GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2023**

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HOUSE BILL DRH10085-MHy-25

	Short Title:	DNCR Agency BillAB	(Public)
	Sponsors:	Representative K. Hall.	
	Referred to:		
1		A BILL TO BE ENTITLED	
2		D MAKE VARIOUS CHANGES TO THE STATUTES O	
3		MENT OF NATURAL AND CULTURAL RESOURCES, AS	RECOMMENDED
4		DEPARTMENT.	
5	The General A	Assembly of North Carolina enacts:	
6	NODTHCA	DOLINA MUSEUM OF A DT DOADD OF TRUSTERS	
7 8		ROLINA MUSEUM OF ART BOARD OF TRUSTEES ECTION 1. G.S. 140-5.13(b) reads as rewritten:	
8 9		he Board of Trustees of the North Carolina Museum of Art sh	all consist of 25.26
10	· · ·	osen as follows:	an consist of 25-20
10	(1		each congressional
12		district in the State in accordance with G.S. 147-12(3b);	eden congressional
13	(2		ctober 1, 2012.
14	(3		
15	× ·	members;	,
16	(4		Art shall elect four
17		members;	
18	(5) The General Assembly shall appoint four member	rs, two upon the
19		recommendation of the Speaker of the House of Repre	sentatives, and two
20		upon the recommendation of the President Pro Tempo	re of the Senate in
21		accordance with G.S. 120-121;	
22	(6		
23	U	r appointments or elections except those by the General Assemb	•
24	•	except that each member shall serve until the member's succ	
25	-	person may be appointed or elected to more than two consecutiv	-
26		ents by the General Assembly shall be for terms of four years, w	with no person being
27	appointed to i	more than three consecutive terms."	
28 29	CI ADIEV S	URPLUS PROPERTY PROCESS FOR MUSEUMS AND	
29 30		ECTION 2.(a) G.S. 121-4 reads as rewritten:	AQUARIUNIS
31		wers and duties of the Department of Natural and Cultural	Resources
32	-	artment of Natural and Cultural Resources shall have the fol	
33	duties:	action of reacting and cultural resources shall have the for	io ming powers and
34			
35	(1		-Commission. and
36	(-	notwithstanding Article 3A of Chapter 143 of the	



	General Assembly Of North Carolina	Session 2023
1	G.S. 143-49(4), or any other law pertaining to surplus Sta	ate property, to
2	dispose of any accessioned records, artifacts, and furnishings	
3	agricultural products in the custody of the Department that an	
4	have no further use or value for official or administrative	
5	research and reference purposes.	1 1
6	" 	
7	SECTION 2.(b) G.S. 121-7 reads as rewritten:	
8	"§ 121-7. Historical museums.	
9	(a) The Department of Natural and Cultural Resources shall maintain	and administer
10	State historic sites and museums under the management of the Office of Archi	•
11	for the collection, preservation, study, and exhibition of authentic artifacts and	
12	materials relating to the history and heritage of North Carolina. The Depar	
13	approval of the Historical Commission, may acquire, either by purchase, git	,
14	artifacts and materials, and, having acquired them, shall according to accepted m	-
15	classify, accession, preserve, and where feasible exhibit such materials and make	
16	for study. Within available funds, one or more branch museums of history or spec	0
17	history museums may be established and administered by the Department. The	-
18	Natural and Cultural Resources, subject to the availability of staff and funds, ma	
19	technical, and professional assistance to nonstate historical museums sponsored b	
20	agencies and nonprofit organizations according to regulations adopted by the	North Carolina
21	Historical Commission.	0 142 40(4)
22	The Notwithstanding Article 3A of Chapter 143 of the General Statutes, G.	
23 24	<u>any other law pertaining to surplus State property, the</u> Department of Natur Resources may, with the explicit approval of the North Carolina Historical C	
24 25		
23 26	<u>lease, donate, trade, or place on loan any artifact owned by the State of North Car</u> custody of and curated by the Office of Archives and History, unless the sale,	
20 27	trade, or loan would be contrary to the terms of acquisition. The net proceeds of	
28	<u>lease, after deduction of the expenses attributable to that sale, sale or lease, shall</u>	
28 29	the Office of Archives and History Artifact Fund to the credit of the museum or a	_
30	custody of the artifact sold <u>or leased</u> and shall be used only for the expenses ass	
31	purchase, maintenance, or conservation of other artifacts. No artifact curated by	
32	the Department of Natural and Cultural Resources may be pledged or mortgaged	
33	"	~
34	SECTION 2.(c) G.S. 121-7.1 reads as rewritten:	
35	"§ 121-7.1. Maritime Museum; disposition of artifacts.	
36	Notwithstanding Article 3A of Chapter 143 of the General Statutes, G.S. 14	43-49(4), or any
37	other law pertaining to surplus State property, the Department of Natural and Cul	tural Resources,
38	with the approval of the North Carolina Historical Commission, may sell, lease,	<u>donate,</u> trade, or
39	place on permanent loan any artifact from the collection of the North Carolina Ma	aritime Museum
40	unless the sale, lease, donation, trade, or loan would be contrary to the terms of	the acquisition.
41	Sales or exchanges shall be conducted in accordance with generally accepted	ed practices for
42	accredited museums. If an artifact is sold, sold or leased, the net proceeds of t	
43	shall be deposited in the State treasury to the credit of a special fund to be	be used for the
44	improvement of the Museum's collections or exhibits."	
45	SECTION 2.(d) G.S. 121-20 reads as rewritten:	.
46	"§ 121-20. Commission to receive and expend funds donated or made	
47	restoration of Tryon's Palace; Commission to acquire and se	II artifacts for
48	Tryon's Palace.	
49 50	(h) The Toyon Delege Commission may colligit accent and held artifacted	and furnishing -
50 51	(b) The Tryon Palace Commission may solicit, accept, and hold artifacts	
51	and may acquire them by purchase or gift for the interpretive needs and develo	pment of Tryon

General Assembly Of North Carolina

1	Palace Historic S	ites and Gardens. The Notwithstanding Article 3A of Chapter 143 of the General	
2		3-49(4), or any other law pertaining to surplus State property, the Commission	
3		y trade, sale, <u>lease, donation,</u> or transfer, in accordance with accepted museum	
4		ccessioned or unaccessioned artifacts and furnishings in the custody of the	
5		ts appointed officers, that are determined to have no further value for official or	
6		urposes or for research, reference, or interpretation. Any proceeds realized	
7	_	ccession and sale <u>or lease of artifacts and furnishings shall be placed in a</u>	
8	-	administered by the Tryon Palace Commission. Monies received by the	
9		er deduction of the expenses attributable to that sale, sale or lease, shall be used	
10		n of artifacts and furnishings necessary or desirable for research, reference, and	
11	_	Tryon Palace Historic Sites and Gardens.	
12	-	s (i) received by the Commission from donations, devises, or grants of cash or	
13	. ,	generated from the sale <u>or lease</u> of deaccessed or unaccessed artifacts and	
14	furnishings in accordance with subsection (b) of this section are hereby appropriated for the		
15	purposes set forth in this section or in the terms of the donation, devise, or grant and shall require		
16	no further act of the General Assembly in order to be expended by the Commission. These		
17		st follow the applicable procedures and requirements set forth in this section.	
18	"	se rono a diprivato proceduros and requirements sectorar in ans sectori.	
19		FION 2.(e) G.S. 140-5.14 reads as rewritten:	
20		ard of Trustees – powers and duties.	
21	-	Trustees is the governing body of the North Carolina Museum of Art and has	
22	the following por		
23			
24	(8)	After consultation with the Secretary of Natural and Cultural Resources,	
25		Resources and notwithstanding Article 3A of Chapter 143 of the General	
26		Statutes, G.S. 143-49(4), or any other law pertaining to surplus State property,	
27		to exchange works of art owned by the North Carolina Museum of Art for	
28		other works of art which, in the opinion of the Board, would improve the	
29		quality, value, or representative character of the art collection of the Museum;	
30	(9)	After consultation with the Secretary of Natural and Cultural Resources,	
31		Resources and notwithstanding Article 3A of Chapter 143 of the General	
32		Statutes, G.S. 143-49(4), or any other law pertaining to surplus State property,	
33		to sell sell, lease, or donate any work of art owned by the North Carolina	
34		Museum of Art if the Board finds that it is in the best interest of the Museum	
35		to do so, unless such sale sale, lease, or donation would be contrary to the	
36		terms of acquisition. The net proceeds of each such sale, sale or lease, after	
37		deduction of the expenses attributable to that sale, sale or lease, shall be	
38		deposited in the State treasury to the credit of "The North Carolina Museum	
39		of Art Special Fund," and shall be used only for the purchase of other works	
40		of art. No work of art owned by the North Carolina Museum of Art may be	
41		pledged or mortgaged;	
42	"		
43		FION 2.(f) G.S. 143B-79 reads as rewritten:	
44		ecutive Mansion Fine Arts Committee – creation, powers and duties.	
45		by created the Executive Mansion Fine Arts Committee. The Executive Mansion	
46	Fine Arts Comm	ittee shall have the following functions and duties:	
47	•••		
48	(7)	The Notwithstanding Article 3 of Chapter 143 of the General Statutes,	
49		G.S. 143-49(4), or any other law pertaining to surplus State property, the	
50		Committee may dispose of property held in the Executive Mansion after	
51		consultation with a review committee comprised of one person from the	

	General Assembly Of North Carolina Session 2023
1 2 3 4	Executive Mansion Fine Arts Committee, appointed by its chairman; one person from the Department of Administration appointed by the Secretary of Administration; and two qualified professionals from the Department of Natural and Cultural Resources, Division of Archives and History, appointed
5	by the Secretary of Natural and Cultural Resources. Upon request of the
6	Executive Mansion Fine Arts Committee, the review committee shall view
7	proposed items for disposition and shall make a recommendation to the North Carolina Historical Commission who shall make a final decision. The
8 9	Historical Commission shall consider whether the disposition is in the best
0	interest of the State of North Carolina. If any property is sold, sold or leased,
1	the net proceeds of each sale <u>or lease</u> and any interest earned thereon shall be
2	deposited in the State Treasury to the credit of the Executive Mansion, Special
3	Fund, and shall be used only for the purchase, conservation, restoration, or
4	repair of other property for use in the Executive Mansion."
5	SECTION 2.(g) G.S. 143B-135.182 reads as rewritten:
6	"§ 143B-135.182. Division of North Carolina Aquariums – organization; powers and duties.
17	(a) The Division of North Carolina Aquariums shall be organized as prescribed by the
8	Secretary of Natural and Cultural Resources and shall exercise the following powers and duties:
9	
20	(3) Notwithstanding Article 3A of Chapter 143 of the General Statutes, and $C_{1} = 142, 40(4)$
21 22	G.S. 143-49(4), <u>or any other law pertaining to surplus State property</u> , dispose of any exhibit, exhibit component, or object from the collections of the North
22 23	Carolina Aquariums by sale, lease, <u>donation</u> , or trade. A sale, lease, <u>donation</u> ,
24	or trade under this subdivision shall be conducted in accordance with
25	generally accepted practices for zoos and aquariums that are accredited by the
26	American Association of Zoos and Aquariums. After deducting the expenses
27	attributable to the sale or lease, the net proceeds of any sale or lease shall be
28	credited to the North Carolina Aquariums Fund.
29	"
30	SECTION 2.(h) G.S. 143B-135.223 reads as rewritten:
31	"§ 143B-135.223. Museum of Natural Sciences; disposition of objects.
32	Notwithstanding Article 3A of Chapter 143 of the General Statutes, G.S. 143-49(4), or any
33	other law pertaining to surplus State property, the Department of Natural and Cultural Resources
34 35	may sell or exchange sell, lease, donate, or trade any object from the collection of the Museum of Natural Sciences when it would be in the best interest of the Museum to do so. Sales or
,5 86	exchanges Any sale, lease, donation, or trade under this section shall be conducted in accordance
37	with generally accepted practices for accredited museums. If an object is sold, sold or leased, the
38	net proceeds of the sale or lease shall be deposited in the State treasury to the credit of a special
39	fund to be used for the improvement of the Museum's collections or exhibits."
40	
11	TIME LIMITATION ON CONFIDENTIALITY OF CERTAIN PUBLIC RECORDS
12	SECTION 3. G.S. 132-11 reads as rewritten:
13	"§ 132-11. Time limitation on confidentiality of records.
14	(a) Notwithstanding any other provision of law, all restrictions on access to public
15 16	records shall expire 100 years after the creation of the record.
46 47	(b) Subsection (a) of this section shall apply to any public record in existence at the time of or greated after August 18, 2015
+/ 18	of, or created after, August 18, 2015.(c) No provision of this section shall be construed to authorize or require the opening of
+0 19	any record that meets any of the following criteria:
50	(1) Is ordered to be sealed by any state or federal court, except as provided by that
51	court.
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	General A	ssemb	ly Of North Carolina	Session 2023
1		(2)	Is prohibited from being disclosed under federal law, rule, or r	egulation.
2		(3)	Contains federal Social Security numbers.	
3		(4)	Is a juvenile, probationer, parolee, post-releasee, or prison-	inmate record,
4			including medical and mental health records.juvenile cour	t record under
5			Article 30 of Chapter 7B of the General Statutes.	
6		(5)	Contains detailed plans and drawings of public buildings and	1 infrastructure
7	(1)	Б	facilities.	D
8 9	(d) Notural an	-	process of this section, the custodian of the record shall be the	-
9 10	Natural an		ral Resources or other agency in actual possession of the record	1.
10	стате р	ADKS	REPORT CONSOLIDATION	
11	STATE		ION 4.(a) Subdivision (3) of Section 2 of S.L. 2012-93 is repe	alad
12			ION 4.(b) G.S. 143B-135.48(a) reads as rewritten:	aleu.
13 14	"(a)		ecretary shall prepare and adopt a State Parks System Plan by	December 31
14	. ,		t a minimum, shall:shall do all of the following:	Determoter 51,
16	1700. 110	(1)	Outline a method whereby the mission and purposes of the Stat	e Parks System
10		(1)	as defined in G.S. 143B-135.42 can be achieved in a reasonab	•
18			cost-effective manner; manner.	ne, uniery, une
19		(2)	Evaluate existing parks against these standards to determine	their statewide
20		(-)	significance; significance.	
21		(3)	Identify duplications and deficiencies in the current State Par	ks System and
22		~ /	make recommendations for correction; correction.	5
23		(4)	Describe the resources of the existing State Parks System ar	nd their current
24			uses, identify conflicts created by those uses, and propose sol	utions to them;
25			andthem.	
26		(5)	Describe anticipated trends in usage of the State Parks Syste	em, detail what
27			impacts these trends may have on the State Parks System, a	
28			means and methods to accommodate those trends successfully	•
29		<u>(6)</u>	Validate the number of visitors per car used in the calculation of	of visitor counts
30			at units of the State Parks System."	
31				
32	CONFOR		CHANGE TO NATURE PRESERVES ACT	
33			ION 5. G.S. 143B-135.272(a)(2) reads as rewritten:	
34		"(2)	Any activity authorized under G.S. 143B-135.234(10), including	•
35			Inventories of natural areas conducted under the Natural Her	
36			conservation and protection planning, and informational progra	ams for owners
37			of natural areas, as defined in G.S. 143B-135.254."	
38 39		DACT	GEXEMPTION FOR LODGING FACILITIES AT STATE	DADKS
39 40	UNISIEA		ION 6. G.S. 66-58(b)(9b) reads as rewritten:	ΓΑΚΚΟ
40 41		"(9b)	The Department of Natural and Cultural Resources for the	e sale of food
42		()0)	pursuant to G.S. 111-47.2 and the sale of books, crafts, g	
43			tourism-related items and revenues from public and private	
44			activities, and programming at State parks, State aquariums, hi	-
45			museums administered by the Department, provided that the r	
46			are used to support the operation of those sites. This exemption	
47			the Department to construct, maintain, operate, or lease a hote	
48			in any site or facility over which it has jurisdiction, except	
49			Carolina Zoological Park may lease a portion of the Park on v	
50			entity may construct and operate a hotel and related facilitie	
51			lodging facilities located at Haw River State Park, Hanging R	_

General Assemb	ly Of North Carolina	Session 2023
	and Pisgah View State Park and for a hotel and rela	ted facilities constructed
	and operated by a private entity on land leased fi	rom the North Carolina
	Zoological Park. Nothing in this subdivision is inter-	nded to exempt the Park
	from any other applicable laws pertaining to contract	ing or to leasing of State
	property. For purposes of this subdivision, a "hotel	
	include rentals of rustic cabins and recreational vehi	icle or tent sites in State
	<u>parks.</u> "	
CLARIFY ZOO	LOGICAL PARK STATUTES	
SECT	ION 7.(a) G.S. 143B-135.204(b) reads as rewritten:	
"(b) Park P	roperty. – The Secretary of the Department of Natural	l and Cultural Resources
may acquire, disp	ose of, and develop Zoological Park property, both re	eal and personal. A sale,
lease, donation, o	r trade under this subsection must be conducted in ac	cordance with generally
	s for zoos and aquariums that are accredited by the A	
Zoos and Aquariu	ums."	
SECT	ION 7.(b) G.S. 143B-135.205 reads as rewritten:	
"§ 143B-135.205.	North Carolina Zoological Park Council – creation	on; powers and duties.
There is hereb	by created the North Carolina Zoological Park Counc	cil of the Department of
Natural and Culture	ural Resources. The North Carolina Zoological Park	Council shall have the
following function	ns and duties:	
(1)	To advise the Secretary on the basic concepts of and	for the Zoological Park,
	approve including conceptual plans for the Zoologica	
(2)	To advise on the construction, furnishings, equipme	ent and operations of the
	North Carolina Zoological Park.	
(3)	To establish and set recommend admission fees with	<u>h for the approval of the</u>
	Secretary of Natural and Cultural Resource	ces as provided in
	G.S. 143B-135.213.	
(4)	To recommend programs to promote public appreciat	ion of the North Carolina
	Zoological Park.	
(5)	To disseminate information on animals and the park	
(6)	To develop effective public support of the North C	_
	through whatever means are desirable and necessary	
(7)	To solicit financial and material support from variou	is private sources within
	and without the State of North Carolina.	
(8)	To advise the Secretary of Natural and Cultural Res	sources upon any matter
	the Secretary may refer to it."	
	ION 7.(c) G.S. 143B-135.209(c) reads as rewritten:	
	val. – The Secretary may approve the use of the Nort	
	ation projects at the North Carolina Zoological Par	k recommended by the
1	bly with the following:	
(1)	The total project cost is less than five hundred thousa	
(2)	The project meets the requirements of meets the crit	teria to be classified as a
	repair or renovation under G.S. 143C-8-13(a).	
(3)	The project is paid for from funds appropriated to the	
(4)	The project does not obligate the State to provide inc	reased recurring funding
GEOT	for operations."	
	ION 7.(d) G.S. 143B-135.210 reads as rewritten:	
	Right to receive gifts.	Constant - CNT- (1 1
	ry out the purposes of this Part, the Council is and the	•
	es are authorized to acquire by gift or will, abso	•
murviduals, corpo	prations, or any other source money or other prope	any interests in

General Assembly Of North Carolina

1 2	property, which may be retained, sold or otherwise used to promote the purposes of this Part. The use of gifts shall be subject to such limitations as may be imposed thereon by donors,
3	notwithstanding any other provisions of this Part."
4	SECTION 7.(e) G.S. 143B-135.213 reads as rewritten:
5	"§ 143B-135.213. Sources of funds.
6	(a) It is the intent of this Part that the funds for the creation, establishment, construction,
7	operation and maintenance of the North Carolina Zoological Park shall be obtained primarily
8	from private sources; however, the Council under the supervision and approval and with the
9	assistance of the Secretary of Natural and Cultural Resources is hereby authorized to receive and
10	expend such funds as may from time to time become available by appropriation or otherwise
11	from the State of North Carolina; provided, that the <u>Council Secretary</u> shall not in any manner
12	pledge the faith and credit of the State of North Carolina for any of its purposes.
13	(b) The Council with the approval of the Secretary of Natural and Cultural Resources is
14	authorized to establish and set admission fees which are reasonable and consistent with the
15	purpose and function of the North Carolina Zoological Park.Park, as recommended by the
16	Council.
17	(c) Notwithstanding Article 3A of Chapter 143 of the General Statutes, G.S. 143-49(4),
18	or any other law pertaining to surplus State property, the Council Secretary of Natural and
19	<u>Cultural Resources</u> may dispose of any exhibit, exhibit component, or object from the collections
20	of the North Carolina Zoological Park by sale, lease, <u>donation</u> , or trade. A sale, lease, <u>donation</u> ,
21	or trade under this subsection shall be conducted in accordance with generally accepted practices
22	for zoos and aquariums that are accredited by the American Association of Zoos and Aquariums.
23	After deducting the expenses attributable to the sale or lease, the net proceeds of any sale or lease
24	shall be credited to the North Carolina Zoo Fund."
25	SECTION 7.(f) G.S. 143B-135.214 reads as rewritten:
26	"§ 143B-135.214. Powers of Council and Department regarding certain fee negotiations,
27	contracts, and capital improvements.
28	(a) The exception for the North Carolina Zoological Park set forth in G.S. 143-341(3)
29	shall apply only to projects requiring the estimated expenditure of public money of two million
30	dollars (\$2,000,000) or less. The Council and the Department of Natural and Cultural Resources
31	shall, with respect to the design, construction, or renovation of buildings, utilities, and other
32	property developments of the North Carolina Zoological Park that fall below that threshold:
33	(1) Conduct the fee negotiations for all design contracts and supervise the letting
34	of all construction and design contracts.
35	(2) Develop procedures governing the responsibilities of the Council and the
36	Department to perform the duties of the Department of Administration under
37	G.S. 133-1.1(d) and G.S. 143-341(3).
38	
	(3) Use existing plans and specifications for construction projects, where feasible.
39	 Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with
39 40	 Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and
39 40 41	 Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project.
39 40 41 42	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and
39 40 41 42 43	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and construction currently in use for State capital improvement projects by the Office of State
 39 40 41 42 43 44 	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and
 39 40 41 42 43 44 45 	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and construction currently in use for State capital improvement projects by the Office of State Construction of the Department of Administration.
 39 40 41 42 43 44 45 46 	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and construction currently in use for State capital improvement projects by the Office of State Construction of the Department of Administration. (g) Unless clearly indicated otherwise, nothing in this section is intended to relieve the
 39 40 41 42 43 44 45 46 47 	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and construction currently in use for State capital improvement projects by the Office of State Construction of the Department of Administration. (g) Unless clearly indicated otherwise, nothing in this section is intended to relieve the Department or the Council from the obligations imposed by Article 3 of Chapter 143 of the
 39 40 41 42 43 44 45 46 47 48 	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and construction currently in use for State capital improvement projects by the Office of State Construction of the Department of Administration. (g) Unless clearly indicated otherwise, nothing in this section is intended to relieve the
 39 40 41 42 43 44 45 46 47 	 (3) Use existing plans and specifications for construction projects, where feasible. Prior to designing a project, the Council and the Department shall consult with the Department of Administration on the availability of existing plans and specifications and the feasibility of using them for a project. (b) The Council and Department shall use the standard contracts for design and construction currently in use for State capital improvement projects by the Office of State Construction of the Department of Administration. (g) Unless clearly indicated otherwise, nothing in this section is intended to relieve the Department or the Council from the obligations imposed by Article 3 of Chapter 143 of the

51 **REQUIREMENT**

	General Assembly Of North CarolinaSession 2023	
	SECTION 8. G.S. 143B-135.238(e) reads as rewritten:	
	"(e) Withdrawal. – An award of a grant under this Part which will require a construction	
	contract is withdrawn if the grant recipient fails to enter into a construction contract for the project	
	within one year after the date of the award, execution of the grant contract, unless the Trustees	
	find that the applicant has good cause for the failure. If the Trustees find good cause for a	
	recipient's failure, the Trustees must set a date by which the recipient must take action or forfeit	
	the grant."	
	CONFORMING CHANGES FOR RENAMING OF CLEAN WATER MANAGEMENT	
	TRUST FUND AS NORTH CAROLINA LAND AND WATER FUND	
	SECTION 9.(a) G.S. 20-79.7(b) reads as rewritten:	
	"(b) Distribution of Fees. – The Special Registration Plate Account and the Collegiate and	
	Cultural Attraction Plate Account are established within the Highway Fund. The Division must	
	credit the additional fee imposed for the special registration plates listed in subsection (a1) of this	
section among the Special Registration Plate Account (SRPA), the Collegiate and Cultural		
	Attraction Plate Account (CCAPA), the Clean Water Management Trust Fund (CWMTF), North Coroling L and and Water Fund (NCLWE) which is established under G.S. 142P, 125-234, and	
	<u>Carolina Land and Water Fund (NCLWF)</u> which is established under G.S. 143B-135.234, and the Parks and Recreation Trust Fund, which is established under G.S. 143B-135.56, as follows:	
	Special Plate SRPA CCAPA CWMTFNCLWF PRTF	
	"	
	SECTION 9.(b) G.S. 143-214.14(c) reads as rewritten:	
	"(c) Legislative Goals and Policies. – It is the goal of the General Assembly that, to the	
	extent practicable, the State shall adopt water quality protection plans that are developed and	
	implemented in cooperation and coordination with local governments and that the State shall	
	adopt water quality protection requirements that are proportional to the relative contributions of	
	pollution from all sources in terms of both the loading and proximity of those sources.	
	Furthermore, it is the goal of the General Assembly to encourage and support State-local	
	partnerships for improved water quality protection through the provision of technical and	
	financial assistance available through the Clean Water Management Trust Fund, North Carolina	
	Land and Water Fund, the Division of Mitigation Services, the Ecosystem Restoration Fund,	
	water quality planning and project grant programs, the State's revolving loan and grant programs	
	for water and wastewater facilities, other funding sources, and future appropriations. The	
	Commission shall implement these goals in accordance with the standards, procedures, and	
	requirements set out in this section."	
	SECTION 9.(c) G.S. 143-215.71(b) reads as rewritten:	
	"(b) Notwithstanding subdivision (8) of subsection (a) of this section, projects that are part	
	of the Environmental Quality Incentives Program are ineligible for funding under this Part if they	
	receive funding from the Clean Water Management Trust Fund North Carolina Land and Water	
	<u>Fund</u> established in G.S. 143B-135.234."	
	SECTION 9.(d) G.S. 143B-53(b) reads as rewritten:	
	"(b) The Department of Natural and Cultural Resources shall include the currently existing antitias listed in subsection (a) of this section and the following additional antitias:	
	entities listed in subsection (a) of this section and the following additional entities:	
	(6) The Clean Water Management Trust Fund. North Carolina Land and Water	
	Fund.	
	<u>r unu.</u> "	
	SECTION 9.(e) Part 41 of Article 2 of Chapter 143B of the General Statutes reads	
	as rewritten:	

General As	sembly Of North Carolina	Session 2023
The foll	owing definitions apply in this Part:	
	1) Repealed by Session Laws 2019-32, s. 1(a), effective July	y 1, 2019.
	2) Fund. – The Clean Water Management Trust North Carol	
	Fund created pursuant to this Part.	
(3) Land. – Real property and any interest in, easement in, o	or restriction on real
	property.	
(4) Local government unit. – Defined in G.S. 159G-20.	
	5) Trustees. – The trustees of the Clean Water Management	Frust-North Carolina
	Land and Water Fund.	
"§ 143B-13	5.234. Clean Water Management Trust North Carolina Lan	<u>d and Water Fund.</u>
(a) l	Fund Established. – The Clean Water Management Trust North	Carolina Land and
Water Fund	is established as a special revenue fund to be administered by	the Department of
Natural and	Cultural Resources. The Clean Water Management Trust North	n Carolina Land and
Water Fund	shall also be known as the "Land and Water Fund." by its origi	nal name, the Clean
Water Mana	agement Trust Fund. The Fund receives revenue from the follows	ing sources and may
receive reve	nue from other sources:	
((1) Annual appropriations.	
(2) Special registration plates under G.S. 20-81.12.	
(3) Other special registration plates under G.S. 20-79.7.	
((4) Hazard mitigation funds from the Federal Emergency M	Ianagement Agency
	and other agencies.	
	5.236. North Carolina Conservation Easement Endowment	
. ,	The North Carolina Conservation Easement Endowment Fund	
-	l in the Office of the State Treasurer. The principal of the End	
	portion of grant funds transferred by the Trustees to the Endow	
	r Management Trust North Carolina Land and Water Fund for st	-
1	ojects for conservation easements funded from the Clean Water	0
	ina Land and Water Fund. The principal of the Endowment Fund	
• •	s of any gifts, grants, or contributions to the State that are specif	
	the Endowment Fund and any investment income that is not used	
	b) of this section. The State Treasurer shall hold the Endowmer	
-	all other moneys, funds, and accounts. The State Treasurer shall	
	nent Fund in accordance with the provisions of G.S. 147-69.2 and	
	irer shall disburse the endowment investment income only upon	
	of the Board of Trustees. No expenditure or disbursement sha	If de made from the
	the Endowment Fund.	investment income
	The Trustees may authorize the disbursement of the endowment	
unity for act	vities related to stewardship of conservation easements owned b	by the State.
 "8 1/2D 12	5 240 Clean Water Management Trust North Caroling Law	d and Water Fund.
	5.240. Clean Water Management Trust North Carolina Land Board of Trustoos established: membership qualifications: y	
	Board of Trustees established; membership qualifications; v and meeting facilities.	acancies; meetings
	Board of Trustees Established. – There is established the Clean	Water Management
. ,	<u>Carolina Land and Water</u> Fund Board of Trustees. The Clean	•
	Carolina Land and Water Fund Board of Trustees shall be adm	-
	Department of Natural and Cultural Resources.	
	Membership. – The Clean Water Management Trust-North Carol	ina Land and Water
	of Trustees shall be composed of nine members appointed to	
follows:	or trustees shall be composed of mile memoers appointed to	linee year terms as

General Assembly Of North Carolina

1 The initial terms of members appointed pursuant to subdivisions (2) and (8) of this subsection 2 shall expire July 1, 2020. The initial terms of members appointed pursuant to subdivisions (1) 3 and (4) of this subsection shall expire July 1, 2021. The initial terms of members appointed 4 pursuant to subdivisions (3), (6), and (9) of this subsection shall expire July 1, 2022. 5 6 "§ 143B-135.242. Clean Water Management Trust North Carolina Land and Water Fund 7 Board of Trustees: powers and duties. 8 9 "§ 143B-135.244. Clean Water Management Trust North Carolina Land and Water Fund: 10 reporting requirement. The Chair of the Board of Trustees shall report no later than December 1 each year to the 11 12 Joint Legislative Oversight Committee on Agriculture and Natural and Economic Resources, the 13 Environmental Review Commission, the Subcommittees of the House of Representatives and 14 Senate Appropriations Committees with jurisdiction over natural and economic resources, and 15 the Fiscal Research Division of the General Assembly regarding the implementation of this Part. The report shall include a list of the projects awarded grants from the Fund for the previous 16 17 12-month period. The list shall include for each project a description of the project, the amount 18 of the grant awarded for the project, and the total cost of the project. For projects funded for the 19 purpose set forth in G.S. 143B-135.234(c)(12), the report shall also include the amount of flood storage capacity enhanced or restored for each project. 20 21 "§ 143B-135.246. Clean Water Management Trust-North Carolina Land and Water Fund: 22 **Executive Director and staff.** 23 The Secretary of Natural and Cultural Resources shall select and appoint a competent person 24 in accordance with this section as Executive Director of the Clean Water Management Trust 25 North Carolina Land and Water Fund Board of Trustees. The Executive Director shall be charged 26 with the supervision of all activities under the jurisdiction of the Trustees and shall serve as the 27 chief administrative officer of the Trustees. Subject to the approval of the Secretary of Natural 28 and Cultural Resources, the Executive Director may employ such clerical and other assistants as 29 may be deemed necessary. 30 The person selected as Executive Director shall have had training and experience in 31 conservation, protection, and management of surface water resources. The salary of the 32 Executive Director shall be fixed by the Secretary of Natural and Cultural Resources, and the 33 Executive Director shall be allowed travel and subsistence expenses in accordance with 34 G.S. 138-6. The Executive Director's salary and expenses shall be paid from the Fund. The term 35 of office of the Executive Director shall be at the pleasure of the Secretary of Natural and Cultural 36 Resources." 37 SECTION 9.(f) G.S. 146-30.2 reads as rewritten: 38 "§ 146-30.2. Calculation of net proceeds from the sale of State-owned real property located 39 outside the State Capitol area. 40 . . . 41 Calculation of Net Proceeds. - For the purposes of this section, the term "net (c) proceeds" means the gross amount received from the sale of State-owned real property located 42 43 outside of the State Capitol area, less the following: 44 Any expenses incurred incident to that sale as may be allowed under rules and (1)45 regulations adopted by the Governor and approved by the Council of State. 46 (2)A service charge to be paid into the State Land Fund, unless such service 47 charge is prohibited by G.S. 146-30. 48 An amount equal to twelve and one-half percent (12.5%) of the gross amount (3) 49 received to be paid into the Clean Water Management Trust North Carolina 50 Land and Water Fund established under G.S. 143B-135.234(a).

	General Assembly Of North Carolina Session 2023
1	(4) An amount equal to twelve and one-half percent (12.5%) of the gross amount
2	received to be paid into the Parks and Recreation Trust Fund established under
3	G.S. 143B-135.56(a).
4	"
5	
6	STATE NATURE AND HISTORIC RESERVE ADDITION
7	SECTION 10. G.S. 143-260.10 is amended by adding a new subdivision to read:
8	"(29) Certain tracts within and in the vicinity of the National Landmark Historic
9	District of Bethania in Forsyth County containing approximately 189.84
10	acres, identified within the State Property Office file complexes designated as
11	Bethania Walnut Bluffs and Historic Bethabara Park, and assigned to the
12	Department of Natural and Cultural Resources as of June 7, 2022."
13	
14	EFFECTIVE DATE
15	SECTION 11. Except as otherwise provided, this act is effective when it becomes
16	law.