee Report referenced in Section 43.2 of that act to the contrary, The University of North 21 Carolina System Office shall allocate to the Rural Residency Medical Education and Training 22 Fund established pursuant to G.S. 116-36.10, as enacted by this section, all funds that were 23 appropriated to the Board of Governors pursuant to S.L. 2023-134 for the Rural Residency 24 Medical Education and Training Fund established by the Board of Governors of The University 25 of North Carolina pursuant to that act. 26 **SECTION 3.12.(c)** This section becomes effective June 30, 2025. 27 28 EDUCATION LOTTERY FUND ALLOCATIONS AND ADJUSTMENTS TO 29 **APPROPRIATIONS FROM THE ESCHEAT FUND** 30 **SECTION 3.13.(a)** The allocations made from the Education Lottery Fund for the 31 2025-2027 fiscal biennium are as follows: 32 FY 2025-2026 FY 2026-2027 33 Noninstructional Support Personnel \$385,914,455 \$385,914,455 34 Prekindergarten Program 78,252,110 78,252,110 35 Public School Building Capital Fund 100,000,000 100,000,000 36 Needs-Based Public School Capital Fund 258,252,612 258,252,612 37 Public School Repair & Renovation 50,000,000 50,000,000 38 Scholarship Reserve Fund for Public Colleges 39 and Universities 17,748,769 17,748,769 40 Children of Wartime Veterans Scholarship 11,070,964 11,070,964 41 School Transportation 182,193,702 186,033,702 42 TOTAL ALLOCATION \$1,083,432,612 \$1,087,272,612 43 44 **SECTION 3.13.(b)** The funds appropriated pursuant to G.S. 143C-5-4(b) to the 45 Longleaf Commitment Community College Grant Program (Budget Code 16012) from the Escheat Fund are reduced for each year of the 2025-2027 fiscal biennium by the sum of twelve 46 47 million three hundred seventy-five thousand dollars (\$12,375,000) in recurring funds. The funds 48 appropriated for the program from the General Fund are reduced for each year of the 2025-2027 49 fiscal biennium by one hundred twenty-five thousand dollars (\$125,000).

50 **SECTION 3.13.(c)** The funds appropriated pursuant to G.S. 143C-5-4(b) to the 51 Children of Wartime Veterans Scholarship (Budget Code 16012) from the Escheat Fund are

reduced for each year of the 2025-2027 fiscal biennium by the sum of eleven million seventy 1 2 thousand nine hundred sixty-four dollars (\$11,070,964) in recurring funds. 3 **SECTION 3.13.(d)** There is appropriated from the Escheat Fund to the Need-Based 4 Scholarship for Public Colleges and Universities program (UNC Budget Code 16012) the sum 5 of ninety-six million four hundred forty-five thousand nine hundred sixty-four dollars 6 (\$96,445,964) in recurring funds for each year of the 2025-2027 fiscal biennium. 7 SECTION 3.13.(e) The funds appropriated pursuant to G.S. 143C-5-4(b) to the 8 Need-Based Scholarship for Public Colleges and Universities program (UNC Budget Code 9 16012) are reduced by seventy-three million dollars (\$73,000,000) in recurring funds for each 10 year of the 2025-2027 fiscal biennium. 11 **SECTION 3.13.(f)** The funds appropriated pursuant to G.S. 143C-5-4(b) to the Department of Public Instruction for the State Public School Fund (Budget Code 13510, Budget 12 13 Fund 101180) for school transportation are reduced by the sum of one hundred sixty million eight 14 hundred seven thousand six hundred twelve dollars (\$160,807,612) in recurring funds for the 2025-2026 fiscal year and reduced by the sum of one hundred sixty-four million six hundred 15 16 forty-seven thousand six hundred twelve dollars (\$164,647,612) in recurring funds for the 17 2026-2027 fiscal year. 18 19 CARRYFORWARD UNC ENROLLMENT LOSS MITIGATION FUNDS 20 SECTION 3.14.(a) Section 2A.4 of S.L. 2024-57 reads as rewritten: 21 "SECTION 2A.4. SECTION 2A.4.(a) There is appropriated from the General Fund to the 22 Board of Governors of The University of North Carolina for the 2024-2025 fiscal year the sum 23 of seven million eight hundred thirty-seven thousand six hundred forty-six dollars (\$7,837,646) 24 in nonrecurring funds to be allocated to offset enrollment-related funding losses experienced by 25 certain constituent institutions of The University of North Carolina, as follows: 26 Allocation **Constituent Institution** 27 \$1,364,971 East Carolina University 28 \$1,500,000 University of North Carolina at Asheville 29 \$19,687 University of North Carolina at Greensboro 30 \$3,701,653 University of North Carolina at Pembroke 31 \$1,251,335 Winston-Salem State University "SECTION 2A.4.(b) These funds shall not revert at the end of the 2024-2025 fiscal year but 32 33 shall remain available until the end of the 2025-2026 fiscal year." 34 **SECTION 3.14.(b)** This section becomes effective June 30, 2025. 35 36 PART IV. HEALTH AND HUMAN SERVICES 37 38 **MEDICAID REBASE** 39 **SECTION 4.1.** There is appropriated from the General Fund to the Department of 40 Health and Human Services, Division of Health Benefits, the sum of six hundred forty million dollars (\$640,000,000) in recurring funds and associated receipts for each year of the 2025-2027 41 42 fiscal biennium to be used to adjust Medicaid funding to account for projected changes in 43 enrollment, enrollment mix, service and capitation costs, and federal match rates, as well as the 44 implementation of the Children and Families Specialty Plan in December 2025. 45 **GROSS PREMIUM TAX OFFSET CHANGES** 46 47 SECTION 4.2.(a) Article 8B of Chapter 105 of the General Statutes is amended by 48 adding a new section to read: 49 "§ 105-228.5C. Transfer to Health Advancement Receipts Special Fund. Each fiscal year, the Secretary of Revenue shall transfer at the beginning of each quarter from 50 the State insurance tax net collections received by the Department of Revenue under this Article 51

1	to the State Treasurer for the Health Advancement Receipts Special Fund, the gross premiums		
2	tax offset amount, as defined in G.S. 108A-147.12, and adjusted as provided in this section. If		
3	the gross premiums offset amount under G.S. 108A-147.12 for the applicable quarter is negative,		
4	the amount to be transferred under this section for the applicable quarter shall be zero, and the		
5	negative amount of gross premiums tax offset for the applicable quarter shall be applied to the		
6	amount to be transferred under this section in future quarters until the negative amount has been		
7	fully reconciled. The Office of State Budget and Management shall calculate the amount of the		
8	gross premiums tax offset, as defined in G.S. 108A-147.12, and any adjustments to that amount		
9	required by this section and shall certify the amount for the Secretary of Revenue that is required		
10	to transfer each quarter using data in the North Carolina Financial System."		
11	SECTION 4.2.(b) G.S. 108A-147.11 reads as rewritten:		
12	"§ 108A-147.11. Health advancement reconciliation adjustment component.		
13	(a) The health advancement reconciliation adjustment component is a positive or		
14	negative dollar amount equal to the actual nonfederal expenditures for the quarter that is two		
15	quarters prior to the current quarter minus the sum of the following specified amounts:		
16	(1) The presumptive service cost component calculated under G.S. 108A-147.5		
17	for the quarter that is two quarters prior to the current quarter.		
18	(2) The positive or negative gross premiums tax offset amount calculated under		
19	G.S. 108A-147.12(b).amount transferred during the current quarter by the		
20 21	Department of Revenue to the State Treasurer for the Health Advancement		
21	 (3) <u>Receipts Special Fund under G.S. 105-228.5C.</u> (3) The HASP health advancement component calculated under G.S. 108A-147.6 		
22	for the quarter that is two quarters prior to the current quarter.		
23	"		
25	SECTION 4.2.(c) G.S. 143C-9-10 reads as rewritten:		
25			
26	"§ 143C-9-10. Health Advancement Receipts Special Fund.		
26 27	 "§ 143C-9-10. Health Advancement Receipts Special Fund. (a) Creation. – The Health Advancement Receipts Special Fund is established as a 		
27	(a) Creation The Health Advancement Receipts Special Fund is established as a		
27 28	(a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services.		
27	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human 		
27 28 29	 (a) Creation The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds 		
27 28 29 30	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human 		
27 28 29 30 31	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 		
27 28 29 30 31 32	 (a) Creation The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under 		
27 28 29 30 31 32 33	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated 		
27 28 29 30 31 32 33 34	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to 		
27 28 29 30 31 32 33 34 35 36 37	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. 		
 27 28 29 30 31 32 33 34 35 36 37 38 	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." 		
 27 28 29 30 31 32 33 34 35 36 37 38 39 	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund under G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund under G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund under G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand dollars (\$22,261,000) in recurring funds for each year of the 2025-2027 fiscal biennium. 		
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund under G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand dollars (\$22,261,000) in recurring funds for each year of the 2025-2027 fiscal biennium. 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand dollars (\$22,261,000) in recurring funds for each year of the 2025-2027 fiscal biennium. 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand dollars (\$22,261,000) in recurring funds for each year of the 2025-2027 fiscal biennium. 		
 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand dollars (\$22,261,000) in recurring funds for each year of the 2025-2027 fiscal biennium. TRANSITIONS TO COMMUNITY LIVING INITIATIVE FUNDING SECTION 4.3. There is appropriated from the General Fund to the Department of Health and Human Services, Division of Central Management and Support, the sum of twelve million one hundred ninety-two thousand one hundred twenty-four dollars (\$12,192,124) in 		
27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47	 (a) Creation. – The Health Advancement Receipts Special Fund is established as a nonreverting special fund in the Department of Health and Human Services. (b) Source of Funds. – Each State fiscal quarter, the Department of Health and Human Services shall deposit in the Health Advancement Receipts Special Fund an amount of funds equal to the total nonfederal receipts for health advancement calculated under G.S. 108A-147.3(b) for that quarter, minus the State retention component under G.S. 108A-147.8 for that quarter, and plus the positive or negative gross premiums tax offset amount calculated under G.S. 108A-147.12(b) for that quarter.amount transferred by the Department of Revenue to the State Treasurer for the Health Advancement Receipts Special Fund under G.S. 105-228.5C. (c) Use of Funds. – The Department of Health and Human Services shall use funds in the Health Advancement Receipts Special Fund only for the purposes described in G.S. 108A-147.13." SECTION 4.2.(d) Section 1.6(d) of S.L. 2023-7 expires on June 30, 2025. SECTION 4.2.(e) As a result of the changes in this section, the appropriation to the Department of Health and Human Services, Division of Health Benefits, as provided under G.S. 143C-5-4, is reduced by the sum of twenty-two million two hundred sixty-one thousand dollars (\$22,261,000) in recurring funds for each year of the 2025-2027 fiscal biennium. 		

General Assembly Of North Carolina Session 2025
compliance with the 2012 U.S. Department of Justice Settlement. Funds appropriated by this section shall be allocated and used as follows:
 The sum of eighty-four thousand one hundred twenty-four dollars (\$84,124) in recurring funds shall be used to support one full-time Olmstead Associate Director position within the Division of Central Management and Support. The sum of twelve million one hundred eight thousand dollars (\$12,108,000) in recurring funds shall be used to provide community-based supported
housing, tenancy support, supported employment, and wrap-around community-based mental health services to eligible adults with serious mental illnesses as they transition from institutional to community care settings, and to provide project management support for the Transitions to Community Living Initiative.
MEDICAID MANAGED CARE ADMINISTRATION
SECTION 4.4. There is appropriated from the General Fund to the Department of
Health and Human Services, Division of Health Benefits, the sum of forty-nine million two
hundred thousand dollars (\$49,200,000) in recurring funds and associated receipts and the sum
of thirty-four million four hundred thousand dollars (\$34,400,000) in nonrecurring funds and
associated receipts for each year of the 2025-2027 fiscal biennium to be used for contracts needed
to operate the State's Medicaid managed care program.
DADTNEDSHID AND TECHNOLOCY HUD (DATH NC) ODEDATIONS AND
PARTNERSHIP AND TECHNOLOGY HUB (PATH NC) OPERATIONS AND MAINTENANCE FUNDS
SECTION 4.5. There is appropriated from the General Fund to the Department of
Health and Human Services, Division of Central Management and Support, the sum of one
million eight hundred sixteen thousand eight hundred ninety-four dollars (\$1,816,894) in
recurring funds for each year of the 2025-2027 fiscal biennium. These funds shall be used to fund
statewide operations and maintenance of the new Partnership and Technology Hub (PATH NC)
child welfare information technology system.
ACCOUNTING FOR MEDICAID RECEIVABLES AS NONTAX REVENUE
SECTION 4.6.(a) The Department of Health and Human Services, Division of
Health Benefits (DHB), receivables reserved at the end of the 2025-2026 and 2026-2027 fiscal
years shall, when received, be accounted for as nontax revenue for each of those fiscal years. The
treatment under this section of any revenue derived from federal programs shall be in accordance
with the requirements specified in the Code of Federal Regulations, Title 2, Part 225.
SECTION 4.6.(b) For the 2025-2026 fiscal year, the Department of Health and
Human Services shall deposit from its revenue one hundred seventy-one million four hundred
thousand dollars (\$171,400,000) with the Department of State Treasurer to be accounted for as
nontax revenue. For the 2026-2027 fiscal year, the Department of Health and Human Services
shall deposit from its revenues one hundred nine million dollars (\$109,000,000) with the
Department of State Treasurer to be accounted for as nontax revenue. These deposits shall
represent the return of advanced General Fund appropriations, nonfederal revenue, fund balances, or other resources from State-owned and State-operated hospitals that are used to
provide indigent and nonindigent care services. The return from State-owned and State-operated
hospitals to the Department of Health and Human Services shall be made from nonfederal
resources in the following manner:
(1) The University of North Carolina Hospitals at Chapel Hill shall make the
following deposits:
a. For the 2025-2026 fiscal year, the amount of thirty-one million three
hundred sixty-five thousand three hundred five dollars (\$31,365,305).

	General Assembly Of North Carolina		Session 2025
1 2 3 4 5 6 7	hundred sixty-five (2) All State-owned and State North Carolina Hospitals	thousand three hundred the e-operated hospitals, oth at Chapel Hill, that spe amount equal to the amo	of thirty-one million three five dollars (\$31,365,305). her than the University of cialize in psychiatric care ount of the payments from
8	LME/MCO INTERGOVERNMENTAL T	PANSFERS	
9			naged care organizations
10	(LME/MCOs) shall make intergovernmental	6	6
11	Services, Division of Health Benefits (DH	1	
12	twenty-eight thousand two hundred seventeer		
13	and in an aggregate amount of eighteen mill		
14	dollars (\$18,028,217) for the 2026-2027 f		
15	intergovernmental transfer required by this se		•
16	the intergovernmental transfer that each indiv	idual LME/MCO is requ	ired to make in each fiscal
17	year shall be as follows:		2026 2025
18	Allion on Dahavianal Haalthaan	2025-2026	2026-2027
19 20	Alliance Behavioral Healthcare	\$4,508,857 \$3,544,348	\$4,508,857 \$3,544,348
20 21	Partners Health Management Trillium Health Resources	\$5,544,548 \$6,448,693	\$5,344,548 \$6,448,693
21	Vaya Health	\$3,526,319	\$3,526,319
23	SECTION 4.7.(b) In the event	, ,	
24	realigns with another LME/MCO during the		
25	authority to reallocate the amount of the		
26	LME/MCO is required to make under subsect		
27	change in catchment area and covered popu		
28	transfers received from all LME/MCOs in each	ch year of the fiscal bien	nium is achieved.
29			
30	FUNDING FOR MEDICAID HEALTHY		
31	SECTION 4.8. There is appropr		
32	Health and Human Services, Division of H		-
33 34	(\$30,000,000) in nonrecurring funds and asso used for the continued operations of the Hea		
34 35	counties.	utily Opportunities Phot	s program in current phot
36	countes.		
37	EXTEND PHARMACY REIMBURSEME	NT RATES IN MEDIC	CAID MANAGED CARE
38	SECTION 4.9. Section 9D.19A		
39	S.L. 2022-74, reads as rewritten:		-
40	"SECTION 9D.19A.(a) Notwithstandir	ng G.S. 108D-65(6)b., fo	or the prepaid health plan
41	capitated contracts required under Article	4 of Chapter 108D of	the General Statutes, the
42	reimbursement for the ingredient cost for co		
43	dispensing fee shall be set at one hundr	-	
44	fee-for-service reimbursement methodologi		
45	Medicaid State Plan under Title XIX of the S		
46 47	as filed with, and approved by, the Centers f		
47 48	Average Drug Acquisition Cost (NADAC), w State Plan, plus a professional dispensing fee		
48 49	on behalf of the North Carolina Department		
4) 50	Benefits, will serve as the primary method		
51	pharmacy claims not dispensed utilizing cov		•
	1		1

1 2	drug discount program established under 42 U.S.C. § 256b. All claims utilizing drugs acquired
	through the 340B drug discount program shall be reimbursed in accordance with the
3 4	CMS-approved Medicaid State Plan. "SECTION 9D.19A.(b) This section is effective when it becomes law and expires June 30,
5	2026.2031."
6	2020: <u>2031.</u>
7	USE OF OPIOID SETTLEMENT FUNDS
8	SECTION 4.10.(a) The following definitions apply in this section:
9	(1) Opioid Abatement Fund. – The Fund created by Section 9F.1 of S.L.
10	2021-180, as amended by Section 9F.1 of S.L. 2022-74.
11	(2) Opioid Abatement Reserve. – The Reserve created by Section 9F.1 of S.L.
12	2021-180, as amended by Section 9F.1 of S.L. 2022-74.
13	SECTION 4.10.(b) The funds appropriated pursuant to G.S. 143C-5-4(b) for the
14	2025-2027 fiscal biennium to the Department of Health and Human Services, Division of Mental
15	Health, Developmental Disabilities, and Substance Use Services (DMH/DD/SUS), for Single
16	Stream Funding are reduced by the sum of fourteen million dollars (\$14,000,000) in recurring
17	funds for each year of the 2025-2027 fiscal biennium.
18	SECTION 4.10.(c) Section 9F.2 of S.L. 2022-74 is repealed.
19	SECTION 4.10.(d) The State Controller shall transfer the sum of one million eight
20	hundred fifty thousand dollars (\$1,850,000) in nonrecurring funds for the 2025-2026 fiscal year
21	from funds available in the Opioid Abatement Fund (as a result of the repeal of the Prescription
22	Digital Therapeutics Pilot Program authorized by Section 9F.2 of S.L. 2022-74) to the Opioid
23	Abatement Reserve.
24	SECTION 4.10.(e) The State Controller shall transfer the sum of fourteen million
25	dollars (\$14,000,000) in recurring funds for each year of the 2025-2027 fiscal biennium from
26	funds available in the Opioid Abatement Reserve to the DMH/DD/SUS. The DMH/DD/SUS
27	shall use these funds to offset the reduction in Single Stream Funding authorized by subsection
28	(b) of this section. The funds transferred pursuant to this section are appropriated for the fiscal
29	year in which they are transferred.
30	
31	FUNDS TO PURCHASE OPIOID ANTAGONIST
32	SECTION 4.11. There is appropriated from the General Fund to the Department of
33	Health and Human Services, Division of Mental Health, Developmental Disabilities, and
34	Substance Use Services, the sum of one million dollars (\$1,000,000) in nonrecurring funds for
35	the 2025-2026 fiscal year to purchase 8-milligram intranasal opioid antagonist, to reverse the
36	effects of opioid overdose. For the purpose of this section, "opioid antagonist" has the same
37	meaning as in G.S. 90-12.7.
38	
39	PART V. AGRICULTURE AND NATURAL AND ECONOMIC RESOURCES
40	
41	DEPARTMENT OF NATURAL AND CULTURAL RESOURCES – OPERATING
42	RESERVES
43	SECTION 5.1.(a) Recurring Funding. – There is appropriated from the General
44 45	Fund to the Department of Natural and Cultural Resources (Department) the sum of ten million
45 46	seventy-eight thousand one hundred forty-nine dollars (\$10,078,149) in recurring funds for the
46 47	2025-2026 fiscal year and ten million seventy-eight thousand one hundred forty-nine dollars (\$10,078,140) in requiring funds for the 2026,2027 fixed year, to be allocated as follows:
47 48	(\$10,078,149) in recurring funds for the 2026-2027 fiscal year, to be allocated as follows:
40 49	(1) Four hundred fifty thousand dollars (\$450,000) in each year of the fiscal biennium to Budget Fund 105111 for up to three full-time equivalent (FTE)
49 50	positions and operating costs for the expanded visitor center and grounds at
50	positions and operating costs for the expanded visitor center and grounds at

51 the Fort Fisher State Historic Site.

	General Assemb	oly Of North Carolina	Session 2025
1 2 3 4	(2)	Three hundred eighty-five thousand eight hundred fifte in each year of the fiscal biennium to Budget Fund 1051 positions and operating costs for the newly renovated repair shed at the North Carolina Transportation Museu	11 for up to three FTE d powerhouse and car
5 6 7	(3)	Nine hundred fifty-three thousand six hundred thirty each year of the fiscal biennium to Budget Fund 105 positions and operating costs associated with the renova	dollars (\$953,630) in 141 for up to 12 FTE
8 9 10 11	(4)	the Fort Fisher Aquarium. Five million six hundred forty-one thousand four hun (\$5,641,446) in each year of the fiscal biennium to Bu up to 54 FTE positions and operating costs associate	dget Fund 105140 for
12 13 14 15 16 17 18	(5)	complex at the North Carolina Zoo. Two million six hundred forty-seven thousand two hun (\$2,647,258) in each year of the fiscal biennium to Bu up to 20 FTE positions dispersed among Wilderness Pettigrew and Lake Waccamaw State Parks, Bakers L Salmon Creek State Natural Areas, and for operating co have been expanded through Connect NC bon	dget Fund 105137 for Gateway State Trail, ake, Bob's Creek, and osts for State parks that
19 20 21	Fund to the Dep	appropriations. FION 5.1.(b) Nonrecurring Funding. – There is appropriation artment the sum of six million nine hundred thirty-six t	iated from the General housand nine hundred
22 23 24 25	hundred thousand allocated as follo		-2027 fiscal year, to be
25 26 27 28	(1) (2)	One hundred thousand dollars (\$100,000) in the 202 Budget Fund 105111 for nonrecurring position, open costs associated with the expansion at the Fort Fisher S Four million five hundred thousand dollars (\$4,500,00	rating, and equipment state Historic Site. 00) in each year of the
29 30 31 32	(3)	fiscal biennium to Budget Fund 105141 to replace refisher Aquarium is closed for renovations.One million fifty-six thousand six hundred dollars 2025-2026 fiscal year to Budget Fund 105140 for the second second	(\$1,056,600) in the
33 34 35 36	(4)	operating, and equipment costs associated with the new North Carolina Zoo. One million two hundred eighty thousand three hundred in the 2025 2026 fiscal user to Budget Fund 105137 for	ed dollars (\$1,280,300)
30 37 38 39		in the 2025-2026 fiscal year to Budget Fund 105137 for operating, and equipment costs associated with the ex- through Connect NC bonds or other capital appropriati	pansion of State parks
40 41		NNIAL FEE ADJUSTMENT REQUIREMENTS FION 5.2.(a) G.S. 143B-279.19 reads as rewritten:	
42 43	" § 143B-279.19. (a) Adjus	Quadriennial Biennial adjustment of certain fees and stment for Legislatively Mandated Salaries and Benefits	s. – Beginning July 1,
44 45 46 47 48	pursuant to the s computed by the provided, howev	four two years thereafter, the Department shall adjust the statutes listed in this subsection in accordance with the e Bureau of Labor Statistics (CPI) during the prior two er, that any increase in a fee or rate under this subsection e being provided. If a fee or rate was increased during the	Consumer Price Index bienniums. biennium; on shall not exceed the
49 50 51	enactment of a g	eneral law, the adjustment under this subsection shall refate a constraint of the adjustment for per transaction rates shall be adjusted as a constraint of the adjustment for per transaction rates shall be adjusted as a constraint of the adjustment for the adjustment for per transaction shall be adjusted as a constraint of the adjustment for the adjustm	lect only the change in

	General Assemb	ly Of North Carolina		Session 2025
1	(1)	G.S. 74-54.1.		
2	(2)	G.S. 90A-42.		
3	(3)	G.S. 90A-47.4.		
4	(4)	G.S. 113A-54.2.		
5	(5)	G.S. 113A-119.1.		
6	(6)	G.S. 130A-291.1.		
7	(7)	G.S. 130A-294.1.		
8	(8)	G.S. 130A-295.8.		
9	(9)	G.S. 130A-310.9.		
10	(10)	G.S. 130A-310.39.		
11	(11)	G.S. 130A-310.76.		
12	(12)	G.S. 130A-328(b).		
13	(13)	G.S. 130A-328(c).		
14	(13a)	G.S. 143-215.3(a)(1b).		
15	(14)	G.S. 143-215.3D.		
16	(15)	G.S. 143-215.10G.		
17	(16)	G.S. 143-215.28A		
18	(17)	G.S. 143-215.94C.		
19	(18)	G.S. 143-215.119.		
20	(19)	G.S. 143-215.125A.		
21	(20)	G.S. 143B-279.13.		
22	"			
23	SECT	TION 5.2.(b) This section is eff	fective June 30, 2025.	
24				
25	DEPARTMENT	C OF AGRICULTURE A	AND CONSUMER	SERVICES MEAT
26	INSPECTIO	N OPERATIONAL COSTS		
27	SECT	TION 5.3. There is appropriate	d from the General Fur	d to the Department of
28		Consumer Services the recurring		1
29		ight dollars (\$581,788) for each		
30		ction cost-share program in acco		
31		to cover inspection services at m		_
32			1 2	
33	DEPARTMENT	COF AGRICULTURE ANI	D CONSUMER SER	VICES AVIAN FLU
34	RESPONSE			
35	SECT	TION 5.4. There is appropriate	d from the General Fur	d to the Department of
36		Consumer Services the recurring		-
37		00) for each year of the 2025-202		
38		ons and operating expenses for t		
39	and monitoring o	f avian flu.	•	
40	C			
41	AUTHORIZE	THE ENVIRONMENTAL	MANAGEMENT	COMMISSION TO
42	EMPLOY IN	NDEPENDENT STAFF		
43	SECT	TION 5.5.(a) G.S. 143B-283 real	ads as rewritten:	
44		nvironmental Management C		s; selection; removal;
45	comp	ensation; quorum; services.		
46		, L		
47	(b4) Admi	nistrative Support. All clerical	and other services requ	ired by the Commission
48	. ,	by the Secretary of Environme	1	•
49	<u>Function. –</u>			
50	(1)	The Commission is authoriz	ed and empowered to	employ professional,
51		administrative, technical, and	-	1 1 1

	General Assemb	oly Of North Carolina	Session 2025
1		determine to be necessary in the proper disc	harge of the Commission's duty
2		and responsibility as provided by law. The cl	
3		work of the Commission staff.	•
4	<u>(2)</u>	The salaries and compensation of all such	personnel shall be fixed in the
5		manner provided by law for fixing and regul	
6		by other State agencies.	•
7	<u>(3)</u>	The chair, within allowed budgetary limits	s and as allowed by law, shall
8		authorize and approve travel, subsistence,	and related expenses of such
9		personnel incurred while traveling on officia	business.
10	"		
11	SECT	FION 5.5.(b) There is appropriated from the	General Fund to the Department
12	of Environmenta	l Quality the sum of seven hundred thousand	dollars (\$700,000) in recurring
13	funds for each ye	ear of the 2025-2027 fiscal biennium for up to fi	ve full-time equivalent positions
14	as dedicated staff	f for the Environmental Management Commissi	on, including a deputy secretary,
15	agency general c	ounsel, engineer, environmental program consu	ultant, and administrative officer
16	III.		
17			
18	APA EXEMPT	ION FOR RULES TO MODERNIZE WAS	TEWATER PERMITTING
19		FION 5.6.(a) Section 5.1 of S.L. 2024-44	is amended by adding a new
20	subsection to rea		
21		5.1.(h) Temporary and permanent rules adopte	d pursuant to this section are not
22		50B-21.3(b1) and (b2)."	
23	SECT	FION 5.6.(b) This section is effective retroact	ive to July 8, 2024.
24			
25		NLET MANAGEMENT PLAN AND REPO	
26		FION 5.7.(a) Article 21 of Chapter 143 of the	-
27	•	t 8E, to be entitled "Beach and Inlet Manageme	6
28	-	led. Section 13.9 of S.L. 2000-67 is codified w	
29	(1)	Section 13.9(a) is codified as G.S. 143-215.7	
30	(2)	Sections 13.9(b), 13.9(c), and 13.9(d) are coo	
31	(2)	(c) of G.S. 143-215.73O, to be entitled "Beau	ch and inlet management plan."
32	(3)	Section 13.9(e) is repealed.	2D (- 1
33	(4)	Section 13.9(f) is codified as G.S. 143-215.7	3P, to be entitled Federal funds;
34 25	SEC	matching."	n 142 of the Conoral Statutes of
35		FION 5.7.(b) Part 8E of Article 21 of Chapter	r 143 of the General Statutes, as
36 27	enacted by subse	ction (a) of this section, reads as rewritten:	Dianning
37 38	"8 142 015 72N	"Part 8E. Beach and Inlet Management I	Flammig.
38 39	"§ 143-215.73N.	8	
39 40		Assembly makes the following findings:	ah including some of the most
40 41	(1)	North Carolina has 320 miles of ocean bea	e e
41 42	(2)	pristine and attractive beaches in the country	
42 43	(2)	The balance between economic developme Carolina has made our coast one of the mo	
43 44		Seaboard.	ost desirable along the Atlantic
44 45	(3)	North Carolina's beaches are vital to the State	a's tourism industry
43 46	(3)	North Carolina's beaches belong to all th	•
40 47	(4)	recreational and economic benefits to our res	1
47 48	(5)	Beach erosion can threaten the economic vial	
48 49	(J)	can significantly affect State tax revenues.	sincy of coastal communities and
עד		can significantly affect state tax revenues.	

	General Assemb	ly Of North Carolina	Session 2025
1 2 3	(6)	The Atlantic Seaboard is vulnerable to hurricanes and oth and it is prudent to take precautions such as beach nouris and conserve the State's beaches and reduce property dama	hment that protect
4	(7)	Beach renourishment as an erosion control method provid	
5	(7)	protection, enhances the attractiveness of beaches to touris	
6		for turtles, shorebirds, and plants, and provides additiona	
7		beaches.	
8	(8)	Federal policy previously favored and assisted volunta	ary movement of
9	(0)	structures threatened by erosion, but this assistance is no lo	-
10	(9)	Relocation of structures threatened by erosion is sometimes	-
11		remedy for the property owner and is in the public interest.	
12	(10)	Public parking and public access areas are needed for use by	
13		to enable their enjoyment of North Carolina's beaches.	0 1
14	(11)	Acquisition of high erosion hazard property by local or \$	State agencies can
15		reduce risk to citizens and property, reduce costs to insura	nce policyholders,
16		improve public access to beaches and waterways,	and protect the
17		environment.	
18	(12)	Beach nourishment projects such as those at Wrightsville E	
19		Beach have been very successful and greatly reduced prope	
20		Hurricane Fran.hurricanes and other coastal storms that	have impacted the
21		State's coast.	
22	(13)	Because local beach communities derive the primary	
23		presence of adequate beaches, a program of beach	-
24 25		restoration should not be accomplished without a commitm	nent of local funds
25 26	(1.4)	to combat the problem of beach erosion.	
26	(14)	The With limited exceptions, the State of North Carolina	-
27 28	(15)	and hardening the shoreline to prevent destroying the publi Beach nourishment is encouraged by both the Coastal Reso	
28 29	(15)	and the U.S. Army Corps of Engineers as a method to cont	
29 30	(16)	The Department of Environment and Natural Resource	
31	(10)	Quality has statutory authority to assist local governments	
32		nourishment projects and is the sponsor of several federal r	e
33		that result in dredging beach-quality sand.	iu i iguitori projecto
34	(17)	It is declared to be a necessary governmental responsi	bility to properly
35		manage and protect North Carolina's beaches from erost	• • • •
36		planning is needed to assure a cost-effective and equitable	0
37		management and restoration, and that as part of a compreh	11
38		beach erosion, sound policies are needed to facilitate the ab	-
39		to move threatened structures and to allow public acquisit	-
40		parcels of land for public beach access.	
41	"§ 143-215.730.	Beach and inlet management plan.	
42		epartment of Environment and Natural Resources Environm	-
43	-	luate information on the current conditions and erosion rat	
44		and on storm and erosion hazards for use in developing a Stat	
45		ement and restoration. The Department of Environment and	
46		uality shall make this information available to local gover	mments for use in
47	land-use planning		
48		epartment of Environment and Natural Resources Environm	
49 50		ear beach management and restoration strategy and plan the	hat does all of the
50	following:		

	General Assemb	ly Of North Carolina	Session 2025
1	(1)	Utilizes the data and expertise available in the Divisions of	
2		Coastal Management, and Energy, Mineral, and Land Reso	
3	(2)	Identifies the erosion rate at each beach community and es	stimates the degree
4		of vulnerability to storm and hurricane damage.	
5	(3)	Uses the best available geological and geographical inform	
6		the need for and probable effectiveness of beach nourishm	
7	(4)	Provides for coordination with the U.S. Army Corps of En	-
8		Carolina Department of Transportation, the North Car	
9		Emergency Management, and other State and federal agence	eies concerned with
10		beach management issues.	
11	(5)	Provides a status report on all U.S. Army Corps of Engineer	rs' beach protection
12		projects in the planning, construction, or operational stages	S.
13	(6)	Makes maximum feasible use of suitable sand dredged	d from navigation
14		channels for beach nourishment to avoid the loss of this reso	ource and to reduce
15		equipment mobilization costs.	
16	(7)	Promotes inlet sand bypassing where needed to replicate	the natural flow of
17		sand interrupted by inlets.	
18	(8)	Provides for geological and environmental assessments	to locate suitable
19		materials for beach nourishment.	
20	(9)	Considers the regional context of beach communities to c	letermine the most
21		cost-effective approach to beach nourishment.	
22	(10)	Provides for and requires adequate public beach	access, including
23		handicapped access.	
24	(11)	Recommends priorities for State funding for beach nou	rishment projects,
25		based on the amount of erosion occurring, the potential d	amage to property
26		and to the economy, the benefits for recreation and tourism	n, the adequacy of
27		public access, the availability of local government matching	ng funds, the status
28		of project planning, the adequacy of project	0
29		cost-effectiveness of the project, and the environmental im-	
30	<u>(12)</u>	Includes a four-year cycle of planned maintenance and res	iliency projects for
31		the State's beaches and inlets.	
32	(12)<u>(1</u>		n available federal
33		financial assistance for beach nourishment.	
34	(13)<u>(1</u>		
35		plan shall be as complete as resources and available infor	
36	-	nvironment and Natural Resources Environmental Quality s	-
37	• •	and shall submit the revised plan to the General Assembly n	
38		numbered year. The Department may issue a suppleme	nt to the plan in
39	•	ears if significant new information becomes available.	
40		Federal funds; matching.	
41		hat federal funds become available for planning and developing	
42		e shall match those funds in accordance with the funding g	uidelines set out in
43	G.S. 143-215.71.		
44		TION 5.7.(c) The Department of Environmental Quality	1
45		later than March 1, 2026, on its progress toward updating t	
46		n and meeting the March 1, 2027, deadline set forth in G.S.	
47		ection (b) of this section. The report shall be provided to	
48		sion, the Joint Legislative Oversight Commission on Agric	ulture and Natural
49		esources, and the Fiscal Research Division.	
50	SECT	TION 5.7.(d) There is appropriated from the General Fund	to the Department

51 of Environmental Quality the sum of four hundred thousand dollars (\$400,000) in nonrecurring

funds for the 2025-2026 fiscal year to update the Beach and Inlet Management Plan consistent
with Part 8E of Article 21 of Chapter 143 of General Statutes, as enacted by subsection (a) of
this section.

4 5

ECONOMIC DEVELOPMENT PROJECT FUNDS

6 **SECTION 5.8.(a)** Provided the Economic Investment Committee (EIC) awards a 7 Job Development Investment Grant for a qualifying transformative project for an airplane 8 manufacturer in Guilford County, there is appropriated from the Stabilization and Inflation 9 Reserve established in Section 2.2(q) of S.L. 2022-74 to the Department of Commerce 10 (Department) the sum of one hundred eighteen million one hundred thousand dollars 11 (\$118,100,000) in nonrecurring funds for the 2025-2026 fiscal year and the sum of one hundred thirty-three million nine hundred thousand dollars (\$133,900,000) in nonrecurring funds for the 12 13 2026-2027 fiscal year to be allocated for acquisitions and improvements at the project site as 14 provided in this section. For a term of years the Department, in its discretion, deems appropriate, 15 a recipient to whom funds are allocated under this section that uses the funds, in whole or in part, to acquire or improve land (other than water and sewer improvements) may not (i) sell or 16 17 otherwise encumber the land or improvement (other than utility and access easements and road 18 rights-of-way) or (ii), absent the consent of the EIC, lease the land or improvement; any such 19 lease must require the land or improvement to be used by the business for the purposes set out in 20 the agreement.

21 For purposes of this section, the definitions of G.S. 143B-437.51 apply and a "qualifying transformative project" is a transformative project for which the Department enters 22 23 into a binding contract with the business that requires, over a period of time not to exceed the 24 base period, that the business invests at least four billion five hundred million dollars 25 (\$4,500,000,000) in private funds and creates at least 14,000 eligible positions with an average 26 annual wage of at least eighty-nine thousand four hundred dollars (\$89,400). The contract 27 constitutes a continuing obligation of the State and the business benefitted by the funds allocated 28 for improving the project site. The contract must (i) include all of the performance criteria, 29 remedies, and other safeguards required by the Department to secure the State's benefit derived 30 from improvements to the airport funded by this section and (ii) require the business to repay an 31 appropriate, proportionate amount of costs incurred by the State, or reimbursement paid to the 32 business, for improvement of the airport for any failure by the business to meet and maintain the 33 applicable performance criteria on which the cost incurred or reimbursement paid was based. 34 Provided the requirements of the contract continue to be met, it is the intent of the General 35 Assembly to appropriate additional funds in future acts in the aggregate amount of one hundred 36 ninety-eight million dollars (\$198,000,000) over the next four succeeding fiscal years to support 37 the qualifying transformative project. With respect to funds allocated to the Piedmont Triad 38 Airport Authority (Authority), the Authority may contract for the design and construction using 39 any delivery method it deems appropriate, and the Department shall pay the costs of the design 40 and construction to the Authority or shall reimburse the Authority for the costs of the design and construction from the funds allocated under this subsection. If it deems it appropriate, the 41 42 Authority may authorize, in writing, the business who operates the improvements to contract for 43 the design and construction of the improvements, and the Department or the Authority, if 44 delegated by the Department, shall pay the costs of the design and construction to the business 45 or shall reimburse the business for the costs of the design and construction from the funds 46 allocated under this subsection. For purposes of this subsection, neither the Authority nor the 47 business shall be subject to the provisions of Article 3D of Chapter 143 of the General Statutes 48 or Article 8 of Chapter 143 of the General Statutes.

- 49
- 50 51

The funds appropriated in this section shall be allocated to, and used, as follows:

(1) Fifteen million dollars (\$15,000,000) for each year of the 2025-2027 fiscal biennium to the Piedmont Triad Airport Authority (Authority) for the

	General Assem	oly Of North Carolina	Session 2025
1 2		acquisition of up to 150 acres of land (i) needed International Airport (Airport) and (ii) to be owned by the	
3		project. If funds allocated pursuant to this subdivision	
4		necessary for the purpose of this subdivision, the Departr	•
5 6	(2)	the surplus for purposes authorized in subdivision (2) of t Forty-five million dollars (\$45,000,000) for the 2025-20	
7	(2)	fifty million dollars (\$50,000,000) for the 2026-2027	•
8		Authority for site analysis, engineering, grading, site pre	-
9		and access road and taxiway construction not otherwise	-
10		section that is needed at the Airport for the project. If fund	-
1		to this subdivision exceed the amount necessary for the	
12 13		subdivision, the Department may reallocate the surple authorized in subdivision (1) of this subsection.	is for the purpose
4	(3)	Seven million nine hundred thousand dollars (\$7,900,000)) for the 2025-2026
15	(3)	fiscal year and thirteen million seven hundred thousand do	
16		for the 2026-2027 fiscal year to the Department of	
17		roadwork needed at the airport for the project. Notwith	
18		provision of law, the Department of Transportation is a	
19		Progressive Design Build, Construction Management Ge	
20 21		any other procurement methodology to contract fo improvements for which funds are provided in this subdiv	•
22	(4)	Five million dollars (\$5,000,000) for the 2025-2026 fisca	
23	(+)	Greensboro for water and sewer infrastructure improv	
24		support the project.	
25	(5)	Ten million two hundred thousand dollars (\$10,200,000)) for the 2025-2026
26		fiscal year and two hundred thousand dollars (\$200,000)) for the 2026-2027
27		fiscal year to the Authority for the following:	
28		a. Renovation costs of, and capital improvements to	
29 30		hub to (i) render it suitable for the project and (i Authority.	1) be owned by the
31		b. Offsets for costs required by the Federal Aviation	Administration
32	(6)	Thirty-five million dollars (\$35,000,000) for the 2025-2	
33		fifty-five million dollars (\$55,000,000) for the 2026-202	
34		Authority for the following costs related to construction	on of a facility for
35		manufacturing, research, and development to be owned b	•
36		the project: (i) costs for general conditions, construct	
37 38		construction of the substructure and shell of the facility, bu mechanical systems, (ii) contractor fees, and (iii) fe	-
39		inspections, and related administrative costs.	cs for permitting,
40	SEC	FION 5.8.(b) On September 1 of each year funds appropr	iated for the airport
41		led until all funds have been expended, the Department sha	-
42	of such funds to	the House of Representatives and the Senate committee	e or subcommittee
43	-	ase budget and appropriations, to the Joint Legislative Ecor	-
44 4 5		gagement Oversight Committee, to the Joint Legislativ	
45 46		perations, and to the Fiscal Research Division. The report ecutive summary of the performance of the business; the p	
+0 17		feguards required by the Department for the funds; a descri	
18		ect; the amount that was paid in the prior fiscal year; the pu	
19		; the total amount that has been paid; and any encumbrance	-
50	-	ent on the land, including any lease.	
51			

1	DIVISION OF COMMUNITY REVITALIZATION FUNDING			
2	SECTION 5.9. The funds appropriated pursuant to G.S. 143C-5-4(b) to the Future			
3	Building Reserves which have been transferred to the Department of Commerce, Division of			
4	Community Revitalization, (Budget Code 14600, Budget Fund 104639), are reduced by the sum			
5	of five million dollars (\$5,000,000) in recurring funds for each year of the 2025-2027 fiscal			
6	biennium.			
7				
8	ADDITIONAL 2024 AGRICULTURAL DISASTER CROP LOSS PROGRAM FUNDING			
9	SECTION 5.10.(a) There is appropriated from the Stabilization and Inflation			
10	Reserve the sum of two hundred fifty million dollars (\$250,000,000) in nonrecurring funds for			
11	the 2025-2026 fiscal year, that shall be allocated to the Department of Agriculture and Consumer			
12	Services (Department) for the Agricultural Disaster Crop Loss Program (Program), established			
13	in Section 2D.2(a) of S.L. 2025-2, for verifiable losses from an agricultural disaster in 2024,			
14	excluding Hurricane Helene.			
15	SECTION 5.10.(b) Funds allocated to the Program under this section shall be subject			
16	to all requirements of Section 2D.2 of S.L. 2025-2. The Department shall include these funds in			
17	the reporting requirements set forth in Section 2D.2(i) of S.L. 2025-2. Section 2D.2(h) of S.L.			
18	2025-2 does not apply to these funds.			
19	SECTION 5.10.(c) Funds allocated to the Program under this section that are not			
20	expended or encumbered on the date the Program expires shall revert to the Savings Reserve.			
21				
22	SUNDAY OPENING STATE HISTORIC SITE PILOT PROGRAM			
23	SECTION 5.11.(a) Program Established. – Funds appropriated in this act to the			
24	Department of Natural and Cultural Resources (Department) for the Sunday Opening State			
25 26	Historic Site Pilot Program (Program) shall be used by the Department to open and operate the following State Historia Sites on Sundays during each site's pack season:			
20 27	following State Historic Sites on Sundays during each site's peak season: (1) Bentonville Battlefield.			
27	(1) Bentonvine Batterield.(2) Brunswick Town/Fort Anderson.			
28 29	(3) CSS Neuse.			
30	(4) Charlotte Hawkins Brown Museum.			
31	(5) Fort Fisher.			
32	(6) Governor Charles B. Aycock Birthplace.			
33	(6) Governor charles <i>D</i>. Ayeoek Diraphee.(7) Historic Bath.			
34	(8) Historic Edenton.			
35	(9) Historic Halifax.			
36	(10) North Carolina State Capitol.			
37	(11) Reed Gold Mine.			
38	(12) Roanoke Island Festival Park.			
39	(12) Somerset Place.			
40	(14) Thomas Day State Historic Site.			
41	SECTION 5.11.(b) Notice. – The Department shall publish, update, or provide			
42	notice of the new operating hours pursuant to the Program established in subsection (a) of this			
43	section.			
44	SECTION 5.11.(c) Reports. – The Department shall submit the following reports to			
45	the Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources:			
46	(1) By October 1, 2026, an interim report with (i) actual costs by site during the			
47	2025-2026 fiscal year, (ii) Sunday visitation numbers by site during the			
48	2025-2026 fiscal year, and (iii) preliminary recommendations.			
49	(2) By April 1, 2027, an interim report with any funding recommendations the			
50	Department has for the upcoming biennium.			
51	(3) By October 1, 2027, a final report on the implementation of the Program.			

51 (3) By October 1, 2027, a final report on the implementation of the Program.

	General Assembly Of North Carolina	Session 2025
1 2 3 4 5	SECTION 5.11.(d) There is appropriated from the General Fun of Natural and Cultural Resources the nonrecurring sum of one hundred fourte (\$114,000) in each year of the 2025-2027 fiscal biennium to implement a Opening State Historic Site Pilot Program in accordance with this section.	een thousand dollars
6 7	PART VI. JUSTICE AND PUBLIC SAFETY	
, 8 9	ADDRESS PAC FUND SHORTFALL SECTION 6.1. There is appropriated from the General Fund to	the Administrative
10 11 12 13 14 15	 Office of the Courts, Office of Indigent Defense Services, the following amoninto the Private Assigned Counsel (PAC) Fund and used for the purposes of (1) Four million five hundred thousand dollars (\$4,500,000 beginning in the 2025-2026 fiscal year. (2) Ten million dollars (\$10,000,000) in nonrecurring funds fiscal year and five million dollars (\$5,000,000) in nonrecurring 	ounts to be deposited that Fund:) in recurring funds s for the 2025-2026
16 17	2026-2027 fiscal year.	
18 19 20 21 22 23 24	TIME-LIMITED ECOURTS TECHNOLOGY AND BUSINESS PERS SECTION 6.2. There is appropriated from the General Fund to Office of the Courts, Budget Fund 100051, the sum of six million two h thousand seven hundred ten dollars (\$6,283,710) in nonrecurring funds f 2025-2027 fiscal biennium to be used for time-limited technology and busine related to eCourts implementation.	the Administrative undred eighty-three for each year of the
25	FUNDING FOR VIPER NETWORK OPERATING SHORTFALL	
26 27 28 29	SECTION 6.3. There is appropriated from the General Fund to Patrol, Budget Fund 102690, the sum of two million nine hundred thousand in recurring funds beginning in the 2025-2026 fiscal year to be used to main VIPER network.	dollars (\$2,900,000)
30 31	SCHOOL SAFETY GRANTS	
32 33	SECTION 6.4.(a) Definitions. – For the purposes of this see definitions shall apply:	ction, the following
34 35 36 37	 (1) Community partner. – A public or private entity, includin a nonprofit corporation or a local management en organization (LME/MCO), that partners with a public sc services or pay for the provision of services for the unit. 	ntity/managed care
38 39	(2) School health support personnel. – School psychologists school nurses, and school social workers.	s, school counselors,
40 41 42 43	SECTION 6.4.(b) Program; Purpose. – The Executive Directer Safer Schools shall establish the School Safety Grants Program (Program) fiscal biennium. The purpose of the Program shall be to improve safety in purpoviding grants in each fiscal year of the 2025-2027 fiscal biennium for (i)) for the 2025-2027 ablic school units by
44 45 46	in crisis, (ii) school safety training, (iii) safety equipment in schools, and School Resource Officer Grants Program. SECTION 6.4.(c) Grant Applications. – A public school u	(iv) subsidizing the unit may submit an
47 48 49 50	application to the Executive Director of the Center for Safer Schools for pursuant to this section in each year of the 2025-2027 fiscal biennium. T include an assessment, to be performed in conjunction with a local law enfor the need for improving school safety within the public school unit that would	The application shall orcement agency, of

General Assembly Of North Carolina Session 2025 1 or services. The application shall identify current and ongoing needs and estimated costs 2 associated with those needs. 3 **SECTION 6.4.(d)** Criteria and Guidelines. – The Executive Director of the Center 4 for Safer Schools shall develop criteria and guidelines for the administration and use of the grants 5 pursuant to this section, including any documentation required to be submitted by applicants. In 6 assessing grant applications, the Executive Director shall consider at least all of the following 7 factors: 8 The level of resources available to the public school unit that would receive (1)9 the funding. 10 Whether the public school unit has received other grants for school safety. (2)11 (3)The overall impact on student safety in the public school unit if the identified 12 needs are funded. 13 **SECTION 6.4.(e)** Grants for Students in Crisis. – Of the funds appropriated by this 14 section for the grants provided in this section, the Executive Director of the Center for Safer 15 Schools, in consultation with the Department of Health and Human Services, shall award grants to public school units to contract with community partners to provide or pay for the provision of 16 17 any of the following crisis services: 18 (1)Crisis respite services for parents or guardians of an individual student to 19 prevent more intensive or costly levels of care. 20 (2) Training and expanded services for therapeutic foster care families and licensed child placement agencies that provide services to students who (i) 21 22 need support to manage their health, welfare, and safety and (ii) have any of 23 the following: 24 Cognitive or behavioral problems. a. 25 b. Developmental delays. 26 Aggressive behavior. c. Evidence-based therapy services aligned with targeted training for students 27 (3)28 and their parents or guardians, including any of the following: 29 Parent-child interaction therapy. a. 30 b. Trauma-focused cognitive behavioral therapy. 31 Dialectical behavior therapy. c. 32 Child-parent psychotherapy. d. 33 Any other crisis service, including peer-to-peer mentoring, that is likely to (4) 34 increase school safety. Of the funds appropriated by this act for the grants 35 provided in this section, the Executive Director shall use no more than three 36 hundred fifty thousand dollars (\$350,000) in each fiscal year of the 2025-2027 37 fiscal biennium for the services identified in this subdivision. 38 SECTION 6.4.(f) Grants for Training to Increase School Safety. - Of the funds 39 appropriated by this section for the grants provided in this section, the Executive Director of the 40 Center for Safer Schools, in consultation with the Department of Health and Human Services, 41 shall award grants to public school units to contract with community partners to address school 42 safety by providing training to help students develop healthy responses to trauma and stress. The 43 training shall be targeted and evidence-based and shall include any of the following services: 44 Counseling on Access to Lethal Means (CALM) training for school health (1)45 support personnel, local first responders, and teachers on the topics of suicide 46 prevention and reducing access by students to lethal means. 47 (2)Training for school health support personnel on comprehensive and evidence-based clinical treatments for students and their parents or guardians, 48

- 49 including any of the following:
- 50a.Parent-child interaction therapy.
- 51 b. Trauma-focused cognitive behavioral therapy.

General Assembly Of North CarolinaSession 2025
c. Behavioral therapy.
d. Dialectical behavior therapy.
e. Child-parent psychotherapy.
(3) Training for students and school employees on community resilience models
to improve understanding and responses to trauma and significant stress.
(4) Training for school health support personnel on Modular Approach to
Therapy for Children with Anxiety, Depression, Trauma, or Conduc
problems (MATCH-ADTC), including any of the following components:
a. Trauma-focused cognitive behavioral therapy.
b. Parent and student coping skills.
c. Problem solving.
d. Safety planning.
(5) Any other training, including the training on the facilitation of peer-to-pee
mentoring, that is likely to increase school safety. Of the funds appropriate
by this section for the grants provided in this section, the Executive Directo
shall use no more than three hundred fifty thousand dollars (\$350,000) in each
fiscal year of the 2025-2027 fiscal biennium for the services identified in thi
subdivision.
SECTION 6.4.(g) Grants for Safety Equipment. – Of the funds appropriated by this
section for the grants provided in this section, the Executive Director of the Center for Safe
Schools shall award grants to public school units for (i) the purchase of safety equipment for
school buildings and (ii) training associated with the use of safety equipment purchased pursuan
to this subsection. Notwithstanding G.S. 115C-218.105(b), charter schools may receive grant
for school safety equipment pursuant to this subsection.
SECTION 6.4.(h) Subsidizing School Resource Officer Grants Program If the
Executive Director of the Center for Safer Schools receives applications for grants for school
resource officers under G.S. 143B-1208.20 in excess of the amount of funding appropriated for
school resource officer grants in the 2025-2027 fiscal biennium, the Executive Director may us
the funds appropriated for the grants provided for in this section to cover the unmet need for
school resource officer grants.
SECTION 6.4.(i) Supplement Not Supplant. – Grants provided to public school uni
pursuant to the Program shall be used to supplement and not to supplant State or non-State fund
already provided for these services.
SECTION 6.4.(j) Administrative Costs. – Of the funds appropriated to the Center
for Safer Schools by this section for the grants provided in this section, the Executive Director
of the Center for Safer Schools may retain a total of up to one hundred thousand dollar
(\$100,000) in each fiscal year of the 2025-2027 fiscal biennium for administrative cos
associated with the Program.
SECTION 6.4.(k) Disbursement. – The Executive Director of the Center for Safe
Schools may enter into a memorandum of understanding with the Department of Public
Instruction to disburse grants awarded under this section.
SECTION 6.4.(<i>l</i>) Program Report. – No later than April 1 of each fiscal year i
which funds are awarded pursuant to this section, the Executive Director of the Center for Safe
Schools shall report on the Program to the Joint Legislative Education Oversight Committee, the
Joint Legislative Oversight Committee on Health and Human Services, the Joint Legislative
Oversight Committee on Justice and Public Safety, the Joint Legislative Commission of
Governmental Operations, the Senate Appropriations/Base Budget Committee, the House
Committee on Appropriations, and the Fiscal Research Division. The report shall include at least
the following information:
(1) The identity of each public school unit and community partner that receive

	General Assembly Of North Carolina Session 20)25
1 2	(2) The amount of funding received by each entity identified pursuant subdivision (1) of this subsection.	to
3 4	(3) The services, training, and equipment purchased with grant funds by ear entity that received a grant.	ach
5 6	(4) Recommendations for the implementation of additional effective sch safety measures.	ool
7	SECTION 6.4.(m) Appropriation. – There is appropriated from the General Fund	l to
8	the Center for Safer Schools the sum of thirty-five million dollars (\$35,000,000) in nonrecurr	
9	funds for each fiscal year of the 2025-2027 fiscal biennium to be used for the Program establish	-
10	in this section.	
11		
12	EXTEND REVERSION DATE OF SCHOOL SAFETY FUNDS & MAKE CHANGES	ГО
13	AI SCHOOL SAFETY PILOT PROGRAM	
14	SECTION 6.5.(a) Section 7.36 of S.L. 2023-134, as amended by Sections 3J.12 a	and
15	3J.17(h) of S.L. 2024-57, reads as rewritten:	
16 17	" SECTION 7.36.(h) Artificial Intelligence (AI) Pilot. – Of the funds appropriated to	tha
17	Department of Public Instruction by this act for the grants provided in this section for the 202	
19	2025 fiscal year, the Department shall allocate (i) three million two hundred thousand doll	
20	(\$3,200,000) as a directed grant to New Hanover County Schools and (ii) two million doll	
21	(\$2,000,000) as a directed grant to Davidson County Schools and (ii) the unexpended a	
22	unencumbered portion of three million two hundred thousand dollars (\$3,200,000) previou	
23	directed to New Hanover County Schools as a directed grant to Alamance-Burlington Scho	
24	for an AI School Safety Pilot Program. In conducting the Pilot Program, participating put	
25	school units shall comply with the following:	
26		
27	(2) No later than January 15, 2026, 2028, the participating public school units	
28	coordination with the Center for Safer Schools, shall report to the Jo	oint
29	Legislative Education Oversight Committee the following information:	
30	a. The schools that participated in the Pilot Program.	
31	b. How grant funds were spent.	
32 33	c. The impact the Pilot Program had on school safety outcomes.d. Any noted capabilities of the AI system that could not be accomplish	had
33 34	by more traditional safety measures.	Icu
34 35	e. Any other information the participating public school units or	the
36	Department deem relevant to the report.	the
37	"SECTION 7.36.(h1) AI Pilot Nonrevert. – Notwithstanding any provision of law to	the
38	contrary, the nonrecurring funds appropriated for the directed grants under Section 7.36(h)	
39	this act shall not revert to the General Fund but shall remain available for the purposes for wh	
40	they were appropriated until June 30, 2027.	
41		
42	"SECTION 7.36.(<i>l</i>) Nonrevert. – Notwithstanding any provision of law to the contrary,	the
43	nonrecurring funds appropriated to the Department of Public Instruction in the 2022-2023 fis	
44	year for the 2021-2023 School Safety Grants Program under Section 7.19 of S.L. 2021-180 a	
45	the nonrecurring funds appropriated by this act for the 2023-2025 School Safety Grants Progr	
46	shall not revert to the General Fund but shall remain available for the purposes for which the	ney
47	were appropriated until June 30, 2025. 2027.	
48	"	
49 50	SECTION 6.5.(b) This section becomes effective June 30, 2025.	
50		

2 3

1

ADDITIONAL SUPPORT POSITIONS FOR THE STATE BUREAU OF INVESTIGATION

3 **SECTION 6.6.** There is appropriated from the General Fund to the State Bureau of 4 Investigation (Bureau) the sum of one million four hundred thousand dollars (\$1,400,000) in 5 recurring funds beginning in the 2025-2026 fiscal year to be used to create up to 10 nonsworn 6 administrative positions to support the Bureau.

- 7
- 8

STATE HIGHWAY PATROL SUPPORT POSITIONS

9 **SECTION 6.7.** There is appropriated from the General Fund to the State Highway 10 Patrol the sum of three million dollars (\$3,000,000) in recurring funds beginning in the 11 2025-2026 fiscal year to be used to hire 26 full-time nonsworn administrative positions.

12

PART VII. GENERAL GOVERNMENT 14

15 EMERGENCY TRAINING CENTER OPERATING COSTS

16 **SECTION 7.1.** There is appropriated from the General Fund to the Office of the 17 State Fire Marshal in the Department of Insurance the sum of two million three hundred thousand 18 dollars (\$2,300,000) in recurring funds for each fiscal year of the 2025-2027 fiscal biennium and 19 the sum of one million dollars (\$1,000,000) in nonrecurring funds for the 2026-2027 fiscal year 20 to be used to support the operating costs of the Emergency Training Center located in Stanly 21 County. 22

23 STATE PROPERTY FIRE INSURANCE FUND

SECTION 7.2. There is appropriated from the General Fund to the Office of the State Fire Marshal in the Department of Insurance the sum of thirty million dollars (\$30,000,000) in nonrecurring funds for the 2025-2026 fiscal year for the purpose of covering increased expenditures related to the State's reinsurance policy.

28

29 **IT INFRASTRUCTURE**

30 **SECTION 7.3.** There is appropriated from the Collections Assistance Fee Special 31 Fund (Budget Code: 24704; Budget Fund: 209776) to the Department of Revenue the sum of one 32 million five hundred six thousand nine hundred twenty-eight dollars (\$1,506,928) in 33 nonrecurring funds for the 2025-2026 fiscal year and the sum of two million one hundred four 34 thousand six hundred fifty-eight dollars (\$2,104,658) in nonrecurring funds for the 2026-2027 35 fiscal year to provide funds for contract increases, software, and hardware, to maintain current 36 operations of the Department, and to comply with Internal Revenue Service requirements.

37 38

RETURNS AND PAYMENT PROCESSING

SECTION 7.4. There is appropriated from the Collections Assistance Fee Special Fund (Budget Code: 24704, Budget Fund: 209776) to the Department of Revenue the sum of six million eight hundred thirty-seven thousand seven hundred sixty-three dollars (\$6,837,763) in nonrecurring funds for the 2025-2026 fiscal year and the sum of eight million fifty-nine thousand nine hundred thirty-eight dollars (\$8,059,938) in nonrecurring funds for the 2026-2027 fiscal year to provide funds to make critical software and hardware updates, including covering contract cost increases, and to perform other necessary maintenance to keep the tax system operational.

4647 **ORBIT SYSTEM**

48 **SECTION 7.5.** Notwithstanding any provision of law to the contrary, and in 49 accordance with the provisions of S.L. 2023-93, in order to provide funds for the transition of 50 retirement system data from on-premises servers to cloud-based storage, the Retirement Systems 51 Division of the Department of State Treasurer may increase receipts from the assets of the

	General Assembly Of North Carolina	Session 2025
1 2 3	Retirement Systems, as defined in G.S. 147-69.2(b), or pay costs associated of retirement system data directly from the Retirement Systems' assets. Recosts paid directly from Retirement Systems' assets as authorized by this sect	eceipts increased or ion shall not exceed
4 5	the sum of one million twenty-two thousand dollars (\$1,022,000) in recur million two hundred sixty thousand dollars (\$1,260,000) in nonrecurring func	6
6	fiscal year and the sum of one million twenty-two thousand dollars (\$1,02	
7	funds for the 2026-2027 fiscal year.	,,
8		
9	BANKING SYSTEM UPGRADE	
10	SECTION 7.6. In accordance with the provisions of G.S. 147	-68.1, the Financial
11	Operations Division of the Department of State Treasurer may charge to the	
12	the funds and programs using the banking operations of the Department of	
13	costs of upgrading software for and supporting ongoing maintenance of the St	
14	The costs charged as authorized by this section shall not exceed the sum of t	
15	(\$3,000,000) in recurring funds and four million three hundred thousand dol	lars (\$4,300,000) in
16	nonrecurring funds for the 2025-2026 fiscal year and the sum of the	ree million dollars
17	(\$3,000,000) in recurring funds for the 2026-2027 fiscal year.	
18		
19	DIVISION OF ACCOUNTABILITY, VALUE, AND EFFICIENCY	
20	SECTION 7.7.(a) This section shall be known as "The Division	n of Accountability,
21	Value, and Efficiency (DAVE) Act."	
22	SECTION 7.7.(b) The State Auditor shall establish a Division	•
23	Value, and Efficiency (Division) within the Department of the State Audit	-
24	duties of the Division shall be to effectuate the assessment and recommendation	
25	section, and the State Auditor shall organize and administer the Division in s	
26	State Auditor may deem necessary to conduct the Division's work according $SECTION 7.7$ (c). No latent then Orthographic 1, 2025	-
27	SECTION 7.7.(c) No later than October 1, 2025, every State ag	gency shall report to
28 29	the Division both of the following:(1) An explanation of how the agency, including each divis	ion or office within
29 30	(1) An explanation of how the agency, including each divis that agency, utilizes public monies to execute its powers as	
31	(2) A description of all positions within that agency that have	
32	six months or more as of the effective date of this secti	
33	shall include the original position vacancy dates, the date	1
34	repostings of the positions, and an explanation for the leng	
35	SECTION 7.7.(d) The Division shall assess the continued need for	
36	and the vacant positions within each agency. The assessment shall be based	
37	reports submitted pursuant to this section and any other information the Divis	
38	In gathering and assessing relevant information, the Division may con	
39	Legislative Commission on Governmental Operations. The Division	may also employ
40	individuals to utilize artificial intelligence and other appropriate tools	for the purpose of
41	examining any of the following with respect to State agencies and their budg	gets:
42	(1) Amounts spent, including the entities receiving funds	s and the intended
43	purpose of the amounts spent.	
44	(2) The effectiveness of any amount spent in achieving the i	intended purpose of
45	that spending.	
46	(3) Duplicative spending.	
47	(4) Any other factor demonstrating the fiscal soundness or	effectiveness of the
48	State agency or lack thereof. SECTION 7.7 (a) No later then December 21, 2025, the Division $(2, 2, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3, 3,$	ton abolt and (1
49 50	SECTION 7.7.(e) No later than December 31, 2025, the Divis	-
50 51	results of the assessment conducted pursuant to this section to the Gene Division's report shall include at minimum recommendations on both of the	-
51	Division's report shall include, at minimum, recommendations on both of the	e tonowing.

	General Assembly Of North Carolina	Session 2025
1 2	(1) Any State agencies, or any divisions or offices within a should be dissolved based on the Division's assessment.	State agency, that
3	(2) Any State agency positions that should be eliminated base	ed on the Division's
4	assessment.	
5	SECTION 7.7.(f) The Division, in its discretion, may annually	v require any or all
6	State agencies to submit a report with the information required by this section	
7	information on an annual basis in accordance with this section, and may repo	-
8	assessment to the General Assembly.	CC (* 1 (1
9	SECTION 7.7.(g) Subsections (a) through (g) of this section are	
10 11	become law and expire December 31, 2028, at which time the Division shall SECTION 7.7 (b) There is appropriated from the General Fund	
11	SECTION 7.7.(h) There is appropriated from the General Fund	
12	State Auditor the sum of six million dollars (\$6,000,000) in recurring funds	•
15 14	of the 2025-2027 fiscal biennium to provide funds for up to 45 positions, include the provide funds for up to 45 positions, include the provide funds for up to 45 positions.	cluding salaries and
14 15	benefits, within DAVE.	
15 16	SBE USE HAVA FUNDS	
10 17	SECTION 7.8. The sum of one million two hundred seventy-t	we thousand seven
18	hundred twenty-seven dollars (\$1,272,727) in nonrecurring funds received	
19	Election Security Grants for federal fiscal year 2024 shall be deposited in	
20	established under G.S. 163-82.28 and shall be used for the following purpose	
20	(1) To continue funding for equipment and software for o	
22	technology operations.	initial information
23	(2) To continue funding information technology and regiona	1 support positions
24	including the Information Technology Security and Comp	
25	meraamig die miermatien reemetogy seeurity and comp	inance manager.
26	SBE EXEMPT POSITIONS/FUNDS	
27	SECTION 7.9.(a) There is appropriated from the General Fund	l to the State Board
28	of Elections the sum of one million one hundred ninety-three thousand nine hu	
29	dollars (\$1,193,979) in recurring funds for each fiscal year of the 2025-2027	7 fiscal biennium to
30	provide funds for the following seven new exempt positions, including sal	aries, benefits, and
31	operating costs:	
32	(1) Administrative Officer III.	
33	(2) Agency General Counsel II.	
34	(3) Agency HR Director II.	
35	(4) Assistant General Counsel II.	
36	(5) Internal Auditor.	
37	(6) Legislative Affairs Manager.	
38	(7) Public Information Manager.	
39	SECTION 7.9.(b) G.S. 126-5 reads as rewritten:	
40	"§ 126-5. Employees subject to Chapter; exemptions.	
41		
42	(c14) Notwithstanding any provision of this Chapter to the contrary, ea	
43	agency and agency, the Office of the State Controller Controller, and the Ex	
44	the State Board of Elections has the sole authority to set the salary of its ex	
45	and exempt managerial positions within the minimum rates, and the maxim	-
46 47	percent (10%), established by the State Human Resources Commission unde	n G.S. 126-4(2).
47 48	(d)(1) Exampt Desitions in Cabinat Department Subject to this	Chapton which is
		Chapter, which is
49 50	known as the North Carolina Human Resources Act, the Governor may desi	gnate a total 01 425
50 51	exempt positions throughout the following departments and offices:	
51		

	General Assem	bly Of North CarolinaSession 2025
1	(2)	Exempt Positions in Council of State Departments and Offices and Offices,
2		the Office of the State Controller. Controller, and the State Board of Elections.
3		- The Secretary of State, the Auditor, the Treasurer, the Attorney General, the
4		Superintendent of Public Instruction, the Commissioner of Agriculture, the
5		Commissioner of Insurance, the Labor Commissioner, and the State
6		Controller Controller, and the Executive Director of the State Board of
7		<u>Elections</u> may designate exempt positions. The number of exempt
8		policymaking positions in each department headed by an elected department
9		head listed in this subdivision is limited to 25 exempt policymaking positions
0		or two percent (2%) of the total number of full-time positions in the
1		department, whichever is greater. The number of exempt managerial positions
2		is limited to 25 positions or two percent (2%) of the total number of full-time
3		positions in the department, whichever is greater. The number of exempt
4		policymaking positions designated by the Superintendent of Public Instruction
5		is limited to 70 exempt policymaking positions or two percent (2%) of the
16		total number of full-time positions in the department, whichever is greater.
17		The number of exempt managerial positions designated by the Superintendent
8		of Public Instruction is limited to 70 exempt managerial positions or two
9		percent (2%) of the total number of full-time positions in the department,
20		whichever is greater. The total number of exempt positions, policymaking and
21		managerial, designated by the Office of the State Controller is limited to 10.
22		The total number of exempt positions, policymaking and managerial,
23		designated by the Executive Director of the State Board of Elections is limited
24		to 10, including the following seven positions: Agency Human Relations
25		Director II, Agency General Counsel II, Assistant General Counsel II, Public
26		Information Manager, Legislative Affairs Manager, Internal Auditor, and
27		Administrative Officer III.
28		Administrative officer III.
29 29	 (4)	Vacancies. – In the event of a vacancy in the Office of Governor, the office of
30	(4)	a member of the Council of State, or-the Office of the State Controller,
30 31		<u>Controller</u> , or the Executive Director of the State Board of Elections, the
32		person who succeeds to or is appointed or elected to fill the unexpired term
33		shall make designations in a letter to the Director of the Office of State Human
33 34		Resources, the Speaker of the House of Representatives, and the President of
35 35		• •
35 36		the Senate within 180 days after the oath of office is administered to that
80 87	"	person.
87 38	••••	
	SRE DEDMAN	ENT POSITIONS
.0		
U	SEC	TION 7.10. There is appropriated from the General Fund to the State Board of

40 **SECTION 7.10.** There is appropriated from the General Fund to the State Board of 41 Elections the sum of six hundred ten thousand dollars (\$610,000) in recurring funds to provide 42 funds, including salaries, benefits, and operating costs, for the following three positions that are 43 currently funded as temporary positions: (i) Database Administrator, (ii) Chief Information 44 Security Officer, and (iii) Network Engineer.

4546 SBE LITIGATION FUNDS

47 SECTION 7.11. There is appropriated from the General Fund to the State Board of
48 Elections the sum of one million five hundred thousand dollars (\$1,500,000) in nonrecurring
49 funds for the 2025-2026 fiscal year for future litigation needs. These funds shall not revert on
50 June 30, 2026, but shall remain available until expended.

General A	ssembly Of North Carolina	Session 2025
SBE RET	AIN PRIVATE COUNSEL	
	SECTION 7.12. G.S. 163-25 reads as rewritten:	
"§ 163-25	Authority of State Board to assist in litigation	n.<u>county board litigation;</u> retain
	private counsel for legal services.	
(a)	County Board Litigation The State Board sha	all possess authority to assist any
county boa	rd of elections in any matter in which litigation is a	contemplated or has been initiated,
provided,	he county board of elections in such county petition	ns, by majority resolution, for such
assistance	from the State Board and, provided further, that the	e State Board determines, in its sole
discretion	by majority vote, to assist in any such matter. It	is further stipulated that the State
Board sha	l not be authorized under this provision to enter	into any litigation in assistance to
counties, e	xcept in those instances where the uniform adminis	stration of this Chapter has been, or
would be t	hreatened. Notwithstanding the provisions of G.S.	147-17 and G.S. 114-2.3, the State
Board may	retain private counsel to provide legal assistance in	n execution of its authority to assist
county bo	ards of election under this subsection. The State I	Board shall supervise and manage
counsel er	ployed or retained under this subsection. The State	e Board may use funds available to
the Board	of Elections to employ or retain private counsel un	
(b)	The Attorney General shall provide the State Board	
	writy under this section or, in the Attorney General's	discretion, recommend that private
	employed.	
(c)	If the Attorney General recommends employment	A
	by counsel with the approval of the General Assem	
<u>(d)</u>	State Board Litigation. – Notwithstanding the	
	.3, the State Board may retain private counsel to	
	ervices, to the State Board or the Executive Directo	
-	and course of the Board's or the Director's offic	
	and manage counsel employed or retained under thi	
subsection	available to the Board of Elections to employ or	retain private couriser under tins
subscention	<u>-</u>	
OFFICE	EASE	
OTTICE	SECTION 7.13. There is appropriated from the	General Fund to the Office of the
State Fire	Marshal in the Department of Insurance the sum of	
	g funds for each year of the 2025-2027 fiscal bienni	
	cost of leasing new office space.	ium for the purpose of covering the
11101000000	ost of reasing new office space.	
CLARIFY	POWERS AND DUTIES OF STATE FIRE AN	ND RESCUE COMMISSION
-	SECTION 7.14.(a) G.S. 58-78-5 reads as rewritte	
"§ 58-78-5	. State Fire and Rescue Commission – Powers a	
(a)	The Commission shall have the following powers	
	(18) To conduct administrative hearings in acco	ordance with Article 3A of Chapter
	150B of the General Statutes.	-
	"	
	SECTION 7.14.(b) G.S. 150B-38(a) reads as rew	vritten:
"§ 150B-3	8. Scope; hearing required; notice; venue.	
(a)	The provisions of this Article shall apply to:	
	(5b) The State Fire and Rescue Commission.	
	"	
	SECTION 7.14.(c) This section becomes effective	ve October 1, 2025, and applies to
a dura in i atua	tive hearings commenced on or after that date.	

HOME INSPECTOR LICENSURE BOARD/LICENSING EDUCATION A EXAMINATION FEES SECTION 7.15.(a) G.S. 143-151.49 reads as rewritten: "\$ "\$ 143-151.49. Powers and responsibilities of Board. (b) Education Requirements. – The education program adopted by the Board may dopt rules regarding course content, instructor qualificating approved course offerings, and other criteria for compliance with the education program." SECTION 7.15.(b) G.S. 143-151.57 reads as rewritten: "\$ "\$ 143-151.57. Fees. (a) Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Maximum Fees. Maximum Fee Maplication for home inspector license \$35.00 Home inspector examination, nip person \$0.00 Home inspector examination, online 200.00 Issuarce or renewal of home inspector license \$30.00 Application for course approval 75.00 Course fee, per credit hour per licensee \$0.00 Course fee, per credit hour per licensee \$0.00 Course fee, per credit hour per licensee \$0.00 Course fee, per credit hour per licensee \$0.00 Course fee, per credit hour per licensee \$0.00			
SECTION 7.15.(a) G.S. 143-151.49 reads as rewritten: "\$ 143-151.49. Powers and responsibilities of Board (b) Education Requirements. – The education program adopted by the Board may consist of more than 200 hours of instruction. The instruction may include field train classroom instruction, distance learning, peer review, and any other educational format appro by the Board. <u>The Board may adopt rules regarding course content, instructor qualificatis approved course offerings, and other criteria for compliance with the education program.</u> " SECTION 7.15.(b) G.S. 143-151.57 reads as rewritten: "\$ 143-151.57. Fees. (a) Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fee Application for home inspector license \$35.00 Home inspector examination, online 200.00 Issuance or renewal of home inspector license 160.00 Late renewal of home inspector license 160.00 Late renewal of home inspector license 5.00 Course fee, per credit hour per licensee to cost of printing and mailing" SECTION 7.15.(c) This section becomes effective October 1, 2025. EXEMPT MANUFACTURED HOME MANUFACTURERS AND DEALERS FRG SALESROOM REQUIREMENTS SECTION 7.15. G.S. 20-288 reads as rewritten: "\$ 20-288. Application for license; license requirements; expiration of license; bond (d) To obtain a license as a wholesaler, an applicant who intends to sell or distrib self-propelled vehicles must have an established office in this State, and an applicant who intends to deal in only trailers or semitrailers of more than 2,500 pounds unloaded weight n have a place of business in this State where the records required under this Article are kept. C no obtain a license as a motor vehicle dealer, an applicant who intends to deal self-propelled vehicles must have an established			LICENSING EDUCATION AN
 "\$ 143-151.49. Powers and responsibilities of Board. (b) Education Requirements. – The education program adopted by the Board may consist of more than 200 hours of instruction. The instruction may include field train classroom instruction, distance learning, peer review, and any other educational format approby the Board. <u>The Board may adopt rules regarding course content, instructor qualificativ approved course offerings, and other criteria for compliance with the education program.</u>" SECTION 7.15.(b) G.S. 143-151.57 reads as rewritten: "\$ 143-151.57. Fees. (a) Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering table. Application for home inspector license 200.00 Restance or renewal of home inspector license	EXA		•
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 (b) Education Requirements. – The education program adopted by the Board may consist of more than 200 hours of instruction. The instruction may include field train classroom instruction, distance learning, peer review, and any other educational format approved course offerings, and other criteria for compliance with the education program." SECTION 7.15.(b) G.S. 143-151.57 reads as rewritten: "§ 143-151.57. Fees. (a) Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Maximum Fees. – The Board may adopt fees that do not exceed the amounts set the following table for administering this Article: Item Consequence of the set of the s	-	1.49. Powers and responsibilities of Board	•
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An applicant for a license as a manufacturer, a factory branch, a distributor, a distributor		-	
••	-		
- Dranch, a wholesaler, of a motor vehicle dealer must have a separate license for each establis	-	-	-
			-
office, established salesroom, or other place of business in this State. An application for any these licenses shall include a list of the applicant's places of business in this State.		-	
these licenses shall include a list of the applicant's places of business in this State. <u>This subsection does not apply to manufactured home dealers or manufactured home</u>			
manufacturers, as those terms are defined by G.S. 143-143.9.			
<u>manufacturers, as mose terms are defined by 0.5. 145-145.9.</u> "	<u>inanutact</u> "	areas, as mose terms are defined by 0.5. 145-	<u>17J./.</u>
	••••		

	General As	ssemb	ly Of North Carolina Session 2025
-	CLARIFY	ELE	CTRICAL CODE REQUIREMENTS FOR ENERGIZING BUILDINGS
			TON 7.17. G.S. 143-143.2 reads as rewritten:
			ectric wiring of houses, buildings, and structures.
			lectric wiring of houses or buildings for lighting or for other purposes shall
	• •		quirements of the North Carolina State Building Code Electrical Code and other
			and local laws.
	"	state t	
	EMERGE	NCY	TRAINING CENTER STATE REGISTRATION FEE WAIVER
			TON 7.18.(a) Article 78A of Chapter 58 of the General Statutes is amended by
			tion to read:
	U		mergency Training Center tuition waivers.
			ration Fees The Office of the State Fire Marshal shall charge State
		-	for advanced fire and rescue courses delivered by the Office of the State Fire
			orth Carolina Emergency Training Center. The State registration fee charged
			ition amount set pursuant to G.S. 115D-39 for equivalent community college
	courses.		· _ · _ · _ · _ · _ · _ · _ · _
		Allow	ed Tuition Waivers The Office of the State Fire Marshal may waive State
			for advanced fire and rescue courses delivered by the Office of the State Fire
	-		orth Carolina Emergency Training Center for all of the following individuals,
	entities, and	d men	bers of those entities:
		(1)	Volunteer fire departments located within North Carolina.
		(2)	Municipal, county, or State fire departments located within North Carolina.
		(3)	Emergency medical services or rescue and lifesaving departments located
			within North Carolina.
		(4)	Fire, emergency medical services, or rescue and lifesaving entities serving a
			lake authority that was created by a North Carolina county board of
			commissioners prior to July 1, 2012.
		(5)	The Eastern Band of Cherokee Indians fire, emergency medical services, or
			rescue and lifesaving tribal government departments or programs.
		(6)	Firefighters, emergency medical services personnel, law enforcement
			personnel, and rescue and lifesaving personnel whose duty station is located
			on a military installation within North Carolina.
		(7)	Law enforcement personnel employed by departments located within North
			<u>Carolina.</u>
		(8)	High school students at schools located within North Carolina.
			- The Office of the State Fire Marshal may charge additional fees to cover the
			ks, supplies, and other expenses incurred in the delivery of courses or the
			North Carolina Emergency Training Center.
			al Report. – Annually by February 1 of each year, the Office of the State Fire
			port to the Joint Legislative Education Oversight Committee and the Joint
			sight Committee on General Government on the number and type of waivers
•			to subsection (b) of this section."
			TON 7.18.(b) Funds shall be provided to the Office of the State Fire Marshal
	• • •		n the number of full-time equivalent (FTE) students enrolled in advanced fire
			es delivered by OSFM at the North Carolina Emergency Training Center for
		-	stration fees are waived in accordance with G.S. 58-78A-18(b). OSFM shall
			rollment in the same manner as community colleges. Funds provided pursuant
			shall be (i) based on the equivalent tier-value for community college instruction
	. ,		ne manner as funds are provided to community colleges based on the number
	of FTE stu	idents	enrolled in courses for which tuition and registration fees are waived in

1 2 3	accordance with G.S. 115D-5(b). OSFM shall not be considered a community college, as that term is defined in G.S. 115D-2(2), or subject to the requirements imposed on community colleges by Chapter 115D of the General Statutes.
4 5	SECTION 7.18.(c) This section becomes effective September 1, 2025.
6 7	BUDGET AND HUMAN RESOURCES POSITIONS SECTION 7.19. There is appropriated from the General Fund to the Office of the
8 9	State Fire Marshal in the Department of Insurance the sum of three hundred thousand dollars (\$300,000) in recurring funds for each fiscal year of the 2025-2027 fiscal biennium to provide
10 11	funds for three administrative positions, including salaries and benefits, to support the Office of the State Fire Marshal's budgetary and human resources needs.
12 13	DIRECT OSBM TO GIVE OSFM SEPARATE BUDGET CODE
14 15	SECTION 7.20. The Office of State Budget and Management shall establish a new budget code for the Office of the State Fire Marshal (OSFM) and create new budget funds for
16 17	each division of the OSFM.
18	GROW NC
19	SECTION 7.22. The funds appropriated pursuant to G.S. 143C-5-4(b) to the Future
20	Building Reserves which have been transferred to GROW NC (Budget Code 13000, Budget Fund
21	100201) are reduced for each fiscal year of the 2025-2027 fiscal biennium by the sum of five
22	million dollars (\$5,000,000) in recurring funds.
23	
24	AMERICA'S SEMIQUINCENTENNIAL COMMITTEE
25 26	SECTION 7.23.(a) Section 14.10 of S.L. 2023-134 reads as rewritten: "SECTION 14.10.(a) There is created the America's Semiquincentennial Committee (the
27 28	Committee). "SECTION 14.10.(b) Membership. – The Committee shall be composed of seven-nine
29	members, as follows:
30	(1) <u>Three Four members appointed by the President Pro Tempore of the Senate,</u>
31	one two of whom shall be a member members of the Senate and the remainder
32	of whom shall be members of the public.
33	(2) <u>Three Four</u> members appointed by the Speaker of the House of
34	Representatives, one two of whom shall be a member members of the House
35	of Representatives and the remainder of whom shall be members of the public.
36	(3) One member jointly appointed by the President Pro Tempore of the Senate
37	and the Speaker of the House of Representatives who shall be a noted historian
38 39	with expertise regarding the American Revolution.
40	"SECTION 14.10.(c) Terms; Chairs; Vacancies; Quorum. – Members appointed shall serve until the Committee terminates. The Committee shall have two cochairs which shall be the
40 41	legislative member designated by the President Pro Tempore of the Senate and the legislative
42	member designated by the President Pro Pempore of the Senate and the legislative member designated by the Speaker of the House of Representatives. The Committee shall meet
43	upon the call of the cochairs. Vacancies shall be filled by the appointing authority. A quorum of
44	the Committee shall be a majority of the members.
45	"SECTION 14.10.(d) Duties. – The Committee shall (i) study means for the State to
46	celebrate the two hundred fiftieth anniversary of the founding of our nation and (ii) report the
47	means and anticipated costs of the celebratory events to the General Assembly. The Committee
48	shall do the following:
49	(1) Establish a website, social media, and distribution list to provide:
50	a. <u>Visual, auditory, or written informational resources about the history</u>
51	of the semiquincentennial and North Carolina's role in the founding of

General Asse	nbly Of North Carolina	Session 2025
	the United States, inc	luding materials that can be used in educational
	settings.	
	<u>b.</u> <u>A clearinghouse c</u>	f activities to recognize, celebrate, and
		niquincentennial occurring at the State and local
	<u>level.</u> Suggestions of how a	itizens of the State can recognize, celebrate, and
	<u>c.</u> <u>Suggestions of how c</u> <u>commemorate the ser</u>	-
<u>(2)</u>		Symphony and other symphonies and choral
<u> </u>		North Carolina Center for Public Media, and
	interested nonprofits through	out the State on historically relevant information
	to assist in the development of	f programming with semiquincentennial themes.
<u>(3)</u>	Facilitate connections bet	ween State agencies, local governments,
	semiquincentennial committe	es at the federal, State, or local level, educational
	institutions, nonprofits, his	torical, cultural, and business entities, and
	hereditary organizations for t	he purpose of coordinating events and activities
	that recognize, celebrate, and	commemorate the semiquincentennial.
<u>(4)</u>		ndividuals with expertise on events related to the
		an serve as resources and speakers for
		cluding members of the Committee.
<u>(5)</u>	• •	e, and publicize any other means of recognition,
		oration of the semiquincentennial that the
	Committee deems appropriat	
		ninistration. – Members of the Committee shall
		rates set forth in G.S. 120-3.1, 138-5, or 138-6,
	•	or consultants or hire employees in accordance
	-	Commission, through the Legislative Services
	•	he Committee in its work. Upon the direction of
-		tors of Legislative Assistants of the Senate and
		erical staff to the Committee. The expenses for
	ees shall be borne by the Comm	
		. – The Committee shall make an interim report
		Assembly and a final report to the 2026 Regular or than January 14, 2026. The Committee shall
	5	
	ving reports to the General Asser	eviously submitted reports, the Committee shall
<u>(1)</u>		Regular Session of the 2025 General Assembly
<u>(1)</u>		iquincentennial recognitions, celebrations, and
		occurred and their outcomes and planned
	-	nd commemorations of the semiquincentennial
	for the remainder of 2026.	the commentations of the semiquincentenmu
(2)		gular Session of the 2027 General Assembly no
<u>1</u>		27, on the outcome of the semiquincentennial
		d commemorations and their impact on the civic
	engagement of North Carolin	
The Comr	ittee shall terminate on Decembe	
	14.10.(g) This section is effect	
	CTION 7.23.(b) This section is	
THE NORTH	CAROLINA MILITARY AFI	
	CAROLINA MILITARY AFI	

nonrecurring funds for the 2025-2026 fiscal year to be used to support the operations of the 1 2 Commission. 3 4 **RENOVATE FAYETTEVILLE STATE VETERANS HOME** 5 **SECTION 7.25.(a)** Notwithstanding any other provision of law, there is 6 appropriated from the cash balance of the North Carolina Veterans Home Trust Fund, Budget 7 Code 63050, to the Department of Military and Veterans Affairs, the sum of forty-two million 8 dollars (\$42,000,000) in nonrecurring funds for the 2025-2026 fiscal year to renovate and repair 9 the Fayetteville State Veterans Home. 10 **SECTION 7.25.(b)** Section 40.5(c) of S.L. 2021-180 is repealed. 11 12 PART VIII. INFORMATION TECHNOLOGY 13 14 CHANGES TO THE BROADBAND POLE REPLACEMENT PROGRAM 15 SECTION 8.1.(a) Section 38.10 of S.L. 2021-180, as amended by Section 16.4 of 16 S.L. 2022-6, reads as rewritten: 17 "... 18 "SECTION 38.10.(g) A pole owner shall promptly review a request for access, perform 19 surveys, provide estimates and final invoices, and complete, or require the completion by other 20 attaching entities of, any make-ready work necessary for purposes of offering broadband service 21 in an unserved area. A pole owner shall provide a good-faith estimate for any make-ready costs 22 to the communications service provider within 60 days after receipt of a complete application for 23 access. If requested by the communications service provider, the pole owner shall provide 24 accompanying documentation indicating the basis of all estimated fees or other charges, 25 including, but not limited to, administrative costs, that form the basis of its estimate. A good-faith 26 estimate shall remain valid for 14 days. To accept a good-faith estimate, a communications 27 service provider must provide the pole owner with written acceptance and payment of the 28 good-faith estimate. Make-ready work shall be conditioned upon payment of the good-faith 29 estimate and shall be completed within a reasonable time frame mutually agreed to by the 30 communications service provider and the pole owner. A pole owner may treat multiple requests 31 from a single communications service provider as one application for access when the requests 32 are filed within 90 days of one another. A pole owner may deviate from the time limits specified 33 in this subsection during performance of make-ready work for good and sufficient cause that 34 renders it infeasible to complete make-ready work within the time limits specified in this 35 subsection. Any deviation from the time limits specified in this subsection shall extend for a 36 period no longer than necessary. A communications service provider shall promptly be notified, 37 in writing, of the reason for a deviation and the new completion date estimate. A communications 38 service provider shall provide notice, in writing, to the pole owner no later than 14 days after 39 attaching equipment to a pole in an unserved area. This subsection shall not apply to poles owned 40 by a utility. 41 "SECTION 38.10.(h) A party subject to a dispute arising under subsection (g) of this section 42 may invoke the dispute procedures authorized in G.S. 62-350 in the same manner as a party 43 seeking resolution of a dispute under G.S. 62-350(c), and the Utilities Commission shall issue a 44 final order resolving the dispute within 120 days of the date the proceedings were initiated; 45 provided, however, the Commission may extend the time for issuance of a final order for good 46 cause and with the agreement of all parties. In such a dispute, the Commission shall apply the 47 provisions of this section notwithstanding any contrary provisions of any existing agreement. 48 This subsection shall not apply to poles owned by a utility.

"SECTION 38.10.(i) No later than 60 days after the date funds are appropriated to the
 Program special fund, and on a quarterly basis thereafter, the Department shall maintain and
 publish on its website all of the following:

Ger	neral Assemb	oly Of North Carolina	Session 2025
	(1)	The number of applications for reimbursement received	l, processed, and
		rejected, including the reasons applications were rejected.	
	(2)	The amount of each reimbursement, the total number of rei	mbursements, and
	~ /	the status of any pending reimbursements.	,
	(3)	The estimated remaining balance in the Program special fur	nd.
	• •	38.10.(j) The following definitions apply in this section:	
	(4)	Eligible pole replacement cost The actual and reasona	ble costs paid or
		incurred by a party after June 1, 2021, to (i) remove an	-
		including the amount of any expenditures to remove ar	
		existing pole, purchase and install a replacement pole,	-
		existing facilities to the new pole. pole or (ii) place facilities	•
		conduit, and related equipment, underground to better p	_
		infrastructure from natural disaster. The term includes cost	
		by the party responsible for the costs of a pole replacemen	-
		party that performs the pole replacement. The term does not	
		the party incurs initially that have been reimbursed to the	
		party ultimately responsible for the costs.	1 5 5
	(5)	Pole. – Any pole used, wholly or partly, for any wire co	ommunications or
		electric distribution, irrespective of who owns or opera	
		including poles owned by a utility.	
	(6)	Pole owner. – A city or cooperatively organized entity that	owns utility poles.
	(7)	Qualified project. – A project undertaken by a commu	
	(*)	provider that is not affiliated with a pole owner seeking to	
		natural disaster or other force majeure event, restore	-
		permanently, qualifying internet access service on a retail ba	
		households, businesses, agricultural operations, or commu	
		in an unserved area.	
	(9)	Unserved area. – An area in which, according to the most re	ecent map of fixed
	(2)	broadband internet access service made available	
		Communications Commission, fixed, terrestrial broadband	•
		of at least 25 megabits per second download and at least 3 m	-
		upload is unavailable at the time the communications	• •
		requests access. An unserved area also includes an area th	
		served but has become unserved due to damage or destru	-
		disaster. A pole or underground installation shall be presum	
		an unserved area if the pole is located in an area that is the s	
		or State grant to deploy broadband service, the conditions	0
		availability of a grant to unserved areas.areas or, in the cas	
		destroyed facility, was in such an area when the facili	-
		constructed.	ty was originarry
	(10)	<u>Utility. – As defined by 47 U.S.C. § 224.</u>	
	"	<u>Ounty: 713 defined by 47 0.5.0. § 224.</u>	
		FION 8.1.(b) This section is effective when it becomes law. F	Funds encumbered
or		irred as of June 1, 2021, prior to the effective date of this se	
	ible for reimb	-	
8			
BE.	AD DEPLOY	MENT CHANGES	
		TION 8.2. Section 10.2 of S.L. 2024-55 reads as rewritten:	
		10.2 (a) Definitions As used in this section, the following	1 (* '.' 1

50 SECTION 8.2. Section 10.2 of S.L. 2024-55 reads as rewritten:
 51 "SECTION 10.2.(a) Definitions. – As used in this section, the following definitions apply:

General A	ssemb	oly Of 1	North Carolina	Session 2025
	(1) (2)	Broad mass- transi endpo	D. – Broadband Equity, Access, and Deployment dband service. – For the purposes of this section, market retail service by wire or radio that pro- mit data to and receive data from all or sub bints, including any capabilities that are inciden- tion of the communications service, but excluding ce.	a terrestrially deployed vides the capability to ostantially all internet ntal to and enable the
8	•••			
	(8)		mely high cost per location threshold. A BI	• 1
)			on above which the Office may decline to select	
			ative technology meeting the BEAD Program's	-
			cessitated by the fact that selection of an eligible	
}		-	sion service via end-to-end fiber-optic facilit	
l j			ises would be cost prohibitive. The Office will d alculating this threshold in a manner that maxi	
))			able technology while ensuring that the program c	
7			rioritization requirements. The Office will post	
8		-	c comment before implementation. The Office	
)			mined that it does not have sufficient fur	
)			st-scoring application in the initial round describe	
		-	stremely high cost per location threshold in the in	
2				
3	(14)	Low-	cost broadband service option. A broadbar	nd service offered to
Ļ		low-i	ncome households that meets the eligibility requi	rements for the federal
5		Affor	dable Connectivity Program, or similar replace	ement program, in the
Ď		proje	ct area for at least the length of time defined by f	ederal requirements. A
1			cost broadband service option must be made ava	
8			wing elements: As defined in the IIJA as ame	ended any subsequent
		guida	nce issued by NTIA.	
)		a.	Provide typical download speeds of at least	100 Mbps and typical
-			upload speeds of at least 20 Mbps.	.1 . 100
		b.	Provide typical latency measurements of	no more than 100
			milliseconds.	uch anona and ha ambiant
		c.	Not be subject to nongovernmental imposed sur	
			only to the same acceptable use policies to w other broadband internet access service pl	
			subscribers by the participating subgrantee mus	
		d.	Shall be offered at a price that does not exceed	
		u.	in the FCC's 2024 Urban Rate Survey data	
)			Service for a service offering in North Car	
			download speed of 100 Mbps, upload speed	
			unlimited capacity allowance. The price ma	v be adjusted by the
			subgrantee based on the Consumer Price Inc	
Ļ			United States Bureau of Labor Statistics, beginr	
			in the first new calendar year after the date of en	actment of this section.
		e.	In the event the provider later increases the	speeds of one of its
			low cost plans, it will permit eligible subscrib	
			to that plan to upgrade to those new speed	
)			commensurate change in cost.	
)				

	General Assemb	ly Of North Carolina	Session 2025
1 2 3	(20)	Reliable broadband service. <u>Terrestrial based broad</u> ninety five percent (95%) of latency measurements d folling at or balow 100 milliseconds round trip time and	uring testing windows
3 4		falling at or below 100 milliseconds round-trip time and	· · ·
4 5		to ensure that network outages should not exceed, on a any 365-day period except in the case of natural di	-
6		majeure occurrences. Locations served exclusively	
7		fixed wireless services utilizing entirely licensed spect	-
8		licensed and unlicensed spectrum, or a technology not	
9		for purposes of its Broadband DATA Maps do not	
10		"reliable broadband service" and will be considere	
11		purposes of determining eligible locations. As defined i	in the IIJA as amended
12		by any subsequent guidance issued by NTIA.	
13	(21)	Secretary The Secretary of Information Technology.	
14	(22)	Subgrantee An eligible recipient who receives BEA	D funds for an eligible
15		project.	
16	(23)	Underserved. – A BSL that has access to reliable broa	
17		or greater than 25 Mbps download and 3 Mbps upload	
18		download and 20 Mbps upload. Unless otherwise	
19		Department based on competent findings of fact, loc	
20		Broadband DATA Maps show to have available qualify	
21		delivered via (i) DSL or (ii) terrestrial fixed wireless ser	
22 23		licensed spectrum, or using a hybrid of licensed and	
23 24		shall be considered "underserved" for the purpose o	
24 25		locations. As defined in the IIJA as amended by any issued by NTIA.	subsequent guidance
23 26	(24)	Unserved. – A BSL that does not have access to relia	hle broadband service
20 27	(21)	with transmission speeds of at least 25 Mbps downloa	
28		upload. As defined in the IIJA as amended by any subse	-
29		by NTIA.	<u>1 6</u>
30			
31	"SECTION	10.2.(j) Competitive Subgrantee Selection Process.	. – The Office shall
32	implement a com	petitive subgrantee selection process that conforms with	published regulations
33	-	der the BEAD Program under the IIJA. Applications rece	
34	1	rity status for the awarding of subgrants pursuant to this	
35	•	r applications receiving the same score, the Office sha	e 1 i
36		osing to serve the highest number of new unserved and	
37		Il be scored on an objective 100-point scale that is j	
38		plications for subgrants. The Office shall determine whet	-
39 40	- ·	o perform multiple projects and shall not be required to a	
40 41	to a prequantied	subgrantee that has failed to demonstrate its ability to pe	riorin.
41	••••		
43	PARTIX SAL	ARIES AND BENEFITS	
44			
45	APPROPRIATI	ONS TO SUPPORT EMPLOYEE BENEFITS	
46		TION 9.1.(a) There is appropriated from the General	Fund the sum of one
47		even million five hundred sixty-three thousand one hund	
48	•	n recurring funds for the 2025-2026 fiscal year for the	•
49		s under this Part to be allocated as follows:	
50	_ •		
51	Entity	2025-2026	

1		Recurring
2	Community College	
3	System Office	\$14,764,787
4	Department of Public	
5	Instruction	\$115,396,268
6	The University of	
7	North Carolina	\$29,004,662
8	DHHS – Aging	\$29,565
9	DHHS – Central Management	
10	and Support	\$579,908
11	DHHS – Child and Family	
12	Well-Being	\$210,995
13	DHHS – Child Development	
14	and Early Education	\$20,753
15	DHHS – Emp. & Indp. For People	
16	With Disabilities	\$183,191
17	DHHS – Health Benefits	\$179,279
18	DHHS – Health Service	
19	Regulation	\$217,526
20	DHHS – Mental Health/Dev. Disabl./	
21	Substance Use Services	\$3,058,301
22	DHHS – Public Health	\$328,668
23	DHHS – Services for the Blind/Deaf/	
24	Hard of Hearing	\$40,656
25	DHHS – Social Services	\$133,842
26	Dept. of Agriculture and	
27	Consumer Services	\$1,040,071
28	Dept. of Commerce	\$100,151
29	Dept. of Env. Quality	\$467,885
30	Dept. of Labor	\$192,841
31	Dept. of Natural and	
32	Cultural Resources	\$1,417,897
33	Wildlife Resources Comm.	\$127,659
34	Administrative Office	
35	of the Courts	\$7,190,260
36	Indigent Defense Services	\$804,451
37	Department of Adult Correction	\$14,023,748
38	Department of Justice	\$487,366
39	Dept. of Public Safety	\$3,739,834
40	State Bureau of Investigation	\$386,113
41	Dept. of Administration	\$280,982
42	Office of Admin. Hearings	\$51,890
43	Auditor	\$120,639
44	Office of Budget and	
45	Management	\$69,769
46	Controller	\$187,916
47	Board of Elections	\$58,423
48	General Assembly	\$668,256
49	Office of the Governor	\$43,365
50	Office of State Human Resources	\$62,816
51	Industrial Commission	\$88,658

	General Assem	bly Of North Carolina	a Session 2025
1	Dept. of Insuran	ce	\$305,601
2	Office of State F	Fire Marshal	\$70,864
3	Office of the Lt.	Governor	\$9,462
4	Dept. of Military	and Veteran	
5	Affairs		\$65,673
6	Department of R	levenue	\$705,590
7	Secretary of Stat	e	\$139,199
8	Treasurer – Othe	er Retirement Plans/	
9	Benefit Requir	rements	\$350,000
10	Dept. of Informa		
11	Technology		\$157,353
12	SEC	TION 9.1.(b) There is	appropriated from the Highway Fund to the Department
13			ted providing for employee benefits in accordance with
14			r hundred seventy-seven thousand twenty-seven dollars
15		0	2025-2026 fiscal year.
16			nds, as defined in G.S. 143C-1-1(d)(25), are appropriated
17			iennium, as agency receipts up to the amounts needed to
18	•		or each year of the 2025-2027 fiscal biennium.
19	1 1		5
20	TRANSFERS 7	TO SUPPORT THE P	PROVISIONS OF THIS PART
21			transferred from the Insurance Regulatory Fund in the
22			Fund the sum of three hundred ninety-four thousand two
23	-		n recurring funds for the 2025-2026 fiscal year.
24		(1-1-,,	8
25	AUTHORIZAT	TIONS RELATED TO	COMPENSATION OF STATE EMPLOYEES AND
26		CHOOL PERSONNE	
27			tanding subdivisions (5) and (6) of G.S. 143C-5-4(b),
28			t authority that begins July 1, 2025, all of the following
29	apply:	0 0	
30	(1)	State employees sul	bject to G.S. 7A-102(c), 7A-171.1, 143B-1714, or any
31		1.	y schedule, are authorized to move up on salary schedules
32			le automatic step increases.
33	(2)		including those exempt from the classification and
34		1 0	established by the State Human Resources Commission,
35		1	eive automatic step increases, annual, performance, merit,
36			pplicable increments.
37	(3)		7, and 39.18 of S.L. 2023-134, and Section 39.15 of S.L.
38	(-)		ed by Section 8.2 of S.L. 2024-1, shall remain in effect,
39			limitation to the 2023-2025 fiscal biennium.
40	(4)		byees paid on the teacher salary schedule, the principal
41			any other salary schedule established by State law are
42		•	up or down on applicable salary schedules and receive
43		applicable automatic	
44	(5)		brized for teachers and principals pursuant to the
45	(\mathbf{J})		ction 7A.3 of S.L. 2023-134 and Section 1.3 of S.L.
+5 46			nding any limitation to the 2023-2025 fiscal biennium.
40 47	(6)		for teacher compensation are authorized pursuant to the
+7 48	(0)		tion 7A.4 of S.L. 2023-134, as amended by Section 1.7B
+o 49		1	otwithstanding any limitation to the 2023-2025 fiscal
+9 50		biennium.	orwanistanding any minitation to the 2023-2023 fiscal
50 51			
11			

Genera	al Assem	bly Of North Carolina	Session 2025
ALLO	W IMPI	EMENTATION OF SALARY ADJUSTMENTS	
		TION 9.4. Notwithstanding G.S. 143C-5-4(b)(5) a State agency may
implem		y adjustments during the period of continuing budge	
		its authorized recurring personal services appropriat	
	ments are		
require	(1)	Total personal services expenditures do not exce	ed the agency's authorized
		personal services appropriation for the most recent	t completed fiscal year.
	(2)	Any salary increases are funded through position v or reallocation within the personal services budget	
	(3)	The salary increases do not include scheduled	
	(3)	experience-based salary schedules.	surry moreuses bused on
USE O	F FUND	S APPROPRIATED FOR EMPLOYEE BENEFI	TS
		TION 9.5.(a) The Office of State Budget and Manag	
approp		hade by this act for employee benefits are used only f	
11 1		TION 9.5.(b) If the Director of the Budget determine	1 I
to a Sta		y for employee benefits exceed the amount require	
purpose	es, the I	Director may reallocate those funds to other Sta	te agencies that received
insuffic	cient fund	s for employee benefits.	
	SEC	TION 9.5.(c) Funds appropriated for employee be	nefit increases may not be
		e budgeted salaries of vacant positions, to provide sa	
		y the General Assembly, or to increase the budgeted	salary of filled positions to
the min		the position's respective salary range.	
		TION 9.5.(d) Any funds appropriated for employe	
amount		d to provide for employee benefits shall be credited t	
		TION 9.5.(e) No later than May 1, 2026, the O	
0		all report to the Fiscal Research Division on the	1
		ts under this Part. This report shall include at least the	e following information for
each St	ate agenc		
	(1)	The total amount of funds that the agency rec	ceived under this Part for
	(2)	employee benefits.	
	(2)	The total amount of funds transferred from the age	• •
		pursuant to subsection (b) of this section. This	_
	(2)	identify the amounts transferred to each recipient S	
	(3)	The total amount of funds used by the agency for of The amount of funds credited to the Pay Plan Page	1 0
	(4)	The amount of funds credited to the Pay Plan Rese	51 vC.
SAT AI	DV_DFI	ATED CONTRIBUTIONS	
SALAI		TION 9.6.(a) Effective for the 2025-2027 fiscal bio	annium required employer
salarv_1		ontributions for employees whose salaries are paid	
-		ency receipts shall be paid from the same source as the	-
		ployee's salary is paid in part from the General Fun	1 1
•		tment, office, institution, or agency receipts, require	
-	-	ay be paid from the General Fund or Highway Fun	1 0 0
		rt paid from the General Fund or Highway Fund in	•
		he remainder of the employer's requirements shall be	
		ainder of the employee's salary. The requirements of	
		applicable to payments on behalf of the employee for	
		unemployment compensation, accumulated leave	-
-	• • •	eparation allowances, and applicable disability incom	-

General Asse	embly Of North Car	olina			Session 202
SH	ECTION 9.6.(b) Eff	fective July 1	, 2025, the Sta	te's employer co	ontribution rate
	retirement, health, an	•			
	scal year for teachers				
	ty and Community				
	Judicial Retirement S	-	-	-	
are as set fort			., 8		5
	Teachers	State	ORPs	CJRS	LRS
	and State	LEOs			
	Employees				
Retirement	17.14%	17.14%	6.84%	37.73%	18.26%
Health	7.33%	7.33%	7.33%	7.33%	7.33%
Disability	0.07%	0.07%	0.07%	0.00%	0.00%
Death	0.13%	0.13%	0.00%	0.00%	0.00%
NC 401(k)	0.00%	5.00%	0.00%	0.00%	0.00%
Total Contri	bution				
Rate	24.67%	29.67%	14.24%	45.06%	25.59%
	e rate for health ind	cludes two ar	d four-tenths	percent (2.40%)) for the Publi
The rate for health includes two and four-tenths percent (2.40%) for the Public Employee Health Benefit Fund and four and ninety-three hundredths percent (4.93%) for the					
	n Benefit Fund.		2	1	
SE	ECTION 9.6.(c) Effe	ective July 1, 2	2025, the annua	l employer cont	ributions for th
2025-2026 fis	cal year, payable mo	nthly, by the S	tate to the Nort	h Carolina State	e Health Plan fo
Teachers and	State Employees for	each covered	employee is a 1	naximum of eig	ht thousand fiv
hundred dolla	rs (\$8,500).		1	-	
SE	ECTION 9.6.(d) G.S	. 135-151(d) 1	eads as rewritte	en:	
	nding of the QEBA.				eaning of federa
tax laws. No j	bayee contributions of	r deferrals, dir	ect or indirect,	by election or of	therwise shall b
made or allow	ved. The benefit liab	ility for the Q	EBA shall be d	letermined each	fiscal year, an
assets shall no	ot be accumulated to	pay benefits in	n future fiscal y	vears. All of the	following appl
to employer c	ontributions required	to pay benefi	ts under the QE	BA:	
<u>(1</u>) The Board of T	rustees, upon	the recommend	ation of the actu	uary engaged b
	the Board of Tru				
	pay the benefits	due under the	QEBA for eac	h fiscal year.	
<u>(2</u>)) The required co	ntributions sha	all be paid by a	ll participating e	mployers.
<u>(3</u>		ntributions sha	all be deposited	in a separate fui	nd from the fun
	into which regu		-	-	
	System. The be	nefit liability	for the QEBA	shall be determ	ined each fisca
	year, and assets	shall not be ac	cumulated to p	ay benefits in fu	ture fiscal year
<u>(4</u>)	A portion of the	employer con	tribution rate es	stablished for ret	tirement benefi

39(4)A portion of the employer contribution rate established for retirement benefits40as a percentage of covered salaries for teachers, State employees, and State41law enforcement officers may be deposited into the separate fund established42in accordance with subdivision (3) of this subsection. The amount of the43portion allowable under this subdivision shall not exceed one-hundredths44percent (0.01%) in any given fiscal year."

45 SECTION 9.6.(e) Effective July 1, 2025, the State contribution to the North Carolina
 46 Firefighters' and Rescue Squad Workers' Pension Fund is increased by three hundred fifty
 47 thousand dollars (\$350,000) in recurring funds for the 2025-2026 fiscal year resulting in a total
 48 State Contribution of twenty million seven hundred fifty-two thousand two hundred eight dollars
 49 (\$20,752,208) for the 2025-2026 fiscal year.

- 50
- 51 PART X. CAPITAL

CAPITAL IN	IPROVEMENT	&	REPAIRS	AND	RENOVATION	PROJECT
CASHFLOV						
		nere is	s appropriated	from the	e State Capital and	Infrastructure
					of one billion five	
					hty-nine dollars (\$1	
					ted to the following	
in the following			•		C	
(1)	DACS21-2				\$1,500,000	
(2)	DACS21-4				1,500,000	
(3)	DACS23-3				2,000,000	
(4)	DACS23-7				4,000,000	
(5)	DACS23-8				2,000,000	
(6)	DACS23-9				750,000	
(7)	DACS23-10				2,000,000	
(8)	DEQ21-1				17,075,000	
(9)	DNCR21-13				86,800,000	
(10)	DNCR23-1				30,000,000	
(11)	DNCR23-7				7,000,000	
(12)	DOA23-2				800,000	
(13)	NCGA21-3				65,250,000	
(14)	NCGA23-1				26,000,000	
(15)	UNC/BOG21-1				3,750,000	
(16)	DOI21-1				22,000,000	
(17)	DPS21-9				19,793,242	
(18)	DPS21-6				2,658,750	
(19)	DPS23-7				10,834,196	
(20)	DPS23-3				8,500,000	
(21)	DPS23-1				10,000,000	
(22)	NG23-1				6,000,000	
(23)	NG23-2				5,000,000	
(24)	NG23-4				6,500,000	
(25)	NG23-5				800,000	
(26)	NG23-9				3,000,000	
(27)	DPS23-9				2,024,414	
(28)	DPS23-11				5,927,250	
(29)	DAC23-1				9,607,804	
(30)	DAC23-6				2,439,000	
(31)	TRAN23-1				125,000,000	
(32)	WRC23-1				6,000,000	
(33)	UNC/ASU21-1				7,500,000	
(34)	UNC/ASU22-1				12,300,000	
(35)	UNC/ECS21-4				9,172,727	
(36)	UNC/ECS23-1				17,172,727	
(37)	UNC/ECU21-1				85,257,282	
(38)	UNC/ECU23-1				8,237,524	
(39)	UNC/ECU23-3				8,750,000	
(40)	UNC/FSU21-2				6,573,912	
(41)	UNC/FSU23-2				5,500,000	
(42)	UNC/A&T23-2				5,335,000	
(43)	UNC/NCC23-1				4,829,519	

	General Assemb	ly Of North Carolina	Session 2025
1	(44)	UNC/NCS20-1	22,224,823
2	(45)	UNC/NCS23-1	27,000,000
3	(46)	UNC/NCS23-2	24,000,000
4	(47)	UNC/NCS23-3	18,900,000
5	(48)	UNC/NCS23-4	35,000,000
6	(49)	UNC/NCS24-1	25,048,753
7	(50)	UNC/SSM23-2	3,000,000
8	(51)	UNC/SSM23-4	1,000,000
9	(52)	UNC/AVL23-1	11,767,500
10	(53)	UNC/CH20-2	17,693,052
11	(54)	UNC/PEM21-1	30,500,000
12	(55)	UNC/SA23-1	22,950,000
13	(56)	UNC/WIL23-1	2,000,000
14	(57)	UNC/WIL23-2	1,200,000
15	(58)	UNC/WSS21-1	22,400,000
16	(59)	UNC/PBS	10,000,000
17	(60)	UNC/BOG23-1	103,500,000
18	(61)	UNC/BOG23-3	105,000,000
19	(62)	PERS21	154,914
20	(63)	R&R21	200,000,000
21	(64)	UNC/R&R21	200,000,000
22			vernors of The University of North Carolina
23			UNC/R&R21 for repairs and renovations
24	1	1 5	g G.S. 143C-8-13(a), for projects listed in
25	-		ingle repair and renovation project other than
26			. 2021-180 shall not exceed fifteen million
27			may reallocate funds in accordance with
28			0.1(d) of S.L. 2021-180; provided, however,
29			t a particular constituent institution may only
30		1 0	at that particular constituent institution. The
31			to the projects listed in Section 40.1(d) of
32	-		ort to the Joint Legislative Commission on
33		perations in accordance with G.S.	•
34	-		&&R21, the provisions of Section 40.1(c) of
35			he project code during the 2025-2027 fiscal
36	biennium.		I J
37		TON 10.1.(d) Of the funds a	llocated for project code R&R21 for the
38			aree hundred thousand dollars (\$11,300,000)
39			e to be used for renovations and upgrades to
40		ucation complex chilled water sys	
41		TION 10.1.(e) Section 2H.6 of S.I	
42			the State Capital and Infrastructure Fund to
43			nillion dollars (\$5,000,000) in nonrecurring
44		•	ssess the costs associated with rehabilitating
45		•	in this section is assigned project code
46			ect is one hundred eighty-five million dollars
47	(\$185,000,000)."	sour acatorization for this proj	
48		TION 10.1.(f) There is transferred	l from the ARPA Temporary Savings Fund,
49			State Capital and Infrastructure Fund the sum
50			dollars (\$208,500,000) in nonrecurring funds
51	for the 2025-2020	0	
~ 1			

1						
2	NON-GENERAL FUND/NON-SCIF CAPITAL PRO	JECT AUTHORIZA	TIONS			
3	SECTION 10.2.(a) The General Assembly a	uthorizes the followin	g capital projects			
4	to be funded with receipts or from other non-Gene	ral Fund and non-S	tate Capital and			
5	Infrastructure Fund sources available to the appropriate of	lepartment:				
6	Amount of Non-General Fund/Non-SCIF					
7	Name of Project	Funding Authorized				
8		FY 2025-2026	FY 2026-2027			
9	Department of Natural and Cultural Resources					
10	Jennette's Pier Aquarium–					
11	Solar Covered Walkway	\$450,000	\$0			
12	Roanoke Island Aquarium–					
13	Invertebrate Tank	500,000	0			
14	Pine Knoll Shores Aquarium–					
15	Invertebrate Tank	2,000,000	0			
16	NC Zoo-					
17	Elephant Shelters & Barn Bollard Repair	2,500,000	2,500,000			
18	State Historic Sites-					
19	House in the Horseshoe–					
20	Alston House Rehabilitation	445,000	445,000			
21	Department of Agriculture and Consumer Services					
22	State Fairgrounds Infrastructure Improvements	0	5,000,000			
23	NC Forest Service Nursery Greenhouse	0	350,000			
24	Department of Public Safety					
25	Alcoholic Beverage Control–					
26	ABC Warehouse Repairs	1,150,000	0			
27	Wildlife Resources Commission					
28	Sykes Depot Greenhouse	331,600	0			
29	D7 Storage Building	400,000	0			
30	Caswell Shooting Range Renovation	3,850,000	0			
31	Coastal Restoration and Resiliency	6,500,000	0			
32	Ransom Road Depot	9,000,000	0			
33	Land Acquisition	5,000,000	5,000,000			
34	WRC Game Land Improvements	0	2,000,000			
35	McKinney Lake Hatchery Building Replacement	1,300,000	0			
36	Table Rock Hatchery Residence	0	640,000			
37	WRC New Shooting Range	0	2,000,000			
38	New Tillery Office Depot	0	1,500,000			
39	Agency Infrastructure Repairs & Renovations	1,500,000	1,500,000			
40	Boating Access Repairs & Renovations	800,000	800,000			
41	Caswell Depot Expansion	100,000	0			
42		100,000	Ŭ			
43	TOTAL AMOUNT OF NON-GENERAL					
44	FUND/NON-SCIF CAPITAL PROJECTS					
45	AUTHORIZED	\$35,826,000	\$21,375,000			
46		+,,,,	+			
47	SECTION 10.2.(b) From funds deposited	with the State Treas	surer in a capital			

47 **SECTION 10.2.(b)** From funds deposited with the State Treasurer in a capital 48 improvement account to the credit of the Department of Agriculture and Consumer Services 49 pursuant to G.S. 146-30, the sum of seventy-five thousand dollars (\$75,000) for the 2025-2026 50 fiscal year and the sum of seventy-five thousand dollars (\$75,000) for the 2026-2027 fiscal year 51 shall be transferred to the Department of Agriculture and Consumer Services to be used,

	General Assembly Of North Carolina	Session 2025			
1 2 3 4	notwithstanding G.S. 146-30, by the Department for its plant conse 19B of Chapter 106 of the General Statutes for costs incidental to t land appraisals, land surveys, title searches, and environmental stu of the plant conservation program preserves owned by the Department	he acquisition of land, such as dies, and for the management			
5					
6 7	SCIF PROJECT CHANGES SECTION 10.3. Section 40.1 of S.L. 2023-134, as a	manded by Section 0.1(b) of			
8	S.L. 2024-1, Section 10(b) of S.L. 2024-34, and Section 2H.3(
9 0	rewritten: "SECTION 40.1.(a) The following agency capital improvement	nt projects have been assigned			
1	a project code for reference to allocations in this Part, past allocat	1 0 0			
2	support by the General Assembly for future fiscal years:	Duciest Cade			
3	Agency Capital Improvement Project	Project Code			
4 5	Department of Agriculture and Consumer Services				
5 6	 NCFS Property PurchaseNCFS – Firefighting equip./Claridge 1	Nursery critical infrastructure			
7	improvements.	DACS23-14			
8	<u>improvements.</u>	D/10023 14			
9	Department of Adult Correction				
0	Stun Fencing/Priority 1 Fire Safety & Suppression	DAC23-1			
1	····				
2	"SECTION 40.1.(a1) Notwithstanding the Committee Report	referenced in Section 43.2 of			
3	this act or any other provision of law to the contrary, the allocation				
1	Correction for project code DAC23-1 may also be used for fire				
	systems replacement at eight facilities.				
)	"SECTION 40.1.(a2) Notwithstanding the Committee Report referenced in Section 43.2 of				
7	this act or any other provision of law to the contrary, the allocation to the Department of				
	Agriculture and Consumer Resources for project code DACS23-14 may also be used for the				
)	acquisition of firefighting equipment and for critical infrastructu	re improvements to Claridge			
)	Nursery, as determined by the North Carolina Forest Service.				
	"				
2					
)	PART XI. TRANSPORTATION				
-	CASH ELOW HICHWAY EUND AND HICHWAY TOUST I				
5	CASH FLOW HIGHWAY FUND AND HIGHWAY TRUST H				
6 7	SECTION 11.1.(a) Subsections (b) and (c) of Section repealed.	on 41.1 of S.L. 2023-134 are			
8	SECTION 11.1.(b) The General Assembly authori	zes and certifies anticipated			
8 9	revenues for the Highway Fund as follows:	izes and certifies anticipated			
)	For Fiscal Year 2027-28	\$3,384 million			
l	For Fiscal Year 2028-29	\$3,520 million			
2	For Fiscal Year 2029-30	\$3,589 million			
3	For Fiscal Year 2030-31	\$3,659 million			
ļ	For Fiscal Year 2031-32	\$3,728 million			
5	SECTION 11.1.(c) The General Assembly authori				
)	revenues for the Highway Trust Fund as follows:	205 und contines underputed			
7	For Fiscal Year 2027-28	\$2,541 million			
3	For Fiscal Year 2028-29	\$2,604 million			
)	For Fiscal Year 2029-30	\$2,658 million			
)	For Fiscal Year 2030-31	\$2,703 million			
1	For Fiscal Year 2031-32	\$2,745 million			
-		,			

1 **SECTION 11.1.(d)** The Department of Transportation, in collaboration with the 2 Office of State Budget and Management, shall develop a 10-year revenue forecast. The 10-year 3 revenue forecast developed under this subsection shall be used (i) to develop the five-year cash 4 flow estimates included in the biennial budgets, (ii) to develop the Strategic Transportation 5 Improvement Program, and (iii) by the Department of the State Treasurer to compute 6 transportation debt capacity.

7 8

DMV DRIVER LICENSE EXAMINER POSITIONS

9 SECTION 11.2.(a) There is appropriated from the Highway Fund to the Department 10 of Transportation (i) the sum of one million two hundred two thousand four hundred eight dollars 11 (\$1,202,408) in recurring funds to create 40 additional full-time equivalent (FTE) Driver License 12 Examiner I and II positions in the 2025-2026 fiscal year and (ii) the sum of two million nine 13 hundred ninety thousand three hundred sixty-seven dollars (\$2,990,367) in recurring funds to 14 create 21 additional FTE Driver License Examiner I and II positions in the 2026-2027 fiscal year.

15 SECTION 11.2.(b) In addition to the funds appropriated in this section, the 16 Department may use existing funds in Personal Services and Purchased Services to fund the 17 positions authorized by this section. Notwithstanding any other provision of law to the contrary, 18 the Department may reclassify temporary or vacant positions to create the new positions 19 authorized by this section. Any reclassification pursuant to this section shall be in accordance 20 with the classification system established by the State Human Resources Commission.

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RELOCATION OF WAKE COUNTY AND JONES COUNTY MAINTENANCE YARDS

SECTION 11.3. There is appropriated from the Highway Fund to the Department of Transportation the following sums in nonrecurring funds for the 2025-2027 fiscal biennium:

26		2025-2026	2026-2027
27	Wake County Maintenance Yard Relocation	\$3,569,383	\$29,252,105
28	Jones County Maintenance Yard Relocation	\$3,143,356	\$18,541,168

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30 MARINE VESSEL (M/V) MAINTENANCE AND REPAIRS

SECTION 11.4. There is appropriated from the Highway Fund to the Department of 31 32 Transportation the sum of four million dollars (\$4,000,000) in nonrecurring funds for each year 33 of the 2025-2027 fiscal biennium to provide funds for M/V maintenance and repairs at external 34 shipyards to meet U.S. Coast Guard dry dock requirements.

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FERRY DRY DOCK USE OF FUNDS REPORT

37 SECTION 11.5. No later than October 1, 2025, and quarterly thereafter until the 38 funds are expended, the Ferry Division shall submit a progress report to the Joint Legislative 39 Transportation Oversight Committee and the Fiscal Research Division on the use of funds 40 appropriated by this act to the Ferry Division for marine vessel dry docking. The report shall include the following information by fiscal year: 41 42

- 43 44
- A list of all marine vessels scheduled or under contract for dry docking. (1)
- (2)The estimated cost of the work to be completed for each marine vessel sent to a private shipyard for dry dock.

The actual cost of the work and the total funds used as of the report date.

- 45 46
- PART XII. MISCELLANEOUS
- 47 48

49 STATE BUDGET ACT APPLICABILITY

50 **SECTION 12.1.** If any provision of this act and G.S. 143C-5-4 are in conflict, the 51 provisions of this act shall prevail. The appropriations and the authorizations to allocate and

(3)

spend funds which are set out in this act shall remain in effect until the Current Operations Appropriations Act for the applicable fiscal year becomes law, at which time that act shall become effective and shall govern appropriations and expenditures. When the Current Operations Appropriations Act for that fiscal year becomes law, the Director of the Budget shall adjust allotments to give effect to that act from July 1 of the fiscal year.

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SEVERABILITY CLAUSE

8 **SECTION 12.2.** If any provision of this act or its application is held invalid, the 9 invalidity does not affect other provisions or applications of this act that can be given effect 10 without the invalid provisions or application and, to this end, the provisions of this act are 11 severable.

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13 **EFFECTIVE DATE**

14 **SECTION 12.3.** Except as otherwise provided, this act becomes effective July 1, 2025.